

Construction Underwriting Submission Checklist for FHA 203(k) Rehabilitation Loans

Borrower(s)

1	NCF Renovation Loan Registration Form
ŀ	Permanent Lender's Credit Underwriting Approval
F	HUD-92700: 203(k) and Streamlined (k) Maximum Mortgage Worksheet
ŀ	Appraisal with <u>all</u> improvements listed on Repairs & Updates Addendum and reflecting "After-Improved Value"
F	Form 1003 URLA
ł	Renovation Loan Borrower's Disclosure
F	FHA 203(k) Consultant Report
ŀ	Pre-Purchase Home Inspection (if applicable)
(Current Purchase Contract between Seller and Borrower(s) (if applicable)
N	A & M Contractor Appraisal (HUD REPO Only - If over 6 months old, borrower has the option to obtain new appraisa
1	Renovation Loan Homeowner/Contractor Agreement
(Contractor Bids/Proposals Signed by Contractor and Accepted by Borrower
1	FHA 203(k) Loan Draw Request Disclosure
1	mportant Notice Regarding Contingency Funds on Renovation Loans
1	Renovation Loan Contractor Profile Report
1	Renovation Loan Indemnity Agreement or Contractor's Evidence of Liability Insurance
(Contractor's License (if applicable)
F	Form W-9 completed by Contractor

italicized Forms Available at www.ncfunding.net/forms

PLEASE NOTE: Renovation Loan Submissions from the Originator/Processor directly to NCF will no longer be accepted. The Permanent Lender's Underwriting Dept. will submit the above items for Construction Underwriting Approval to NCF.

> National Capital Funding, Ltd. Attn: Renovation Loan Dept. 14550 Torrey Chase Blvd, Ste 465 Houston, TX 77014-1019 Phone: 281.537.0073 Fax: 281.537.5698 E-mail: renovate@ncfunding.net



RENOVATION LOAN REGISTRATION FORM

Loan & Originator I		Date Registered: / /			
Permanent Lender:			Loan # :	Loan /	Amt: \$
<i>Type:</i>	eamlined (k)	□ FHA Regular 203(k)	□ USDA w	/Repair Escrow	□ FNMA HomePath
Originator's Compar	ıy:		Originator:		
Processor:					
Phone: ()					
Borrower & Propert	y Information:	<u>.</u>			
Borrower: _			·····		
Co-Borrower:	First	Middle	Last		
Co-Borrower	First	Middle	Last		
Property Address: _					
City:		County:		State:	Zip:
Title Company I nfo	rmation:				
			_Contact:		
Address, City, State	Zip:				
		_ Fax: ()			
1 - Contractor Info	mation:				
Company Name:			_Contact:		
Address, City, State,	Zip:				
		_ Fax: ()			
2 - Contractor Info	rmation:				
Company Name:			_Contact:		
Address, City, State,	, Zip:				
		_ Fax: ()			
		ATTACH SHEET FOR AD			
			ICE HOUCTON		

203(k) and Streamlined (k) Maximum Mortgage Worksheet

See Public Reporting Statement on the back before completing this form (See Notes 1 thru 8 on back)

U.S. Department of Housing

and Urban Development

OMB Approval No. 2502-0527 (exp. 06/30/2014)

