STATE OF LOUISIANA DEPARTMENT OF TRANSPORTATION AND DEVELOPMENT

LETTER BID PROPOSAL

STATE PROJECT NO. H. 002622 (PART 4) (Contract No. 8)
FEDERAL AID PROJECT NO. 3707(509)

ROUTE LA 616 – ARKANSAS ROAD

DEMOLITION OF BUILDINGS

OUACHITA PARISH

NOTICE

DEMOLITION OF STATE-OWNED BUILDINGS AND APPURTENANCES "WHERE IS - AS IS"

Sealed letter bids for the demolition of State-owned buildings and appurtenances will be received by the Louisiana Department of Transportation and Development, Real Estate Section, 1201 Capitol Access Road, Baton Rouge, Louisiana 70802-9245 until 4:15 P.M. on Wednesday, July 17, 2013, after which bids will be received in the Louisiana Department of Transportation and Development Auditorium, 1201 Capitol Access Road, Baton Rouge, Louisiana, from 9:00 A.M. until 10:00 A.M. on Thursday, July 18, 2013, at which time and place bids will be publicly opened and read. No bids will be received after 10:00 A.M.

STATE PROJECT NO. H.002622 (PART 4) (Contract No. 8) FEDERAL AID PROJECT NO. 3707(509) DEMOLITION OF BUILDINGS AND APPURTENANCES

<u>Item No: 33-11: One (1) Wood Frame Home, 2 Bedroom, 1 Bath with approximately 913 s.f.</u> located at 1012 Arkansas Road, West Monroe, La. 71291, Ouachita Parish.

PERFORMANCE GUARANTY: \$913.00

DISTRICT PROPERTY MANAGER: <u>Debra B. Milstead, 8010 Desiard Street, Monroe, La. 71203, telephone number 318-342-0250.</u>

Bids must be submitted on forms provided by the Department. Bid forms may be obtained upon request from Real Estate Section, Room S207, East Wing of the Louisiana Department of Transportation and Development, 1201 Capitol Access Road, Baton Rouge, Louisiana, 70802, Phone 225-242-4545. Bid forms may also be downloaded from the Department's Real Estate web site FOR VIEWING ONLY at,

http://www.dotd.state.la.us/highways/project_devel/realestate/realestate.asp. Written requests for bid forms should be sent to Louisiana Department of Transportation and Development, Real Estate Section, 1201 Capitol Access Road, Baton Rouge, Louisiana, 70802. Bids should be mailed to Louisiana Department of Transportation and Development, Real Estate Section, 1201 Capitol Access Road, Baton Rouge, Louisiana, 70802.

The Performance Guaranty shall be enclosed with the bid. Bid forms must be accompanied by a properly completed W-9 form, which is necessary for the refund of the Performance Guaranty.

Buildings offered for sale may be occupied, locked or boarded up. The buildings may be inspected by prospective bidders by appointment only between the hours of 8:00 A.M. and 4:00 P.M., Monday through Friday, by contacting the District Property Manager or his authorized representative. The right is reserved to reject bids and waive informalities.

SECRETARY, DEPARTMENT OF TRANSPORTATION AND DEVELOPMENT LOUISIANA DEPARTMENT OF TRANSPORTATION AND DEVELOPMENT

INSTRUCTIONS TO BIDDERS DEMOLITION OF BUILDINGS

SUBMITTAL OF BIDS: Bids must be submitted on the form provided herein and the bid prices shall be written in ink. The proposal and Contract must also be signed in ink. The bidder must also execute his portion of the enclosed Contract and have his signature witnessed by two witnesses. The portions of the Contract which must be completed by the bidder are shown on the enclosed sample. Failure of the bidder to submit the Contract properly executed along with his/her bid will be cause for rejection of his/her bid. The Department will execute its portion of the contract and date it immediately after determination of the successful bidder. The proposal, performance guaranty, Contract and other information specified in the proposal shall be submitted in a sealed envelope so marked as to indicate its contents without being opened. This envelope shall be placed in another which shall be sealed, addressed and delivered to the Louisiana Department of Transportation and Development, Baton Rouge, Louisiana, before the time specified for opening bids. Bids received after the time specified will be returned to the bidder unopened. If the bidder desires to change a bid price before the time specified for opening bids, he may do so by striking through the original bid price, writing the new bid price in ink and initialing.

