RELEASE OF INFORMATION

Heritage Title Co of McHenry, the Settlement Agent nonpublic personal information relating to that trans Buyers Attorney(s), Sellers Attorney(s), and the Title Agent No.	action to Real Estate Broker(s), Lender	
The undersigned hereby authorizes Settlement Agent our transaction.	to provide copies of Buyer/Seller CD and/	or Alta in connection with
Sellers	Buyers/Borrowers	Date
Settlement Agent will maintain a copy of this document	in electronic format to be provided upon wri	tten request.
File:		
Sellers:		
Buyers/Borrower:		

ESTOPPEL STATEMENT RELEASE

Heritage Title Company File Number	Date:
RE: Payoff	
	the parties hereto that the payoff balance remitted as shown on the closing ferenced transaction was information supplied to HERITAGE TITLE COMPANY by:
supplied and in no way errors made by the pa 2. In the event of a short immediately making p payment on any proce	ANY is not responsible for any shortfall due to incorrect or incomplete information y shall be held responsible for any miscalculations or misrepresentations as a result of rty supplying the payoff information; fall, the borrower (refinance) or the seller (purchase) will be totally responsible for ayment of such shortfall and hereby authorizes HERITAGE TITLE COMPANY to stop eds check if proof of said payment cannot be immediately provided; ANY may withhold additional funds for payoff if, in its sole discretion, it appears
necessary to effectuat insure full payoff or in	e payment in full. Said additional funds can be in the form of an escrow held to additional days interest collected at closing and forwarded to the lender. KNOWLEDGE RECIEPT OF THIS LETTER AND A COPY OF THE PAYOFF LETTER
X	
X	
HERITAGE TITLE COMPANY	
By: CLOSING OFFICER.	

Wire initiated by:
Bank personnal:
Confirmed by:
Date:

Heritage Title Company 1ST/EQUITY LINE TRANMITTAL

TO:	Date:
	Loan No.:
	Borrower(s):
ATTN: PAYOFF DEPARTMENT	Property Address:
Document No.:	HTC File No.:
To Whom It May Concern:	
Enclosed is our check in the amount of \$ document number, if noted. Please include one copy of this letter wi	to be applied to the above account and recorded ith your transmittal or reference our file number.
IN THE EVENT THAT THE FUNDS ARE INSUFFICIENT TO SATISFY THE OUT HEREBY DIRECT YOU TO DEPOSIT THE CHECK IMMEDIATELY AND APPLY BALANCE. YOU ARE FURTHER DIRECTED TO APPLY ANY OUTSTANDING payoff is insufficient, you are to IMMEDIATELY notify Heritage Title Coand ask for the Funding Department.	Y THE MONIES AS A PARTIAL PAYMENT AGAINST THE UNPAID IMPOUNDS TO ANY REMAINING PAYOFF SHORTAGE. If the
Please forward any and all cancelled documents, to the address below:	including RELEASE DEED,
NOTE: FAILURE OF ANY LENDER TO ISSUE A RELEASE DEED, WITBORROWERS, HEIRS, ASSIGNS OR LEGAL REPRESENTATIVES SHAWHICH MAY BE RECOVERED BY THE PARTY AGRIEVED IN A CIVIL CHAPTER 765, ILLINOIS COMPILED STATUTE 905/4 (FORMERLY REVISED STATUTE).	ALL RENDER SAID LENDER LIABLE FOR THE SUM OF \$200.00 ACTION TOGETHER WITH REASONABLE ATTORNEY FEES
NEVISED STATETEJ.	PLEASE CLOSE ACCOUNT
Your prompt attention to this matter is appreciated.	X
Sincerely,	X
HERITAGE TITLE COMPANY	

HERITAGE TITLE COMPANY OF MCHENRY, INC.

