

Non-Agency Documentation Reference

These are samples only and are not intended to convey legal or compliance advice. Each Lender should seek approval and/or validation from their own internal compliance and/or legal department prior to use to ensure compliance with federal and state regulatory requirements



Non Agency Loan Documentation

Product	Standard Document Type	Interest Only Note (when applicable)	Business Purpose Affidavit	Business Loan Rider	Personal Guaranty Agreement	Additional Riders Possibly Needed	Cash-out Explanation Required (Natural person borrowers only and may be combined w/ Business Purpose Affidavit)
Bank Statement: Primary or Second Home	Residential (FNMA)	Yes	No	No	No	IO, PPP, 1-4 Family Rider	No
Bank Statement: Investment	Residential (FNMA)	Yes	Yes	Yes	No	IO, PPP, 1-4 Family Rider	Yes
Agency Investor Plus	Residential (FNMA)	Yes	Yes	No	No	IO, PPP, 1-4 Family Rider	Yes
DSCR	Residential (FNMA)	Yes	Yes	Yes	Yes (if a business entity borrower)	IO, PPP, 1-4 Family Rider, Personal Guaranty	Yes
DSCR	Commercial	Yes	Yes	No	Yes (if a business entity borrower)	IO, PPP, 1-4 Family Rider	Yes

GUARANTY AGREEMENT

("Agraement") is entered into and affective as of

THIS CHADANTY ACREMENT

11	IIS GUAK				. 0	,			, whose p	
residence	address	is			<i></i>				uarantor");	
				, a [sta	te] [en	tity type]	("Lender"), whose ac	ldress for pu	irposes
of this Ag	reement is _						, and i	s delivered	to and in fa	vor of
Lender, its	successors a	and/or assig	ns.							
To	induce	Lender	to	make			herein type]		below,	to
	s Agreemen	•			_				rise make the	
							•		date herewi	-
									The Loan is s	
•	•	,		•		, .	•	rrower in fa	ovor of Lend	er, and
encumberi	ng certain re	al property	and an	ny impro	vement	s thereor	1.			

WHEREAS, as a condition of making the Loan, Lender is requiring this Agreement to be executed and the making of the Loan to Borrower by Lender is of material benefit to Guarantor. In order to induce Lender to make the Loan, evidenced by the Note for the benefit of the Borrower, Guarantor is willing to Guarantee and become surety for the performance by Borrower of its obligations under the Loan Documents, which is further defined under this Agreement, the Note, the Security Instrument, and any other document executed and delivered in connection with the Loan (as the same, from time to time, may be amended, restated and extended). Said documents may be individually referred to herein as "Loan Document" or collectively "Loan Documents".

NOW, THEREFORE, in consideration of the above premises for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, an intending to be legally bound hereby, Guarantor hereby agrees as follows:

Guaranty.

Guaranty of Obligations. Guarantor guarantees to Lender, its successors, and assigns thefull and faithful payment of all amounts owed and performance of each and every one of the obligations, responsibilities, and undertakings to be carried out, performed, or observed by Borrower under the Loan Agreement, the Note, the Security Agreement, any other agreement that now or later secures repayment of the Note, any other agreement that Guarantor now or later states is guaranteed, and any other agreement that Guarantor or Borrower signs in connection with the loan obtained by Borrower.

Guaranty of Borrower's Performance. If at any time Borrower, or its successors or permitted assigns, fails, neglects or refuses to pay when due amounts or perform when due any of its obligations, responsibilities, or undertakings as expressly provided under the terms and conditions of the Loan Documents, Guarantor shall pay such amounts or perform or cause to be performed such obligations, responsibilities, or undertakings as required under the terms and conditions of the Loan Documents.

Absolute. This Agreement is irrevocable, absolute, present, and unconditional. The obligations of Guarantor under this Agreement shall not be affected, reduced, modified, or impaired on the happening fromtime to time of any of the following events, whether or not with notice to (except as notice is otherwise expressly required) or the consent of Guarantor:

Failure to Give Notice. The failure to give notice to Guarantor of the occurrence of a default under the terms

and provisions of this Agreement or the Loan Documents;

Modifications or Amendments. The modification or amendment, whether material or otherwise, of any obligation, covenant, or agreement set forth in this Agreement or Loan Documents;

Lender's Failure to Exercise Rights. Any failure, omission, delay by, or inability by Lender to assert or exercise any right, power, or remedy conferred on Lender in this Agreement or the Loan Documents, including the failure to execute on collateral held for this Agreement or the Loan Documents;

Release of Security. Any release of any real or personal property or other security now held or to be held by Lender for the performance of the Guaranteed Obligations;

Borrower's Termination. A termination, dissolution, consolidation, or merger of Borrower with or into any other entity;

Borrower's Bankruptcy. The voluntary or involuntary liquidation, dissolution, sale, or other disposition of all or substantially all of Borrower or its affiliate's assets, the marshalling of Borroweror its affiliate's assets and liabilities, the receivership, insolvency, bankruptcy, assignment for the benefit of creditors, reorganization, arrangement, composition with creditors, or readjustment of, or other similar proceedings affecting Borrower, Guarantor, their affiliates, or any of the assets of either Borrower or Guarantor, or their affiliates:

Lender's Assignment of Rights. The assignment of any right, title, or interest of Lenderin this Agreement or the Loan Documents to any other person; or

Extent of Guarantor's Obligations. Any other cause or circumstance, foreseen or unforeseen, whether similar or dissimilar to any of the foregoing; it being the intent of Guarantor that its obligations under this Agreement shall not be discharged, reduced, limited, or modified except by (a) payment amounts owing pursuant to this Agreement and/or Loan Documents (and then only to the extent of such payment or payments); and (b) full performance of obligations under this Agreement and/or Loan Documents (and then only to the extent of such performed or discharged obligation or obligations).

Exercise of Lender Rights. Any action of Lender authorized herein.

Guaranty of Payment. Subject to the limitations provided herein, Guarantor's liability on this Agreement is a guaranty of payment and performance, not of collectability.

Cessation of Liability. Guarantor's liability under this Agreement shall not in any way be affected by the cessation of Borrower's liability for any reason other than full performance of all the obligations under the Loan Documents, including, without limitation, any and all obligations to indemnify Lender.

Authorization of Lender. Guarantor authorizes Lender, without notice or demand and without affecting its liability under this Agreement, and without consent of Guarantor or prior notice to Guarantor, to:

Modify Loan Documents. Make any modifications to the Loan Documents;

Assign Guaranty. Assign the Loan Documents and this Agreement;

Modify Security. Take, hold, or release security for the performance of the Guaranteed Obligations with the consent of the party providing such security;

Additional Guarantors. Accept or discharge, in whole or in part, additional guarantors;

Order of Sale. Direct the order and manner of any sale of all or any part of security nowor later held under the Loan Documents or this Agreement, and also bid at any such sale to the extent allowedby law; and

Application of Proceeds. Apply any payments or recovery from Borrower, Guarantor, orany source, and any proceeds of any security, to Borrower's obligations under the Loan Documents in such manner, order, and priority as Lender may elect, whether or not those obligations are guaranteed by this Agreement or secured at the time of such application.

Lender's Rights on Borrower's Default. Guarantor agrees that on Borrower's default Lender may elect to non-judicially or judicially foreclose against all or part of the real or personal property securingBorrower's obligations, or accept an assignment of any such security in lieu of foreclosure, or compromiseor adjust any part of such obligations, or make any other accommodation with Borrower or Guarantor, or exercise any

other remedy against Borrower or any security. No such action by Lender shall release or limit Guarantor's liability to Lender, even if the effect of that action is to deprive Guarantor of the right to collect reimbursement from Borrower or any other person for any sums paid to Lender or bar or prejudice Guarantor's rights of subrogation, contribution, or indemnity against Borrower or any other person. Without limiting the foregoing, it is understood and agreed that, on any foreclosure or assignment in lieu of foreclosure of any security held by Lender, such security shall no longer exist and that any right that Guarantor might otherwise have, on full payment of the Borrower's obligations by Guarantor to Lender, to participate in any such security or to be subrogated to any rights of Lender with respect to any such security shall be nonexistent; nor shall Guarantor be deemed to have any right, title, interest, or claim under any circumstances in or to any real or personal property held by Lender or any third party following any foreclosure or assignment in lieu of foreclosure of any such security. Guarantor again specifically acknowledges and waives the above as more specifically provided for herein.

Effect of Borrower's Bankruptcy. The liability of Guarantor under this Agreement shall in no waybe affected by:

Release of Borrower. Release or discharge of Borrower in any creditor proceeding, receivership, bankruptcy, or other release or discharge of Borrower, for any reason;

Modification of Borrower's Liability. Impairment, limitation, or modification of Borrower's liability or the estate, or of any remedy for the enforcement of Borrower's liability, which mayresult from the operation of any present or future provision of the Bankruptcy Code (Title 11 of the UnitedStates Code, as amended; 11 U.S.C. §§ 101-1330) or any bankruptcy, insolvency, state or federal debtor relief statute, any other statute, or from the decision of any court;

Rejection of Debt. Rejection or disaffirmance of the Indebtedness, or any portion of the Indebtedness, in any such proceeding;

Cessation of Borrower's Liability. Cessation, from any cause whatsoever, whether consensual or by operation of law, of Borrower's liability to Lender resulting from any such proceeding; or

Modification and Replacement of Guaranteed Obligation. If the Guaranteed Obligations are restructured or replaced in connection with a bankruptcy proceeding or case, Guarantor shall remain liable as guarantor of such restructured or replaced obligation.

Subordination. Until the Guaranteed Obligations have been paid or otherwise discharged in full, Guarantor subordinates any and all liability or indebtedness of Borrower owed to Guarantor to the obligations of Borrower to Lender that arise under the Guaranteed Obligations. However, Guarantor mayreceive payment of current reasonable salary and current reasonable payments made in the ordinary courseof business for goods provided or services rendered.

Application of Payments. With or without notice to Guarantor, Lender, in its sole and absolute discretion may:

Priority of Payments. Apply any or all payments or recoveries from Borrower, from Guarantor, or from any other guarantor or endorser under this or any other instrument, or realized from any security, in such manner, order, or priority as Lender sees fit, to the indebtedness of Borrower to Lender under the Loan Documents, whether such indebtedness is guaranteed by this Agreement or is otherwise secured or is due at the time of such application; and

Refund to Borrower. Refund to Borrower any payment received by Lender on any indebtedness guaranteed in this Guaranty, and payment of the amount refunded is fully guaranteed. Any recovery realized from any other guarantor under this or any other instrument shall be first credited on that portion of the indebtedness of Borrower to Lender that exceeds the maximum liability, if any, of Guarantor under this Agreement.

Claims in Bankruptcy. Guarantor shall file all claims against Borrower in any bankruptcy or other proceeding in which the filing of claims is required or allowed by law on any indebtedness of Borrower to Guarantor, and shall assign to Lender all rights of Guarantor on any such indebtedness. If Guarantor does not file any

such claim, Lender, as attorney-in-fact for Guarantor, is authorized to do so inGuarantor's name, or, in Lender's discretion, to assign the claim and to file a proof of claim in the name ofLender's nominee. In all such cases, whether in bankruptcy or otherwise, the person or persons authorized to pay such claim shall pay to Lender the full amount of any such claim, and, to the full extent necessary for that purpose, Guarantor assigns to Lender all of Guarantor's rights to any such payments or distributions to which Guarantor would otherwise be entitled.

