ClearEdge Title, Inc.

2605 Enterprise Road E Suite 270 Clearwater, FL 33759 (877) 536-3390

C-SC920309 File Number: Loan Amount: **\$68,165.00** Close Date: 6/16/2025 Disbursement Date: 6/23/2025

BORROWER(S) CLOSING STATEMENT

Property Report 798 FOXTAIL DRIVE LONGS, SC 29568 (HORRY) Type: Property:

(25816010049)

Borrower(s): MICHAEL TAYLOR

798 Foxtail Dr Longs, SC 29568

Lender:

Hometap Equity Partners, LLC 75 Arlington Street, Suite 500, Boston, MA 02116

Description	P.O.C.	Debit	Credit
New Loans			
Loan Amount			\$68,165.00
Appraisal Fee to Hometap Equity Partners, LLC		\$299.00	
Hometap Fee to Hometap Equity Partners, LLC		\$2,385.78	
Title Charges			
Title - Lender's Title Insurance to ClearEdge Title, Inc. \$68,165.00			
Title - Settlement or closing fee to ClearEdge Title, Inc.			
Government Recording and Transfer Charges			
Recording Fees: Mortgage \$25.00			
Recording Fee Assignment to ClearEdge Title - Filing Fee \$11.00		\$11.00	
Totals		\$3,615.78	\$68,165.00

\$64,549.22 **Balance Due TO Borrower:**

	APPROVED AND ACCEPTED
BORROWER(S)	
MICHAEL TAYLOR	
SETTLEMENT COORDINATOR	

File Number: C-SC920309 1 of 1 Return and Prepared by ClearEdge Title, Inc 2605 Enterprise Road E Suite 270 Clearwater, FL 33759 File# C-SC920309

NON-IDENTITY AFFIDAVIT

Before me, the undersigned authority, personally appeared **Michael Taylor** whose social security number is: **048-50-3330**, who, being by me first duly sworn on oath, deposes and says:

1. That I am the owner of the following described property, to wit: 798 Foxtail Drive, Longs, SC 29568

All that certain piece, parcel or lot of land lying, being and situate in Simpson Creek Township, County of Horry, State of South Carolina which is shown and designated as follows:

Lot 19, The Townhomes at Long Bay Club, on that certain plat prepared by Robert A. Warner and Associates, Inc., which said plat is dated August 1, 2006 and recorded in the Register of Deeds Office for Horry County in Plat Book 216 at Pages 30 and 30A, reference to said plat is being made as forming a part of this description.

Being the same property conveyed by Peter J. Victoria and Judith A. Victoria to Michael Taylor recorded 09/23/2019 in Book 4244, Page 3058 in the Register of Deeds Office for Horry County

- 2. THAT IT HAS BEEN CALLED TO MY ATTENTION THAT THE FOLLOWING JUDGEMENTS ARE OF RECORD IN THE OFFICIAL RECORDS OF Horry COUNTY CLERK OF COURTS.
- 3. That because of the similarity of my name **Michael Taylor** and to induce ClearEdge Title. To issue a policy of title insurance to me on the above described real estate, I do hereby declare that I am not one in the same person as named in the above judgments.
 - 1. Judgment filed on November 28, 2018 in Case No. 2018CP2606646, of the official property records of Horry County, South Carolina in favor of Jamie Lynn Healy and against Michael wayne Taylor, in the amount of \$11,316.51, plus interest, costs and fees, if any.

Please note: This will be removed upon receipt of fully executed Non ID Affidavit

2. Judgment filed on January 25, 2022 in Case No. 2022CP2600457, of the official property records of Horry County, South Carolina in favor of Founders Federal Credit Union and against Michael Jerry Taylor, in the amount of \$9,072.57, plus interest, costs and fees, if any.