SELLER'S OR EXCHANGER'S CERTIFICATION FOR NO INFORMATION REPORTING TO INTERNAL REVENUE SERVICE ON THE SALE OR EXCHANGE OF A PRINCIPAL RESIDENCE

This form may be completed by the seller of a principal residence. This information is necessary to determine whether the sale or exchange should be reported to the seller, and to the Internal Revenue Service on Form 1099-S, Proceeds From Real Estate Transactions. If the seller properly completes Parts I and III, and makes a "yes" response to assurances (1) through (6) in Part II (or a "not applicable" response to assurance (6)), no information reporting to the seller or to the Service will be required for that seller. The term "seller" includes each owner of the residence that is sold or exchanged. Thus, if a residence has more than one owner, a real estate reporting person must either obtain a certification from each owner (whether married or not) or file an information return and furnish a payee statement for any owner that does not make this certification.

Part I. Seller	Information
1. Name: _	
2. Address o	r legal description (including city, state and ZIP code) of residence being sold or exchanged:
3. Taxpayer	Identification Number (TIN):
Part II. Selle	r Assurance
Check "yes	s" (true) or "no" (false) for assurances (1) through (5), and "yes" (true), "no" (false), or "N/A" (not applicable) for assurance
Yes No	
	(1) I owned and used the residence as my principal residence for periods aggregating two (2) years or more during the 5-year period ending on the date of the sale or exchange of the residence.
	(2) I have not sold or exchanged another principal residence during the 2-year period ending on the date of the sale or exchange of the residence.
	(3) I (or my spouse or former spouse), if I was married at any time during the period beginning after May 6, 1997, and ending today) have not used any portion of the residence for business or rental purposes after May 6, 1997.
	(4) At least one of the following three statements applies:
	The sale or exchange is of the entire residence for \$250,000 or less. OR
	I am married, the sale or exchange is of the entire residence for \$500,000 or less, and the gain on the sale or exchange of the entire residence is \$250,000 or less. OR
	I am married, the sale or exchange is of the entire residence for \$500,000 or less, and (a) I intend to file a joint return for the year of the sale or exchange, (b) my spouse also used the residence as his or her principal residence for periods aggregating 2 years or more during the 5-year period ending on the date of the sale or exchange of the residence, and (c) my spouse also has not sold or exchanged another principal residence during the 2-year period ending on the date of the sale or exchange of the residence.
	(5) During the 5-year period ending on the date of the sale or exchange of the residence, I did not acquire the residence in an exchange to which section 1031 of the Internal Revenue Code applied.
Yes No I	N/A
	(6) If my basis in the residence is determined by reference to the basis in the hands of a person who acquired the residence in an exchange to which section 1031 of the Internal Revenue Code applied, the exchange to which section 1031 applied occurred more than 5 (five) years prior to the date I sold or exchanged the residence.
Part III. Selle	er Certification
Under penalt	es of perjury, I certify that all of the above information is true as of the end of the day of the sale or exchange.
	Date:
Signature of	
(Seller Certific	ation for No IRS 1099-S) Order No.

Note: Signature of Spouse is Required on Separate Form

HERITAGE TITLE COMPANY OF MCHENRY, INC.

SELLER'S OR EXCHANGER'S CERTIFICATION FOR NO INFORMATION REPORTING TO INTERNAL REVENUE SERVICE ON THE SALE OR EXCHANGE OF A PRINCIPAL RESIDENCE

This form may be completed by the seller of a principal residence. This information is necessary to determine whether the sale or exchange should be reported to the seller, and to the Internal Revenue Service on Form 1099-S, Proceeds From Real Estate Transactions. If the seller properly completes Parts I and III, and makes a "yes" response to assurances (1) through (6) in Part II (or a "not applicable" response to assurance (6)), no information reporting to the seller or to the Service will be required for that seller. The term "seller" includes each owner of the residence that is sold or exchanged. Thus, if a residence has more than one owner, a real estate reporting person must either obtain a certification from each owner (whether married or not) or file an information return and furnish a payee statement for any owner that does not make this certification.