Representations and Warranties if Guarantor is an Entity. If Guarantor is an entity, Guarantorrepresents and warrants to Lender that:

Legal Status. Guarantor (a) is duly organized, validly existing under, and in good standingwith, the laws of the state in which it is domiciled and in the state in which the property secured the Loan is located in; (b) has all requisite power, and has all material governmental licenses, authorizations, consents, and approvals necessary to own its assets and carry on its business as now being or as proposed to be conducted; and (c) is qualified to do business in the state in which any property securing the loan is located in.

No Breach. Neither the execution and delivery of this Agreement, nor compliance with its terms and provisions shall conflict with or result in a breach of, or require any consent under, the organizational documents of Guarantor, or any agreement or instrument by which Guarantor is bound.

Authority and Power. Guarantor has all necessary power and authority to execute, deliver, and perform its obligations under this Agreement. Guarantor's execution, delivery, and performance of this Agreement has been duly authorized by all necessary action on its part; and this Agreement has been duly and validly executed and delivered by Guarantor and constitutes its legal, valid, and binding obligation, enforceable against Guarantor in accordance with its terms. Guarantor shall, concurrently with the execution of this Agreement, deliver to Lender a copy of a resolution of Guarantor's managing member(s), if a limited liability company, or board of directors and/or shareholders, if a corporation, authorizing or ratifying execution of this Agreement.

Representations and Warranties if Guarantor is an Individual. If Guarantor is an individual, Guarantor represents and warrants to Lender that:

Legal Status. Guarantor has all requisite power and has all material governmental licenses, authorizations, consents, and approvals necessary to carry on his business as now being or as proposed to be conducted.

No Breach. Neither the execution and delivery of this Agreement, nor compliance with its terms and provisions shall conflict with or result in a breach of, or require any consent under any agreementor instrument by which Guarantor is bound.

Authority and Power. This Agreement has been duly and validly executed and delivered by Guarantor and constitutes its legal, valid, and binding obligation, enforceable against Guarantor in accordance with its terms.

Financial Statements. All financial information furnished or to be furnished will be true and correct, does or will fairly represent the financial condition of Guarantor, and was or will be prepared in accordance with generally accepted accounting principles ("GAAP").

Claims and Proceedings. There are no claims, actions, proceedings, or investigations pending against Guarantor.

Information Not Required. Guarantor represents that Guarantor is fully aware of Borrower's financial condition and operation and is in a position by virtue of his, her, or its relationship to Borrower toobtain all necessary financial and operational information concerning Borrower. Lender need not disclose Guarantor any information about:

Loan Documents. The Loan Documents or any modification of them, and any action ornon-action in connection with them;

Other Guaranteed Obligations. Any other obligation guaranteed in this Agreement; Borrower's Financial Condition. The financial condition or operation of Borrower; or Other Guarantors. Any other guarantors.

Notice. Except for any notice required by Governmental Requirements to be given in anothermanner,

(a) all notices required or permitted by this Agreement shall be in writing; (b) each notice to Guarantor shall be sent (i) for personal delivery by a delivery service that provides a record of the date of delivery, the individual to whom delivery was made, and the address where delivery was made; (ii) by certified United States mail, postage prepaid, return receipt requested; or (iii) by nationally recognized overnight delivery service, marked for next-business-day delivery; and (c) all notices shall be addressed to the appropriate party at its address stated on Page 1 of this Agreement or such other addresses as may be later designated by notice given in compliance with this provision. Notices will be deemed effective on the earliest of (a) actual receipt; (b) rejection of delivery; or (c) if sent by certified mail, the third day on whichregular United States mail delivery service is provided after the day of mailing or, if sent by overnight delivery service, on the next day on which such service makes next-business-day deliveries after the day of sending.

No Waiver Upon Lender's Lack of Enforcement. No failure or delay by Lender, or its successorsand assigns, in exercising any right, power, or privilege under this Agreement shall operate as a waiver; norshall any single or partial exercise of any right, power, or privilege preclude any other or further such exercise or the exercise of any other right, power, or privilege.

Advice of Counsel. Guarantor expressly declares that it knows and understands the contents of this Agreement and has either consulted or had the opportunity to consult with an attorney as to its form and content.

Attorney Fees. Guarantor agrees to pay the following costs, expenses, and Attorneys' Fees paid or incurred by Lender, or adjudged by a court: (a) reasonable costs of collection and costs, expenses, and Attorneys' Fees paid or incurred in connection with the collection or enforcement of the Loan Documents, whether or not suit is filed; (b) reasonable costs, expenses, and Attorneys' Fees paid or incurred in connection with representing Lender in any bankruptcy, reorganization, receivership, or other proceedingsaffecting creditors' rights and involving a claim under the Loan Documents; (c) reasonable costs, expenses, and Attorneys' Fees incurred to protect the lien of the Security Instrument; and (d) costs of suit and such sum as the court may adjudge as Attorneys' Fees in any action to enforce payment of the Loan Documentsor any part of it.

In addition to the aforementioned fees, costs, and expenses, Lender shall be entitled to itsAttorneys' Fees, and all other fees, costs, and expenses incurred in any post-judgment proceedings to collector enforce any judgment. This provision for the recovery of post-judgment fees, costs, and expenses is separate and several and shall survive the merger of this Agreement into any judgment on this Agreement.

Assignability. This Agreement shall be binding on Guarantor and Guarantor's heirs, representatives, successors and assigns and shall inure to the benefit of Lender, its successors and assigns, and their successors and assigns and respective personal representatives, successors, and assigns according to the context of this Agreement. Guarantor shall not have the right to assign the obligations in this Agreement. Lender may assign its rights under this Agreement in connection with an assignment of all or part of the Guaranteed Obligation. Notice is hereby waived as to any such assignment by Lender.

Revival of Guaranty. If a claim ("Claim") is made on Lender at any time (whether before or afterpayment or performance in full of any Guaranteed Obligation, and whether such claim is asserted in a bankruptcy proceeding or otherwise) for repayment or recovery of any amount or other value received by Lender (from any source) in payment of, or on account of, any Guaranteed Obligation, and if Lender repayssuch amount, returns value or otherwise becomes liable for all or part of such Claim by reason of (a) any judgment, decree, or order of any court or administrative body or (b) any settlement or compromise of such Claim, Guarantor shall remain severally liable to Lender for the amount so repaid or returned or for which Lender is liable to the same extent as if such payments or value had never been received by Lender, despiteany termination of this Agreement or the cancellation of any note or other document evidencing any Guaranteed Obligation.

Captions. The captions and section headings appearing in this Agreement are included solely for convenience

of reference and are not intended to affect the interpretation of any provision of this Agreement.

Severability. If any provision in this Agreement is invalid and unenforceable in the jurisdiction whose law is applied to this Agreement or in any particular context, then, to the fullest extent permitted by law, (a) the other provisions shall remain in full force and effect in such jurisdiction or context and shall beliberally construed in favor of Lender in order to carry out the parties' intentions as nearly as possible, and

(b) the invalidity or unenforceability of any provision in that jurisdiction or context shall not affect the validity or enforceability of such provision in any other jurisdiction.

Waivers.

Waiver of Rights to Require Lender to Act. Guarantor waives the right to require Lender to:

Proceed against Borrower or any other person;

Proceed or exhaust any security held from any person;

Proceed against any other guarantor; or

Pursue any other remedy available to Lender.

Waivers Until Obligation Is Repaid. Until the Guaranteed Obligations have been paid or otherwise discharged in full:

Guarantor waives all rights of subrogation, indemnity, any rights to collect reimbursement from Borrower, and any right to enforce any remedy that Lender now has, or may have, against Borrower.

Guarantor waives any benefit of, and any right to participate in, any security nowor later held by Lender.

Guarantor waives any defense it may have now or in the future based on any election of remedies by Lender that destroys Guarantor's subrogation rights or Guarantor's rights to proceed against Borrower for reimbursement, and Guarantor acknowledges that it shall be liable to Lender even though Guarantor may well have no such recourse against Borrower.

Guarantor waives notice of (a) acceptance and reliance on this Agreement; (b) notice of renewal, extension, or modification of any Guaranteed Obligation under this Agreement; and (c) notice of default or demand in the case of default.

Guarantor waives any right or defense it may now or hereafter have based on (a) Lender's full or partial release of any party who may be obligated to Lender; (b) Lender's full or partial release or impairment of any collateral for the Guaranteed Obligations; and (c) the modification or extension of the Guaranteed Obligations. Guarantor waives any and all suretyship defenses now or later available to it under the law governing this Agreement.

Without limiting the generality of any other waiver or provision of this Agreement, Guarantor waives, to the maximum extent such waiver is permitted by law, any and all benefits or defenses arising directly or indirectly under the law governing this Agreement.

Guarantor waives any statute of limitation affecting liability under this Agreement or the enforceability of this Agreement and further waives any defense that might otherwise exist because of the expiration of the statute of limitations on the Loan Documents.

Guarantor waives any duty of Lender to disclose to Guarantor any facts Lender may now know or later learn about Borrower's financial condition regardless of whether Lender has reason to believe that any such facts materially increase the risk beyond that which Guarantor intends to assume, or has reason to believe that such facts are unknown to Guarantor, or has a reasonable opportunity to communicate such facts to Guarantor, it being understood and agreed that Guarantor is fully responsible for and is capable of being and keeping informed of Borrower's financial condition and of all circumstances bearing on the risk of nonpayment of any indebtedness guaranteed under this Agreement.

Guarantor waives all notices to Guarantor.

Arbitration. Concurrently herewith, Borrower and Guarantor shall execute that certain Arbitration Agreement whereby Borrower, Guarantor, and Lender agree to arbitrate any disputes to resolve any claims(as defined under the Revised Uniform Arbitration Act (RUAA)).

Jurisdiction. The parties agree that all actions or proceedings arising in connection with this Agreement and the other Loan Documents shall be tried and litigated only in the state courts located in the county in which notice shall be sent to Lender pursuant to this Agreement, or the applicable federal district court that covers said county.

Joint and Several. If this Agreement is issued by more than one party or if any other party guarantees the obligations of Borrower, the obligations of Guarantor and any others under this Agreement shall be joint and several.

Entire Agreement. This Agreement embodies the entire agreement and understanding between Guarantor and Lender pertaining to the subject matter of this Agreement, and supersedes all prior agreements, understandings, negotiations, representations, and discussions, whether verbal or written, of the parties, pertaining to that subject matter. Guarantor is not relying on any representations, warranties, or inducements from Lender that are not expressly stated in this Agreement.

Further Assurances. Guarantor shall promptly and duly execute and deliver to Lender such further documents and assurances and take such further action as Lender may from time to time reasonablyrequest, including, without limitation, any amendments to this Agreement to establish and protect the rights, interests, and remedies created or intended to be created in favor of Lender.

Gender; Singular Includes Plural. As used in this Agreement, the singular includes the plural, and the masculine includes the feminine and neuter, and vice versa, if the context so requires.