PERFORMANCE GUARANTY: The performance guaranty must be enclosed with the bid; must be in the amount specified in the "Notice" elsewhere herein; and must be made payable to the Louisiana Department of Transportation and Development.

The performance guaranty shall be either a bond, certified check, official check, cashier's check, postal money order or bank money order. If the performance guaranty is a bond, it shall be similar to the bond form elsewhere herein and shall be guaranteed by a surety company authorized to do business in Louisiana.

Performance guaranties, except those of successful bidders, will be returned to bidders after determination of successful bidders. Bid forms must be accompanied by a properly completed W-9 form, which is necessary for the refund of the performance guaranty.

All costs for furnishing performance guaranties shall be borne by the bidder.

REJECTION OF BIDS: Proposals submitted without the Performance Guaranty will be rejected. Proposals submitted with incomplete bids, additions not called for, or conditional or alternate bids not called for, or without the proper signatures will also be rejected.

LOUISIANA DEPARTMENT OF TRANSPORTATION AND DEVELOPMENT

CONDITIONS OF DEMOLITION

APPURTENANCES: "Appurtenance" shall be defined as: That which belongs to something else; something annexed to another thing more worthy as principal, and incident to it, such as outbuildings.

AWARD OF CONTRACT: The award of Contract, if awarded, will be made to lowest responsible bidder on the total bid for all parcels immediately after determination of the successful bidder.

LAWS TO BE OBSERVED: The contractor shall comply with all Federal, State and local laws, ordinances and regulations affecting the removal of the buildings and appurtenances, and shall indemnify the Department and its representatives against any claim or liability arising from violation of any such law, ordinance or regulation.

It is the contractor's responsibility to determine if asbestos material is present in the buildings to be demolished. If asbestos material is present the contractor must handle the removal and disposal of it in accordance with applicable State and Federal regulations.

Liquefied petroleum gas tanks and systems shall be removed in accordance with rules and regulations of the Liquefied Petroleum Gas Commission, Old State Capitol Building, Baton Rouge, Louisiana.

SANITARY PROVISIONS: The contractor shall observe rules and regulations of the State Board of Health and of all local health officials, and shall take all necessary precautions to avoid unhealthy conditions.

PERMITS AND LICENSES: The contractor shall procure all permits and licenses, pay all charges and fees, and give all notices necessary to lawful removal of the buildings and appurtenances.

RESPONSIBILITY FOR DAMAGE CLAIMS: The contractor shall indemnify the Department and its representatives against all claims arising from injuries to persons or damages to property due to neglect by the contractor.

PRESERVATION AND RESTORATION OF PROPERTY, TREES, MONUMENTS, ETC.: The contractor shall be responsible for preservation of public and private property, trees, shrubs, monuments, etc., adjacent to the right of way on which the buildings and appurtenances are located and shall take every precaution to prevent damage thereto. Land monuments, property markers and right of way markers shall not be removed by the contractor without proper authority.

The contractor shall be responsible for damage done to public or private property due to any act, omission, neglect or misconduct in the execution of the work, or defective work or material, and shall restore, at his expense, such property to a condition similar or equal to that existing before damage was done by repairing, rebuilding or otherwise restoring same, or shall make good such damage in an acceptable manner.

DEMOLITION: Demolition shall not begin until the contractor has been notified in writing by the Department of the date on which he may begin removal operations, from which date the contractor

shall have sixty (60) calendar days to complete the removal and cleaning of the area, unless an extension of time is granted in writing by the Department.

All removal activities shall be coordinated with Department's roadway contractor if project contract has been awarded.

If buildings are not removed within the time specified, or extension thereof, the contractor, at the option of the Department, may be placed in default upon written notice by the Department. The contractor may also be placed in default for performing his removal operations in a manner considered detrimental to, or reflecting discredit upon, the Department, or tending to create bad public relations.

In the event of default by the contractor, the Contract shall become void, except that any removal work partially performed by the contractor at the time of notice of default may be compensated for in an amount considered by the Department to be commensurate with the work performed, it being understood that such partial payment will be made at the option of, and in an amount determined by, the Department. In the event of the contractor being placed in default, the performance guaranty shall become subject to forfeiture to the Department, and the contractor will be ineligible for bidding on future projects.

