C A T I C

Connecticut Attorneys Title Insurance Company

INDIVIDUAL UNIT CONFIRMATION OF FULL PAYMENT AND COMPLETION

(Use for issuance of an Owner Policy and/or simultaneous Owner and Lender Policy for residential common interest community units located in buildings consisting of more than four dwelling units)*

KNOW ALL MEN BY THESE PRESENTS, that we, the undersigned, have rendered services, performed work or

1			in the Town City
known as	Unit	name of community	in the Town/City
of	, Connecticu	ıt.	
rendered, all wor appurtenances ar outstanding contr	k to be performed, and all and that we have been fully ract, agreement or arranger	materials to be furnished by us on and unconditionally paid for said	hat we have completed all services to be or concerning the above mentioned unit and services, work or materials pursuant to any l by law, we hereby release any claim of lies
A signature on a		n the party signing as to all work	lates appearing before our respective names performed, services rendered and material
"See Form 110.1			stead, please attach it to this form and prin ed below.) This confirmation consists of thi
DATE SIGNED		DATE SIGNED	
	General Contractor		Cabinets
	Architect		Carpenter
	Architect (landscape)		Carpeting
	Air Conditioning System		Concrete
	Boiler		Concrete Blocks
	Brick		Doors

*NOTICE: WHERE ONLY A MORTGAGEE POLICY IS BEING ISSUED, CATIC MUST RECEIVE A COMPLETED "SUBORDINATION OF MECHANICS" LIENS TO LIEN OF MORTGAGE" FORM (CATIC A-111)

 Face Brick	Doors - Overhead
 Ducts	Insulation
 Excavating (cellar – cesspool)	Iron – Steel
 Electrician	Kitchen Cabinets
 Electrical Supplies	Landscaping
 Electric Fixtures	Lather
 Elevator and Doors	Linoleum – Rubber Tile
 Fire Escape	Lumber
Flagstone	Lumber (trim)
 Flashing – Gutters	Marble
 Flooring (material)	Mason
 Floor (laying)	Mason's Supplies
 Floor (scraping)	Metal Work
 Floor (finishing)	Oil Burner
 Foundation	Oil Tank
 Frames – Sash	Paint Supplies
 Gas – Electric Ranges	Painter (outside)
 Glass – Glazier	Painter (inside)
 Grading	Paper – Decorator's Supplies
 Hardware	Paperer – Decorator
 Heating Contractor	Plasterer
 Heating Supplies	Plumber
 Heatans De distans	Dhysking Firetures
Heaters – Radiators	Plumbing Fixtures
 Incinerator	Plumbing Supplies
 Refrigeration	Surveyor

	Roofer		Tile
	Roofing (material)		Tiler
	Sand – Gravel – Stone		Tinner
	Screens		Trimmer
	Septic Tank – Cesspool		Vanities
	Shades		Venetian Blinds
	Shingles		Walks
	Shutters – Blinds		Water Pumping System
	Stair Builder		Weather Strips
	Steel Sash		Well Drilling
	Stone (for building)		Other (specify)
	Stone (for driveway)		Other (specify)
	Stone (ornamental)		Other (specify)
	Storm Doors and Windows		Other (specify)
	GENERAL AFFIDAVIT AND IN	CONTRACTORS DEMNITY AGE	
STATE OF CON	NECTICUT)		
COUNTY OF) ss:)	Date:	

I, being the GENERAL CONTRACTOR, or being an authorized officer and/or agent of the below-named entity GENERAL CONTRACTOR, engaged in construction on the above-described property, after being duly sworn, depose and say: (1) that I have read the within and foregoing INDIVIDUAL UNIT CONFIRMATION OF FULL PAYMENT AND COMPLETION; (2) that the persons, firms and corporations who have executed said confirmation are the only persons, firms and corporations who have furnished or have contracted to furnish services, labor, or materials in the construction or repair of the unit and appurtenances constituting said property as of the date hereof; (3) that I have no notice of any claim of any subcontractor, laborer or materialman against said property; (4) that this combined Affidavit and Indemnity Agreement is being made with the understanding that CONNECTICUT ATTORNEYS TITLE INSURANCE COMPANY will rely upon the truth of the statements made herein when it issues its policy or policies of title insurance on this date insuring title to said property without taking any exception with respect to any possible unrecorded mechanics' liens; (5) that, in order to induce CONNECTICUT ATTORNEYS TITLE INSURANCE COMPANY to issue such policy or policies, I individually, or said entity GENERAL CONTRACTOR, do/does hereby agree to indemnify CONNECTICUT ATTORNEYS TITLE INSURANCE COMPANY, and agree to hold it harmless by reason of any and all loss, cost or damage, including attorneys' fees and court costs, which it may sustain by reason of the