Non-waiver. No provision of this Agreement or right of Lender under this Agreement can be waived, nor can Guarantor be released from its obligations under this Agreement except by a writing duly executed by an authorized representative of Lender.

Continuing Liability. Guarantor shall continue to be liable under this Agreement despite the transfer by Borrower of all or any portion of the property encumbered by the Loan Documents.

Time Is of the Essence. Time is of the essence under this Agreement and any amendment, modification, or revision of this Agreement.

Cumulative Rights. The extent of Guarantor's liability and all rights, powers, and remedies of Lender under this Agreement, and under any other agreement now or at any future time in force between Lender and Guarantor, shall be cumulative and not alternative, and such rights, powers, and remedies shallbe in addition to all rights, powers, and remedies given to Lender by law. This Agreement is in addition to and exclusive of the Agreement of any other guarantor of any indebtedness of Borrower to Lender.

WAIVER OF JURY TRIAL. TO THE EXTENT PERMITTED BY APPLICABLE LAW, GUARANTOR HEREBY AGREES NOT TO ELECT A TRIAL BY JURY OF ANY ISSUE TRIABLE OF RIGHT BY JURY, AND WAIVES ANY RIGHT TO TRIAL BY JURY FULLY TO THE EXTENT THAT ANY SUCH RIGHT SHALL NOW OR HEREAFTER EXIST WITH REGARD TO THIS AGREEMENT, THE NOTE, THE SECURITY INSTRUMENT, THE OTHER LOAN DOCUMENTS, OR ANY CLAIM, COUNTERCLAIM OR OTHER ACTION ARISING IN CONNECTION THEREWITH. THIS WAIVER OF RIGHT TO TRIAL BY JURY IS GIVEN KNOWLINGLY AND VOLUNTARILY BY GUARANTOR, AND IS INTENDED TO ENCOMPASS INDIVIDUALLY EACH INSTANCE AND EACH ISSUE AS TO WHICH THE RIGHT TO A TRIAL BY JURY WOULD OTHERWISE ACCURE, LENDER IS HEREBY AUTHORIZED TO FILE A COPY OF THIS PARAGRAPGH IN ANY PRCEEDING AS CONCLUSIVE EVIDENCE OF THIS WAIVER BY GUARANTOR.

Separation of Parties. Guarantor is separate and distinct from Borrower. Borrower and Guarantor were solely responsible for all corporate structuring and Lender had no role in the corporate structuring of Borrower and/or Guarantor. Borrower and Guarantor have provided independent financial statements to Lender and Lender has relied on such financial statements in making loan to Borrower.

Capitalized Terms. Capitalized terms used but not defined herein shall have the meaning ascribed to such term in the Loan Documents, each executed of even date herewith.

Community Property. If Guarantor (or any Guarantor, if more than one) is a married person, andthe state of residence of Guarantor or Guarantor's spouse ("Guarantor Spouse") is a community property jurisdiction, then each of the following apply:

Guarantor (or each such married Guarantor, if more than one) agrees that Lender may satisfy Guarantor's

obligations under this Agreement to the extent of all Guarantor's separate property and against the marital community property of Guarantor and Guarantor Spouse.

If Guarantor Spouse is not also a Guarantor of the Loan, Guarantor certifies that none of the assets shown on his or her financial statements submitted to Lender for purposes of underwriting the Loan were either (i) Guarantor Spouse's individual property, or (ii) community property under the sole management, control, and disposition of Guarantor Spouse.

If Guarantor's Spouse is not also a Guarantor of this loan and Guarantor or Guarantor Spouse's state of residence is Alaska, Arizona, California, Idaho, Iowa, Kansas, Kentucky. Louisiana, Nevada, New Mexico, Ohio, Texas, Washington, Wisconsin or any other state, as required by Lender, Guarantor has caused Guarantor's Spouse to acknowledge this Agreement as required on the signature page of this Agreement.

IN WITNESS WHEREOF, Guarantor has executed and delivered this Agreement as of the date firstwritten above.

GUARANTUR:	
, an individual	_
GUARANTOR SPOUSE (as applicable)	
, an individual	_



Interest Only Documents

These documents are in addition to all required application and regulatory documents. For more details, see the delivery checklist posted in the Reference Library of the **Correspondent Portal**

State	Interest-Only Rider	Interest-Only Note
Alabama	Multi State	State Specific
Alaska	Multi State	State Specific and requires additional disclosure
Arizona	Multi State	Multi State
Arkansas	Multi State	Multi State
California	Multi State	Multi State
Colorado	Multi State	State Specific
Connecticut	Multi State	Multi State
Delaware	Multi State	Multi State
District of Columbia	Multi State	Multi State
Florida	Multi State	State Specific
Georgia	Multi State	State Specific
Hawaii	Multi State	Multi State
Idaho	Multi State	Multi State
Illinois	Multi State	Multi State
Indiana	Multi State	State Specific
Iowa	Multi State	State Specific
Kansas	Multi State	State Specific
Kentucky	Multi State	Multi State
Louisiana	Multi State	Multi State
Maine	Multi State	State Specific
Maryland	Multi State	State Specific
Massachusetts	Multi State	State Specific
Michigan	Multi State	Multi State
Minnesota	Multi State	Multi State
Mississippi	Multi State	State Specific
Missouri	Multi State	State Specific
Montana	Multi State	Multi State
Nebraska	Multi State	Multi State
Nevada	Multi State	Multi State
New Hampshire	Multi State	Multi State
New Jersey	Multi State	State Specific
New Mexico	Multi State	Multi State
New York	Multi State	Multi State
North Carolina	Multi State	Multi State
North Dakota	Multi State	Multi State
Ohio	Multi State	Multi State
Oklahoma	Multi State	Multi State
Oregon	Multi State	Multi State
Pennsylvania	Multi State	Multi State



Rhode Island	Multi State	Multi State	
South Carolina	Multi State	State Specific	
South Dakota	Multi State	Multi State	
Tennessee	Multi State	Multi State	
Texas	Multi State	Multi State	
Utah	Multi State	State Specific	
Vermont	Multi State	Multi State	
Virginia	Multi State	Multi State	
Washington	Multi State	Multi State	
West Virginia	Multi State	Multi State	
Wisconsin	Multi State	Multi State	
Wyoming	Multi State	Multi State	

BUSINESS LOAN RIDER

THIS BUSINESS LOAN RIDER is made this	day of	, 2022, and is
incorporated into and shall be deemed to amend an	nd supplement tl	ne Mortgage, Deed of Trust, or
Security Deed (the "Security Instrument") of the s	same date given	by the undersigned (the "Borrower")
and any personal guarantor(s), as applicable and re	eferred herein as	(the "Guarantor") to secure the debt
obligation, whether joint and severally liable, of B	Borrower's Note	(the "Note") to
		(the
"Lender") covering the subject property described	l in the Security	Instrument and located at:
[Subject Pr	operty Address]	

To the extent that the provisions of this Rider are inconsistent with the provisions of the Note and/or the Security Instrument, the provisions of this Rider shall prevail over and will supersede any such inconsistent provisions of the Note and/or the Security Instrument.

In addition to the covenants and agreements made in the Security Instrument, Borrower further covenants and agrees as follows:

- 1. Borrower and Guarantor shall mean and include all co-signers and co-makers signing the Note and Security Instrument and all their successors and assigns, as approved by Lender.
- 2. Notwithstanding any clause contained in the Security Instrument, the exemptions under Garn St. Germain Act will not apply. Borrower nor guarantor will not occupy the subject property as his/her/its primary or secondary residence.
- 3. All other applicable Riders provided, as appended, in addition to this Business Loan Rider, shall prevail over and will supersede any inconsistent provisions of the Note and/or the Security Instrument as permitted by state law. If any provisions shall not be permitted by state law, the remaining clauses and Riders shall remain in full force and effect. All Riders will be considered part of the Security Agreement.
- 4. "Guarantor" means any guarantor of surety, or accommodation party of any or all of the debt obligation.
- 5. Borrower's and Guarantor's right to reinstate is limited to Applicable Law.
- 6. Property as defined in the Security Instrument also includes any equipment or fixtures that are now or hereafter attached of affixed thereto.
- 7. Borrower shall promptly comply with all laws, ordinances, and regulations, now or hereafter in effect, of all governmental authorities applicable to the use or occupancy of the Property, including without limitation, the Americans with Disabilities Act. Borrower may contest in good faith any such law, ordinance, or regulation, except as required by Applicable Law, and withhold compliance during any proceeding, including appropriate appeals, so long as Borrower has notified Lender in writing prior to doing so and so long as, in Lender's sole opinion, Lender's interests in the Property are not jeopardized. Lender may require Borrower to post adequate security or a surety bond, reasonably satisfactory to Lender, to protect Lender's interest.
- 8. Borrower shall notify Lender at least fifteen (15) business days before any work is commenced, any services are furnished, or any materials are supplied to the Property, if any mechanic's lien,

- materialmen's lien, or other lien could be asserted on account of the work, services, or materials. Borrower will upon request of Lender furnish to Lender advance assurances satisfactory to Lender that Borrower can and will pay the cost of such improvements.
- 9. Borrower warrants that: (a) Borrower holds good and marketable title of record to the Property in fee simple, free and clear of all liens and encumbrances other than those set forth in the Real Property description or in any title insurance policy, title report, or final title opinion issued in favor of, and accepted by, Lender in connection with this Security Instrument, and (b) Borrower has the full right, power, and authority to execute and deliver this Security Instrument and all Riders to Lender. All costs associated with the defense of title claims, are bore by the Borrower and/or the Guarantor, jointly and severally, whether paid as a direct or a recoverable fee to the Lender under the Security Instrument.
- 10. The Borrower and/or Guarantor must notify Lender within at least thirty (30) business days of any dissolution of Borrower's entity (regardless of whether election to continue is made), or if any member withdraws from the limited liability company, partnership, corporation or other legal entity, or any other termination of Borrower's existence as a going business, or the death of any member or Guarantor, the insolvency of Borrower or Guarantor, the appointment of a receiver, any assignment for the benefit of creditors, any type of creditor workout, or the commencement of any proceeding under any bankruptcy or insolvency laws by or against Borrower and/or Grantor.
- 11. Each of Borrower and Guarantor shall notify Lender within at least fifteen (15) business days of the occurrence of a material adverse change occurs in Borrower and/or Grantor's financial condition, or Lender believes the prospect of payment or performance of the indebtedness is impaired, shall require notification to the Lender.
- 12. Lender will have its choice of venue. If there is a lawsuit, Borrower and/or Grantor agrees upon Lender's request to submit to the jurisdiction of the courts of its choosing.
- 13. Lender shall not be deemed to have waived any rights under this Mortgage unless such waiver is given in writing and signed by Lender. No delay or omission on the part of Lender in exercising any right shall operate as a waiver of such right or any other right. A waiver by Lender of a provision of this Mortgage shall not prejudice or constitute a waiver of Lender's right otherwise to demand strict compliance with that provision or any other provision of this Mortgage. No prior waiver by Lender, nor any course of dealing between Lender and Borrower and/or Grantor, shall constitute a waiver of any of Lender's rights or of any of Borrower and/or Grantor's obligations as to any future transactions. Whenever the consent of Lender is required under this Mortgage, the granting of such consent by Lender in any instance shall not constitute continuing consent to subsequent instances where such consent is required and in all cases such consent may be granted or withheld in the sole discretion of Lender.
- 14. The relationship between Borrower and/or Grantor and Lender created by this Security Instrument and all Riders is strictly a debtor and creditor relationship and not fiduciary in nature, nor is the relationship to be construed as creating any partnership or joint venture between Lender and Borrower and/or Grantor.
- 15. Lender may hire or pay someone else to help collect the indebtedness if Borrower and/or Guarantor does not pay. Borrower and/or Guarantor will be responsible to pay Lender that amount. This includes, subject to any limits under applicable law, Lender's attorneys' fees and Lender's legal expenses, whether or not there is a lawsuit, including attorneys' fees, expenses for bankruptcy proceedings (including efforts to modify or vacate any automatic stay or injunction), and appeals. If not prohibited by applicable law, Borrower and/or Guarantor will also pay any

- court costs, in addition to all other sums provided by law.
- 16. Lender will not be required to service the mortgage in accordance with RESPA (as defined under the Security Instrument), regarding the handling of escrow funds, periodic statements, and the transfer of servicing. Lender will service in accordance to industry standards applicable to commercial loans.
- 17. Borrower and/or Guarantor shall provide the Lender with the address to which Lender will send formal notices, which may include both a written and/or electronic address, as designated.
- 18. Any reference to a right to prepay without penalty, shall be superseded by any and all prepayment terms to be defined in any Prepayment Rider attached to the Security Instrument.