Please note: This will be removed upon receipt of fully executed Non ID Affidavit

- 4. That I further say that I have never engaged in a business with the above named Plaintiff, credit, or otherwise.
- 5. Affiant further states that I am familiar with the nature of an oath; and with the penalties as provided by the laws of the State aforesaid for falsely swearing to statements made in an instrument of this nature. Affiant further certifies that I have read the full facts of this affidavit, and understand its context.
- 6. Further affiant sayeth not.

DATED THISDay of	_ , 20
Michael Taylor	-
State of County of	
The foregoing instrument was acknowleds 20 by	ged before me this day of
WHO HAS PRODUCED A DRIVER LIC	CENSE AS IDENTIFICATION.
Notary Signature	- Seal

COMPLIANCE AGREEMENT

Re: Order Number: C-SC920309

In consideration of ClearEdge Title. (hereinafter "title company") closing the transaction under the above order number, the undersigned agree, upon request of the company, to fully cooperate with the company to correct any inaccurate term or provision or mistake in, or omission from any document associated with the closing. He/she/they further agree that, subsequent to closing, he/she/they will execute such documents, or take such action as the company may reasonably deem necessary to properly document the transaction.

The undersigned further agree(s) that in the event an error in charges, costs, or payoff amounts is made, he/she/they will, upon request, immediately remit such sums for which he/she/they had initial responsibility for payment as may be necessary to correct such errors. Nothing herein contained shall be construed to impose liability on the parties for charges incurred as a result of the failure of the company to timely remit payment or take actions which the company has agreed in writing to perform.

The undersigned further authorize the company to correct any clerical errors on his/her/their behalf in order to properly complete the title conveyance and/or provide the company with insurable documentation.

The undersigned further agree to comply with any such requests outlined above and agree that, in the event he/she/they fail to comply with the request, he/she/they will pay, in addition to any amounts owed above, reasonable costs of the company in enforcing this agreement, including but not limited to, reasonable attorney's fees and costs of litigation.

Michael Taylor	
Sworn to and subscribed, before me, this	_ day of
Notary Public	

OWNERS AFFIDAVIT

File No: C-SC920309 Date: June 16, 2025

On this day, personally appeared before me, the undersigned authority, authorized to administer oaths and take acknowledgements: Michael Taylor to me well known upon first duly being sworn, deposes and says:

- 1. They are the legal owner(s) of the property commonly known as:
- 2. 798 Foxtail Drive, Longs, SC 29568
- 3. That any and all work, labor, materials and supplies which have been used, applied or furnished upon the said property at any time prior to this date have been paid for and discharged; and that there are no possible liens which may be filed against the said property for work or labor or materials furnished thereon by anyone. No "Notice of Commencement" (if applicable by State) has been executed and/or filed.
- 4. That there is no person, firm, corporation or governmental authority entitled to any claim or lien against said property.
- 4. That there are no liens or encumbrances upon the real and/or personal property conveyed with the property herein, unless hereby stated. _______.(None, if blank)
- 5. That no person, firm or corporation adversely claims the property and they are in exclusive possession thereof.
- 6. That the undersigned has disclosed if there are any maintenance or homeowner's association fees applicable to the property herein, and that they are responsible for any fees outstanding prior to the date herein. They further warrant all fees to be current at the time of conveyance or upon acquiring financing.
- 7. That there are no matters pending against the Affiant(s) that could rise to a lien that would attach to the property between the disbursing of the funds and the recording of the interest to be insured, and that the Affiant(s) have not and will not execute any instrument that would adversely affect the title or interest to be insured.
- 9. That Affiant(s) and the property are not subject to any proceedings affecting them or the property under any Federal Bankruptcy Laws.
- 10. That Affiant(s) are without knowledge of any claims whatsoever of any kind or description against the furniture, fixtures and equipment located in, on or about the improvements thereon, and that personal property that are to be considered as part of the mortgaged property.
- 11. Affiant(s) further state that they are each familiar with the nature of an oath; and with the penalties as provided by the laws of the State aforesaid for falsely swearing to statements made in an instrument of this nature. Affiant(s) further certify that the have read, or have heard read to them, the full facts of this affidavit, and understand its contents.
- 12. That this affidavit is being made in order to induce Stewart Title Company, to issue a Policy on the above described property, and the said parties rely on the statements made by the affiants herein and that affiants warrant the above statements to be accurate. In the event of the necessity to enforce the terms of this affidavit, affiants shall be responsible personally and/or as a corporation for any losses, including but not limited to attorneys fees and court costs.

