FIRPTA CERTIFICATION

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The Foreign Investment in Real Property Tax Act ("FIRPTA"), 26 U.S.C. 1445, provides that a buyer of a U.S. real property interest must withhold tax if Seller is a foreign person, unless one of the exceptions in the Act applies. The following will inform Buyer and Closing Agent whether tax withholding is required.

Note: The above law applies to foreign corporations, partnerships, trusts, estates and other foreign entities, as well as to foreign individuals. If Seller is a corporation, partnership, trust, estate or other entity, the terms "I" and "my" as used below means the corporation or other entity. A "real property interest" includes full or part ownership of land and/or improvements thereon; leaseholds; options to acquire any of the foregoing; and an interest in foreign corporations, partnerships, trusts or other entities holding U.S. real estate.

SELLER CERTIFICATION. Seller hereby certif	ies the fo	llowing:		
PROPERTY. I am the Seller of real property □	at:			
Address or ☐ (if no street address) legally described on	the attacl	City hed.	State	Zip
CITIZENSHIP STATUS. I □ AM □ AM NOT a foreign trust, foreign estate or other foreign bus				jn partnership,
TAXPAYER I.D. NUMBER. My U.S. taxpayer identification number (e.g. so	cial secur	rity number) is	number to be provided by	Seller at Closing)
ADDDECC		(TAX I.D.	number to be provided by	Seller at Closling)
ADDRESS. My home address is				
Address		City	State	Zip
Under penalties of perjury, I declare that I have examined this Certification and to the best of my knowledge and belief it is true, correct and complete. I understand that this Certification may be disclosed to the Internal Revenue Service ("IRS") and that any false statement I have made here could be punished by fine, imprisonment, or both.				
Seller	Date	Seller		Date
BUYER CERTIFICATION (Only applicable if So	eller <u>is</u> a r	non-resident alien).		
If Seller <u>is</u> a non-resident alien, and has not ob 15% of the amount realized from the sale a statement below is correct:				
☐ Amount Realized (\$300,000 or less) and am to pay for the property, including liable exceed \$300,000; and (b) I certify that I or property for at least 50% of the time that twelve month periods following the date of the second seco	oilities as or a men the prop	sumed and all other nber of my family* ha erty is used by any p	consideration to Se ave definite plans to person during each of	eller, does not reside on the of the first two
□ Amount Realized (more than \$300,000, but (a) I certify that the total price that I am to consideration to Seller, exceeds \$300,000 member of my family* have definite plans property is used by any person during each sale. If Buyer certifies these statements, the the sale and pay it to the IRS.	pay for but do to reside th of the	the property, including es not exceed \$1,00 e on the property for first two twelve mont	ng liabilities assumed 0,000; and (b) I cert at least 50% of the h periods following the	I and all other tify that I or a time that the ne date of this
* (Defined in 11 U.S.C. 267(c)(4). It include	s brothers	s, sisters, spouse, an	cestors and lineal des	cendants).
Under penalties of perjury, I declare that I have belief both statements are true, correct and cor IRS and that any false statement I have made I	nplete. I ເ	understand that this C	Certification may be di	isclosed to the
Buyer	 Date	Buyer		Date