BY SIGNING BELOW, Borrower and Guarantor accepts and Loan Rider.	l agrees to the terms contained in this Business
(Seal) -Borrower	(Seal) -Guarantor
(Seal) -Borrower	(Seal) -Guarantor

BUSINESS PURPOSE AND NON-OWNER OCCUPANCY AFFIDAVIT

Property:	Loan Amount:	Borrower:
Closing Date:	Maturity Date:	Guarantor:
Before me, the unders personally appeared_sworn, deposes and sa	signed authority duly authorized to take action of the second sec	cknowledgements and administer oaths ("Affiant") who, upon being duly
	applied to lender for a loan (the "Loan") in secured by the above referenced Propert	
not to be used common cont directors, offic	formed the undersigned that Lender will on the dasa primary or secondary residence by a strol with any Borrower or Guarantor, or an energy or immediate family of any of the for lely for business or commercial purposes, and ourposes.	any Borrower, Guarantor, entity in by of the members, shareholders, regoing; and (b) if the Loan proceeds are
or secondary Borrower or G family membe	ned hereby certify, represent and warrant residence of any borrower, Guarantor, ent Guarantor, or any of the members, shareho ers of any of the foregoing and none of the condary residence until the Loan is repaid	tity in common control with any olders, directors, officers, or immediate above will use the Property as a
not be subject lending, or otl Act (15 U.S.C. Estate Settlen §§ 6802-6809 and Homeowi	ned understands that because this loan is for the requirements of certain federal and her laws, including but not limited to the page 1601 et seq.) and its implementing Regnent Procedures Act (12 U.S.C. § 2601 et seq.), Secure and Fair Enforcement Mortgage ners Protection Act (12 U.S.C. § 4901 et sequences and the sequences of	nd state consumer protection, mortgage provisions of the federal Truth-in-Lending gulation Z (12 C.F.R. Part 1026), Real eq.), Gramm-Leach Bliley Act (15 U.S.C. Licensing Act (12 U.S.C. § 5101 et seq.), eq.), and that my ability to avail myself of
	is resulting in a cash proceed amount, an	•

The undersigned shall indemnify and hold harmless Lender and its officers, directors, shareholders, members, affiliates, successors and assigns harmless against any and all claims or damages of any sort, including attorneys' fees, resulting from or relating to the falsity of any part of this Affidavit. The agreements and covenants contained herein shall survive the closing of the mortgage loan transaction.

BORROWER:	Guarantor(s):	
By:	Name(s):	
Date:	_Date:	
Affiant:		
Name:		
Date:		
The foregoing was acknowledged before me th, Affiar		
produced his/her identification and who did tal		n to me or who has
Notary Public / Justice of the Peace		
My commission Expires:		

INTEREST ONLY RIDER

THE INTEREST ONLY DIDER is made this day of	and is in some susted into	
THIS INTEREST ONLY RIDER is made this day of and shall be deemed to amend and supplement the Mortgage, Deed of Trust, or Secu	,, and is incorporated into	
same date given by the undersigned (the "Borrower") to secure Borrower's Interest O	only Fixed Rate Promissory Note (the "Note")	
to	(the	
Lender) covering the property described in the Security Instrument and located at	L:	
[Property Address]		
ADDITIONAL COVENANTS. In addition to the covenants and agree Borrower, and Lender further covenant and agree as follows:	eements made in the Security Instrument,	
Notwithstanding anything set forth in the Security Instrument to the contrary monthly payments of interest under the Loan during the Interest Only Pe "Periodic Payment" in the Security Instrument shall not include any payn Period, and (iii) repayment of the Principal (as defined in the Note) shall be Only Period. Capitalized terms not defined herein shall have the meanings	ring the Interest Only Period (as defined in the Note); (ii) the term hall not include any payments of principal during said Interest Only fined in the Note) shall be deferred until the expiration of said Interest.	
BY SIGNING BELOW, Borrower accepts and agrees to the terms contained in this	s Interest Only Rider.	
(Seal)	(Seal)	
-Borrower	-Borrower	
(Seal)	(Seal)	
-Rorrower	-Borrower	

INTEREST ONLY FIXED RATE PROMISSORY NOTE (ALASKA)

be charged beginning on the date of this Note and continuing until the full amount of Principal has been paid. The interest rate required by this Section 2 is the rate I will pay both before and after any default described in Section 4(B) of this Note. 3. PAYMENTS I will make a payment every month. I will make payments of at least the interest owed on the Principal balance for a period of	US \$			
[Property Address] 1. BORROWER'S PROMISE TO PAY In return for a loan that I have received, I promise to pay U.S. \$	[Data]		,,	tol
In return for a loan that I have received, I promise to pay U.S. \$	[Date]	[City]	ĮStat	iej
In return for a loan that I have received, I promise to pay U.S. \$ (this amount will be called "Principal"), plus interest, to the order of the Lender. The Lender is				(the "Property)
In return for a loan that I have received, I promise to pay U.S. \$		[Property Add	lress]	
(this amount will be called "Principal"), plus interest, to the order of the Lender. The Lender is				
I understand that the Lender may transfer this Note. The Lender or anyone who takes this Note by transfer and who is entitled to receive payments under this Note will be called the "Note Holder." 2. INTEREST I will pay interest at a yearly rate of				
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4. BORROWER'S FAILURE TO PAY AS REQUIRED	if required by the Note Holder. A RORROWER'S FAILURE T	O DAY AS DEOL	IIRED	
(A) Late Charge for Overdue Payments			/II\LU	

\$25. I will pay this late charge only once on any late payment.

If the Note Holder has not received the full amount of any of my monthly payments by the end of fifteen calendar days after the date it is due, I will pay a late charge to the Note Holder. The amount of the charge will be 5% of my overdue payment, but not more than

(B) Default

If I do not pay the full amount of each monthly payment on the date it is due, I will be in default.

(C) Notice From Note Holder

If I am in default, the Note Holder may require me to pay immediately the full amount of Principal which has not been paid and all the interest that I owe on that amount.

Even if, at a time when I am in default, the Note Holder does not require me to pay immediately in full as described above, the Note Holder will still have the right to do so if I am in default at a later time.

(D) Payment of Note Holder's Costs and Expenses

If the Note Holder has required me to pay immediately in full as described above, the Note Holder will have the right to be paid back by me for all of its costs and expenses in enforcing this Note, to the extent not prohibited by applicable law. Those expenses include, for example, reasonable attorneys' fees.

5. BORROWER'S PAYMENTS BEFORE THEY ARE DUE

I have the right to make payments of Principal at any time before they are due. A payment of Principal only is known as a "Prepayment." When I make a Prepayment, I will tell the Note Holder in writing that I am doing so. I may not designate a payment as a Prepayment if I have not made all the monthly payments due under the Note. The Note Holder will use my Prepayments to reduce the amount of Principal that I owe under this Note. However, the Note Holder may apply my Prepayment to the accrued and unpaid interest on the Prepayment amount, before applying my Prepayment to reduce the Principal amount of the Note. If I make a partial Prepayment, there will be no changes in the due date of my monthly payment unless the Note Holder agrees in writing to those changes. However, the amount of the monthly payment will decrease for the remainder of the term when my payments consist only of interest. I understand that any and all Prepayments may be subject to a fee, as applicable, and outlined in any Prepayment Rider attached hereto.

6. BORROWER'S WAIVERS

I and any other person who has obligations under this Note waive the rights to require the Note Holder to do certain things. Those things are: (A) to demand payment of amounts due (known as "presentment"); (B) to give notice that the amounts due have not been paid (known as "notice of dishonor"); (C) to obtain an official certification of nonpayment (known as a "protest"). Anyone else who agrees to keep the promises made in this Note, or who agrees to make payments to the Note Holder if I fail to keep my promises under this Note, or who signs this Note to transfer it to someone else also waives these rights. These persons are known as "guarantors, sureties and endorsers."

7. GIVING OF NOTICES

Unless applicable law requires a different method, any notice that must be given to me under this Note will be given by delivering it or by mailing it by certified mail addressed to me at the Property's address above or at a different address if I give the Note Holder a notice of my different address.

Any notice that must be given to the Note Holder under this Note will be given by mailing it by certified mail to the Note Holder at the address stated in Section 3 above. A notice will be mailed to the Note Holder at a different address if I am given a notice of that different

address.

8. RESPONSIBILITY OF PERSONS UNDER THIS NOTE

If more than one person signs this Note, each of us is fully and personally obligated to pay the full amount owed and to keep all of the promises made in this Note. Any person who is a guarantor, surety, or endorser of this Note (as described in Section 6 above) is also obligated to do these things. The Note Holder may enforce its rights under this Note against each of us individually or against all of us together. This means that any one of us may be required to pay all of the amounts owed under this Note. Any person who takes over my rights or obligations under this Note will have all of my rights and must keep all of my promises made in this Note. Any person who takes over the rights or obligations of a guarantor, surety, or endorser of this Note (as described in Section 6 above) is also obligated to keep all of the promises made in this Note.

9. LOAN CHARGES

If a law, which applies to this loan and which sets maximum loan charges, is finally interpreted so that the interest or other loan charges collected or to be collected in connection with this loan exceed the permitted limits, then: (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from me which exceeded permitted limits will be refunded to me. The Note Holder may choose to make this refund by reducing the Principal I owe under this Note or by making a direct payment to me. If a refund reduces Principal, the reduction will be treated as a partial Prepayment.

10. UNIFORM SECURED NOTE

In addition to the protections given to the Note Holder under this Note, a Deed of Trust, Mortgage, or Security Deed (the "Security Instrument") dated the same date as this Note, protects the Note Holder from possible losses which might result if I do not keep the promises which I make in this Note. That Security Instrument describes how and under what conditions I may be required to make immediate payment in full of all amounts that I owe under this Note. Some of those conditions are described as follows:

If (i) all or any part of the Property or any Interest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent.