Part I. Sell	er Information
1. Name:	
2. Address	or legal description (including city, state and ZIP code) of residence being sold or exchanged:
3. Taxpaye	r Identification Number (TIN):
Part II. Sel	ler Assurance
Check "y (6).	es" (true) or "no" (false) for assurances (1) through (5), and "yes" (true), "no" (false), or "N/A" (not applicable) for assurance
Yes No	
	(1) I owned and used the residence as my principal residence for periods aggregating two (2) years or more during the 5-year period ending on the date of the sale or exchange of the residence.
	(2) I have not sold or exchanged another principal residence during the 2-year period ending on the date of the sale or exchange of the residence.
	(3) I (or my spouse or former spouse), if I was married at any time during the period beginning after May 6, 1997, and ending today) have not used any portion of the residence for business or rental purposes after May 6, 1997.
	(4) At least one of the following three statements applies:
	The sale or exchange is of the entire residence for \$250,000 or less.
	OR I am married, the sale or exchange is of the entire residence for \$500,000 or less, and the gain on the sale or exchange of the entire residence is \$250,000 or less. OR
	I am married, the sale or exchange is of the entire residence for \$500,000 or less, and (a) I intend to file a joint return for the year of the sale or exchange, (b) my spouse also used the residence as his or her principal residence for periods aggregating 2 years or more during the 5-year period ending on the date of the sale or exchange of the residence, and (c) my spouse also has not sold or exchanged another principal residence during the 2-year period ending on the date of the sale or exchange of the residence.
	(5) During the 5-year period ending on the date of the sale or exchange of the residence, I did not acquire the residence in an exchange to which section 1031 of the Internal Revenue Code applied.
Yes No	N/A
	(6) If my basis in the residence is determined by reference to the basis in the hands of a person who acquired the residence in an exchange to which section 1031 of the Internal Revenue Code applied, the exchange to which section 1031 applied occurred more than 5 (five) years prior to the date I sold or exchanged the residence.
Part III. Se	ller Certification
Under pena	Ities of perjury, I certify that all of the above information is true as of the end of the day of the sale or exchange.
-	Date:
Signature o	
(Seller Certif	ication for No IRS 1099-S) Order No

Note: Signature of Spouse is Required on Separate Form

Heritage Title Company of McHenry, Inc. 4405 3 Oaks Road Crystal Lake, IL 60014

1099 SOLICITATION

ORDER NO.

You are required by law to provide Old Republic National Title Insurance Company with your correct taxpayer identification number (e.g. social security number). If you do not provide Old Republic National Title Insurance Company with your correct taxpayer identification number, you may be subject to civil or criminal penalties imposed by law.

Please provide your name, mailing address, tax identification number and other requested information in the spaces provided below.

NAME AND ADDRESS	FORWARDING ADDRESS
TAY IDENTIFICATION NUMBER.	
TAX IDENTIFICATION NUMBER:	
GROSS PROCEEDS:	
GROSS PROCEEDS ALLOCATED TO TRANSFEROR:	
NOTE: THE PHRASE "REAL PROPERTY TAX AMO ON THE 1099S	OUNTS REIMBURSED -\$0.00" WILL APPEAR
CERTIFICA Under penalties of perjury, I certify that the nur tax identification number.	
	DATE:
SIGNATURE	

WIRE TRANSFER INSTRUCTIONS WITH RELEASE/INDEMNIFICATION

Date:	HTC File:	Escrow Officer:
herein and thereby indicated below, to	authorize(s) and direct(s) the Receiving Bank and	that he/she/they is (are) the sole owner(s) of the funds handled s) Heritage Title Company of McHenry to wire transfer funds, as Account identified below. The undersigned also represent(s) and is Authorization is timely, complete and accurate.
Net closing proceeds	due the undersigned:	\$
Total monies to trans	fer: _\$	
Receiving bank:		
Account number:		
Phone:		
Memo:		
Other:		
McHenry, Inc. shall any other person/en have any liability for alleges Heritage Tit and exclusive remed	not be liable for any actity involved in the processor loss of funds or resultile Company of McHenry, y for any such alleged loss	d in accordance with these Instructions, Heritage Title Company of t or omission of any transmitting or receiving financial institution or s of transmission; nor shall Heritage Title Company of McHenry, Inc. Ing interest thereon. In any legally recognized and proved claim that Inc. unreasonably delayed the execution of these Instructions, the sole shall be limited to the interest at a rate equal to Federal Funds rate, such funds are unavailable. In no event shall damages exceed that
Company of McHenras a result of any r Title Company of sheet and cannot be	ry, its successors or assigns mistaken, erroneous and/o McHenry has the absolut e held responsible or liab	Iso indemnify, defend any lawsuit and hold harmless Heritage Title is, from any loss, expense and cost (including attorneys' fees) incurred or incorrect information entered on this Instruction sheet. Heritage is right to rely solely on the information entered on this one page of the for any action, failure to act or refusal to act based upon any ditions or modifications of Instructions from any source whatsoever at
consequential, indire	ct or incidental damages,	McHenry be liable to (or through) the undersigned for any special, regardless of whether any claim is based on contract and/or tort, or damages or loss was known to the parties of this transaction.
Signed		