Office of Housing
Federal Housing Commissioner

Borrower's Name & Property Address (include street, city, State, and zip code)			FHA Case	Number	No. of Units	HUD REO? ☐/es ☐NO	Purchase Refinance	
	Туре:							Streamlined (k) (Note 6)
							Purchase Date (owned	
Owner-Occupant Nonprofit							less than 12 months)	
	Government Agency							
A. Property	1. Contract Sales Price 2. 'As-is' Value 3. After-improved 4. 110% 5. Borrower Paid Closing Costs			6. Allowable energy				
Information	Or Existing Debt	Listing Debt (Note 1) Value of A3 (Note 8) + Prepaids (Refinance) \$ \$ \$ \$			Improvements (Note 2)			
B. Rehabilitation	 Φ 1. Total Cost of Re 	Ψ nairs (Line 36	Ψ ΗΠ <u>0-</u> 9746.		T	Ψ		
and Other	and REO Lead E							\$
	2. Contingency Res			%) (10) to 20% of B	(1)		\$
	3. Inspection Fees (x \$, ,	Update Fee (x \$	per draw)	\$
	4. Mortgage Payme	ents Escrowed	(month	ns x \$) if unir	nhabited (Note	7)	\$
	5. Sub-Total for Re	habilitation Eso	crow Accou	nt (Total of	B1 thru B4)			\$
	6. Architectural and			<u></u>	7)			\$
	7. Consultant Fees (including mileage	e, if applicabl	le) (\$	+ miles@	2)/mile) (No	ote 7)	\$
	8. Permits	lain in Danaarlu						\$
	9. Other Fees (exp 10. Sub-Total (Total		5)					\$ \$
	11. Supplemental Ori	1	hoth 203k a	nd Streamlin	ed (k) (areater	r of \$350 or 1 59	6 of B10)	\$
		-			%)			\$
							\$	
	14. Total Rehabilitation Cost (Total of B5 and B13 minus A6) (Streamlined (k) can not exceed \$35,000)						\$	
C. Mortgage	1. Lesser of Sales Price (A1) or As-Is-Value (A2)						\$	
Calculation	2. Total Rehabilitat	ion Cost (B14)						\$
for Purchase	3. Lesser of Sum of C1 + C2 (\$) or 110% of After-Improved Value (A4)						\$	
Transactions	4. Base Mortgage) x	
	LTV Factor (96.5				able Down pa	ayment/		¢
D. Martaga	HUD-Owned Pro		, ,	lote 5)				\$
D. Mortgage Calculation	1. Sum of Existing D					-		\$
for Refinance	Discount on Total 2. Lesser of Sum o)	Ψ
Transactions	or 110% of After	•				υ ι τ) (φ)	\$
	3. D2 (\$) x LTV Fac	· · ·	6) (Owner-0	Occupant)			\$
	4. Base Mortgage				1 /			\$
E. Calculation								
for EEM	1. Energy Efficient Mortgage (EEM) Amount (C4 or D4) + A6 (Note 2)						\$	
F. Summary UFMIP Factor UFMIP Total Escrowed Funds Interest Rate Discount					Discount Pts			
	% \$ %							
	1. Total Mortgage Amount with UFMIP (C4, or D4 or E1 + UFMIP)					\$		
DE Underwrite	vriter's Signature, Title & Date							
Porrowaria Cia	natura 8 Data (Ont	ional)		Co Borro	world Signa	turo 8 Data //	Ontional	
Borrower's Signature & Date (Optional) Co-Borrower's Signature & Date (Optional)								

Notes:
1. If owned less than 1 year, use lesser of A2 or Original Acquisition Cost plus Debts incurred for
rehabilitation since acquisition
rehabilitation since acquisition.
2. Refer to Mortgagee Letters 05-21, 95-46, and 93-13.
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are required under Section 203(k) of the National Housing Act (12 U.S.C. 1703). No assurance of confidentiality is provided.

RENOVATI ON LOAN BORROWER'S DI SCLOSURE

Borrower(s):		
Property Address:		
City:	_ State:	_Zip:
Lender:		

Borrower hereby warrants and represents (which warranties, covenants, agreements and representations shall survive the making of any and all advances) to Lender, its agents, successors and/or assigns (hereinafter collectively called "Lender") as follows:

Borrower acknowledges that Borrower will select and investigate or has selected and investigated the background, experience and reputation of any and all contractors (hereinafter referred to as "Contractors") who will furnish labor, material or other services for the construction of said improvements and that Lender has, and shall have, no responsibility or liability whatever for such persons or for the quality of their materials or workmanship.

