	AFFIDAVIT OF UNDERTAKING TO CONFOR	RM (Special Employee RFO Payterm)
I/We ,	, of leg	al age, with postal address at
	after being sworn to in accordance with the law do hereby depose the following:	
1)	That I/We purchased the following Unit from  Sell I/we will execute:  Project/Tower No :  Condominum Unit No :	pursuant to the relevant Contract to
2)	That the said purchased unit is subject to Other Charg	ges of 8%.
3)	nat I fully understand my/or legal obligation to guarantee and ensure full compliance of all stipulation dicated in the Special Employee RFO Pay Term (Special ERP), including but not limited to:  a. Execution of an Auto Debit Arrangement with the Company and my bank for the payment of the monthly amortizations for the purchased Unit.  b. Timely payment of utility expenses (1.e. electricity, water, condo dues etc) from my date	
	acceptance. c. Prompt payment of monthly amortization to	keep the account updated at all times.
4)	That I understand that early occupancy shall only be endorsed once a total of 2% or 5% depending on the Project of the Total Amount Payable and standard move-in fees have been settled.	
5)	<ul> <li>That in case of execution of Transfer of Rights (ToR), the Unit is subject to the following conditions:</li> <li>a. For units which are already turned over, the new buyer will have to accept the unit on an "as-is-where-is basis, without punchlists and without "Defects Liability Period" (DLP).</li> <li>b. Recipient of the rights transfer has to settle the balance in full either through cash or bank loan immediately upon approval of the ToR.</li> <li>c. Regular transfer fees will apply.</li> </ul>	
6)	That I fully understand that a co-buyer is allowed to be included in the contract only during the reservatio stage.	
7)	That in case of resignation, retirement and/or termination from the Company, it is hereby understood that the amount of discount shall be forfeited and the remaining balance shall automatically, without need of another Schedule of Payment, be paid in full, either through cash or bank loan within a period of 90 day from resignation.	
8)	That in the case of non-compliance with any provisions of this Undertaking, the Company massuspend/terminate or consider the account canceled and standard cancellation policy shall apply.	
9)	That I bind myself/ourselves in ensuring compliance with the foregoing.	
AFI	FIANT FURTHER SAYS NOTHING.	
		Affiant
	RIBED AND SWORN to before me this day once Certification no issued a	

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