Each building and appurtenance, shall be removed to ground level.: "CONCRETE SLABS AND FOUNDATION MATERIAL BELOW GROUND LEVEL SHALL ALSO BE COMPLETELY REMOVED BY THE CONTRACTOR, AND ANY RESULTING DEPRESSION IN THE GROUND SHALL BE FILLED WITH DIRT SO AS TO BE LEVEL WITH THE SURROUNDING TERRAIN."

Removal shall include piping, wiring, plumbing and other accessories above and below ground which are attached to or are part of a building, shed, garage, outhouse and other appurtenance; however, removal of fences and shrubs shall be optional with the contractor. The contractor shall also remove and dispose of all trash, debris, house piers, steps, broken concrete, bricks and other materials that would interfere with grass cutting operations, and shall mow each lot.

PAYMENT: Upon satisfactory removal of buildings and appurtenances as designated in the "Bid Schedule" and acceptance of the sites by the Department, the Department shall pay the contractor the total bid amount and immediately return the performance guaranty to him/her.

STATE PROJECT NO. H. 002622 (PART 4) (Contract No. 8) Sheet 1

PHOTOGRAPHS AND DESCRIPTIONS

Parcel No. 33-11

Address: 1012 Arkansas Road West Monroe, La. 71291

Description: One (1) Wood Frame, 2 Bedroom, 1 Bath home. approx. 913 sf.





June 4, 2013

O.R. Colan Associates 2106 N. 7th Street, Suite 230 West Monroe, Louisiana 71291

Attn: Mr. Joe Earls

Re:

SPN: H.002622.3 Asbestos Survey

Parcel 33-11

West Monroe, Ouachita Parish, Louisiana

Route LA 616 – Arkansas Road Terracon Project No. EH127068.8

Dear Mr. Earls:

The purpose of this report is to present the results of an asbestos survey performed on May 1, 2013, at the above referenced structure in West Monroe, Ouachita Parish, Louisiana. This survey was conducted in accordance with the Subcontract for Services, July 12, 2012, between Terracon and O.R. Colan Associates. We understand this survey was requested due to the planned demolition of the structure as part of the Arkansas Road construction project in Ouachita Parish.

No asbestos-containing materials (ACM) were identified. Please refer to the attached report for details.

Terracon appreciates the opportunity to provide this service to O.R. Colan Associates. If you have any questions regarding this report, please contact the undersigned at 225-344-6052.

Sincerely,

Terracon

Zack L. Dial, P.E.

Project Engineer

Richard M. Simon

Senior Principal/Regional Manager



PLM Summary Report

Steve Moody Micro Services, LLC

2051 Valley View Lane

NVLAP Lab Code 102056-0 TDSHS License No. 30-0084

Farmers Branch, TX 75234 Phone: (972) 241-8460

LELAP ID#04089

Client:

Terracon - Baton Rouge, LA

Lab Job No.: 13B-04981

Project:

Arkansas Road, Parcel 33-11

Report Date: 05/10/2013

Project #:

EH127068.7

Sample Date: 05/01/2013

Identification:

Asbestos, Bulk Sample Analysis

Test Method:

Polarized Light Microscopy / Dispersion Staining (PLM/DS)

EPA Method 600 / R-93 / 116

Page 1 of 2

On 5/8/2013, twelve (12) bulk material samples were submitted by Zack Dial of Terracon - Baton Rouge, LA for asbestos analysis by PLM/DS. The PLM Detail Report is attached; additional information may be found therein. The results are summarized below:

Sample Number	Client Sample Description / Location	Asbestos Content
33-11-1	Sheet Floor (Floral Pattern), Kitchen and Dining	None Detected - Top Flooring None Detected - Fiber Backing None Detected - Yellow Mastic None Detected - Bottom Flooring None Detected - Fiber Backing None Detected - Yellow Mastic
33-11-2	Sheet Floor (Floral Pattern), Kitchen and Dining	None Detected - Top Flooring None Detected - Fiber Backing None Detected - Yellow Mastic None Detected - Bottom Flooring None Detected - Fiber Backing None Detected - Yellow Mastic
33-11-3	12" x 12" Floor Tile, Back Bedroom	None Detected - Floor Tile None Detected - Yellow Mastic
33-11-4	12" x 12" Floor Tile, Back Bedroom	None Detected - Floor Tile None Detected - Yellow Mastic
33-11-5	Drywall and Joint Compound, Throughout	None Detected - Drywall Material None Detected - Joint Compound
33-11-6	Drywall and Joint Compound, Throughout	None Detected - Drywall Material None Detected - Joint Compound
33-11-7	Drywall and Joint Compound, Throughout	None Detected - Drywall Material None Detected - Joint Compound
33-11-8	Ceiling Texture (Popcorn), Throughout	None Detected - Acoustic Texture
33-11-9	Ceiling Texture (Popcorn), Throughout	None Detected - Acoustic Texture
33-11-10	Ceiling Texture (Popcorn), Throughout	None Detected - Acoustic Texture
33-11-11	Backsplash Adhesive, Kitchen Backsplash	None Detected - Adhesive
33-11-12	Backsplash Adhesive, Kitchen Backsplash	None Detected - Adhesive