Borrower acknowledges that Lender has the right to verify the acceptability of Borrower's selection of any or all Contractors in accordance with the guidelines set forth by the Department of Housing and Urban Development (hereinafter referred to as "HUD"), USDA, or Fannie Mae and, additionally, Lender has the right to disallow any or all Contractors that do not meet the guidelines for Contractors as set out by HUD, USDA, or FNMA.

Borrower understands that these statements and acknowledgments are made for the purpose of inducing the Lender to advance the money pursuant to the terms of the Loan documents, and the Lender is relying upon the truth and accuracy of the statements made in advancing such loan proceeds. Further, Borrower agrees to indemnify and save Lender, its agents, successors and/or assigns, harmless against costs, damages, attorney's fees, expenses and liabilities which it may incur or sustain in connection with the incorrectness of any of these representations or any court action arising therefrom and will pay the same upon demand. Borrower further agrees to indemnify and save Lender, its agents, successors and/or assigns, harmless from any claims by or against the Contractor or any subcontractors or material suppliers.

EXECUTED this _____day of _____, 20__.

Borrower's Signature

Date

RENOVATION LOAN HOMEOWNER/ CONTRACTOR AGREEMENT

FHA Case # :	<u> </u>		
Owner(s):			
City:	State:	Zip:	
CONTRACTOR'S COMPANY NAME:			
CONTACT PERSON:			
ADDRESS, CITY, ST, ZIP:			
PHONE NUMBER:		FAX NUMBER:	
E-MAIL ADDRESS:			

THIS AGREEMENT, made this date, ____/___, between the above mentioned Homeowner (Owner) and Contractor, is for the rehabilitation of the property located at _____

that has been approved for mortgage insurance for an FHA loan under Section 203(k) of the National Housing Act. The Owner(s) shall pay the Contractor the sum of for completion of the work, including all sales tax due by law, together with such increases or decreases in the contract price as may be approved in writing by the Lender. The work will begin within 30 days of the loan closing with the Lender and will be completed by _______, unless delayed beyond the Contractor's control. The General Provisions listed below are made a part of this Agreement, between the Owner(s) and the Lender, or as described below (or on an attached sheet):

- 1. **Contract Documents**: This Agreement includes all general provisions, special provisions and attached proposals that were accepted by the lender. Work not covered by this agreement will not be required unless it is required by reasonable inference as being necessary to produce the intended result. By executing this Agreement, the contractor represents that he/she has visited the site and understands local conditions, including state and local building regulations and conditions under which the work is to be performed.
- 2. **Owner:** Unless otherwise provided for in the Agreement, the owner will secure and pay for necessary easements, exceptions from zoning requirements, or other actions which must precede the approval of a permit for this project. If owner fails to do so then this contract is void. If the contractor fails to correct defective work or persistently fails to carry out the work in accordance with the agreement or general provisions, the owner may order the contractor in writing to stop such work, or a part of the work, until the cause for the order has been eliminated.
- 3. **Contractor:** The contractor will supervise and direct the work and the work of all subcontractors. He/she will use the best skill and attention and will be solely responsible for all construction methods and materials for coordinating all portions of the work. Unless otherwise specified in the Agreement, the contractor will provide for and/or pay for all labor, materials, equipment, tools, machinery, transportation, and other goods, facilities and services necessary for the proper execution and completion of the work. The contractor will maintain order and discipline among

employees and will not assign anyone unfit for the task. The contractor warrants to the owner that all materials and equipment incorporated are new and that all work will be of good quality and free of defects or faults. The contractor will pay all sales, use and other taxes related to the work and will secure and pay for building permits and/or other permits, fees, inspections and licenses necessary for the completion of the work unless other wise specified in the Agreement. The contractor will indemnify and hold harmless the owner from and against all claim, damages, losses, expenses, legal fees or other costs arising or resulting from the contractor's performance of the work or provisions of this section. The contractor will comply with all rules, regulations, laws, ordinances and orders of any public authority or HUD inspector bearing on the performance of the work. The contractor is responsible for, and indemnifies the Owner against, acts and omissions of employees, subcontractors and their employees, or others performing the work under this Agreement with the contractor. The contractor will provide shop drawings, samples, product data or other information provided for in this Agreement, where necessary.

