PAYLESS 4FINANCE SM TRANSFER OF SERVICING DISCLOSURE STATEMENT

BORROWER(S):		DATE:		
PROPERTY:				
Notice to Mortgage Loan Applicants: The right to collect your mortgage loan payments may be transferred. Federal law gives you certain rights. Read this statement and sign it only if you understand its contents.				
Because you are applying for a mortgage loan covered by the Real Estate Settlement Procedures Act (RESPA) (12 U.S.C. 2601 et seq.) you have certain rights under that Federal law. This statement tells you about those rights. It also tells you what the chances are that the servicing for this loan may be transferred to a different servicer. "Servicing" refers to collecting your principal, interest, and escrow account payments. If your loan servicer changes, there are certain procedures that must be followed. This statement generally explains those procedures.				
Transfe new ser notice in the trans Also, a property than 30 servicer	r Practices and Require vicer, you must be given writing of the assignment sfer. The new loan service notice of prospective tran is transferred to you) to days after a transfer) for is changed abruptly. This	viritten notice of the sale or transfer of the sale or transfer of the sale of	hat transfer. The present lo f the servicing not less that you notice within 15 days a ided to you at settlement rements. The law allows a y you under certain limited	ned, sold or transferred to a oan servicer must send you n 15 days before the date of after the date of the transfer. (when the title to your new delay in the time (not more discumstances, when your difor cause, is in bankruptcy deral agency.
Notices must contain certain information. They must contain the effective date of the transfer of the servicing of your loan to the new servicer, the name, address, and toll-free or collect call telephone number of the new servicer, and toll-free or collect telephone numbers of a person or department for both your present servicer and your new servicer to answer your questions about the transfer of servicing. During the 60 day period following the effective date of the transfer of the loan servicing, a loan payment received by your old servicer before its due date may not be treated by the new loan servicer as late and a late fee may not be imposed on you.				
Complaint Resolution: Section 6 of RESPA (12 U.S.C 2605) gives you certain consumer rights, whether or not your loan servicing is transferred. If you send a "qualified written request" to your loan servicer concerning the servicing of your loan, your servicer must provide you with a written acknowledgment within 20 business days of receipt of your request. A "qualified written request" is a written correspondence other than notice on a payment coupon or other payment medium supplied by the servicer, which includes your name and account number, and your reasons for the request. Not later than 60 business days after receiving your request, your servicer must make any appropriate corrections to your account, and must provide you with written clarification regarding any dispute. During this 60 day period, your servicer may not provide information to a consumer reporting agency concerning any overdue payment related to such period or qualified written request. Damages and Costs: Section 6 of RESPA also provides for damages and costs for individuals or classes				
of individuals in circumstances where servicers are shown to have violated the requirements of that section. Servicing Transfer Estimated by Lender:				
The following is the best estimate of what will happen to the servicing of your mortgage loan. We are able to service your loan and we will service your loan. We may assign, sell or transfer the				
	servicing of your loan whi			y assign, sell or transfer the
<u>x</u>	We do not service mortga of your mortgage loan. Yo			sell or transfer the servicing
2. funded,				after your mortgage loan is ansferservicing is between:
3.	This is our record of tran (rounded to the nearest of 1994-100% 1995-100% This information does no	juartile - 0%, 25%, 5 1996-100% 199 t include assignme ransferred to an a	50%, or 100%); 97-100% 1998-100% 199 ents, sales or transfer to aff	X 76 to 100% we have made in the past 39-100% 2000-100% filiates or subsidiaries. If the future, you will be notified in
ACKNOWLEDGMENT OF MORTGAGE LOAN APPLICANT(S) I//Ve have read this disclosure form, and understand its contents, as evidenced by my/our signature(s) below.				
_Borrow	ver	Date:	Borrower	Date:

Borrower

Date:

Date:

Borrower