OWNER/BORROWER/CONTRACTOR AFFIDAVIT AND INDEMNIFICATION AGREEMENT

PARTIES: All parties identified in this section must execute this Agreement. (Indicate marital status of an individual Owner or Buyer-Borrower.)

If a Sale:

Seller(s) (hereinafter "Owner")

Buyer(s)-Borrower(s) (hereinafter "Buyer-Borrower")

(NOTE: Buyer-Borrower execution required only if acquisition loan with future advances and if construction contemplated or in process.)

If a Refinance or Loan (including modification of loan) Subsequent to Acquisition/No Sale:

Current Owner(s)/Borrower(s) (hereinafter "Owner")

If Construction of an Improvement Contemplated, In Process, or Recently Completed (within 120-Day Lien Period):

Contractor(s) (hereinafter "Contractor")_

(NOTE: There can be more than one contractor dealing with an owner. All contractors, as defined below, must be named and execute this Agreement.)

REAL PROPERTY:

(insert street address or brief description) and/or as described on Exhibit "A" attached (hereinafter "Property").

<u>AGREEMENT</u>: Owner, Buyer-Borrower, and Contractor first being duly sworn, depose and say: (Representations set forth herein being made by Buyer-Borrower or Contractor are only deemed to apply if they are identified as Parties above and have executed this Agreement.)

- 1. **Definitions:** As used herein, the following terms shall have the following meanings:
 - Agreement: This Owner/Borrower/Contractor Affidavit and Indemnification Agreement.
 - <u>Improvement:</u> All or any part of any building, structure, erection, alteration, demolition, excavation, clearing, grading, filling, or landscaping, including trees and shrubbery, driveways, and private roadways, on real property.
 - <u>Labor, Services or Materials</u>: Labor or professional design (including architectural, engineering, landscaping) or surveying services or materials or rental equipment for which a lien can be claimed.
 - contractor: Any person who performs or furnishes labor or professional design (including architectural, engineering, landscaping) or surveying services or furnishes materials or rental equipment pursuant to a contract, either express or implied, with the owner of real property for the making of an Improvement thereon. An owner is a person who has an interest in the real property improved (including a person with rights to purchase under a contract) and for whom an improvement is made and who ordered the improvement to be made; and includes successors in interest of the owner and agents of the owner acting within their authority. (Note that services by architects, engineers, landscapers, and surveyors are often provided before there is visible evidence of construction.)
 - 120-Day Lien Period: The 120-day period within which to file a claim of lien prescribed by NCGS Chapter 44A, Article 2.
 - <u>Owner, Buyer-Borrower and Contractor</u>: The party or parties identified as "Owner", "Buyer-Borrower" and "Contractor" respectively in the Parties section above.
 - Property: The property described in the Real Property section above or on attached Exhibit "A".
 - Company: Fidelity National Title Insurance, and/or its affiliates.
 - Owner, Buyer-Borrower, Contractor, Improvement, and Property shall include the singular, plural, masculine, feminine or neuter as required by context.
- 2. **Ownership:** Owner is the record owner of the Property, and has not sold, contracted to sell or conveyed any part of the Property in Exhibit A to any other party...
- 3. **Identification of Contractor**: Owner and/or Buyer-Borrower certify that every contractor with whom they have dealt or contracted for Improvements within the 120-Day Lien Period is identified above. To the best of the knowledge and belief of Contractor named above and executing this Agreement, all parties that have dealt or contracted with Owner and/or Buyer-Borrower for Improvements made within the 120-Day Lien Period are identified above. If no Contractor is identified above, Owner certifies that any Improvements to the Property made within the 120-Day Lien Period were made by Owner without the assistance of a contractor.
- 4. **Construction:** (If no box is checked or the Security Instrument is not fully described, the provisions of this Agreement which actually apply to the situation will be deemed selected and fully operative.)

MO RECENT OF CONTEMPLATED CONSTRUCTION (WITHIN 120-DAY LIEN PERIOD)

AFFIDAVIT

Owner certifies that at no time within the 120-Day Lien Period have any Labor, Services or Materials been furnished in connection with a contract, express or implied, for an Improvement to the Property.