- 4. **Subcontractor:** Selected by the contractor, except that the contractor will not employ any subcontractor to whom the owner may have a reasonable objection, nor will the contractor be required by the owner to employ any subcontractor to whom the contractor has a reasonable objection.
- 5. Work By Owner or Other Contractor: The owner reserves the right to perform work related to the project, but which is not a part of this Agreement, and to award separate contracts in connection with other portions of the project not detailed in this Agreement. All contractors and subcontractors will be afforded reasonable opportunity for the storage of materials and equipment by the owner and by each other. Any costs arising by defective or ill-timed work will be borne by the responsible party.
- 6. **Binding Arbitration:** Claims or disputes relating to the Agreement or General Provisions will be resolved by the Construction Industry Arbitration Rules of the America Arbitration Association (AAA) unless both parties mutually agree to other methods. The notice of the demand for arbitration must be filed in writing with the other party to this Agreement and with the AAA and must be made in a reasonable time after the dispute has arisen. The award rendered by the arbitrator(s) will be considered final and judgment may be entered upon it in accordance with applicable law in any court having jurisdiction thereof.
- 7. **Cleanup and Trash Removal:** The contractor will keep the owner's residence free from waste or rubbish resulting from the work. The contractor will remove all waste, rubbish, tools, construction materials, and machinery promptly after completion of the work.
- 8. **Time:** With respect to the scheduled completion of the work, time is of the essence. If the contractor is delayed at anytime in the progress of work by change orders, fire, labor disputes, acts of God or other causes beyond the contractor's control, the completion schedule for the work or affected parts of the work may be extended by the same amount of time caused by the delay. The contractor must begin work no later than 30 days after loan closing and will not cease work for more than 30 consecutive days.
- 9. Payments and Completion: Payments may be withheld because of, (1) defective work not remedied; (2) failure of contractor to make proper payments to subcontractors, workers, or suppliers; (3) persistent failure to carry out work in accordance with this Agreement or these general conditions, or (4) legal claims. Final payment will be due after complete release of any and all liens arising out of the contract or submission of receipts or other evidence of payment covering all subcontractors or suppliers who could file such a lien. The contractor agrees to indemnify the Owner against such liens and will refund all monies including costs and reasonable attorney's fees paid by the owner in discharging the liens.

and supervising all necessary or required safety programs. The contractor must comply with all applicable laws, regulations, ordinances, orders or laws or federal, state, county or local governments. The contractor will indemnify the owner for all property loss or damage to the owner caused by his/her employees or his/her direct or subcontractors.

10. **Protection of Property and Persons**: The contractor is responsible for initiating, maintaining,

- 11. **Insurance**: The contractor will purchase and maintain such insurance necessary to protect from claims under workers compensation and from any damage to the owner(s) property resulting from the conduct of this contract. If insurance is not provided, a fully executed Indemnity Agreement must be provided.
- 12. Changes in the Contract: The owner may order changes, additions or modifications (using HUD form HUD-92577) without invalidating the contract. Such changes must be in writing, signed by the owner, and accepted by the lender. Not all change order requests may be accepted by the lender, therefore, the contractor proceeds at his/her own risk if work is completed without an accepted change order. The new repair item must also be included in the allowable repair items.
- 13. **Correction of Deficiencies**: The contractor must correct promptly any work of his/her own or his/her subcontractors found to be defective or not complying with the terms of the contract.
- 14. **Warranty**: The contractor will provide a one-year warranty on all labor and materials used in the rehabilitation of the property. This warranty must extend one year from the date of completion of the contract or longer if prescribed by law unless otherwise specified by other terms of this contract. Disputes will be resolved through the Construction Industry Arbitration Rules of the American Arbitration Association.
- 15. **Termination**: If the owner fails to make a payment under the terms of this Agreement, though no fault of the contractor, the contractor may, upon ten working days written notice to the owner, and if not satisfied, terminate this Agreement. The owner will be responsible for paying the contractor for all work completed.