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given in accordance with Section 15 within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

(Seal)	
-Borrower	
(Seal)	
(Seal) -Borrower	
(Seal) -Borrower	
-Borrower	
[Sign Original Only]	

Insert name of MLO and NMLSR ID # for both organization and MLO, in compliance with 12 CFR § 1026.36(g) (also needs to be on last page of Security Instrument)

INTEREST ONLY FIXED RATE PROMISSORY NOTE (ALABAMA)

US \$			
		·	
[Date]	[City]	[State]	
			(the "Property)
	[Property Ad	ldress]	
1. BORROWER'S PROMIS	E TO PAY		
In return for a loan that I		romise to pay U.S. \$_	
(this amount will be called "Pr			
is			
Note. The Lender or anyone payments under this Note will			is entitled to receive
2. INTEREST	i be called the 110	.e i loluei.	
I will pay interest at a yea	rly rate of	%.	
Interest will be charged o		pal which has not beer	n paid. Interest will
be charged beginning on th			
Principal has been paid. The	•	•	
both before and after any def 3. PAYMENTS	auit described in S	ection 4(B) of this Note) .
	it every month. I w	rill make payments of	at least the interest
owed on the Principal balance	_		
"Interest Only Period") on the			· · · · · · · · · · · · · · · · · · ·
		a monthly payment on	
month which will include both			
that the loan will be paid in ful payment will increase after t			
repayment of the principal ba		Chod because I will b	c required to begin
I will make the required p		nth, and pay any other	r charges described
below that I may owe under			
scheduled due date, and if		des both Principal and	d interest, it will be
applied to interest before Prin	•		ar at a different
place if required by the Note			or at a dilierent
4. BORROWER'S FAILURE		UIRED	
(A) Late Charge for Over			
If the Note Holder has no	t received the full a		
the end of fifteen calendar da			
Holder. The amount of the	charge will be 5%	ot my overdue paymer	nt, but not less than

U.S. \$18.00 and not more than U.S. \$100.00. I will pay this late charge only once on any late payment.

(B) Default

If I do not pay the full amount of each monthly payment on the date it is due, I will be in default.

(C) Notice From Note Holder

If I am in default, the Note Holder may require me to pay immediately the full amount of Principal which has not been paid and all the interest that I owe on that amount.

Even if, at a time when I am in default, the Note Holder does not require me to pay immediately in full as described above, the Note Holder will still have the right to do so if I am in default at a later time.

(D) Payment of Note Holder's Costs and Expenses

If the Note Holder has required me to pay immediately in full as described above, the Note Holder will have the right to be paid back by me for all of its costs and expenses in enforcing this Note, to the extent not prohibited by applicable law. Those expenses include, for example, reasonable attorneys' fees.

5. BORROWER'S PAYMENTS BEFORE THEY ARE DUE

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6. BORROWER'S WAIVERS

I and any other person who has obligations under this Note waive the rights to require the Note Holder to do certain things. Those things are: (A) to demand payment of amounts due (known as "presentment"); (B) to give notice that the amounts due have not been paid (known as "notice of dishonor"); (C) to obtain an official certification of nonpayment (known as a "protest"). Anyone else who agrees to keep the promises made in this Note, or who agrees to make payments to the Note Holder if I fail to keep my promises under this Note, or who signs this Note to transfer it to someone else also waives these rights. These persons are known as "guarantors, sureties and endorsers."

7. GIVING OF NOTICES

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Any notice that must be given to the Note Holder under this Note will be given by mailing

it by certified mail to the Note Holder at the address stated in Section 3 above. A notice will be mailed to the Note Holder at a different address if I am given a notice of that different address

8. RESPONSIBILITY OF PERSONS UNDER THIS NOTE

If more than one person signs this Note, each of us is fully and personally obligated to pay the full amount owed and to keep all of the promises made in this Note. Any person who is a guarantor, surety, or endorser of this Note (as described in Section 6 above) is also obligated to do these things. The Note Holder may enforce its rights under this Note against each of us individually or against all of us together. This means that any one of us may be required to pay all of the amounts owed under this Note. Any person who takes over my rights or obligations under this Note will have all of my rights and must keep all of my promises made in this Note. Any person who takes over the rights or obligations of a guarantor, surety, or endorser of this Note (as described in Section 6 above) is also obligated to keep all of the promises made in this Note.

9. LOAN CHARGES

If a law, which applies to this loan and which sets maximum loan charges, is finally interpreted so that the interest or other loan charges collected or to be collected in connection with this loan exceed the permitted limits, then: (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from me which exceeded permitted limits will be refunded to me. The Note Holder may choose to make this refund by reducing the Principal I owe under this Note or by making a direct payment to me. If a refund reduces Principal, the reduction will be treated as a partial Prepayment.

10. UNIFORM SECURED NOTE

In addition to the protections given to the Note Holder under this Note, a Deed of Trust, Mortgage, or Security Deed (the "Security Instrument") dated the same date as this Note, protects the Note Holder from possible losses which might result if I do not keep the promises which I make in this Note. That Security Instrument describes how and under what conditions I may be required to make immediate payment in full of all amounts that I owe under this Note. Some of those conditions are described as follows:

If (i) all or any part of the Property or any Interest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent.

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given in accordance with Section 15 within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

<u>CAUTION-IT IS IMPORTANT THAT YOU THOROUGHLY READ THE CONTRACT</u> <u>BEFORE YOU SIGN IT</u>

(Seal)	
-Borrower	
(Seal) -Borrower	
-Borrower	
(Seal) -Borrower	
-Borrower	
[Sian Oriainal Only]	

Insert name of MLO and NMLSR ID # for both organization and MLO, in compliance with 12 CFR § 1026.36(g) (also needs to be on last page of Security Instrument)

INTEREST ONLY FIXED RATE PROMISSORY NOTE (COLORADO)

US \$			
[Date]	, , [City]	, [State]	
[Bato]	[0.13]	[Otato]	
			(the "Property)
	[Property Ad	aaressj	
1. BORROWER'S PROM	IISE TO PAY		
In return for a loan tha			
(this amount will be called	'Principal"), plus intere	est, to the order of the	Lender. The Lender
is	I und	erstand that the Len	der may transfer this
Note. The Lender or any			o is entitled to receive
payments under this note	will be called the "Not	e Holder."	
2. INTEREST	roorly roto of	%.	
I will pay interest at a y Interest will be charged			on naid Interest will
be charged beginning on			
principal has been paid.			
both before and after any	-	-	
3. PAYMENTS		.(=) = = = = = = = = = = = = = = = = = =	
I will make a payment	every month. I will ma	ake payments of at le	ast the interest owed
on the Principal balance for	or a period of	(XX) months (he	reinafter the "Interest
Only Period") on the first of	ay of each month beo	ginning	
After the Interest Only			
month which will include b	•		•
that the loan will be paid in			
payment will increase after		Period because I will	be required to begin
repayment of the principal			
I will make the require			•
below that I may owe un- scheduled due date, and			
applied to interest before I		ues buill Fillicipal a	ild illiciest, it will be
I will make my monthly			or at a different place
if required by the Note Ho			or at a amoronic place
4. BORROWER'S FAILU		UIRED	
(A) Late Charge for O		••••	
If the Note Holder has		amount of any of my	monthly payments by
the end of	calendar days aft	er the date it is due, I	will pay a late charge
to the Note Holder. The	amount of the charge	will be 5% of my ov	erdue payment, I will
pay this late charge only of	nce on any late paym	ent.	

(B) Default

If I do not pay the full amount of each monthly payment on the date it is due, I will be in default.

(C) Notice From Note Holder

If I am in default, the Note Holder may require me to pay immediately the full amount of Principal which has not been paid and all the interest that I owe on that amount.

Even if, at a time when I am in default, the Note Holder does not require me to pay immediately in full as described above, the Note Holder will still have the right to do so if I am in default at a later time.

(D) Payment of Note Holder's Costs and Expenses

If the Note Holder has required me to pay immediately in full as described above, the Note Holder will have the right to be paid back by me for all of its costs and expenses in enforcing this Note, to the extent not prohibited by applicable law. Those expenses include, for example, reasonable attorneys' fees.

5. THIS NOTE SECURED BY A MORTGAGE

6. BORROWER'S PAYMENTS BEFORE THEY ARE DUE

I have the right to make payments of Principal at any time before they are due. A payment of Principal only is known as a "Prepayment." When I make a Prepayment, I will tell the Note Holder in writing that I am doing so. I may not designate a payment as a Prepayment if I have not made all the monthly payments due under the Note. The Note Holder will use my Prepayments to reduce the amount of Principal that I owe under this Note. However, the Note Holder may apply my Prepayment to the accrued and unpaid interest on the Prepayment amount, before applying my Prepayment to reduce the Principal amount of the Note. If I make a partial Prepayment, there will be no changes in the due date of my monthly payment unless the Note Holder agrees in writing to those changes. However, the amount of the monthly payment will decrease for the remainder of the term when my payments consist only of interest. I understand that any and all Prepayments may be subject to a fee, as applicable, and outlined in any Prepayment Rider attached hereto

7. BORROWER'S WAIVERS

I and any other person who has obligations under this Note waive the rights to require the Note Holder to do certain things. Those things are: (A) to demand payment of amounts due (known as "presentment"); (B) to give notice that the amounts due have not been paid (known as "notice of dishonor"); (C) to obtain an official certification of nonpayment (known as a "protest"). Anyone else who agrees to keep the promises made in this Note, or who agrees to make payments to the Note Holder if I fail to keep my promises under this Note, or who signs this Note to transfer it to someone else also waives these rights. These persons are known as "guarantors, sureties and endorsers."

8. GIVING OF NOTICES

Unless applicable law requires a different method, any notice that must be given to me

under this Note will be given by delivering it or by mailing it by certified mail addressed to me at the Property's address above or at a different address if I give the Note Holder a notice of my different address. A notice will be delivered or mailed to me at a different address if I give the Note Holder a notice of my different address.

Any notice that must be given to the Note Holder under this Note will be given by mailing it be certified mail to the Note Holder at the address stated in Section 3 above. A notice will be mailed to the Note Holder at a different address if I am given a notice of that different address.

9. RESPONSIBILITY OF PERSONS UNDER THIS NOTE

If more than one person signs this Note, each of us is fully and personally obligated to pay the full amount owed and to keep all of the promises made in this Note. Any person who is a guarantor, surety, or endorser of this Note (as described in Section 7 above) is also obligated to do these things. The Note Holder may enforce its rights under this Note against each of us individually or against all of us together. This means that any one of us may be required to pay all of the amounts owed under this Note. Any person who takes over my rights or obligations under this Note will have all of my rights and must keep all of my promises made in this Note. Any person who takes over the rights or obligations of a guarantor, surety, or endorser of this Note (as described in Section 7 above) is also obligated to keep all of the promises made in this Note.

10. LOAN CHARGES

If a law, which applies to this loan and which sets maximum loan charges, is finally interpreted so that the interest or other loan charges collected or to be collected in connection with this loan exceed the permitted limits, then: (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from me which exceeded permitted limits will be refunded to me. The Note Holder may choose to make this refund by reducing the Principal I owe under this Note or by making a direct payment to me. If a refund reduces Principal, the reduction will be treated as a partial Prepayment.

