

First American Title Insurance Company

SELLER'S/OWNER'S AFFIDAVIT AND INDEMNITY

State of:	County of:	<u>. 148</u>
I, wc,		being first duly
sworn, on oath depose and	state that I, we, own the following propo	erty:
property, my enjoyment i disputed to my knowledge	hereof has been peaceable and undistu , nor do I know of any facts by reason	gaged and, during all the time that I/we owned the irbed and the title to said property has never been of which the title to, or possession of, said property property might be asserted adversely to me/us, and
above described under any	unrecorded leases, tenancy at will or off	n possession of all or any portion of the premises
2, The Sol conveyed no portion of the change the boundaries of t	lar(s)/Owner(s) during the time of owner premises nor done any act or allowent promises.	nership of the premises above described has/have ad any act to be done which has changed or could
3. The Sell adjoining land owners nor 4. The Sell	cr(s)/Owner(s) has/have allowed no enc has/have the undersigned encroached up cr(s)/Owner(s) has/have allowed no eas r oil pipeline or other rights of passage	roachments on the premises above described by any on any property of adjoining land owners. ements, rights of way, continuous driveway usage, o to others over the premises above described and
5. The Sel construction, erection, alter nor bas/have contracted for 6. The Sell	ler(s)/Owner(s), at present, and for a ration or repairs of any structures or imp any material to be delivered to the premer(s)/Owner(s) has/have no knowledge	period of six months past, has/have caused no provements on the premises above cited to be done, isses for which charges therefore remain unpaid, of any highways, abandoned roads, lanes, cemetery sor tidal waters either bordering, running through or
7. The und	rsigned has no knowledge of any due ta	xes or special assessments.
8. The uncorrections of	ersigned has not allowed and knows oning ordinances affecting the premises.	of no violation of any covenants, restrictions,
9. That the	re are no pending suits, proceedings, ju presaid county or any other county in the	idgments, bankrimicies, liens or executions against
and to include FIRST AMI cliance upon any of the st liscretion, issue insurance AMERICAN TITLE INSU- very kind, including attornation uffer or incur or become	EUCAN TITLE INSURANCE COMPA atements contained herein, and should F in reliance upon such representation (RANCE COMPANY liammiess of and lieys! fees, which said FIRST AMERICA	re, any lender to accept a mortgage on the property NY to issue its title insurance policy or policies in first American Title Insurance Company, in its sole is, affiant agrees to indemnify and hold FIRST from any and all loss, cost, damage and expense of NTITLE INSURANCE COMPANY shall or may cles now to be issued, or any reissue, renewal or rein.
worn to and subscribed be	fore me this day of	,20 Seller/Owner of Property
OTARY PUBLIC		
Av Commission Project		