Octo	DISCOUNT PAYOFF AGREEMENT and RELEASE OF CLAIMS ber 26, 2010
Re:	Loan Number: Property Addres Borrower (s):
Dear	
CON EVH FOH	OR TO PROCEEDING WITH THE SHORT SALE RESOLUTION, PLEASE TAKE INTONSIDERATION THAT OCWEN WILL NOT POSTPONE A SCHEDULED FORECLOSURE SALE IN IF THERE IS A PENDING SALE CONTRACT. NO REQUEST FOR A POSTPONEMENT OF A RECLOSURE SALE WILL BE GRANTED. THEREFORE, YOU MUST CONSIDER THE TIME CESSARY TO CONCLUDE THE CLOSING IN YOUR DECISION TO PROCEED.
\$4,7 desc disce	en Loan Servicing, LLC has approved a discounted payoff on the above referenced loan in the amount of 51.40 . This discounted payoff option expires on $11/30/2010$, that is, if you do not comply with the terms ribed below by this expiration date, this payoff option offer will no longer be available to you. To accept the punted payoff, you (i.e., the Borrower(s) shown above) must adhere to the following prior to the expiration date is offer:
1.	The maximum payment allowable to any 2 nd lien holder is N/A
2.	The maximum payment allowable to any 3 rd lien holder is N/A
3.	The maximum allowable real estate commission is 6.00%.
4.	An arms-length affidavit must be signed and returned with this letter.
5.	Each one of the above-named borrowers must sign this letter, which includes a Release of Claims, on the appropriate line under "Acknowledged and Accepted".
6.	You must fax a fully signed copy of this letter to 407-737-5071 by 11/30/2010.
7.	Ocwen must receive the approved discounted payoff amount by bank wire transfer no later than the close of business on 11/30/2010.
8.	You must fax a copy of the signed HUD-1 Settlement Statement to my attention at the below listed fax number by 11/30/2010. The HUD-1 Settlement Statement must be consistent with the preliminary HUD-1 that Ocwen relied upon to approve this discounted payoff. Any surplus funds must be paid directly to Ocwen Loan Servicing, LLC. Under no circumstances shall any funds go the borrower(s) unless pre-approved by Ocwen.
9.	You authorize Ocwen to apply any funds which may be in your impound (i.e. escrow) account, or in your suspense account, to Ocwen up to the amount of the deficiency or discounted amount resulting from this discounted payoff.
10.	(Optional) You (i.e., the Borrowers shown above) have/has agreed to sign a promissory note in the amount of <u>\$, the full amount of which shall be applied to reduce any</u> deficiency balance you owe Ocwen on your home loan account. The original of this promissory note must be sent to us along with the payoff funds.
11.	No postponement of any foreclosure sale will be approved and if a foreclosure sale is set, we must RECEIVE the funds prior to a scheduled sale date.
	ication is from a debt collector attempting to collect a debt; any information obtained will be used for that purpose. However, a active bankruptcy or has been discharged through bankruptcy, this communication is not intended as and does not constitute an attempt to collect a debt.



Upon our timely receipt of the entire payoff amount <u>and</u> a copy of this letter, properly signed by each of the abovenamed Borrower(s), Ocwen will execute a release/satisfaction and a discharge of the Deed of Trust/Mortgage. If necessary, Ocwen will file a withdrawal in connection with any legal action it may already have taken, as of the date of your response to this letter, to collect this obligation.

RELEASE OF CLAIMS

As consideration for this discount payoff offer, which Ocwen is not otherwise obligated to make available to Borrower(s), the receipt and sufficiency of which consideration is hereby acknowledged by Borrower(s), and as a condition to your (i.e., Borrower(s) shown above) acceptance of this discounted payoff offer, Borrower, for himself or herself and his or her heirs, personal representatives, successors, and assigns, hereby jointly and severally, knowingly and voluntarily releases, discharges, and covenants not to sue, Ocwen and its predecessors, successors and assigns, representatives, agents, affiliates, parents, subsidiaries, officers, employees, directors and shareholders, including this law firm (collectively, the "Released Parties") from any and all claims, demands, liabilities, defenses, setoffs, counterclaims, actions, and causes of action of whatsoever kind or nature, whether known or unknown, whether legal or equitable, which he or she has, or may assert in the future, against Ocwen and the Released Parties directly or indirectly, or in any manner connected with this offer and with any event, circumstance, notice of default, action, or failure to act, of any sort or type, whether known or unknown, whether legal or equitable, which was related or connected in any manner, directly or indirectly, to the Property or to the servicing of this Loan. Borrower(s) hereby further acknowledge and agree that, to the extent that any such claims may exist, the value to the Borrower(s) of the discount payoff offer by Ocwen contained in this letter, substantially and materially exceed any and all value of any kind or nature whatsoever of any such claims.

Ocwen reserves the right to terminate this offer at any time prior to your timely acceptance of the terms set forth above. All terms within this agreement must be strictly complied with, and any failure to complete or comply with any term constitutes failure to accept this discounted payoff offer rendering the offer is null and void. If this discounted payoff is not accepted, is terminated prior to acceptance, or otherwise is not completed as instructed in the manner and time frame set forth in this letter, then nothing in this letter shall be construed to prejudice, waive, modify or alter any of Ocwen's rights or remedies in law or in equity in collecting the entire amounts due and to come due on the Loan or be construed to waive any defense of Ocwen.