□ CONSTRUCTION RECENTLY COMPLETED (WITHIN 120-DAY LIEN PERIOD)

AFFIDAVIT AND WAIVER OF LIENS

Owner and Contractor certify that construction of Improvements to the Property made within the 120-Day Lien Period has been fully completed and accepted by Owner. Owner and Contractor certify that all persons, firms and corporations providing Labor, Services or Materials for construction of Improvements have been paid in full except those parties claiming by, through or under Contractor that will be paid promptly and in full contemporaneously with disbursement of funds and closing of the transaction for which this Agreement is being executed. Owner and Contractor certify that (i) there are no mechanics' or materialmen's liens on the Property; (ii) they have not received a notice of claim of lien on funds due to contractor; and (iii) there are no other type claims outstanding which would entitle the holder thereof to claim a lien on the Property including no outstanding retention of title agreements or security interests for any materials, appliances, fixtures, or furnishings placed upon or installed in the Property.

Contractor hereby waives and releases his right (and that of anyone claiming by, through, or under him) to file a mechanic's or materialman's lien on the Property. Contractor further warrants that he has not assigned and will not assign his claim for payment or right to perfect a potential lien on the Property and that he has the right to execute this waiver. To the extent of any post-closing punch list or other post-closing Labor, Services or Materials furnished or provided by Owner or Contractor for an Improvement to the Property, they (for themselves and those claiming by, through, or under them) do hereby subordinate in favor of any lender(s) and the Company, their respective claims regarding a potential lien or right to a claim of lien on the Property.

CONSTRUCTION CONTEMPLATED BUT NOT COMMENCED or CONSTRUCTION IN PROCESS	AFFIDAVIT AND SUBORDINATION OF LIENS
Construction of an Improvement to the Property is contemplated but not commenced or is in process. Buyer	r-Borrower (if a sale) or Owner (if a refinance or loan,
including modification of loan, subsequent to acquisition) has obtained a loan from	("Lender") with loan proceeds to be
advanced in the future, said loan evidenced or to be evidenced by a promissory note(s) in the principal amou	unt of \$ secured by a

Security Instrument(s) (as modified or to be modified as of the date	of execution of this Agreement, if ap	oplicable) encumbering the Property ("Security
Instrument") which will be recorded or is recorded in Book	_, page,	County Registry.

Buyer-Borrower or Owner and Contractor do hereby certify that (i) prior to recording of the Security Instrument, no Labor, Services or Materials have been furnished in connection with a contract, express or implied, for construction of the proposed Improvements to the Property; OR (ii) prior to recording of the Security Instrument, certain Labor, Services or Materials have been furnished for construction of Improvements to the Property by Contractor (and parties claiming by, through or under

him).

Buyer-Borrower or Owner and Contractor certify that (i) there are no mechanics' or materialmen's liens on the Property; (ii) they have not received a notice of claim of lien on funds due to contractor; and (iii) there are no other type claims outstanding which would entitle the holder thereof to claim a lien on the Property including no outstanding retention of title agreements or security interests for any materials, appliances, fixtures, or furnishings placed upon or installed in the Property.

Contractor hereby subordinates to the lien of the Security Instrument his right (and that of anyone claiming by, through, or under him) to file a mechanic's or materialman's lien on the Property. Contractor agrees that the Security Instrument shall constitute a superior and paramount lien for all amounts which have been or may hereafter be advanced thereunder. Contractor further warrants that he has not assigned and will not assign his claim for payment or right to perfect a potential lien on the Property and that he has the right to execute this subordination.

- 5. Possession or use: Owner certifies that there are no persons in possession of or using any portion of the Property other than pursuant to a recorded document.
- 6. Taxes, assessments and association dues: Owner certifies that there are no unpaid or delinquent real estate taxes, School District Taxes, or assessments (including deferred taxes or rollback taxes) against the Property; nor are there any unpaid or delinquent water, sewer or other utility service charges or homeowner's association dues. Also, Owner has not received notice of, nor does Owner know of any recent or future planned improvements (such as street paving, sidewalks, street lighting, surface drainage, etc.) that will or might result in a special assessment against the Property.
- 7. Burial grounds: Owner certifies that he has no knowledge of any burial grounds located on the Property.
- 8. **Rules**, **regulations** and **restrictions**: Owner and Contractor certify that the Property and use thereof are in compliance with applicable laws, zoning ordinances, subdivision or building regulations, rules, covenants and restrictions affecting the construction, occupancy, use and/or operation of the Property; and Owner and/or Contractor have not received any notice to the contrary.
- 9. Matters of Record and Gap: Owner and Contractor certify that they have not created, suffered, assumed or agreed to any defect, lien, encumbrance, or adverse matter affecting title to the Property except matters of record and matters disclosed herein as of the date of execution of this Agreement; and that they will promptly defend, remove, bond, or otherwise dispose of any defect, lien, encumbrance, adverse claim, or other matter, if any, created, first appearing in the public records, or attaching subsequent to the effective date of any commitment for title insurance issued by Company or the date of execution of this Agreement (whichever bears the earlier date) but prior to the date the proposed insured acquires for value of record the estate or interest or mortgage therein.
- 10. Other Matters of Record: Owner certifies the following:
 - a. No liens filed against Owner that have not been disclosed by a search of the public records, this includes but is not limited to Federal Tax Liens, State Tax Liens, Liens for condominium fees, child support liens, judgment liens against owner issued by any court of any City, County, State or Federal Court.
 - b. Owner knows of no adverse claim to the Property and that so far as Owner knows, there are no encroachments or boundary conflicts. Owner has no knowledge of any unrecorded easement or claim of easement; any dispute, discrepancy or encroachment affecting a setback or boundary line; the bankruptcy of any owner.
 - c. Owner has not entered into any contract to sell or convey any part of the Property.
 - d. There are no mobile or manufactured homes located on the property. Any mobile/manufactured home that in the past was located on the property has been affixed to the property and is now taxed as real estate by the appropriate taxing authority.

