OWNER AFFIDAVIT AND INDEMNITY AGREEMENT (MLA – CONSTRUCTION COMPLETED, CONTEMPLATED OR UNDER WAY)

OWNER:
(NOTE: A separate Agreement is required for each successive owner in the 120-Day Lien Period)
PROPERTYLAND:
(Insert MLA Entry Number, street address or brief description and/or attach a description as Exhibit A.)
MLA Entry Number:

<u>DEFINITIONS</u>: The following capitalized terms as used in this Agreement shall have the following meanings:

- <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 the <u>PropertyLand</u> as defined below.
- <u>Labor, Services or Materials</u>: ALL labor, services, materials for which a lien can be claimed under NCGS Chapter 44A, Article 2, including but not limited to professional design services (including architectural, engineering, landscaping and surveying) and/or rental equipment.
- 15 Day Period: The 15 days immediately preceding the date of recordation of the latter of the deed to purchaser or Deed of Trust to Lender, as referenced herein, in the Office of the Register of Deeds of the county in which the Property is located.
- Owner: Any person or entity, as defined in NCGS Chapter 44A, Article 2, who has contracted for labor, services and/or materials for improvements on the Land and who has or has had any interest in the PropertyLand within the 120-Day Lien Period. For the purposes of this Agreement, the term Owner includes:

 (i) a seller of the PropertyLand or a borrower under a loan agreement secured by the PropertyLand;
 (ii) a person with rights to purchase the PropertyLand under a contract and for whom an Improvement is made and who ordered the Improvement to be made; and (iii) the Owner's successors in interest and agents of the Owner acting within their authority.
- Company: The title insurance company providing the title policy for the transaction contemplated by the Owner herein as a seller or borrower.
- Lender INSERT NAME(S): ______, and its/their successor and/or assigns.
- <u>Deed of Trust</u>: The real estate security instrument(s) to be executed by Owner and to encumber the <u>PropertyLand</u> in the currently contemplated transaction and any currently contemplated or future extensions, renewals, modifications, amendments or reinstatements thereof.
- <u>PropertyLand</u>: The real estate described above or on Exhibit A and any leaseholds, tenements, hereditaments, and improvements placed thereon, including any real estate that is a portion of a larger, previously unsegregated tract when that area is reasonably necessary for the convenient use and occupation of Improvements on the larger tract.).
- MLA: Mechanic's Lien Agent: A title insurance company or agency designated by an Owner pursuant to NCGS 44A-11.1.
- <u>Potential Lien Claimant</u>: any person or entity who has performed or furnished or has contracted to perform or furnish Labor, Services or Materials pursuant to
 a contract, either express or implied, for the making of an Improvement on the <u>PropertyLand</u> and is entitled to claim a lien for improvements to real
 propertyLand under Article 2 of NCGS Chapter 44A.
- Design Professional: Any architect, engineer, land surveyor or landscape architect registered under NCGS Chapter 83A, 89A, or 89C.
- Custom Contractor: A contractor duly licensed as a general contractor pursuant to Article 1 of Chapter 87 of the General Statutes who has contracted with an
 owner who is not an affiliate, relative, or insider of the contractor to build a single-family residence on the Owner's property to be occupied by the Owner as a
 residence.
- All defined terms shall include the singular or plural as required by context.

AGREEMENT: For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, and as an inducement to the purchase of the PropertyLand by a purchaser and/or the making of a loan by Lender secured by the Deed of Trust encumbering the PropertyLand and the issuance of a title insurance policy or policies by Company insuring priority of title to the PropertyLand over claims of lien for Labor, Services or Materials; Owner(s), first being duly sworn, depose, say and agree:

1. Owner's Certifications:

- A. Owner certifies that (i) an MLA has been designated for this propertyLand and Owner has complied with all requirements of NCGS 44A 11.1 -11.2, including, but not limited to:
 - i. Provision of contact information for MLA to Potential Lien Claimant(s) requesting such information in accordance with NCGS 44A 11.2
 - ii. Appointment of MLA has been conspicuously and continuously posted on the PropertyLand in accordance with NCGS 44A -11.2,
 - iii. Identification to the MLA of any contractorCustom Contractor in contract with Owner for Improvements to PropertyLand consisting of a single family residence in accordance with NCGS 44A 11.2,
 - iv. Identification to the MLA of all Design Professionals and any party with whom Owner contracted prior to the appointment of the MLA that have been engaged in connection with the Improvements to the PropertyLand in accordance with NCGS 44A 11.2;

Except as evidenced by the NCLTA Form 6 or Form 7 submitted herewith, (ii) there are no filed liens for Labor, Services or Materials for Improvements on the PropertyLand; (iii) Owner has not received any Notice of Claim of Lien upon Funds from any other person or entity; (iv) Owner has no knowledge of any other type of claim outstanding which would entitle the holder thereof to claim a lien on or interest in the PropertyLand including retention of title agreements or security interests for any materials, appliances, fixtures or furnishings placed upon or installed on the PropertyLand; (v) there are no Potential Lien Claimants who have contracted with the Owner whose -first furnishing of Labor, Services or Materials -is or may be within the 15 days immediately preceding the date of recordation of the latter of the deed to purchaser or Deed of Trust to Lender, as referenced herein, in the Office of the Register of Deeds of the county in which the Land is located (the 15 Day Period) except those listed in paragraph 18 below-the following:

Any such matter in (ii) through (iv) shall be deemed not to exist if either the claimant has completed all Improvements of that claimant and been paid in full (and satisfactory evidence of such payment is provided herewith) or the claimant has waived or released the claimant's claim, provided that the waiver or release is in writing and such writing is acceptable to and is furnished to the Company.

s first furnishing of Labor, Services or Materials is or may be	within the 15 Day Period:
Potential Lien Claimant and/or Design Professional who has fi	led a notice to MLA.]
urchase of the PropertyLand, Lender to make a loan secure policy or policies insuring title to the PropertyLand with disbursement of funds and closing of this transaction and secure policy.	out exception to matters certified in this
Company harmless of and from any and all loss, cost, da er or Company shall or may incur or become liable for, direct nent of the Company's rights hereunder.	
ntire agreement between Owner and Company and no protaining to such matters is effective.	ior or contemporaneous agreement or
n provisions hereof must be specifically stated in the blank	below and agreed to in writing by the
of its terms or conditions, shall be effective unless m	nade in writing and approved by the
ALSE AFFIDAVIT IS A CRIMINAL OFFENSE	
EXECUTION	
State of County of Signed and sworn to (or affirmed) before me this day by	(Affix Official/Notarial
Date:	otarial Seal
My Commission Expires:, Notary Public) (181)
	rchase of the PropertyLand, Lender to make a loan secure e policy or policies insuring title to the PropertyLand with disbursement of funds and closing of this transaction and secure company harmless of and from any and all loss, cost, day for or Company shall or may incur or become liable for, direct the ent of the Company's rights hereunder. Intire agreement between Owner and Company and no provisions hereof must be specifically stated in the blank of its terms or conditions, shall be effective unless must be specifically stated in the blank of its terms or conditions, shall be effective unless must be specifically stated in the blank of its terms or conditions, shall be effective unless must be specifically stated in the blank of its terms or conditions, shall be effective unless must be specifically stated in the blank of its terms or conditions, shall be effective unless must be specifically stated in the blank of its terms or conditions, shall be effective unless must be specifically stated in the blank of its terms or conditions, shall be effective unless must be specifically stated in the blank of its terms or conditions, shall be effective unless must be specifically stated in the blank of its terms or conditions, shall be effective unless must be specifically stated in the blank of its terms or conditions, shall be effective unless must be specifically stated in the blank of its terms or conditions, shall be effective unless must be specifically stated in the blank of its terms or conditions.

EXHIBIT A OWNER AFFIDAVIT AND INDEMNITY AGREEMENT (MLA – CONSTRUCTION COMPLETED, CONTEMPLATED OR UNDER WAY)