PERSONAL UNDERTAKING GAP

	to as "the Company" is about to	Title Insurance, Commonweatlh Title or First o issue its title insurance policy or policies or olicy", No, in
AND WHEREAS, the Company has raised as title adverse claims, or other matters, all hereinafter	·	-
All rights, interests, liens, claims, encumbrand consequence thereof or growing out thereof sub		f them, or any rights existing by reason of the (effective date of commitment)
its business issue title insurance policy or polic Company in respect to the land or to some p	cies or commitments therefore in part or parts thereof, or interest ts," either free and clear of all m	icy, and may hereafter in the ordinary course of the forms, now or then commonly used by the t therein, all of the foregoing being hereafter mention of the aforesaid exceptions to Title or
NOW THEREFORE, in consideration of the issuand undersigned, the sufficiency and receipt of which themselves, heirs, personal representatives and protect, defend and save the Company harmless damages, attorney's fees, and expenses of every consequence of the Title Insurance Policy on acc account of the assertion or enforcement or atterarising, or which may be claimed to exist under, any of them; (2) to provide for the defense, at the parties insured or who may become insured, against the right of the Company to defend if it so elect Title which may be asserted or attempted to be or any part thereof, or interest therein; and (3) Future Policies or Commitments issued by the Company to the c	ch is hereby acknowledged, the und assigns do hereby covenant and ag is from and against all the Exception y kind and nature which it may suffiction, or in consequence, or growing the properties of the count, or in consequence, or by reason, or in consequence, their own expense, on behalf and fainst loss or damage under the Title ts) in all litigation consisting of act asserted, established or enforced that each and every provision here	ndersigned, jointly and severally, for agree with the Company: (1) to forever fully ons to Title, in and from any and all loss, costs, ffer, expend or incur under, or by reason, or in ving out of the Exceptions to Title, or on thereof or of any rights existing or hereafter, or growing out of the Exceptions to title or for the protection of the Company and the le Insurance Policy (but without prejudice to tions or proceeding based on any Exceptions to d in, to, upon, against, or in respect to the land
In witness whereof this agreement is execute	ed thisday of	, 20
FOR INDIVIDUALS		
FOR CORPORATIONS		Address of Indemnitor:
Ву:	its	
Attest:	, it	Phone:

HTC POST CLOSING CONTACT INFORMATION

SELLER	PHONE:
SELLER'S ATTORNEY	PHONE:
SELLER'S REALTOR	PHONE:
BUYER	PHONE:
BUYER'S ATTORNEY	PHONE:
BUYER'S REALTOR	PHONE:

Seller(s):	Buyer
Buyer(s):	
Regarding the Property located at:	
	property described above, the undersigned has recommended, or is ance Company to the above named parties to provide Title Insurance
or entity which has said financial interest and there	In the above named companylbusiness, or is an associate of the party efore, makes, or has made, the following estimate of the fees and connection with the recommended title and/or escrow services.
	ies to whom this disclosure is made, are/were disclosed herein. If services from the above named company/business, there may be
*Owner's Title Policy::	\$00
*Mortgage Title Policy:	\$00
Escrow or Closing Fee:	\$00
Other Fees:	
Total Estimated Charges:	
	es such as title search. Title examination, title insurance premiums, nay be revised if any unusual circumstances occur, unusual risks are orsements which extends their coverage.
sale, or refinance of, the subject property. There a	PANY as a condition for, settlement of your loan on, or purchase, are frequently other settlement service providers available with termine that you are receiving the best services and the best rate fo
The undersigned does hereby certify that the abov	e disclosure was made to the above named parties on
Signature of Producer:	Date:
— We have read this disclosure and understand that _ purchase the above described settlement services other benefit as a result of this referral.	(referring party) is referring me/us to from HERITAGE TITLE COMPANY and may receive a financial or
X	X
X	X
Date:	Date:

(NOTE: PURSUANT TO SECTION I S. (b) OF THE TITLE INSURANCE ACT, THE TITLE INSURANCE COMPANY, INDEPENDENT ESCROWEE, OR TITLE INSURANCE AGENT SHALL MAINTAIN THIS DISCLOSURE FORM FOR A PERIOD OF 3 YEARS)

4405 Three Oaks Road Crystal Lake, Illinois 60014 Telephone (815) 479-8400 Fax (815) 479-0811

COMPLIANCE AGREEMENT

Re: Order Number _____

number, the undersigned sellers and/or buyers/bo the Company to correct any document associated	nafter "Company") closing the transaction under the above order orrowers agree, -upon request of the Company, to fully cooperate wit with the closing. They further agree that, subsequent to closing, the as the Company may reasonably deem necessary to properly
will, upon request, immediately remit such sums f necessary to correct such errors. Nothing herein co	hat an error in charges, costs or payoff amounts is made, that they for which they had initial responsibility for payment as may be ontained shall be construed to impose liability of the parties for company to timely remit payments or take actions which the Company
The undersigned further authorize the Company to complete the title conveyance and/or provide the	o correct any clerical errors on their behalf in order to properly elender with insurable documentation.
	ts outlined above, and agrees, that in the event that they fail to n to any amounts owed above, the reasonable costs of the Company i torney's fees and costs of litigation.
X	X
X	X

4405 Three Oaks Road Crystal Lake, Illinois 60014 Telephone (815) 479-8400 Fax (815) 479-0811

ESCROW DISBURSEMENT AGREEMENT

	Heritage Title Company Commitment Number:	
Е	Borrowers:	
F	Property Address:	
	 The undersigned seller(s) and buyer(s transaction pursuant to the attached H.U 	s) hereby direct you to make disbursements for the above captioned J.D. 1 Settlement Statement.
		ou to make such disbursements only when you are in the position to tle Insurance insuring fee simple title of the buyer(s) subject only to the
	B. The mortgage (if any) made k	ber(s): by the buyer(s) as part of this transaction. r (installment only) and subsequent years.
	3. The seller(s) and buyer(s) herein ackragent only, and not a substitute for qual	nowledge that Heritage Title Company represents them as a disbursing ified legal counsel.
	4. The buyer(s) agree to pay \$	00 as a closing fee for services rendered.
X		X
X		X
DATE	E:	

CLOSING OFFICER-HERITAGE TITLE COMPANY

4405 Three Oaks Road Crystal Lake, Illinois 60014 Telephone (815) 479-8400 Fax (815) 479-0811

ALTA OWNER'S POLICY STATEMENT

Commitment: _____

	owing statements are made only with respect t ned, its agents, successors and/or assigns.	to matters resulting from the acts and/or omissions of the				
The under	ersigned hereby certifies with respect to the la	and described in the above-referenced commitment:				
1. That	t to the best knowledge and belief of the unde	ersigned:				
t c c c e f	material to the land or the improvements have not been fully performed or paid; b. there are no goods or chattels that have a improvements thereon as fixtures that arc. there are no unrecorded leases, contracted. there are no unrecorded tax liens or assete. there are no unrecorded easement or oth subject; and/or f. there are no building/property managers	ssments; eer servitudes to which the land or improvements thereon are				
Except a	as follows:					
(If none, please state.) 2. That all broker fees for the sale, lease and mortgage, if any, have been paid in full except the following:						
	3. That to the best knowledge and belief of the undersigned there are no violations of any covenants, conditions restrictions except as follows:					
pursu and v other that t above the p	4. That in the event the undersigned is a mortgagor in a mortgage to be insured under a loan policy to be issued pursuant to the above-referenced commitment, the mortgage and the principal obligations it secures are good and valid and free from all defenses; that any person purchasing the mortgage, the obligation it secures, or otherwise acquiring any interest therein, may do so in reliance upon the truth of the matters herein recited; an that this certification is made for the purpose of better enabling the holder or holders, from time to time, of the above mortgage and obligations to sell, pledge or otherwise dispose of the same freely at any time, and to insur the purchasers or pledgees thereof against any defenses thereto by the mortgage or mortgagor's heirs, personal representatives or assigns.					
	wealth Land Title Insurance Company, to issue	urpose of inducing Heritage Title, as the policy issuing agent for e its policy or policies pursuant to the above-referenced				
Dated:						
S	Seller/Owner/Lessor	Purchaser/Mortgagor/Lessee				