AFFIANTS FURTHER SAYETH NAUGHT.

*** SIGNATURE LINES ON NEXT PAGE ***

OWNERS AFFIDAVIT (continued)

Michael Taylor				
* EACH SIGNER MUS	* EACH SIGNER MUST PROVIDE SOCIAL SECURITY NUMBER AND MARITAL STATUS BELOW *			
(Signer #1)	Social Security #	Circle One:	Never Married / Married / Divorced / Widowed	
(Signer #2, if, applicable)	Social Security #	Circle One:	Never Married / Married / Divorced / Widowed	
(Signer #3, if applicable)	Social Security #	Circle One:	Never Married / Married / Divorced / Widowed	
(Signer #4, if applicable)	Social Security #	Circle One:	Never Married / Married / Divorced / Widowed	
STATE OF SC				
COUNTY OF Horry				
The foregoing instru	ment was acknowledged	before me 16th day of June	e, 2025 by:	
•	ho is/are personally knov ho did not take an oath.	vn to me or who has/have p	roduced a driver's license(s) as	
			(seal)	
(Notary Signature)				

PAYOFF AFFIDAVIT

File No: C-SC920309

Property: 798 Foxtail Drive, Longs, SC 29568

WE, the undersigned, do hereby hold ClearEdge Title and Stewart Title Guaranty Company harmless for any addition monies due from any shortages in the payoff amounts of any and all liens on the aforementioned property described above and listed in the title commitment on file number C-SC920309. We also understand that if for any reason the payoff is incorrect, we are fully responsible for making up the difference and will take care of the said shortages within five (5) days from notification by ClearEdge Title whether by telephone or by mail. Should there be a remaining escrow balance we hereby authorize any shortages to be covered thru the escrow balance.

That this affidavit is being made to include Hometap Equity Partners, LLC to grant financing to the homeowner(s) of the above described property, and the said parties rely on the statement(s) made by the affiant(s) herein are aware that ClearEdge Title is insuring the title to the property herein and that affiant(s) warrant the above statements to be accurate. In the event of the necessity to enforce the terms of this affidavit, affiant(s) shall be responsible personally and/or as a corporation for any losses, including but not limited to, attorney's fees and court costs.

Revolving Line of Credit Instructions

If this is a revolving credit/equity line of credit account, I/we, the undersigned homeowner (s), hereby authorize you to close this account. We hereby acknowledge that there are no outstanding draws or checks against this line of credit and understand that we will be held responsible for any draws or checks still outstanding as of the date of payoff.

AFFIANT(S) FURTHER SAYETH NAUGHT.	
Michael Taylor	
A Notary Public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document	
STATE OF SC	
COUNTY OF Horry	
Subscribed and sworn to (or affirmed) before me on 16th day of June, 2025 by, Michael satisfactory evidence to be the person(s) who appeared before me.	Taylor who proved to me on the basis of
(Notary Signature)	
(SEAL)	

Marital Affidavit

Fil	le	No:	C-SC920309

Date: June 11, 2025

The undersigned being first duly sworn, on oath, deposes and say that (they/he/she) are the owners of the real estate situated in the County of Horry, State of SC, commonly known as 798 Foxtail Drive, Longs, SC 29568 and more particularly described in that certain investment dated in favor of Hometap Equity Partners, LLC, the company, under transaction number.

Affiant makes the following representations in conjunction with the consummation of the pending investment of the real estate referenced above (premises).