OCWEN LOAN SERVICING, LLC IS ATTEMPTING TO COLLECT A DEBT AND ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE.

ACKNOWLEDGED AND ACCEPTED:	By:	
	Borrower Print	Name
	Borrower Sign	
	By: Co-Borrower F	Print Name
	Co-Borrower S	ignature
	Date:	

This communication is from a debt collector attempting to collect a debt; any information obtained will be used for that purpose. However, if the debt is in active bankruptcy or has been discharged through bankruptcy, this communication is not intended as and does not constitute an attempt to collect a debt.



WWW.OCWEN.COM

PAYMENT REMITTANCE INFORMATION (Always include Loan number with your payment)

BANK WIRE TRANSFER

JP Morgan Chase Bank, NA. 712 Main St. Houston, TX 77002

ABA:

Account Name: Ocwen Loan Servicing, LLC Wire Clearing Account in Trust for Various Investors and Mortgagors Account Number:

Reference: Loan Number, Property Address, and Borrower Name. Email: with the details of the wire

This communication is from a debt collector attempting to collect a debt; any information obtained will be used for that purpose. However, if the debt is in active bankruptcy or has been discharged through bankruptcy, this communication is not intended as and does not constitute an attempt to collect a debt.

	ach, FL 33416-4737		WWW.OCWEN.CO	
AFFIDA	VIT OF "ARN	M'S LENGTH T	RANSACTION	N"
Property address:				
1 2				
Street	City	State	Zip	
All Parties to the contra	act to purchase aforer	nentioned property dated:		
Hereby affirm:				
		n" and that no party to this are a business interest with		
2. Further, there are no Buyer or their Agent		ial understandings betwee	en the Seller or	
	and Callons non th	ain A ganta harra any agna	• • • • • • • • • • • • • • • • • • • •	
implied that will all	ow the Seller to remain	in in the property as rente ter the execution of this s	ers or regain	
implied that will all ownership of said p transaction. 4. With the sole except	ow the Seller to rema roperty at any time af ion of payment of Ag	in in the property as rente	ers or regain hort sale er the Seller,	
implied that will all ownership of said p transaction. 4. With the sole except	ow the Seller to rema roperty at any time af ion of payment of Ag	in in the property as rente ter the execution of this s gents' Commission, neithe	ers or regain hort sale er the Seller,	
implied that will all ownership of said p transaction. 4. With the sole except Buyer nor any other	ow the Seller to rema roperty at any time af ion of payment of Ag parties to this transac	in in the property as renter ter the execution of this signature gents' Commission, neither tion shall receive any pro	ers or regain hort sale or the Seller, ceeds.	
 implied that will all ownership of said particular transaction. With the sole except Buyer nor any other 	ow the Seller to rema roperty at any time af ion of payment of Ag	in in the property as rente ter the execution of this s gents' Commission, neithe	ers or regain hort sale er the Seller,	
 implied that will all ownership of said p transaction. 4. With the sole except Buyer nor any other (Seller) 	ow the Seller to rema roperty at any time af ion of payment of Ag parties to this transac	in in the property as renter ter the execution of this signature gents' Commission, neither tion shall receive any pro	ers or regain hort sale or the Seller, ceeds.	
 implied that will all ownership of said p transaction. With the sole except Buyer nor any other Seller) 	ow the Seller to rema roperty at any time af ion of payment of Ag parties to this transac	in in the property as renter ter the execution of this signature gents' Commission, neither tion shall receive any pro (Buyer)	ers or regain hort sale or the Seller, ceeds.	
 implied that will all ownership of said p transaction. 4. With the sole except Buyer nor any other 7. Seller) 	ow the Seller to rema roperty at any time af ion of payment of Ag parties to this transac	in in the property as renter ter the execution of this signature gents' Commission, neither tion shall receive any pro (Buyer)	ers or regain hort sale or the Seller, ceeds.	
 implied that will all ownership of said performance of sa	ow the Seller to rema roperty at any time af ion of payment of Ag parties to this transac (Date)	in in the property as renter ter the execution of this signature gents' Commission, neither tion shall receive any pro (Buyer) (Print Name)	ers or regain hort sale er the Seller, ceeds. (Date)	
implied that will all ownership of said p transaction. 4. With the sole except Buyer nor any other (Seller)	ow the Seller to rema roperty at any time af ion of payment of Ag parties to this transac	in in the property as renter ter the execution of this signature gents' Commission, neither tion shall receive any pro (Buyer)	ers or regain hort sale or the Seller, ceeds.	
 implied that will all ownership of said p transaction. 4. With the sole except Buyer nor any other (Seller) (Seller's Agent) 	ow the Seller to rema roperty at any time af ion of payment of Ag parties to this transac (Date) (Date)	in in the property as renter ter the execution of this signature gents' Commission, neither tion shall receive any pro (Buyer) (Print Name)	rrs or regain hort sale er the Seller, ceeds. (Date) (Date)	
ownership of said p transaction. 4. With the sole except	ow the Seller to rema roperty at any time af ion of payment of Ag parties to this transac (Date) (Date)	in in the property as renter the execution of this signals in the execution of this signals in the execution of this signals in the execution shall receive any pro- (Buyer) (Print Name) (Buyer's Agent)	rrs or regain hort sale er the Seller, ceeds. (Date) (Date)	