
Case Number

AFFIDAVIT OF NON-OWNERSHIP WHERE PURCHASER OWNS PROPERTY AGAINST WHICH DELINQUENT TAXES HAVE BEEN ASSESSED, BUT PURCHASER IS OTHERWISE ELIGIBLE PURSUANT TO ORC 5721.19

Now	comes	the	undersigned	Affiant	(purchase	er/agent	for	the	purchaser)	being	first	duly	sworn
accor	ding to	law.	, and with per	sonal kn	owledge,	who sta	tes a	is fo	llows:				

- 1) Purchaser is not the Owner of record parcel or manufactured home, being ______immediately prior to the judgment of foreclosure and has no prior interest whatsoever in the subject parcel.
- 2) Purchaser is not one of the following class of parties connected with said prior owner or anyone claiming to have interest in said subject property.
 - A. Member of the immediate family (spouse or children who reside in the same household).
 - B. A person with a power of attorney appointed by the prior owner who will subsequently transfer to the prior owner
- 3) Purchaser is neither a participant in, a member of nor has any interest in any of the following, which had or may have had prior ownership of the subject parcel or manufactured home:
 - A. Sole Proprietorship
 - **B.** Partnership
 - C. Trust
 - **D.** Business Trust
 - E. Corporation
 - F. Association
- 4) Purchaser is not a member of the immediate family of the sole proprietorship, which was the immediate prior owner.
- 5) Purchaser is not a member of the immediate family, which owns or controls directly and/or indirectly more than 50% of 3B. through 3F. above.
- 6) Purchaser has made or caused to be made on Purchaser's behalf an inquiry with the county treasurer in each Ohio county in which the Purchaser, or a pass-through entity in which the Purchaser directly or indirectly owns or holds at least a ten percent (10%) interest (or if Purchaser is a pass-through entity, a person who directly or indirectly owns or holds at least a ten percent (10%) interest in the Purchaser), owns property, and have been informed by one or more treasurers that (check each statement applicable):
 - □ The Purchaser, or a pass-through entity in which the Purchaser directly or indirectly owns or holds at least a ten percent (10%) interest (or if Purchaser is a pass-through entity, a person who directly or indirectly owns or holds at least a ten percent interest in the Purchaser), owns property in a county in which delinquent taxes are assessed,

but tho	se delinquent taxes have since	been paid;	
owns or entity, a interest	rchaser, or a pass-through entity holds at least a ten percent (1) person who directly or indirect in the Purchaser), owns properties, and one of the following	0%) interest (or if Purcetly owns or holds at least ty in a county against	haser is a pass-through ast a ten percent (10%) which delinquent taxes
	The delinquency has been change, pending property trathe Purchaser or county recaffiant must attach an affidarecorder supporting this alleg	nnsfer, or administrative order. (If error by cour avit or other documenta	or scrivener's error by nty recorder is alleged,
	or		
	The property against which litigation or other proceedir absolve the taxpayer of the d	ngs that challenge the o	
	or		
	There are other circumstar delinquency does not result the Purchaser. (Affiant must allegation).	from intentional action of	or inaction on the part of
best of Purc knowingly n	firms that the statements contachaser's knowledge and believakes a false statement in this agree, pursuant to Revised Code	f. Purchaser understand affidavit is guilty of false	s that any person who ification, a misdemeanor
Further, Affiant say	h naught:		
Affiant	/Agent for Purchaser	/s/	
Purchaser	/Agent for Purchaser	(Sign	nature)
Sworn to me and su	bscribed in my presence this _	day of	,20
		Notary Pub	olic