

ELECTRONIC RECORDING SUBMITTER AGREEMENT (CSC Version)

THIS AGREEMENT, dated the ____ day of _____, 20__, is by and between Davie County, North Carolina, acting through the Davie County Register of Deeds Office (“**COUNTY**”), and _____ (“**SUBMITTER**”) with offices located at _____.

The **SUBMITTER** will be transmitting their documents electronically to the **COUNTY** through CSC (“**VENDOR**”).

COUNTY desires to offer the recording of real property documents by electronic means, providing for the receiving and transmitting of documents electronically (in substitution for conventional paper based documents) and to assure that transactions are not legally invalid or unenforceable as a result of the use of available electronic technologies, to the mutual benefit of the parties of the transactions.

For purposes of this Agreement, *Electronic Recording* is defined to be the electronically based submitting of documents from **SUBMITTER** to **COUNTY** and electronically based receipt of confirmation of recording from **COUNTY** to **SUBMITTER**.

All parties of the Electronic Recording transaction desire to operate and maintain a secure recording system that safeguards parties to recordation from deceit, fraud and forgery. This Agreement outlines the procedures and rules for the trusted relationship between the parties involved in Electronic Recording in order to facilitate a safe and secure Electronic Recording relationship. Participation in the Electronic Recording program is voluntary.

SUBMITTER and **COUNTY** recognize the need to ensure that only original documents holding signatures that are properly notarized are submitted for electronic recording. Electronic signatures, including electronic notarization, are acceptable as long as such electronic signatures comply with all relevant North Carolina statutes. The **SUBMITTER** is responsible for complying with the originality requirements. See Attachment B for further information regarding the electronic recording specifications for document indexing.

COUNTY will rely on the **SUBMITTER**'s representation of compliance with the requirements by having the **SUBMITTER** include the following statement on the first page of any document as per N.C.G.S. §47-14(a1)(5):

Submitted electronically by [SUBMITTER's name] in compliance with North Carolina statutes governing recordable documents and the terms of the Electronic Recording Submitter Agreement with the Davie County Register of Deeds.

COUNTY performs an electronic examination of the electronic documents and indexing information then completes the recording process using the electronic documents.

SUBMITTER acknowledges that Electronic Recording permits them to prepare, sign and transmit in electronic format documents, business records and **COUNTY**-approved attachments, and that the document, records, or attachments shall be considered as the "original" record of the transaction in substitution for, and with the same intended effect as, paper documents and, in the case that such documents bear a digital or electronic signature, paper documents bearing handwritten signatures.

**All references made to the North Carolina General Statute(s) are made as of January 1, 2021. Any subsequent change or modification made to any specific statute does not alter the substance of that term or the validity of this document.*

By use of electronic or digital certificates to sign documents, **SUBMITTER** intends to be bound by those electronic signatures affixed to any documents and such electronic signature shall have the same legal effect as if that signature was manually affixed to a paper version of the document. **SUBMITTER** is responsible for ensuring that all electronic signatures are submitted to **COUNTY** in compliance with all applicable North Carolina statutes.

If accepted for recordation, the electronic version of the recorded document and electronic recording data, including endorsement and receipt, is returned to the **SUBMITTER**.

COUNTY shall not be liable for any failure to perform processing of the transactions and documents where such failure results from any act of God or other cause beyond the **COUNTY**'s reasonable control including, without limitation, any mechanical, electronic, or communications failure which prevents the parties from transmitting or receiving the electronic recording transactions.

NOTICE: For all instances and/or purposes in which Notice is required in this agreement, Notice can be made by US Mail or e-mail to the contact representative listed in the attachments to this agreement. For **COUNTY**, notice shall be given to the Register of Deeds unless otherwise specifically designated to be another person. If sent by e-mail, notice is deemed effective when sent, as proved by confirmation. If sent by US mail, notice is deemed effective five business days after postmark. If notice is provided by two or more methods, it is deemed effective at the earliest possible date.

Either party may terminate this Agreement for any reason at any time by providing Notice to the other party. Once terminated, all submissions by **SUBMITTER** to **COUNTY** that have been completely processed (recorded at **COUNTY**), will remain covered by the terms of this Agreement.