recording of any and all mechanics' liens against said property by any person or entity claiming under any subcontract with the undersigned; and (6) that, if any such mechanics' liens are recorded against said property, I or said entity GENERAL CONTRACTOR, will immediately cause the same to be removed by bonding the same, by payment or by any other process or manner which will effectively remove any and all such liens from said property.

		GENERAL CONTRACT	ľOŀ
	Ву	, its	
Subscribed and sworn to by			
Before me, this	day of	,	
		Commissioner of the Superior Court/Notary Pu	 ıblic
		, , , , , , , , , , , , , , , , , , , ,	
OWNERS'	AFFIDAVIT AND	INDEMNITY AGREEMENT	
STATE OF CONNECTICUT COUNTY OF)	Date:	
COUNTY OF) 55.	Date	
constituting said property as of the materialman against said property understanding that CONNECTIC statements made herein when it without taking any exception we CONNECTICUT ATTORNEYS	ne date hereof, (3) that he/sh ty; (4) that this combined A CUT ATTORNEYS TITLE issues its policy or policies with respect to any possible TITLE INSURANCE COM TE OWNER do/does her	in the construction or repair of the unit and appurtenance has no notice of any claim of any subcontractor, labore Affidavit and Indemnity Agreement is being made with INSURANCE COMPANY will rely upon the truth of of title insurance on this date insuring title to said prope unrecorded mechanics' liens; (5) that, in order to incompany to issue such policy or policies, he/she jointly an reby indemnify CONNECTICUT ATTORNEYS TITLE	er or the f the perty
attorneys' fees and court costs, where the property; and (6) that, if any su	hich it may sustain by reason ach mechanics' liens are rea to the same to be removed by	by reason of any and all loss, cost or damage, included not the recording of any and all mechanics' liens against corded against said property, he/she or said CORPORAL by bonding the same, by payment or by any other process	nd/or TLE ding saic ATE
attorneys' fees and court costs, when the property; and (6) that, if any sure OWNER will immediately cause	hich it may sustain by reason ach mechanics' liens are receive the same to be removed by move any and all such liens to	by reason of any and all loss, cost or damage, included not the recording of any and all mechanics' liens against corded against said property, he/she or said CORPORAL by bonding the same, by payment or by any other process	nd/or TLE ding said ATE
attorneys' fees and court costs, where the property; and (6) that, if any sure of the owner which will effectively remains a sure of the owner which will effectively remains a sure of the owner which will effectively remains a sure of the owner which will effectively remains a sure of the owner where owner where owners are owner where owners are owners and the owner where owners are owners are owners and the owner where owners are owners and the owner where owners are owners and the owner where owners are owners and the owners are owners and the owner where owners are owners and the owners are owners are owners and the owners are owners are owners and the owners are owners are owners and the owners are owners and the owners are	hich it may sustain by reason ach mechanics' liens are receive the same to be removed by move any and all such liens to OWNER	by reason of any and all loss, cost or damage, include nof the recording of any and all mechanics' liens against corded against said property, he/she or said CORPORA y bonding the same, by payment or by any other process from said property.	nd/or TLE ding said ATE ss or
attorneys' fees and court costs, where the property; and (6) that, if any surpose of the court costs, where the property; and (6) that, if any surpose of the court cour	hich it may sustain by reason ach mechanics' liens are receive the same to be removed by move any and all such liens to OWNER OWNER	by reason of any and all loss, cost or damage, include not the recording of any and all mechanics' liens against corded against said property, he/she or said CORPORA by bonding the same, by payment or by any other process from said property.	nd/or TLE ding said ATE ss or