If the contractor fails or neglects to carry out the terms of the contract, the owner, after ten working days written notice to the contractor, may terminate this Agreement. The owner may finish the job by whatever reasonable method the owner deems expedient. If the cost of completion exceeds the contract balance, the difference, as well as reasonable attorney's fees if necessary, will be paid to the owner by the contractor.

Owner's Signature

Date Owner's Signature

Date

Date

Name:			

RENOVATION LOAN INDEMNITY AGREEMENT

Contractor:		
Borrower(s):		
Property Address:		
City:	State:	Zip:
Loan Number:		
Lender:		
Loan Disbursement Administrator: Nat	ional Capital Funding, I	Ltd.
This agreement is made for the purpose of provic successors and/or assigns (hereinafter collectively		o the Loan Disbursement Administrator and Lender, their agents, .
WHEREAS Contractor and Borrower have entered	into an agreement for Contra	actor to construct certain improvements on the Property, and
WHEREAS Contractor has acknowledged that it do	oes not carry a General Liabili	ty Insurance Policy, and
WHEREAS Indemnitee's underwriting requirement Indemnitee, and	ts necessitate that the Contra	actor carry General Liability Insurance in amounts acceptable to
WHEREAS Borrower acknowledges that Borrower	understands that Contractor	has no such General Liability Insurance coverage, and
WHEREAS as an inducement to Indemnitee to m Insurance Policy covering the Contractor.	ake a loan on said Property	and waive their policy that generally requires a General Liability
		ly agree to indemnify, save, and hold harmless Indemnitee, their , liabilities or litigation arising out of the construction that would
	r, the undersigned shall, at it	nent or any third party, Indemnitee will provide the undersigned s own expense, faithfully and completely defend and protect the n and/or notice.
	nses, and payments, including	lefend, pay or settle the claim with full rights of recourse against but not limited to attorney fees and settlement payments, made or litigation.
This Agreement is binding upon and is to insure t	o the benefit of the parties, th	neir successors, assigns, and personal representatives.
Signed this day of	, 20	
Contractor's Signature	Date	
Name:		
Title:		

Borrower's Signature

FHA 203(k) LOAN DRAW REQUEST DI SCLOSURE

When the Contractor desires a draw, the draw request documentation will be prepared by the 203(k) Consultant and signed by all parties. The number of draws will be determined by the Consultant prior to the closing of the loan. When permits are required, those fees may be reimbursed to the Contractor at closing with proper documentation. The final payment to the Contractor will be made following completion of all work, as evidenced by an inspection provided by the Consultant and release of any and all liens arising out of the contract or submission of receipts or other evidence of payment covering all subcontractors or suppliers who could file a legal claim. Lender reserves the right to have all work verified by an inspection report before disbursement to Contractor.

All draw requests must be submitted directly to National Capital Funding, Ltd. The appropriate Draw Request Form is to be completed and executed by the Consultant, Contractor and the Borrower for each draw. Please fax this request to (281) 537-5698 or submit via e-mail to renovate@ncfunding.net. National Capital Funding, Ltd. will review documentation and forward same to the Lender for acknowledgment by the Underwriter. Upon approval of draw request, inspection and contractor lien waiver, funds will be disbursed to the Contractor by check. It is anticipated that the time from submittal of an acceptable request and an inspection report to National Capital Funding, Ltd. until the check is issued for delivery to the contractor shall be 7-10 business days, unless there are delays by the inspector and/or closing agent.