There will be no added fees charged by the **COUNTY** for Electronic Recording, although **SUBMITTER** will be required to meet **COUNTY** requirements in order to record electronically.

SUBMITTER is responsible for the costs of the system or services provided by a third party (**VENDOR**) that enables **SUBMITTER** to meet the Electronic Recording Program requirements.

IMPORTANT NOTE REGARDING ORDER OF FILING: Documents that are electronically submitted are not deemed filed until accepted by **COUNTY**. Electronically submitted documents DO NOT have priority over other submission methods and are not guaranteed immediate processing and return. Please take note that it will be the Register's normal office policy to give priority to walk-in filings before recording documents received via other submission methods. Therefore, it is possible that an instrument submitted for Electronic Recording could be recorded AFTER a document is submitted by a walk-in. **COUNTY** will make all reasonable efforts to get every recording filed in a timely and orderly fashion. **COUNTY** shall apply the same level of diligence in handling documents submitted electronically as those submitted through the normal manual paper process.

SUBMITTER understands and acknowledges that **COUNTY** will from time to time process multiple electronic recording packages at the same time. Some recordings are rejected for non-compliance issues and returned to the **SUBMITTER** for correcting. Because the recording is not deemed filed until accepted, it is possible that a package that was presented or received after another electronic recording package could be accepted before that package. There is no guarantee that electronic recording packages will be processed in order of presentation or receipt at all times. **COUNTY** makes no guarantee as to the timeliness of processing of electronic recording packages.

**All references made to the North Carolina General Statute(s) are made as of January 1, 2021. Any subsequent change or modification made to any specific statute does not alter the substance of that term or the validity of this document.*

COUNTY RESPONSIBILITIES:

COUNTY shall attempt to protect the integrity of the recordation process through ongoing monitoring of documents received and recorded through Electronic Recording means.

COUNTY shall test and maintain Electronic Recording software and hardware required to operate the Electronic Recording capability. **COUNTY**, however, shall be held harmless and not liable to **SUBMITTER** for any damages resulting from software or equipment failure.

SUBMITTER RESPONSIBILITIES:

SUBMITTER shall work to ensure that all security measures and credentials implemented are protected from unauthorized access. **SUBMITTER** assumes all responsibility for documents submitted through unique credentials provided to **SUBMITTER** for the purposes of engaging in Electronic Recording.

SUBMITTER shall be diligent in ensuring that documents submitted for Electronic Recording have been checked before submission for errors, omissions, and other deformities that would impact the validity of the document. This includes adherence to North Carolina indexing standards.

SUBMITTER attests to the accuracy and completeness of the electronic records and acknowledges responsibility for the content of the documents submitted through the Electronic Recording Program. Should a dispute or legal action arise concerning the accuracy, completeness and/or content of an electronic transaction, the **COUNTY** will be held harmless and not liable to **SUBMITTER** for any damages.

SUBMITTER must maintain an audit trail of all Electronic Recording activity.

SUBMITTER shall work in good faith with any Electronic Recording Provider, if applicable, and **COUNTY** to resolve issues with the Electronic Recording process.

SUBMITTER shall provide an effective mechanism to both an Electronic Recording Provider and **COUNTY** through which problems or issues can be reported and addressed. In the event that a problem is determined to be with the Electronic Recording software and not the infrastructure provided, the **SUBMITTER** shall work to resolve issues with **COUNTY** and any Electronic Recording Provider.

SUBMITTER is solely responsible for any and all costs of the system or services that enable **SUBMITTER** to meet the Electronic Recording Program requirements.

SUBMITTER is responsible for coordinating all technical problems and issues through any Electronic Recording Provider and **COUNTY**.

SUBMITTER shall comply with the requirements of E-verify as set out in Article 2 of Chapter 64 of the North Carolina General Statutes. Further, if **SUBMITTER** utilizes a subcontractor, **SUBMITTER** shall require the subcontractor to comply with the requirements of Article 2 of Chapter 64 of the North Carolina General Statutes.