PLM Summary Report

Steve Moody Micro Services, LLC

2051 Valley View Lane

NVLAP Lab Code 102056-0 TDSHS License No. 30-0084

Farmers Branch, TX 75234 Phone: (972) 241-8460

LELAP ID#04089

Client:

Terracon - Baton Rouge, LA

Lab Job No.: 13B-04981

Project:

Arkansas Road, Parcel 33-11

Report Date: 05/10/2013

Project #:

EH127068.7

Sample Date: 05/01/2013

Identification:

Asbestos, Bulk Sample Analysis

Test Method:

Polarized Light Microscopy / Dispersion Staining (PLM/DS)

EPA Method 600 / R-93 / 116

Page 2 of 2

On 5/8/2013, twelve (12) bulk material samples were submitted by Zack Dial of Terracon - Baton Rouge, LA for asbestos analysis by PLM/DS. The PLM Detail Report is attached; additional information may be found therein. The results are summarized below:

Sample Number	Client Sample Description / Location	Asbestos Content
	w.	
	é	
	¥	
		57

These samples were analyzed by layers. Quantification, unless otherwise noted, is performed by calibrated visual estimate. The test report shall not be reproduced, except in full, without written approval of the laboratory. The results relate only to the items tested. These test results do not imply endorsement by NVLAP or any agency of the U.S. Government. Accredited by the National Voluntary Laboratory Accreditation Program for Bulk Asbestos Fiber Analysis under Lab Code 102056-0.

Analyst(s): Heather Deines Lab Manager: Bruce Crabb

Lab Director: Steve Moody

Approved Signatory: Bune Sure

Approved Signatory

Thank you for choosing Steve Moody Micro Services

DEMOLITION OF BUILDINGS STATE PROJECT NO. H.002622 (PART 4) (Contract No. 8)

BID SCHEDULE

DEMOLITION AND/OR REMOVAL OF STATE-OWNED BUILDINGS AND APPURTENANCES "WHERE IS - AS IS" LOCATED WITHIN THE RIGHT-OF-WAY LIMITS OF THE <u>LA 616-ARKANSAS ROAD</u>.

BID AMOUNT

ADDRESS

PARCEL NO.

33-11	1012 Arkansas Road West Monroe, La.	\$
	ITION OF THE ABOVE LISTED B	

NOTE: The buildings to be demolished shall be numbered by the Department and the number shown on each building shall correspond to the respective parcel number as shown in the "Bid Schedule" of the proposal.

FOR EXAMPLE: The buildings to be demolished under Parcel No. 33-11 shall be numbered <u>33-11</u> on the premises.

PROPOSAL

DEMOLITION OF BUILDINGS

STATE PROJECT NO. H.002622 (PART 4) (Contract No. 8)

FEDERAL AID PROJECT NO. 3707 (509)

DEMOLITION OF STATE-OWNED BUILDINGS AND APPURTENANCES LOCATED WITHIN THE RIGHT-OF-WAY LIMITS OF THE <u>LA 616- ARKANSAS ROAD</u>

OUACHITA PARISH

ROUTE LA 616

Department of Transportation and Development Baton Rouge, Louisiana

The undersigned offers to demolish for cash payment the state-owned buildings and appurtenances at the price bid for each parcel in the "Bid Schedule" attached hereto.

The undersigned certifies that he/she has examined the buildings and appurtenances offered for sale and has satisfied himself/herself as to their condition, and conditions to be encountered in removing said buildings and appurtenances.

The undersigned further certifies that he/she has examined the "Conditions of Demolition" attached hereto and agrees to abide by said conditions.