Any questions related to draws are to be addressed with National Capital Funding, Ltd. You may contact them by phone at (281) 537-0073, by fax at (281) 537-5698, by e-mail at renovate@ncfunding.net, or by mail at:

National Capital Funding, Ltd. 14550 Torrey Chase Blvd, Ste 465 Houston, Texas 77014-1019 Attn: Renovation Loan Department

Please Note: All change orders must be submitted by the Consultant to NCF for lender approval <u>prior</u> to disbursement.

By signing below, you are acknowledging that you understand the draw procedure and accept the responsibility of this disclosure.

CONTRACTOR'S COMPANY NAME

BORROWER'S SIGNATURE

CONTRACTOR'S SIGNATURE

CO-BORROWER'S SIGNATURE

EXECUTED BY (Please Print Clearly)

DATE_____

DATE _____

I MPORTANT NOTI CE REGARDI NG CONTI NGENCY FUNDS on Renovation Loans

EACH CONTRACTOR MUST SIGN AND DATE THIS DISCLOSURE

A contingency fund is for the sole purpose of unforeseen issues that develop as a result of the proposed scope of work detailed in the lender approved agreements.

THEREFORE, THE CONTINGENCY FUND IS NOT AUTHORIZED TO BE USED FOR WORK THAT IS UNRELATED TO THE SCOPE OF WORK IN THE LENDER APPROVED AGREEMENTS.

FURTHERMORE, THE FUNDS CAN ONLY BE USED WITH APPROVAL FROM THE LENDER PRIOR TO THE WORK BEING PERFORMED.

In order to request lender approval for any gualified changes, Borrower(s) and Contactor must submit to National Capital Funding, Ltd. a fully completed and executed change order request using the form, HUD-92577 "Request for Acceptance of Changes". This form is available on the Forms page of NCF's website at www.ncfunding.net. You may submit this completed form to NCF either by fax at (281) 537-5698, by e-mail at renovate@ncfunding.net, or by mail at:

National Capital Funding, Ltd. 14550 Torrey Chase Blvd, Ste 465 Houston, Texas 77014-1019 Attn: Renovation Loan Department

IF THE BORROWER ALLOWS ADDITIONAL WORK TO BE PERFORMED WITHOUT PRIOR WRITTEN LENDER APPROVAL THEN THE PAYMENT TO THE CONTRACTOR FOR ANY CHANGES IS SOLELY THE RESPONSI BILITY OF THE BORROWER.

If your request is approved by the lender, you will be notified by NCF in writing. PLEASE NOTE: DO NOT BEGIN WORK WITHOUT NOTICE OF APPROVAL BY THE LENDER FROM NCF.

By signing below, you are acknowledging that you understand the procedures and requirements for the use of the contingency funds and fully accept your responsibility as stated above.

CONTRACTOR'S COMPANY NAME

BORROWER'S SIGNATURE

CONTRACTOR'S SIGNATURE

CO-BORROWER'S SIGNATURE

EXECUTED BY (Please Print Clearly)

DATE _____

DATE _____

RENOVATI ON LOAN CONTRACTOR PROFILE REPORT

For Lender Use Only:	
Case Number:	
Borrower's Name:	
Property Address, City, St, Zip:	
DATE:	
CONTRACTOR'S COMPANY NAME:	
CONTACT PERSON:	
ADDRESS, CITY, ST, ZIP:	
PHONE NUMBER:	FAX NUMBER:
E-MAIL ADDRESS:	
□ CORPORATION □ JOINT VENTURE □ PARTNERSHIP	P I INDIVIDUAL I OTHER:
NUMBER OF YEARS ORGANIZATION HAS BEEN IN BUSIN	IESS UNDER PRESENT NAME:
JURISDICTION(S) IN WHICH YOU ARE LEGALLY LICENSE	ED/QUALIFIED TO DO BUSINESS:
LICENSE NUMBER:	LICENSE TYPE:
LIST THE TYPES OF WORK PERFORMED DIRECTLY BY Y	
	AME AND LOCATION OF THE PROJECTS, CONTACT
INFORMATION, CONTRACT AMOUNTS, AND DATES NECCESSARY	OF COMPLETION. ATTACH SEPARATE SHEET IF
1	
2	

3. _____

ARE THERE ANY JUDGEMENTS, CLAIMS, ARBITRATION PROCEEDINGS OR SUITS PENDING OR OUTSTANDING AGAINST YOU OR YOUR ORGANIZATION OR ITS OFFICER? ______ IF SO, DESCRIBE IN AN ATTACHED DOCUMENT.