SUBMITTER certifies that, as of the date listed below, it is not on the Final Divestment List or the Iran Parent and Subsidiary Guidance List as created by the State Treasurer pursuant to NCGS 147-86.58. In compliance with the requirements of the Iran Divestment Act (Article 6E of Chapter 147 of the North Carolina General Statutes), **SUBMITTER** shall not utilize, in the performance of the contract, any subcontractor that is identified on the Final Divestment List or the Iran Parent and Subsidiary Guidance List.

In the event of a reorganization of **SUBMITTER**'s company structure of any kind such that **SUBMITTER** would be known by a new name (including but not limited to, acquisition, merger, or addition of new partner to a partnership), **SUBMITTER** must execute a new Electronic Recording Submitter Agreement in its new identity before it may continue to submit documents for Electronic Recording. If **SUBMITTER** fails to execute a new Electronic Recording Submitter Agreement in its new identity, however, all liability waivers by the **COUNTY** in the **SUBMITTER**'s previous name will remain in effect for the new entity.

GENERAL UNDERSTANDING:

COUNTY will not incur any liability for the information electronically transmitted by the **SUBMITTER** to **COUNTY**, or by **COUNTY** to **SUBMITTER**.

COUNTY will not incur any liability for any breach of security, fraud or deceit as a result of Electronic Recording.

COUNTY shall not be liable to **SUBMITTER** for any special, incidental, exemplary or consequential damages arising from or as a result of any delay, omission or error in the Electronic Recording transmission or receipt.

The Electronic Recording Provider, **COUNTY**, and **SUBMITTER** will attempt in good faith to resolve any controversy or claim arising out of or relating to Electronic Recording through either negotiation or mediation prior to initiating litigation.

ENTIRE AGREEMENT: Except as expressly provided otherwise herein, this Agreement represents the entire agreement between the parties.

TERMINATION: Either party may terminate this Agreement without cause by providing Notice as defined above. **SUBMITTER** remains responsible for payment of fees for the filing and recordation of all accepted documents.

RELEASE: Absent gross negligence or willful misconduct, **SUBMITTER** agrees to release **COUNTY** from any liability in connection with Electronic Recording of documents under this Agreement.

NO WARRANTIES: **SUBMITTER** understands that there are no warranties, express or implied, in connection with such transactions outlined in this Agreement.

GOVERNMENTAL IMMUNITY: **COUNTY**, by entering into this Agreement, does **NOT** waive any of its rights as to governmental immunity as to any claims arising out of this Agreement or any activities resulting from the Agreement as to the parties hereto or any third party.

Attachment A - Technical Specifications

Electronic Recording is defined based on the level of automation and structure of the transaction. The three levels of automation are as follows:

Model 1: SUBMITTER transmits scanned image copies of ink signed documents to **COUNTY** with required submitter endorsement according to G.S. §47-14(a1)(5). **COUNTY** completes the recording process in the same way as paper using the imaged copy as the source document. An Electronic Recording endorsement is returned to the **SUBMITTER** in the form of a label to append that information to the original paper document.

Model 2: SUBMITTER transmits scanned images of ink signed documents along with electronic indexing information with required submitter endorsement according to G.S. §47-14(a1)(5) to **COUNTY**. **COUNTY** performs an electronic examination of the imaged documents and indexing data, and then completes the recording process using the imaged copy and electronic indexing information. The electronic version of the recorded document is returned electronically to the **SUBMITTER** along with the electronic recording data.

Model 3: SUBMITTER transmits documents which have been created, signed and notarized electronically along with the electronic indexing information as well as the required submitter endorsement according to G.S. §47-14(a1)(5). **COUNTY** performs an electronic examination of the electronic documents and indexing information as well as the required submitter endorsement according to G.S. §47-14(a1)(5) and then completes the recording process using the electronic documents. The electronic version of the recorded document and electronic recording data is returned to **SUBMITTER**.