On June 11, 2025 before me a Notary Public, personally appeared the undersigned		
affiant(s), who being duly sworn according to law and intending to be legally bound, depose(s) and say(s):		
 (Y - N) That I am married to and have been continuously married since (Y - N) That I am a single person and have never been married (Y - N) That I am married however currently pending divorce proceedings (Y - N) That I took title as married and have since been divorced and not remarried (Y - N) That I took title as married and have since been divorced and remarried, my new spouse's name is 		
FURTHER AFFIANTS SAYETH NAUGHT.		
Michael Taylor		
STATE OF SC		
COUNTY OF Horry		
The foregoing instrument was acknowledged before me June 16, 2025sett by: Michael Taylor who is/are personally known to me of who has/have produced a drivers license(s) as identification and who did not take an oath.		
(SEAL)		
(Notary Signature)		

Limited Power of Attorney

File No: C-SC920309
Date: June 16, 2025
On this date, the undersigned homeowners(s) for and in consideration of the approval, closing and funding of their above referenced mortgage, hereby grant ClearEdge Title, Inc as settlement agent, Limited Power of Attorney to correct and/or execute, date or initial all typographical or clerical errors discovered in any or all of the closing documentation required to be executed by the undersigned at settlement. In the event this Limited Power of Attorney is exercised, the undersigned will be notified and receive a copy of the document executed or initialed on their behalf.
THIS LIMITED POWER OF ATTORNEY MAY NOT BE USED TO INCREASE THE INTEREST RATE THE UNDERSIGNED IS PAYING, INCREASE THE TERM OF THE UNDERSIGNED'S OPTION, INCREASE THE UNDERSIGNED'S OUTSTANDING PRINCIPAL BALANCE, OR INCREASE THE UNDERSIGNED'S MONTHLY PRINCIPAL AND INTEREST PAYMENTS. Any of these specified changes must be executed directly by the undersigned.
This Limited Power of Attorney shall automatically terminate 120 days from the closing date of the undersigned's mortgage. IN
WITNESS WHEREOF, the undersigned have executed this Limited Power of Attorney as of the date and year first above
referenced
Michael Taylor
STATE OF SC
COUNTY OF Horry
The foregoing instrument was acknowledged before me 16th day of June, 2025 by:
Michael Taylor
who is/are personally known to me or who has/have produced a drivers license(s) as identification and who did not take an oath.
(SEAL)

(Notary Signature)

PLEASE TAKE NOTE OF THE FORM IMMEDIATELY FOLLOWING THIS COVER LETTER

PLEASE COMPLETE AND EXECUTE THIS FORM IF YOU WISH TO HAVE YOUR PROCEEDS WIRE DIRECTLY INTO A CHECKING OR SAVINGS ACCOUNT

ClearEdge Title

2605 Enterprise Rd E, Suite 270, Clearwater, FL 33759 Phone (877) 536-3390

****** REFUND CONFIRMATION FORM*****

File Number: C-SC920309

Property Address: 798 Foxtail Drive

Projected Disbursement Date: June 23, 2025

Tra	nsaction Type: Home Equity Investment		
	EASE SELECT HOW YOU WISH TO RECEIVE THE P	ROCEEDS FROM YOUR TRANSACTION:	
_	Does the check need to be sent to the property ad-	dress above? Yes No	
	If No, please provide the address where you want		
	, ,		
	WIRE		
We		deliver the following proceeds or disbursement of funds related	
		of settlement by wire to the following financial institution:	
	Receiving Institution Name		
	Financial Institution Routing Number		
	Financial institution Routing Number		
	Financial Institution Checking Account Number		
	Name(S) on Account Receiving Funds		
	Are you attaching a voided check	□ Yes □ No	
We abo acc inde	ARE CLOSING IN A TRUST THE ACC as the Payee(s) hereby authorize ClearEdge Title to we ve financial institutions account notwithstanding the diff ount. By acknowledging the below through signature, the	ire the amount listed on the Option Closing Disclosure to the ferences in the payee names and the names on the receiving ne payee(s) also hereby hold ClearEdge Title harmless and sing from said delivery of funds to the extent of, but not limited es associated with this request.	
Mic	hael Taylor		

Notary Public (seal)

Subscribed and sworn to before me this ______ day of _____, 20___.



