

**From:** [REDACTED]  
**To:** [Walsh, Kathryn E.](#); [Carson, Timothy](#); [Sheinberg, Samuel I.](#); [Six, Anne](#); [Whitehead, Nora](#); [Musick, Vesselina](#)  
**Subject:** FW: Affidavit/Certification Question  
**Date:** Friday, October 2, 2020 1:35:16 PM  
**Attachments:** [image001.jpg](#)

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**From:** Berg, Karen E.  
**Sent:** Friday, October 2, 2020 1:35:13 PM (UTC-05:00) Eastern Time (US & Canada)  
**To:** [REDACTED]  
**Cc:** [REDACTED]  
**Subject:** RE: Affidavit/Certification Question

1. Yes
2. Yes. Be sure that the Affidavit identifies the signatory along with his/her title and entity, and states that he or she is authorized to make the affidavit on behalf of the UPE. The signatory must attest to good faith of the UPE to complete the transaction .

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**From:** [REDACTED]  
**Sent:** Friday, October 2, 2020 11:43:42 AM (UTC-05:00) Eastern Time (US & Canada)  
**To:** [REDACTED]  
**Subject:** Affidavit/Certification Question

Good morning,

I have a quick question regarding affidavits and certifications. Under the guidance of PNPM 209, I understand that for an LLC or partnership, an officer of the general partner should execute the affidavit and certification page. However, in our specific case, the ultimate parent (a limited partnership) would like an officer of the acquired entity (a corporation) to sign on its behalf.

1. Is this okay?
2. If so, should we check the 1(e) box, listing the acquired entity since it is technically filing on the ultimate parent's behalf?

Thank you for your help and guidance.

[REDACTED]  
[REDACTED]

[REDACTED]