AFFIDAVIT OF IDENTITY

	0: writer:			
	FFIDAVIT for the confidential use of(U	Inderwriter) v	will assist in de	termining
whethe	ner certain matters of record affect the title under consideration, or w	hether certa	in matters of r	ecord
	the title under consideration, or whether they relate to other persons wner or former owners. Please draw a line through alternate statemen			o those of
the ow	mer of former owners. Flease draw a fine through afternate statemen	its willer do i	ют арргу.	
STAT	TE OF ILLINOIS)			
COLIN) SS. NTY OF			
0001	,			
	being duly sworn, upon oat			
(Owne	of the premises described in ter, former owner, contract purchaser, etc.) hereinabove referred to form			
Title Ir	Insurance Policy or Policies.			
1.	That affiant isyears of age and Social Security No			
	(a)()has never been married (b)()the widow of			
	(c)()married tosaid marriage having	taken place	in	
	Year.			
2.	Affiant herein further states that he(she)			
	(a)Has never been a party to a divorce proceeding or (b)Was divorced			
	frominin			
	Year Case# Coun (c)Was divorced	ity State		
	fromininYear Case# Coun			
	real Case# Court	ity state		
3.	Has never been known by any other name except:			
4.	Has never been Bankrupt or filed for bankruptcy except: in Case No)	in	Year.
and af	AFFIANT FURTHER STATES:			
5.	That there are no unsatisfied or unrelated judgments, decrees or li	iens of record	d against affian	t, except:
	(Include CASE NUMBERS, COURT, PLAINTIFF/DEFENDANT, DATE OF	JUDGMENT	and AMOUNT)	
	(,	
6.	That during the last 20 years, affiant has resided at the following a	iddresses, and	d none	
	other:STREET NO. CITY STATE FROM	M TO		
	(CONTINUE ON BACK, IF NECESSARY)			
7.	That during the last 15 years, affiant has been employed by the fol	lowing:		
	(CONTINUE ON BACK, IF NECESSARY)			
8.	Further that affiant makes this affidavit for the purpose of inducir			
	to issue its Title Insurance Policy or its Binder of Insurance prelimi free and clear of all judgments, decrees, bankruptcy, divorce ar			
	persons whose names are the same as affiants or similar thereto.	i i gi		. 33
Affiant	ıt:			
	ribed and sworn to before me by the said above signed, thisday	of	20	
JUDSUI		UI	, ∠U	
	(Underwriter)			

ALTA PRIVACY FORM MAY 7, 2001 Heritage Title of McHenry Co., Inc. Privacy Policy Notice

PURPOSE OF THIS NOTICE

Title V of the Gramm-Leach-Bliley Act (GLBA) generally prohibits any financial institution, directly or through its affiliates, from sharing nonpublic personal information about you with a nonaffiliated third party unless the institution provides you with a notice of its privacy policies and practices, such as the type of information that it collects about you and the categories of persons or entities to whom it may be disclosed. In compliance with the GLBA, we are providing you with this document, which notifies you of the privacy policies and practices of Heritage Title of McHenry Co., Inc.

We may collect nonpublic personal information about you from the following sources:

Information we receive from you such as on applications or other forms. Information about your transactions we secure from our files, or from our affiliates or others. Information we receive from a consumer reporting agency. Information that we receive from others involved in your transaction, such as the real estate agent or lender.

Unless it is specifically stated otherwise in an amended Privacy Policy Notice, no additional nonpublic personal information will be collected about you.

We may disclose any of the above information that we collect about our customers or former customers to our affiliates or to nonaffiliated third parties as permitted by law.