11. UNIFORM SECURED NOTE

This Note is a uniform instrument with limited variations in some jurisdictions. In addition to the protections given to the Note Holder under this Note, the Security Instrument protects the Note Holder from possible losses which might result if I do not keep the promises which I make in this Note. That Security Instrument describes how and under what conditions I may be required to make immediate payment in full of all amounts I owe under this Note. Some of those conditions are described as follows:

If all or any part of the Property or any Interest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent, Lender may require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if such exercise is prohibited by Applicable Law

If Lender exercises this option, Lender shall give Borrower notice

of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given, within which Borrower must pay all sums secured by the Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by the Security Instrument without further notice or demand on Borrower.

-Borrower	
-Borrower	
-Borrower	
[Sign Original Only]	

[Insert name of MLO and NMLSR ID # for both organization and MLO, in compliance with 12 CFR § 1026.36(g) (also needs to be on last page of Security Instrument)]

INTEREST ONLY FIXED RATE PROMISSORY NOTE (FLORIDA)

US \$			
[Date]	, , [City]	, [State]	_
	. ,,		···
	[Property Addre		the "Property)
	[Froperty Addre	,33]	
1. BORROWER'S PROM	ISE TO PAY		
	t I have received, I prom	nise to pay U.S. \$	
(this amount will be called "			The Lender
is	I underst	tand that the Lender ma	y transfer this
Note. The Lender or anyo			itled to receive
payments under this note v	vill be called the "Note H	lolder."	
2. INTEREST I will pay interest at a year.	oarly rata of	%.	
			l Interest will
be charged beginning on			
Principal has been paid.			
both before and after any o	lefault described in Secti	ion 4(B) of this Note.	
3. PAYMENTS			
		payments of at least the	
on the Principal balance fo			
Only Period") on the first da	•	ning,, onthly payment on the firs	
month which will include bo			•
that the loan will be paid in			
payment will increase afte			
repayment of the principal		·	J
		, and pay any other char	
below that I may owe und			•
scheduled due date, and		s both Principal and inte	rest, it will be
applied to interest before P	•	or at a	different place
if required by the Note Hold		or at a	ullierent place
4. BORROWER'S FAILU		RED	
(A) Late Charge for Ov			
If the Note Holder has	not received the full amo	ount of any of my monthly	
		he date it is due, I will pay	
to the Note Holder. The a	amount of the charge wi	ا be 5% of my overdue	payment. I will

pay this late charge only once on any late payment.

(B) Default

If I do not pay the full amount of each monthly payment on the date it is due, I will be in default.

(C) Notice From Note Holder

If I am in default, the Note Holder may require me to pay immediately the full amount of Principal which has not been paid and all the interest that I owe on that amount.

Even if, at a time when I am in default, the Note Holder does not require me to pay immediately in full as described above, the Note Holder will still have the right to do so if I am in default at a later time.

(D) Payment of Note Holder's Costs and Expenses

If the Note Holder has required me to pay immediately in full as described above, the Note Holder will have the right to be paid back by me for all of its costs and expenses in enforcing this Note, to the extent not prohibited by applicable law. Those expenses include, for example, reasonable attorneys' fees.

5. BORROWER'S PAYMENTS BEFORE THEY ARE DUE

I have the right to make payments of Principal at any time before they are due. A payment of Principal only is known as a "Prepayment." When I make a Prepayment, I will tell the Note Holder in writing that I am doing so. I may not designate a payment as a Prepayment if I have not made all the monthly payments due under the Note. The Note Holder will use my Prepayments to reduce the amount of Principal that I owe under this Note. However, the Note Holder may apply my Prepayment to the accrued and unpaid interest on the Prepayment amount, before applying my Prepayment to reduce the Principal amount of the Note. If I make a partial Prepayment, there will be no changes in the due date of my monthly payment unless the Note Holder agrees in writing to those changes. However, the amount of the monthly payment will decrease for the remainder of the term when my payments consist only of interest. I understand that any and all Prepayments may be subject to a fee, as applicable, and outlined in any Prepayment Rider attached hereto.

6. BORROWER'S WAIVERS

I and any other person who has obligations under this Note waive the rights to require the Note Holder to do certain things. Those things are: (A) to demand payment of amounts due (known as "presentment"); (B) to give notice that the amounts due have not been paid (known as "notice of dishonor"); (C) to obtain an official certification of nonpayment (known as a "protest"). Anyone else who agrees to keep the promises made in this Note, or who agrees to make payments to the Note Holder if I fail to keep my promises under this Note, or who signs this Note to transfer it to someone else also waives these rights. These persons are known as "guarantors, sureties and endorsers."

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8. RESPONSIBILITY OF PERSONS UNDER THIS NOTE

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9. LOAN CHARGES

If a law, which applies to this loan and which sets maximum loan charges, is finally interpreted so that the interest or other loan charges collected or to be collected in connection with this loan exceed the permitted limits, then: (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from me which exceeded permitted limits will be refunded to me. The Note Holder may choose to make this refund by reducing the Principal I owe under this Note or by making a direct payment to me. If a refund reduces Principal, the reduction will be treated as a partial Prepayment.

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If all or any part of the Property or any Interest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent, Lender may require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if such exercise is prohibited by Applicable Law

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given in accordance with Section 15 within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

11. DOCUMENTARY TAX

The state documentary tax due on this Note has been paid on the mortgage securing this indebtedness.

(Seal) -Borrower
(Seal) -Borrower
(Seal) -Borrower

[Sign Original Only]

Insert name of MLO and NMLSR ID # for both organization and MLO, in compliance with 12 CFR § 1026.36(g) (also needs to be on last page of Security Instrument)

INTEREST ONLY FIXED RATE PROMISSORY NOTE (GEORGIA)

US \$			
[Date]	;	<u>,</u> [State]	-
			_(the "Property)
	[Property Address]		_ (and in reporty)
(this amount will be called is Note. The Lender or an payments under this Not	omise to pay nat I have received, I prom d "Principal"), plus interest, I undersi yone who takes this Note be will be called the "Note I	to the order of the Lend tand that the Lender m by transfer and who is e	nay transfer this
Interest will be charged be charged beginning of Principal has been paid.	yearly rate ofed on that part of Principal on the date of this Note a The interest rate require y default described in Sect	which has not been pa and continuing until the d by this Section 2 is the	e full amount of
I will make a paymer on the Principal balance Only Period") on the first After the Interest On month which will include that the loan will be paid payment will increase a	nt every month. I will make for a period of day of each month beginn ly Period, I will make a mo both Principal and interest in full by the maturity date. fter the Interest Only Period	_ (XX) months (hereinaning, _ onthly payment on the based on the remaining I understand that my m	ifter the "Interest first day of each g loan term such inimum required
below that I may owe u	ed payments every month nder this Note. Each mo d if the payment includes	onthly payment will be	applied as of its
I will make my month if required by the Note H 4. BORROWER'S FAIL (A) Late Charge for If the Note Holder ha the end of fifteen calend Holder. The amount of	ly payments at older. .URE TO PAY AS REQUI Overdue Payments is not received the full amo ar days after the date it is	RED Dunt of any of my montl due, I will pay a late ch	arge to the Note

(B) Default

If I do not pay the full amount of each monthly payment on the date it is due, I will be in default.

(C) Notice From Note Holder

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6. BORROWER'S WAIVERS

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If a law, which applies to this loan and which sets maximum loan charges, is finally interpreted so that the interest or other loan charges collected or to be collected in connection with this loan exceed the permitted limits, then: (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from me which exceeded permitted limits will be refunded to me. The Note Holder may choose to make this refund by reducing the Principal I owe under this Note or by making a direct payment to me. If a refund reduces Principal, the reduction will be treated as a partial Prepayment.

10. UNIFORM SECURED NOTE

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If (i) all or any part of the Property or any Interest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent.

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given in accordance with Section 15 within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

(Seal)	
-Borrower	
(Seal)	
(Seal) -Borrower	
(Seal) -Borrower	
-Borrower	
[Sign Original Only]	

Insert name of MLO and NMLSR ID # for both organization and MLO, in compliance with 12 CFR § 1026.36(g) (also needs to be on last page of Security Instrument)

LOUSIANA PREPAYMENT FEE RIDER TO SECURITY INSTRUMENT
Borrower: Loan #:
This Prepayment Fee Rider ("Rider") is made this day of, 2022 and amends and supplements the mortgage, deed of trust, security deed, or security instrument (the "Security Instrument") dated the same date as this Rider and the Note. To the extent that the provisions of this Rider are inconsistent with the provisions of the Note and/or the Security Instrument, the provisions of this Rider shall prevail over and will supersede any such inconsistent provisions of the Note and/or the Security Instrument.
In addition to the covenants and agreements made in the Security Instrument, Borrower and Lender further covenant and agree as follows:
BORROWER'S RIGHT TO PREPAY
I have the right to make payments of Principal at any time before they are due. A payment of Principal only is known as a "Prepayment." When I make a Prepayment, I will tell the Note Holder in writing that I am doing so. I may not designate a payment as a Prepayment if I have not made all the monthly payments due under the Note.
The Note Holder will use my Prepayments to reduce the amount of Principal that I owe under the Note. However, the Note Holder may apply my Prepayment to the accrued and unpaid interest on the Prepayment amount, before applying my Prepayment to reduce the Principal amount of the Note. If I make a partial Prepayment, there will be no changes in the due date or in the amount of my monthly payment unless the Note Holder agrees in writing to those changes.
If I make a full or partial Prepayment within Sixty-Months (60) months of the date of the Note, I agree to pay the Note Holder a Prepayment fee. The Prepayment fee I will pay shall be an amount equal to the following:
(i) Five percent (5%) of the unpaid principal balance if prepaid during the first year;
(ii) Four percent (4%) of the unpaid principal balance if prepaid during the second year;
(iii) Three percent (3%) of the unpaid principal balance if prepaid during the third year;
(iv) Two percent (2%) of the unpaid principal balance if prepaid during the fourth year;
(v) One percent (1%) of the unpaid principal balance if prepaid during the fifth year; and
(vi) No penalty if prepaid more than five (5) years from date of the note creating the debt.
I will not be obligated to pay a Prepayment fee if such a charge violates state or federal law.
BY SIGNING BELOW, Borrower accepts and agrees to the terms and provisions contained in this Prepayment Rider.
- RORROWER