Application of UETA and Format of the transmitted File

The parties agree that, unless otherwise specified herein, the provisions of North Carolina's Uniform Electronic Transactions Act (hereafter "UETA") (66 Article 40) and North Carolina's Uniform Real Property Electronic Recording Act, codified at Article 1A in Chapter 47 of the General Statutes (the "URPERA"), shall apply to the automated transactions contemplated by this Agreement.

PRIA file format standard will be used. Images will be in multi- page Group IV TIFF format. **SUBMITTER** can work with an Electronic Recording Provider and **COUNTY** to provide additional fields (extensions) to the current PRIA standard.

Communications Protocol and Options

TCP/IP, HTTP and HTTPS

Models of Electronic Recording Supported

Model 1 will not be supported - no indexing information is provided.

Model 2 and Model 3 will be supported.

Attachment B – Document & Indexing Specifications for Electronic Recording

All documents submitted to COUNTY will require the following minimum indexing information:

- Grantor(s) Names
- Document Type and/or Document Code
- Number of Pages
- Recording Fee (or \$0.00 if none)
- Excise Tax Amount (\$0.00 or EXEMPT) – *If Applicable*
- Legal Description (including any related references) – *If Applicable*

SUBMITTER must also include the following information on the face of any instrument affecting real property:

- (1) The name and address of the person to whom the instrument is to be returned. If that address differs from the address to which future property tax bills are requested to be sent, then that address should be provided as well;
- (2) Grantee's or Owner's full legal mailing address (to include the Street or P.O. Box, City, State, and Zip Code);
- (3) Tax Identification Number; and
- (4) As per N.C.G.S. §47-14(a1)(5): **SUBMITTER** must include the following statement on the first page of any document:

Submitted electronically by [SUBMITTER's name] in compliance with North Carolina statutes governing recordable documents and the terms of the Electronic Recording Submitter Agreement with the Davie County Register of Deeds.

The current list of required fields may be changed at any time by COUNTY. COUNTY will provide all indexing fields required by the third party vendor's system.

Indexing Standards: SUBMITTER agrees to abide by current North Carolina Indexing Standards established by N.C.G.S. §161-22, and 147-54.3(b) and (b1).

Notary Requirements per Document: If a law requires a signature or record to be notarized, acknowledged, verified, or made under oath, the requirement is satisfied if the electronic signature of the person authorized to perform those acts, together with all other information required to be included by other applicable laws, is attached to or logically associated with the signature or record.

Public Record: SUBMITTER acknowledges and agrees that all documents electronically submitted to the COUNTY for recording shall only become part of the public record and considered properly recorded after the COUNTY accepts, records, and indexes each document in the public record pursuant to N.C.G.S. §161-22.

**All references made to the North Carolina General Statute(s) are made as of January 1, 2021. Any subsequent change or modification made to any specific statute does not alter the substance of that term or the validity of this document.*

Attachment C – Processing Schedules, Hours of Operation & Return Filings

Excluding legal holidays, **COUNTY**'s Electronic Recording System will be open for business Monday through Friday, 8:30 am to 5:00 pm, Eastern Time. Documents may be submitted at any time during the week. Documents will only be processed on those days and hours that **COUNTY** is open to the public for business. If a document is received by **COUNTY** by 4:00 pm, it will usually be processed the same business day. Any document received after 4:00 pm may not be processed the same business day. Documents will not be processed on **COUNTY** holidays, weekends, etc., or in the event of **COUNTY**'S network failure, equipment failure, or failure by **COUNTY**'S Internet Service Provider.

Alternative Delivery Options:

There are no other electronic delivery options at this time.

Acceptance and/or Rejection of Documents:

Confirmation of acceptance and recordation will be provided to **SUBMITTER** in electronic format after recordation is complete. This confirmation will include the document image and **COUNTY** indexing data, including a receipt for fees paid.

Submitted documents that are rejected will be returned to **SUBMITTER** in electronic format after rejection, along with a description of the reason(s) for rejection.

Attachment D - Agreement to Pay and Payment Options

SUBMITTER agrees to pay **COUNTY** such filing fees as may be established from time to time by N.C.G.S. §161-10 and other applicable statutes on the same day that the documents are electronically filed. The electronic filing system will advise **SUBMITTER** of the fees owed.