HAVE YOU OR YOUR ORGANIZATION FILED ANY LAWSUITS OR REQUESTED ARBITRATION WITH REGARD TO CONSTRUCTION CONTRACTS WITHIN THE LAST 5 YEARS? ______. IF SO, DESCRIBE IN AN ATTACHED DOCUMENT.

FINANCIAL REFERENCES: INCLUDE BANKS/CREDITORS/BONDING COMPANIES (Include Phone Number)

1		
2		
3		
INSURANCE CO.	TYPE	AMOUNT
		\$
INSURANCE CO. CONTACT		PHONE#
CONTRACTOR REPRESENTS AND WARRANTS COMPLETE AND ACCURATE. CONTRACTOR AU REFERENCES LISTED ABOVE IN ORDER TO VER	THORIZES THE BORROWER AND/OF	R LENDER TO CONTACT THE
CONTRACTOR'S COMPANY NAME:		
PRINTED NAME:	TIT	'LE:
SIGNATURE:	DA1	TE:
ADDITIONAL NOTES:		

Name (as shown on your income tax return)

N.	Business name/disregarded entity name, if different from above			
Print or type Specific Instructions on page	Check appropriate box for federal tax classification:			
	Ladividual/colo proprietor C. Composition S. Corporation Partnership Trust/estate			
	Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=partnership)			
	□ Other (see instructions) ►			
	Address (number, street, and apt. or suite no.)	Requester's name and address (option	nal)	
Sp	City, state, and ZIP code			
See				
	List account number(s) here (optional)			
Par	t I Taxpayer Identification Number (TIN)			
Enter your TIN in the appropriate box. The TIN provided must match the name given on the "Name" line Social security number				
to avoid backup withholding. For individuals, this is your social security number (SSN). However, for a				
resident alien, sole proprietor, or disregarded entity, see the Part I instructions on page 3. For other			-	
entities, it is your employer identification number (EIN). If you do not have a number, see <i>How to get a</i>				
		Employer identification num	ber	
Note. If the account is in more than one name, see the chart on page 4 for guidelines on whose number to enter.				
numb				
Par	Certification			

Under penalties of perjury, I certify that:

- 1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me), and
- I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and

3. I am a U.S. citizen or other U.S. person (defined below).

Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions on page 4.

Sign	Signature of
Here	U.S. person ►

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Purpose of Form

A person who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) to report, for example, income paid to you, real estate transactions, mortgage interest you paid, acquisition or abandonment of secured property, cancellation of debt, or contributions you made to an IRA.

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN to the person requesting it (the requester) and, when applicable, to:

1. Certify that the TIN you are giving is correct (or you are waiting for a number to be issued),

2. Certify that you are not subject to backup withholding, or

3. Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income. Date •

Note. If a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

Definition of a U.S. person. For federal tax purposes, you are considered a U.S. person if you are:

- An individual who is a U.S. citizen or U.S. resident alien,
- A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States,
- An estate (other than a foreign estate), or
- A domestic trust (as defined in Regulations section 301.7701-7).

Special rules for partnerships. Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax on any foreign partners' share of income from such business. Further, in certain cases where a Form W-9 has not been received, a partnership is required to presume that a partner is a foreign person, and pay the withholding tax. Therefore, if you are a U.S. person that is a partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership to establish your U.S. status and avoid withholding on your share of partnership income.