We also may disclose this information about our customers or former customers to the following types of nonaffiliated companies that perform marketing services on our behalf or with whom we have joint marketing agreements:

- Financial service providers such as companies engaged in banking, consumer finance, securities and insurance.
- Non-financial companies such as envelope stuffers and other fulfillment service providers.

WE DO NOT DISCLOSE ANY NONPUBLIC PERSONAL INFORMATION ABOUT YOU WITH ANYONE FOR ANY PURPOSE THAT IS NOT SPECIFICALLY PERMITTED BY LAW.

We restrict access to nonpublic personal information about you to those employees who need to know that information in order to provide products or services to you. We maintain physical, electronic, and procedural safeguards that comply with federal regulations to guard your nonpublic personal information.

WAIVER OF SETTLEMENT AGENT RESPONSIBILITY

Date:
File No:
Settlement Agent: Heritage Title of McHenry, Inc.
Seller:
Purchaser:
Property:
To: Settlement Agent:
Settlement Agent is released from and shall have no liability, obligation or responsibility with respect to, (a) withholding of funds pursuant to Section 1445 of the Internal Revenue Code 1986 as amended, (b) advising the parties as to the requirements of such Section or (c) determining whether the transferor is a foreign person under such Section, acting as the Qualified Substitute or otherwise making any inquiry concerning compliance with such Section for any party to the transaction.
PURCHASER(S):

4405 Three Oaks Road Crystal Lake, Illinois 60014 Telephone (815) 479-8400 Fax (815) 479-0811

AFFIDAVIT AS TO ABSENCE OF HOMEOWNER'S ASSOCIATION

HTC FILE		
THE undersigned, after first being duly sworn and und	der oath, does hereby states as follows:	
1. That he/she is an owner of the property commonly the subject of a Closing through Heritage Title Compa		, which property is
2. That he/she is not aware of the existence of any of	dues or assessments payable, affecting the prope	rty.
3. That the undersigned hereby states that he/she verified employees, agents, underwriters, successors and/or a existence of any and all homeowner's association due	assigns, loss of any rights or interest in the prope	
X		
X		
^		
STATE of Illinois	County s	S:
I. notary public in and for said county and state do h	ereby	
Certify and same person(s) whose name(s) subscribed to the fore signed and delivered the said instrument a and purposes therein set forth	going instrument, appeared before me this day in as free and voluntary act, for the	n person, and acknowledged tha
Given under my hand and Official seal, this		
Notary Public		

4405 Three Oaks Road Crystal Lake, Illinois 60014 Telephone (815) 479-8400 Fax (815) 479-0811

AFFIDAVIT OF NO NEW IMPROVEMENTS

Commitment:
The undersigned, being first duly sworn, deposes and says: that I/We, being the owner(s) of record described in the above-numbered commitment for title insurance, have not made or caused to be made any structural improvements or structural additions to existing improvements on the premises described in the above-referenced title commitment since (Date last improvements were made or date of purchase whichever is applicable).
Affiant further states that the survey made by
This affidavit is given to as an inducement to accept said survey and to Heritage Title, as the policy issuing agent for Title Insurance Company, as an inducement to issue extended coverage on the loan policy of title insurance over questions of survey and encroachments not shown of record.
Dated:
Signature
Signature
Subscribed and sworn to before me by the said_signed this day of, 20
Notary Public

1099-S REPORTING

REFUSAL TO PROVIDE TAXPAYER IDENTIFICATION NUMBER

ESCROW NO:
SELLER:
DUVED
BUYER:
PROPERTY:
The Seller has been made aware by Settlement Agent that pursuant to the Internal Revenue Code, the person responsible for the closing of any transaction consisting in whole or in part of the sale or exchange for money, indebtedness, property or services, of any present or future owners interest in real property, must file Form 1099-S-Proceeds from Real Estate Transactions.
The seller herein has refused to provide a tax identification number (TIN) to Settlement Agent.
Therefore, the seller has been notified Settlement Agent will file the required 1099-S and will show in the box requiring the TIN, the following:
"Recipient refused to provide a taxpayer identification number."
A separate form should be provided to each taxpayer who has refused to provide his/her/its taxpayer identification number.
Notice provided by: of Heritage Title Co. of McHenry
Date:
Retain for 4 Years