Based on the certification below, Transferor claims exemption from the tax withholding requirements of §10-912 of the Tax-General Article, Annotated Code of Maryland. Section 10-912 provides that certain tax payments must be withheld and paid when a deed or other instrument that effects a change

in ownership of real property is presented for recordation. The requirements of §10-912 do not apply when a transferor provides a certification of Maryland residence or certification that the transferred property is the transferor's principal residence.

ι.	Transferor Information				
	Name of Transferor				
2.	Description of Property (Street address. If no address is available, include county, district, subdistrict and lot numbers).				
3.	Reasons for Exemption				
	Resident Status	As of the date this form	is signed, I, Transferor, am a reside	ent of the State of Maryland.	
		Transferor is a resident entity as defined in Code of Maryland Regulations (COMAR)03.04.12.02B(11), I am an agent of Transferor, and I have authority to sign this document on Transferor's behalf.			
	Principal Residence	Although I am no longer a resident of the State of Maryland, the Property is my principal residence as defined in IRC 121 (principal residence for 2 (two) of the last 5 (five) years) and is currently recorded as such with the State Department of Assessments and Taxation.			
	Under penalty of perjury, knowledge, it is true, corr		amined this declaration and that	t, to the best of my	
a.	Individual Transferors				
	Witness		Name	**Date	
			Signature		
b.	Entity Transferors				
	Witness/Attest		Name of Entity		
			Ву		
			Name	**Date	
			Title		

Note: Form is only valid if it was executed on the date the Property was transferred and is properly recorded with the Clerk of the

To the Clerk of the Court: Only an un-altered Form WH-AR should be considered a valid certification for purposes of Section 10-912.

^{**} Form must be dated to be valid.