V1.0 2.15.22 Page 1 of 1

	Borrower: Loan #:	
This Prepayment Fee Rider ("Rider") is made amends and supplements the mortgage, deed of trust, "Security Instrument") dated the same date as this R provisions of this Rider are inconsistent with the pr Instrument, the provisions of this Rider shall prevail ov provisions of the Note and/or the Security Instrument.	security deed, or securi- dider and the Note. To to rovisions of the Note ar	ty instrument (the he extent that the nd/or the Security
In addition to the covenants and agreements made in the further covenant and agree as follows:	e Security Instrument, Bor	rower and Lender
BORROWER'S RIGHT	TO PREPAY	
I have the right to make payments of Principal a of Principal only is known as a "Prepayment." When I main writing that I am doing so. I may not designate a pay the monthly payments due under the Note.	ake a Prepayment, I will to	ell the Note Holder
The Note Holder will use my Prepayments to red the Note. However, the Note Holder may apply my Pre on the Prepayment amount, before applying my Prepay Note. If I make a partial Prepayment, there will be no cha monthly payment unless the Note Holder agrees in writing	epayment to the accrued a syment to reduce the Prince anges in the due date or in	and unpaid interest cipal amountof the
If I make a full or partial Prepayment within Th theNote, I agree to pay the Note Holder a Prepayment fe amount equal to One percent (1.00%) of the current princip	e. The Prepayment fee I v	
I will not be obligated to pay a Prepayment fee if such a cl	harge violates state or fed	eral law.
BY SIGNING BELOW, Borrower accepts and agrees to Prepayment Rider.	o the terms and provisions	s contained in this
- BORROWER		
- BORROWER		

Page 1 of 1

MISSISSIPPI PREPAYMENT FEE RIDER TO SECURITY INSTRUMENT
Borrower: Loan #:
This Prepayment Fee Rider ("Rider") is made this day of, 2022 and amends and supplements the mortgage, deed of trust, security deed, or security instrument (the "Security Instrument") dated the same date as this Rider and the Note. To the extent that the provisions of this Rider are inconsistent with the provisions of the Note and/or the Security Instrument, the provisions of this Rider shall prevail over and will supersede any such inconsisten provisions of the Note and/or the Security Instrument.
In addition to the covenants and agreements made in the Security Instrument, Borrower and Lender further covenant and agree as follows:
BORROWER'S RIGHT TO PREPAY
I have the right to make payments of Principal at any time before they are due. A payment of Principal only is known as a "Prepayment." When I make a Prepayment, I will tell the Note Holder in writing that I am doing so. I may not designate a payment as a Prepayment if I have not made all the monthly payments due under the Note.
The Note Holder will use my Prepayments to reduce the amount of Principal that I owe under the Note. However, the Note Holder may apply my Prepayment to the accrued and unpaid interes on the Prepayment amount, before applying my Prepayment to reduce the Principal amount of the Note. If I make a partial Prepayment, there will be no changes in the due date or in the amount of my monthly payment unless the Note Holder agrees in writing to those changes.
If I make a full or partial Prepayment within Sixty-Months (60) months of the date of the Note, I agree to pay the Note Holder a Prepayment fee. The Prepayment fee I will pay shall be ar amount equal to the following:
(i) Five percent (5%) of the unpaid principal balance if prepaid during the first year;
(ii) Four percent (4%) of the unpaid principal balance if prepaid during the second year;
(iii) Three percent (3%) of the unpaid principal balance if prepaid during the third year;
(iv) Two percent (2%) of the unpaid principal balance if prepaid during the fourth year;
(v) One percent (1%) of the unpaid principal balance if prepaid during the fifth year; and
(vi) No penalty if prepaid more than five (5) years from date of the note creating the debt.
I will not be obligated to pay a Prepayment fee if such a charge violates state or federal law.
BY SIGNING BELOW, Borrower accepts and agrees to the terms and provisions contained in this Prepayment Rider.
- BORROWER

Borrower: Loan #:	
This Prepayment Fee Rider ("Rider") is made this day of amends and supplements the mortgage, deed of trust, security deed, or security in "Security Instrument") dated the same date as this Rider and the Note. To the exprovisions of this Rider are inconsistent with the provisions of the Note and/or Instrument, the provisions of this Rider shall prevail over and will supersede any supprovisions of the Note and/or the Security Instrument.	nstrument (the extent that the r the Security
In addition to the covenants and agreements made in the Security Instrument, Borrow further covenant and agree as follows:	er and Lender
BORROWER'S RIGHT TO PREPAY	
I have the right to make payments of Principal at any time before they are do of Principal only is known as a "Prepayment." When I make a Prepayment, I will tell the in writing that I am doing so. I may not designate a payment as a Prepayment if I have the monthly payments due under the Note.	ne Note Holder
The Note Holder will use my Prepayments to reduce the amount of Principal the Note. However, the Note Holder may apply my Prepayment to the accrued and use on the Prepayment amount, before applying my Prepayment to reduce the Principal Note. If I make a partial Prepayment, there will be no changes in the due date or in the monthly payment unless the Note Holder agrees in writing to those changes.	unpaid interest amountof the
If I make a full or partial Prepayment within Sixty-Months (60) months of Note, I agree to pay the Note Holder a Prepayment fee. The Prepayment fee I will pamount equal to One percent (1.00%) of the current principal balance.	
I will not be obligated to pay a Prepayment fee if such a charge violates state or federal	law.
BY SIGNING BELOW, Borrower accepts and agrees to the terms and provisions con Prepayment Rider.	ntained in this
- BORROWER	
- BORROWER	

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In addition to the covenants and agreements made in the Security Instrument, Borrower and Lender further covenant and agree as follows:
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The Note Holder will use my Prepayments to reduce the amount of Principal that I owe under the Note. However, the Note Holder may apply my Prepayment to the accrued and unpaid interest on the Prepayment amount, before applying my Prepayment to reduce the Principal amount of the Note. If I make a partial Prepayment, there will be no changes in the due date or in the amount of my monthly payment unless the Note Holder agrees in writing to those changes.
If I make a full or partial Prepayment within Twelve (12) months of the date of the Note, agree to pay the Note Holder a Prepayment fee. The Prepayment fee I will pay shall be an amount equal to One percent (1.00%) of the current principal balance.
I will not be obligated to pay a Prepayment fee if such a charge violates state or federal law.
BY SIGNING BELOW, Borrower accepts and agrees to the terms and provisions contained in this Prepayment Rider.
- BORROWER
- BORROWER

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The Note Holder will use my Prepayments to reduce the amount of Principal that I owe und the Note. However, the Note Holder may apply my Prepayment to the accrued and unpaid interes on the Prepayment amount, before applying my Prepayment to reduce the Principal amount of the Note. If I make a partial Prepayment, there will be no changes in the due date or in the amount of monthly payment unless the Note Holder agrees in writing to those changes.
If I make a full or partial Prepayment within Forty-Eight-Months (48) months of the da of the Note, I agree to pay the Note Holder a Prepayment fee. The Prepayment fee I will pay sha be an amount equal to the following:
(i) Four percent (4%) of the unpaid principal balance if prepaid during the first year;
(ii) Three percent (3%) of the unpaid principal balance if prepaid during the second year;
(iii) Two percent (2%) of the unpaid principal balance if prepaid during the third year;
(iv) One percent (1%) of the unpaid principal balance if prepaid during the fourth year; and
(v) No penalty if prepaid more than four (4) years from date of the note creating the debt.
I will not be obligated to pay a Prepayment fee if such a charge violates state or federal law
BY SIGNING BELOW, Borrower accepts and agrees to the terms and provisions contained in the Prepayment Rider.
- BORROWER

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The Note Holder will use my Prepayments to reduce the amount of Principal that I owe under the Note. However, the Note Holder may apply my Prepayment to the accrued and unpaid interest on the Prepayment amount, before applying my Prepayment to reduce the Principal amount of the Note. If I make a partial Prepayment, there will be no changes in the due date or in the amount of my monthly payment unless the Note Holder agrees in writing to those changes.
If I make a full or partial Prepayment within Twelve Months (12) months of the date of the Note I agree to pay the Note Holder a Prepayment fee. The Prepayment fee I will pay shall be an amount equal to Five percent (5.00%) of the current principal balance.
I will not be obligated to pay a Prepayment fee if such a charge violates state or federal law.
BY SIGNING BELOW, Borrower accepts and agrees to the terms and provisions contained in th Prepayment Rider.
- BORROWER
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The Note Holder will use my Prepayments to reduce the amount of Principal that I owe under the Note. However, the Note Holder may apply my Prepayment to the accrued and unpaid interest on the Prepayment amount, before applying my Prepayment to reduce the Principal amount of the Note. If I make a partial Prepayment, there will be no changes in the due date or in the amount of my monthly payment unless the Note Holder agrees in writing to those changes.
If I make a full or partial Prepayment within Sixty-Months (60) months of the date of the Note, I agree to pay the Note Holder a Prepayment fee. The Prepayment fee I will pay shall be an amount equal to the following:
(i) Five percent (5%) of the unpaid principal balance if prepaid during the first year;
(ii) Four percent (4%) of the unpaid principal balance if prepaid during the second year;
(iii) Three percent (3%) of the unpaid principal balance if prepaid during the third year;
(iv) Two percent (2%) of the unpaid principal balance if prepaid during the fourth year;
(v) One percent (1%) of the unpaid principal balance if prepaid during the fifth year; and
(vi) No penalty if prepaid more than five (5) years from date of the note creating the debt.
I will not be obligated to pay a Prepayment fee if such a charge violates state or federal law.
BY SIGNING BELOW, Borrower accepts and agrees to the terms and provisions contained in this Prepayment Rider.
- BORROWER

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V1.0 2.15.22 Page 1 of 1

Borrower:

		Loan #:	
This Prepayment Fee Rider ("Rider") is made this			
and supplements the mortgage, deed of trust, security	deed, or security	instrument (the	"Security
Instrument") dated the same date as this Rider and the Note	. To the extent that	the provisions of	this Rider
are inconsistent with the provisions of the Note and/or the S	ecurity Instrument,	the provisions of	this Rider
shall prevail over and will supersede any such inconsister	nt provisions of the	e Note and/or the	e Security
Instrument.	_		

In addition to the covenants and agreements made in the Security Instrument, Borrower and Lender further covenant and agree as follows:

BORROWER'S RIGHT TO PREPAY

I have the right to make payments of Principal at any time before they are due. A payment of Principal only is known as a "Prepayment." When I make a Prepayment, I will tell the Note Holder in writing that I am doing so. I may not designate a payment as a Prepayment if I have not made all the monthly payments due under the Note.

The Note Holder will use my Prepayments to reduce the amount of Principal that I owe under the Note. However, the Note Holder may apply my Prepayment to the accrued and unpaid interest on the Prepayment amount, before applying my Prepayment to reduce the Principal amount of the Note. If I make a partial Prepayment, there will be no changes in the due date or in the amount of my monthly payment unless the Note Holder agrees in writing to those changes.

If I make a full or partial Prepayment within Eighty-Four (84) months of the date of the Note, I agree to pay the Note Holder a Prepayment fee. The Prepayment fee I will pay shall be an amount equal to the following:

- (i) Five percent (5%) of the unpaid principal balance if prepaid during the first twenty-four months;
- (ii) Four percent (4%) of the unpaid principal balance if prepaid during the twenty-fifth month through the forty-eight month;
- (iii) Three percent (3%) of the unpaid principal balance if prepaid during the forty-ninth month through the sixtieth month;
- (iv) Two percent (2%) of the unpaid principal balance if prepaid during the sixty-first month through the seventy-second month;
- (v) One percent (1%) of the unpaid principal balance if prepaid during the seventy-third month through the eighty-four month; and
- (vi) No penalty if prepaid more than seven (7) years from date of the note creating the debt.

I will not be obligated to pay a Prepayment fee if such a charge violates state or federal law.