ESCROW DISCLOSURE FORM

FILE NO: C-SC920309

icy of the e following te
, Inc.
i



SURVEY AFFIDAVIT

File No: C-SC920309

Date: June 16, 2025

FURTHER AFFIANTS SAYETH NAUGHT.

The undersigned being first duly sworn, on oath, deposes and say that (they/he/she) are the owners of the real estate situated in the County of Horry, State of SC, commonly known as 798 Foxtail Drive, Longs, SC 29568 and more particularly described in that certain mortgage dated June 16, 2025 in favor of Hometap Equity Partners, LLC, the company, under investment number.

Affiant makes the following representations in conjunction with the consummation of the pending mortgage of the real estate referenced above (premises).

- Affiants herein, have examined the survey attached hereto as exhibit "A" and made a part hereof or alternatively, a copy of our prior title insurance lenders or owners policy containing no exception for any survey related matter
 There have been no new improvements made to the referenced property since the survey of said property dated which was made and issued
 - by______.

 That no easement has been granted by me/us since the effective date of the attached document.
- 4. The improvements (house, garage, outbuildings, fences etc...) on the subject property are within the boundary lines and setback lines. if any, of said property.
- 5. There are no encroachments of improvements (house, garage, outbuildings, fences, walkways, driveways, eaves, drains, etc...) of adjoining property onto the subject property.
- 6. The undersigned know(s) of no assertions being made by any adjoining property owner, nor by us against any adjoining property owner, as to the location of any boundary lines or disputes as to occupancy of any property or their property.
- 7. The affiants, their heirs, administrators, executors, successors, assigns, agents, employees or other representatives shall defend and hold harmless, , its successors and assigns from and against any loss, damage, cost, liability or expense which it may sustain, suffer or be put to under its policy or policies of title insurance by reasons of any inaccuracies contained herein.
- 8. Affiants, each of them, are making and giving this affidavit for the purpose of the completion and consummation of a certain mortgage of the referenced property to Hometap Equity Partners, LLC and to induce, its agents or representatives to issue its mortgagee title insurance policy and delete the standard survey exceptions. Affiants further acknowledge that they/he/she have read the foregoing statement and representations and that the same are true and accurate to the best of the knowledge of the affiants and that such representations are important to the transaction and are being relied upon by the interested parties of this transaction.

Michael Taylor	
STATE OF SC	
COUNTY OF Horry	
The foregoing instrument was acknowledged b	efore me 16th day of June, 2025 by:
Michael Taylor	
who is/are personally known to me or who has an oath.	/have produced a drivers license(s) as identification and who did not take
	(SEAL)
(Notary Signature)	



I.D. LETTER

Now comes, being first duly sworn, deposes and says that he/she was the closing agent for the loan described below, and that he/she personally obtained and observed photographic identification or acceptable equivalent of the homeowner(s), and does hereby certify to the following:			
Borrower: N	Michael Taylor		
Date of Birth:			
License No.:			
Issue Date:			
Issue State:			
Expiration Date:			
Co-Borrower:			
Date of Birth:			
License No.:			
Issue Date:			
Issue State:			
Expiration Date:			

Closer



ClearEdge Title, Inc 2605 Enterprise Road E, Suite 270 Clearwater, FL 33759

INFORMATION PRIVACY ACT

PURPOSE OF THIS NOTICE

Title V of the Gramm-Leach-Biley 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 the Stewart Title Company and ClearEdge Title, 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 forms, 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 the law.

We also may disclose this information about our customers or former customers to the following types of nonaffiliated companies that perform 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.

Michael Taylor	