BIDDER'S NAME		
	(Please Print)	
STREET ADDRESS		
P.O. BOX	TELEPHONE	
CITY	STATE	ZIP
SIGNATURE OF BIDDER		
DATE		
SOCIAL SECURITY NO		
TAX I.D. NO. (If applicable)		

LOUISIANA DEPARTMENT OF TRANSPORTATION AND DEVELOPMENT

PERFORMANCE BOND DEMOLITION OF BUILDINGS

as Principal, and
a surety company authorized to do business in Louisiana, as Surety, are bound, in solido, unto the Department of Transportation and Development and unto all subcontractors, workmen, laborers, mechanics, and furnishers of materials and equipment, in the sum of
payable in lawful money of the United States, and to this bond do obligate their heirs, successors and assigns.
The condition of this bond is such that if the Principal performs the work as described in the proposal made and entered into on this
day of, 20, to complete
State Project No. 002622 (Part 4) (Contract No 8) entitled "DEMOLITION OF BUILDINGS"
Route No. La 616, Ouachita Parish
according to the stipulations in said proposal; pays all sums due on materials and supplies used and wages earned by workmen employed on the work; abides by the terms in said proposal at the time and in the manner and form specified; performs all labor and work; and furnishes all materials specified in said proposal in accordance with the terms of said proposal; this obligation shall be void otherwise to remain in effect.

It is agreed by the parties to this Bond that the same is given in accordance with Louisiana Revised Statutes of 1950, Title 38, Chapter 10, Sections 2241 to 2248 inclusive.

WITNESS OUR HANDS AND SI	EALS, this day of
VITNESSES	
	PRINCIPAL
	Ву
	Typed or Printed Name
	Surety
	ByAttorney-in-Fact
	Typed or Printed Name
certify that I am, as of the date of this bortanding with the Louisiana Insurance Conehalf of the surety identified herein.	nd, a licensed Resident Agent of Louisiana in g nmission and authorized to Countersign this bo
Typed or Printed Name	
Name of Agency	
Address	

STATE PROJECT NO. H. 002622(PART 4) (Contract No. 8)

CONTRACT DEMOLITION OF BUILDINGS

This agreement is executed on this day of,
20, between the Department of Transportation and Development, acting through the Real
Estate Administrator, Party of the First Part, hereinafter designated as "Department", and
, domiciled and doing business in
, Party of the Second Part, hereinafter
designated as "Contractor".
In consideration of the agreements herein contained, to be performed by the parties hereto and of the payments hereinafter agreed to be made, it is mutually agreed as follows:
The Contractor shall furnish all materials, equipment and labor and perform the required work, consisting of demolishing buildings as described on the Photographs and Descriptions sheet, in a thorough and workmanlike manner to the satisfaction of the Real Estate Administrator in accordance with the proposal filed with the Department dated, said proposal is made a part hereof as fully as if set out herein and hereby becomes a part of this Contract.
All removal activities shall be coordinated with Department's roadway contractor if project

contract has been awarded.

The Contractor agrees to accept and the Department agrees to pay for the work at the price stipulated in said Proposal in lawful money of the United States at the time and in the manner set forth in the Conditions of Demolition.

Performance will begin on the date stipulated that the parcel will be vacated or as directed in writing by the District Property Manager. If a parcel is vacated by the occupant prior to the specified date the Contractor may request and the District Property Manager may authorize the Contractor to begin work on that parcel. In no event will the Contractor begin work prior to the occupant vacating the premises and all personal belongings of the occupant being removed. All work required in connection with the demolition will be completed within the time limit specified in the proposal subject to such extensions as may be authorized.

STATE PROJECT NO. H.002622 (PART 4) (Contract No. 8)

Total cost of Parcel No(s).	is
	DOLLARS (\$).
This contract shall become effective Administrator.	on the date that it is signed by the Real Estate
In witness whereof, the Contractor at their names.	nd the Real Estate Administrator have hereunto subscri
WITNESSES	
	
	Contractor
	State of Louisiana Department of Transportation and Development
	ByReal Estate Administrator

SAMPLE

STATE PROJECT NO. H.002622 (PART 4) (Contract No. 8)

