

AFFILIATE SHAREHOLDER'S REPRESENTATIONS LETTER
Prior Sale One-Year Holding Period
Non-Reporting Public Company

To: [Insert name and address of seller's bank or broker-dealer and/or the attorney who will prepare the opinion]

Dear Sir or Madam:

I have made a sale of securities (the "Securities" or the "Shares") in the manner permitted by Rule 144 under the Securities Act of 1933. I represent to you as follows:

Shareholder's name:

Shareholder's address:

Current name of issuer ("Company"):

If the Company name on certificate is not name under which it now trades the former name of Company was

Name of bank/brokerage firm:

Contact person:

Address/phone number:

Number of shares sold:

Type of security
(for example, "common stock"):

Certificate number:	representing	shares
Certificate number:	representing	shares
Certificate number:	representing	shares
Certificate number:	representing	shares

(Other certificates should be listed in an Exhibit)

SALE BY AN AFFILIATE PURSUANT TO RULE 144

1. I am an affiliate of the Company or have been an affiliate within the past 90 days. I was not aware of any non-public, material, adverse information about the Company prior to

or at the time of the sale.

2. I have seen and carefully reviewed a copy of Rule 144 and advise you that you may rely upon the statements made herein and in the attached Securities and Exchange Commission ("SEC") Form 144 in rendering your opinion. If and when any such statements become inaccurate or incomplete I will immediately notify you and the attorney providing the legal opinion regarding my eligibility to rely on the Rule 144 exemption.
3. The Company (a) is not now subject to the reporting requirements of the 1934 Exchange Act and (b) has fully complied with the current public information requirements of Rule 144(c).
4. I understand that Rule 405 defines a shell company as one that has (a) no or nominal operations (b) no or nominal assets; (c) assets consisting solely of cash and cash equivalents; or (d) assets consisting of any amount of cash and cash equivalents and nominal other assets. I understand that Rule 144(i)(2) requires that a shell company must cease being a shell, notify the SEC that it is no longer a shell, file form 10-like information with the SEC and file its required public reports (other than Form 8-K's) for 12 months thereafter.
5. The Company has either never been a shell company as defined by Rule 405 or, if so, fully complied with 144(i)(2) before the Company subsequently ceased reporting and has not been a shell company since it met the requirements of Rule 144(i)(2).
6. At the time of the sale of the Securities, the aggregate number of shares of the Company's Securities sold during the preceding three months for my account and for the account of any person whose sales are required by Rule 144 to be aggregated with my sales did not exceed the greater of: (a) 1% of the outstanding shares of the Company's Securities, or (b) the average weekly reported volume of trading in the Company's Securities on all securities exchanges and/or reported during the four calendar weeks preceding the filing of Form 144 with the SEC.
7. I owned the Securities, both beneficially and of record, for at least one year. Full consideration of the Securities was given at least one year prior to the date of the sale.
8. I did not, either alone or in conjunction with others, sell any Securities of the Company under circumstances which jeopardized the exemption from registration available under Rule 144. I did not solicit or arrange for the solicitation of any order to buy the Securities in anticipation of or in connection with the sale.
9. I did not make, and will not make, any payment in connection with the offering sale of the Securities to any person other than the payment of the usual and customary broker's commission to the selling broker.
10. I filed the required Form 144 regarding the sale of the Securities with the SEC in Washington, D.C. and a copy was submitted to (if applicable) the exchange on which the Securities are traded if the number of Securities or the dollar amount of the sale exceeded the threshold that requires the filing of Form 144.
11. If the Securities that were sold were represented by a balance, derivative or remainder

certificate, I have attached to this letter a statement regarding each certificate in the chain (and have provided documentation of): (a) the date on which payment in full was made for the Securities; (b) the certificate number of each certificate; (c) the date of issue of each certificate; and (d) the number of Securities represented by each certificate.

12. I understand that the attorney providing the legal opinion regarding the availability of the Rule 144 safe harbor for the sale of these securities will rely on these representations. I further understand that the legal opinion will be relied upon by the broker-dealer or bank that sold these Securities, the Company and the Company's stock transfer agent. With respect to the reliance of such persons on these representations, the undersigned holds (a) the attorney, (b) the broker-dealer or bank (c) the Company and (d) the Company's stock transfer agent harmless from and against any and all loss, damage, liability, and expense (including reasonable legal fees) arising out of or resulting from my sale or other disposition of such securities if any of my representations are inaccurate.

Date:

SHAREHOLDER(s):
(must be same as name(s) on stock certificate)

Signature

Signature

Print name:

Print name:

Any person signing in a representative capacity shall indicate his/her title