## RULE 144 SELLER'S REPRESENTATIVE LETTER NON-AFFILIATE OF A NON-SHELL COMPANY

To: A&P Stock Transfer and Trust Services AG

its current or prospective operations.

To Whom It May Concern

_	(ISSUER)	(COMMON, PREFERRED, ETC.)	(CUSIP)	(QUANTITY)	
١.	The undersigned is not at present and has not been during the preceding three months, an office director or 10% shareholder of the Company within the meaning of Rule 144(a).				
2.	The shares are "restricted securities", as that the term is used in Rule 144(a)(3).				
3.	I have beneficially owned the shares for over one year. I acquired the shares on:				
	these securities sind affiliate of the Issuer * Below is a brief exp	planation of how these shares were	rities were acquire		
	a. method of ac	quisition:			
	<u> </u>				

- 5. I confirm that the Company is not, and has not been at any time within the 12 month period preceding the date hereof, a shell issuer as described in Rule 144(i)(I).
- 6. A&P Stock Transfer and Trust Services AG, is authorized to rely on the representations herein connection with the above transfer/legend removal, and I consent to A&P Stock Transfer and Trust Services AG communicating with the Company in connection with such transfer/legend removal.

this transaction.		
Sincerely,		
Signature(s)	Street Address	
Print Shareholder Name(s)	City, State, ZIP, Country	Tel with area code
Date	  Email	

I hereby attest that the information furnished above is correct and complete to the best of my knowledge, information and belief. In the event that any of the information furnished is found to be no longer accurate or complete, the undersigned will promptly notify A&P Stock Transfer and Trust Services AG in writing. I hereby hold A&P Stock Transfer and Trust Services AG harmless and indemnify them for any actions associated with