CONTRACT DEMOLITION OF BUILDINGS

This agreement is executed on this	day of	, 20,
between the Department of Transportation ar	nd Development, acting thr	rough the Real Estate
Administrator, Party of the First Part, hereina	after designated as "Depart	ment", and
(Name of Contractor)		
domiciled and doing business in	(City, State)	, Party of
the Second Part, hereinafter designated as "C	Contractor".	
In consideration of the agreements herein the payments hereinafter agreed to be made,		
The Contractor shall furnish all materials, consisting of demolishing buildings identifie sheet, in a thorough and workmanlike manne accordance with the proposal filed with the I proposal is made a part hereof as fully as if s Contract.	ed as described on the Photoer to the satisfaction of the Department dated	ographs and Descriptions Real Estate Administrator in, said

All removal activities shall be coordinated with Department's roadway contractor if project contract has been awarded.

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SAMPLE

STATE PROJECT NO.H.002622 (PART 4) (Contract No. 8)

Total cost of Parcel No(s).	is	(Bid price in words and numbers
Example: TWO THOUSAND ON	E HUNDRED ON	IE AND 50/100 DOLLARS (\$2,101.50)
FD1:		
This contract shall become effect	ive on the date that	tit is signed by the Real Estate Administrator.
In witness whereof the Contractor	or and the Real Ect	ate Administrator have hereunto subscribed
their names.	of and the Real Est	ate Administrator have hereunto subscribed
WITNESSES		
(G:		
(Signature)		(Signature)
		Contractor
(Signature)	G.	State of Louisiana
		Department of
		Transportation and Development
	*	Ву
		Real Estate Administrator
	water and the second	
		•

DID YOU REMEMBER TO ENCLOSE...

* * * * * * * * * * * * * * * * * *

- 1. Bid Schedule?
- 2. Proposal?
- 3. Performance Guaranty? (**IN ONE OF THE FORMS STATED)
- 4. Contract?
- 5. Completed W-9 form?

REQUEST FOR TAXPAYER IDENTIFICATION NUMBER AND CERTIFICATION

Under Federal Income Tax Law, you (as payee) are subject to certain penalties as well as withholding tax at a 31 percent rate if you have not provided us with your correct taxpayer identification number. Please read this notice and the attached instructions carefully. If you do not provide us with your correct taxpayer identification number, you may be subject to a \$50.00 penalty imposed by the Internal Revenue Service. In addition, interest, dividends, and other payments that we make to you may be subject to backup withholding at a 31 percent rate.

Please supply the f	following information:		
Are you an individual?	Yes No	Are you Incorporated?	Yes No
Are you a Sole Proprietorship?	Yes No	Are you a subsidiary of a Parent Company?	Yes No
Are you a Partnership?	Yes No	Are you Federally tax exempt?	Yes No
Are you a Limited Liability Company (LLC)?	Yes No	Are you exempt from backup Withholding?	Yes No
Individual's Social Sec	5		deral Employer Identification Number
		nnsaction for which we make payments	
Merchandise Rents	Services Fees	Professional Services Medical	Services Attorney Fees
Real Estate Transactions	Other	Please Explain	
	DI FA	SE PRINT OR TYPE	
Note	e: Name & SSN / EIN Must Agr	ee With IRS Records (See Specific I	nstructions)
Individual Name:			
Sole Proprietorship – Owner Nam	ne:		
Limited Liability Co. (LLC)-Owner	Name:		
Business Name:			
Partnership Name		· · · · · · · · · · · · · · · · · · ·	
Corporation (Company Name):	- William Co.		
Subsidiary Name (Doing Business	S As):	· · · · · · · · · · · · · · · · · · ·	-
Remit to Address:			
(2) I am not subject to back Service (IRS) that I am s no longer subject to back	ils form is my correct taxpayer identif up withholding because (a) I am exe subject to backup withholding as a re	fication number (or I am waiting for a numbempt from backup withholding, or (b) I have esult of a failure to report all interest or div	e not been notified by the Internal Revenue
withholding because you have faile interest paid, the acquisition or ab	ed to report interest and dividends or pandonment of secured property, ca	ove if you have been notified by the IRS n you tax return. For real estate transaction ancellation of debt, contributions to an induired to sign the Certification, but you must	ns, item (2) does not apply. For mortgage ividual retirement arrangement (IRA), and

Name

Signature _

(Revised November 2001)

Please Print

Date _____

Title _____ Telephone No. ____