11. (___) ADDITIONAL INFORMATION PERTAINING TO ANY NUMBERED ITEM(S) ABOVE IS SET FORTH ON ATTACHED EXHIBIT.

This Agreement is made to induce the purchase of and/or a loan secured by the Property described herein and the issuance of a title insurance policy or policies by Company insuring title to the Property without exception to matters represented in this Agreement. The provisions of this Agreement shall survive the disbursement of funds and closing of this transaction and shall be binding upon Owner, Buyer-Borrower, and Contractor (and anyone claiming by, through or under them).

Owner, Buyer-Borrower, and Contractor, jointly and severally, agree to indemnify and hold any buyer, lender, and Company harmless of and from any and all loss, cost, damage and expense of every kind, including attorney's fees, which the buyer, lender or Company shall or may incur or become liable for, directly or indirectly, as a result of reliance on the respective representations made herein. Notwithstanding the foregoing, no party to this Agreement assumes liability for certifications made by another party.

REMAINDER OF PAGE INTENTIONALLY LEFT BLANK - AFFIANT SIGNATURES ON NEXT PAGE

PROVIDING A FALSE AFFIDAVIT IS A CRIMINAL OFFENSE				
EXECUTION BY OWNER				
	State of	County of		
	Signed and sworn to (or affirmed) before	State ofCounty of Signed and sworn to (or affirmed) before me this day by		
By:		[insert name(s) or principal(s)].		
By:	My Commission Expires:	Notary Public		
Printed or Typed Name/Title:		Notary's Printed or Typed Name		
EXECUTION BY CONTRACT	CTOR (IF CONSTRUCTION CONTEMPLATED, IN PROCESS, OR	•		
		State of County of Signed and sworn to (or affirmed) before me this day by		
By:		[insert name(s) or principal(s)].		
By:	Date:	[insert name(s) or principal(s)].		
		Notary Public		
By:				
	(Affix Official/Notarial Seal)	Notary's Printed or Typed Name		
EXECUTION BY BUYER-BORROWER (IF ACQUISITION LOAN WITH FUTURE ADVANCES AND IF CONSTRUCTION CONTEMPLATED OR IN PROCESS)				
	State of	County of		
	Signed and sworn to (or affirmed) before	Signed and sworn to (or affirmed) before me this day by		
By:		[insert name(s) or principal(s)].		
By:	My Commission Expires:	Notary Public		
Printed or Typed Name/Title:	(Affix Official/Notarial Seal)	Notary's Printed or Typed Name		
EVECUTION BY DUVED DODDOWED (IF A				
EXECUTION BY BUYER-BURROWER (IF AC	COUISITION LOAN WITH FUTURE ADVANCES AND IF CONSTRI	County of		
	Signed and sworn to (or affirmed) before	e me this day by		
Ву:	· · · · · · · · · · · · · · · · · · ·	[insert name(s) or principal(s)].		
By:	Date:	[most name(s) of principal(s)].		
		Notary Public		
By:Printed or Typed Name/Title:		<u> </u>		
	(Affix Official/Notarial Seal)	Notary's Printed or Typed Name		

NOTE: ATTACH ADDITIONAL SIGNATURE SECTIONS IF THERE ARE MULPTIPLE OWNERS, CONTRACTORS, OR BUYERS - BORROWERS