				Borrower	accepts	and	agrees	to	the	terms	and	provisions	contained	in	this
Pre	paym	ent Rio	aer.												
_															
	- J	BORR	OWER												
_	-]	BORR	OWER												

Borrower: Loan #: This Prepayment Fee Rider ("Rider") is made this _____ day of ___ amends and supplements the mortgage, deed of trust, security deed, or security instrument (the "Security Instrument") dated the same date as this Rider and the Note. To the extent that the provisions of this Rider are inconsistent with the provisions of the Note and/or the Security Instrument, the provisions of this Rider shall prevail over and will supersede any such inconsistent provisions of the Note and/or the Security Instrument. In addition to the covenants and agreements made in the Security Instrument, Borrower and Lender further covenant and agree as follows: BORROWER'S RIGHT TO PREPAY I have the right to make payments of Principal at any time before they are due. A payment of Principal only is known as a "Prepayment." When I make a Prepayment, I will tell the Note Holder in writing that I am doing so. I may not designate a payment as a Prepayment if I have not made all the monthly payments due under the Note. The Note Holder will use my Prepayments to reduce the amount of Principal that I owe under the Note. However, the Note Holder may apply my Prepayment to the accrued and unpaid interest on the Prepayment amount, before applying my Prepayment to reduce the Principal amount of the Note. If I make a partial Prepayment, there will be no changes in the due date or in the amount of my monthly payment unless the Note Holder agrees in writing to those changes. If I make a full or partial Prepayment within Sixty-Months (60) months of the date of the Note, I agree to pay the Note Holder a Prepayment fee. The Prepayment fee I will pay shall be an amount equal to Five percent (5.00%) of the current principal balance. I will not be obligated to pay a Prepayment fee if such a charge violates state or federal law. BY SIGNING BELOW, Borrower accepts and agrees to the terms and provisions contained in this Prepayment Rider. - BORROWER

V1.0 2.15.22 Page 1 of 1

	Borrower: Loan #:	
This Prepayment Fee Rider ("Rider") is made thi and supplements the mortgage, deed of trust, security Instrument") dated the same date as this Rider and the Rider are inconsistent with the provisions of the Note at this Rider shall prevail over and will supersede any such Security Instrument.	y deed, or security Note. To the extent nd/or the SecurityIns	instrument (the "Security that the provisions of this trument, the provisions of
In addition to the covenants and agreements made in t further covenant and agree as follows:	he Security Instrume	ent, Borrower and Lender
BORROWER'S RIGH	T TO PREPAY	
I have the right to make payments of Principal Principal only is known as a "Prepayment." When I may writing that I am doing so. I may not designate a paym monthly payments due under the Note.	ke a Prepayment, I w	vill tell the Note Holder in
The Note Holder will use my Prepayments to rethe Note. However, the Note Holder may apply my Prepayment amount, before applying my Prepayment to make a partial Prepayment, there will be no changes in payment unless the Note Holder agrees in writing to those	syment to the accrued or reduce the Principa the due date or in the	and unpaid interest on the al amount of the Note. If I
If I make a full or partial Prepayment within For Note, I agree to pay the Note Holder a Prepayment fee. T equal to Five percent (5.00%) of the current principal balance.	he Prepayment fee I v	
I will not be obligated to pay a Prepayment fee if such a	charge violates state	or federal law.
BY SIGNING BELOW, Borrower accepts and agrees Prepayment Rider.	to the terms and pr	rovisions contained in this
- BORROWER		
- ROPROWER		

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The Note Holder will use my Prepayments to reduce the amount of Principal that I owe under the Note. However, the Note Holder may apply my Prepayment to the accrued and unpaid interest on the Prepayment amount, before applying my Prepayment to reduce the Principal amount of the Note. If make a partial Prepayment, there will be no changes in the due date or in the amount of my monthly payment unless the Note Holder agrees in writing to those changes.			
If I make a full or partial Prepayment within Thirty Six-Months (36) months of the date of the Note, I agree to pay the Note Holder a Prepayment fee. The Prepayment fee I will pay shall be an amoun equal to Five percent (5.00%) of the current principal balance.			
I will not be obligated to pay a Prepayment fee if such a charge violates state or federal law.			
BY SIGNING BELOW, Borrower accepts and agrees to the terms and provisions contained in this Prepayment Rider.			
- BORROWER			
- RORROWER			

Borrower: Loan #:
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If I make a full or partial Prepayment within Twenty Four-Months (24) months of the date of the Note, I agree to pay the Note Holder a Prepayment fee. The Prepayment fee I will pay shall be a amount equal to Five percent (5.00%) of the current principal balance.
I will not be obligated to pay a Prepayment fee if such a charge violates state or federal law.
BY SIGNING BELOW, Borrower accepts and agrees to the terms and provisions contained in the Prepayment Rider.
- BORROWER
- BORROWER

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In addition to the covenants and agreements made in the covenant and agree as follows:	Security Instrument, Borrower and Lender further
BORROWER'S RIGHT TO PREPAY	
I have the right to make payments of Principal Principal only is known as a "Prepayment." When I m writing that I am doing so. I may not designate a payment payments due under the Note.	
The Note Holder will use my Prepayments to re Note. However, the Note Holder may apply my Prepa Prepayment amount, before applying my Prepayment to a partial Prepayment, there will be no changes in the du unless the Note Holder agrees in writing to those change	reduce the Principal amount of the Note. If I make the date or in the amount of my monthly payment
If I make a full or partial Prepayment within Thir to pay the Note Holder a Prepayment fee. The Prepaym payment of six (6) months' advance interest, at the cont prepaid in any 12-month period in excess of twenty peroloan.	ract rate of interest then in effect, on the amount
I will not be obligated to pay a Prepayment fee i	f such a charge violates state or federal law.
BY SIGNING BELOW, Borrower accepts and agrees Prepayment Rider.	s to the terms and provisions contained in this
- BORROWER	
- BORROWER	

RHODE ISLAND PREPAYMENT FEE RIDER TO SECURITY INSTRUMENT

	Borrower: Loan #:	
This Prepayment Fee Rider ("Rider") is made to amends and supplements the mortgage, deed of trust, "Security Instrument") dated the same date as this Riderovisions of this Rider are inconsistent with the profile Instrument, the provisions of this Rider shall prevail over provisions of the Note and/or the Security Instrument.	security deed, or securider and the Note. To ovisions of the Note a	ity instrument (the the extent that the nd/or the Security
In addition to the covenants and agreements made in the further covenant and agree as follows:	Security Instrument, Bo	rrower and Lender
BORROWER'S RIGHT	TO PREPAY	
I have the right to make payments of Principal a of Principal only is known as a "Prepayment." When I main writing that I am doing so. I may not designate a payn the monthly payments due under the Note.	ike a Prepayment, I will t	ell the Note Holder
The Note Holder will use my Prepayments to reduce the Note. However, the Note Holder may apply my Prepay on the Prepayment amount, before applying my Prepay Note. If I make a partial Prepayment, there will be no characteristic monthly payment unless the Note Holder agrees in writing	payment to the accrued a ment to reduce the Prin- inges in the due date or in	and unpaid interest cipal amountof the
If I make a full or partial Prepayment within Six Note, I agree to pay the Note Holder a Prepayment fee. amount equal to Two percent (2.00%) of the current princip	The Prepayment fee I v	
I will not be obligated to pay a Prepayment fee if such a ch	narge violates state or fee	deral law.
BY SIGNING BELOW, Borrower accepts and agrees to Prepayment Rider.	the terms and provision	s contained in this
- BORROWER		
- BORROWER		

Borrower: Loan #:
This Prepayment Fee Rider ("Rider") is made this day of, 2022 ar amends and supplements the mortgage, deed of trust, security deed, or security instrument (the "Security Instrument") dated the same date as this Rider and the Note. To the extent that the provisions of this Rider are inconsistent with the provisions of the Note and/or the Security Instrument, the provisions of this Rider shall prevail over and will supersede any such inconsistent provisions of the Note and/or the Security Instrument.
In addition to the covenants and agreements made in the Security Instrument, Borrower and Lende further covenant and agree as follows:
BORROWER'S RIGHT TO PREPAY
I have the right to make payments of Principal at any time before they are due. A payment of Principal only is known as a "Prepayment." When I make a Prepayment, I will tell the Note Holde in writing that I am doing so. I may not designate a payment as a Prepayment if I have not made at the monthly payments due under the Note.
The Note Holder will use my Prepayments to reduce the amount of Principal that I owe under the Note. However, the Note Holder may apply my Prepayment to the accrued and unpaid interes on the Prepayment amount, before applying my Prepayment to reduce the Principal amount of the Note. If I make a partial Prepayment, there will be no changes in the due date or in the amount of monthly payment unless the Note Holder agrees in writing to those changes.
If I make a full or partial Prepayment within Sixty-Months (60) months of the date of the Note, I agree to pay the Note Holder a Prepayment fee. The Prepayment fee I will pay shall be a amount equal to One percent (1.00%) of the current principal balance.
I will not be obligated to pay a Prepayment fee if such a charge violates state or federal law.
BY SIGNING BELOW, Borrower accepts and agrees to the terms and provisions contained in thi Prepayment Rider.
- BORROWER
- ROPROWER

V1.0 2.15.22 Page 1 of 1

INTEREST ONLY FIXED RATE PROMISSORY NOTE (IOWA)

US \$			
[Data]	, [City]	, [State]	
[Date]	[Oity]	[State]	
			(the "Property)
	[Property Addre	ess]	
1. BORROWER'S PRO	MISE TO PAY		
	at I have received, I prom	. ,	
	"Principal"), plus interest,		
	. I undersi		
	one who takes this Note be will be called the "Note F		s entitled to receive
2. INTEREST	will be called the Moter	ioidei.	
I will pay interest at a	vearly rate of	%.	
	ed on that part of Principal	which has not been	paid. Interest will
	n the date of this Note a		
	The interest rate require		
-	default described in Sect	ion 4(B) of this Note.	
3. PAYMENTS			4 4la a : .a4 a wa a4 a a d
	t every month. I will make for a period of		
	day of each month beginn		
	y Period, I will make a mo		
	ooth Principal and interest		_
	n full by the maturity date.		•
payment will increase af	ter the Interest Only Peri	od because I will be	required to begin
repayment of the principa			
	ed payments every month		
	nder this Note. Each mo		
	d if the payment includes	s both Principal and	interest, it will be
applied to interest before		or	at a different place
if required by the Note Ho	y payments at	OI	at a uniterent place
	URE TO PAY AS REQUI	RED	
(A) Late Charge for C			
` '	s not received the full amo	ount of any of my mo	nthly payments by

the end of fifteen calendar days after the date it is due, I will pay a late charge to the Note Holder. The amount of the charge will be 5% of my overdue payment, but not less than

U.S. \$7.40 and not more than U.S. \$18.50. I will pay this late charge only once on any late payment.

(B) Default

If I do not pay the full amount of each monthly payment on the date it is due, I will be in default.

(C) Notice From Note Holder

If I am in default, the Note Holder may require me to pay immediately the full amount of Principal which has not been paid and all the interest that I owe on that amount.

Even if, at a time when I am in default, the Note Holder does not require me to pay immediately in full as described above, the Note Holder will still have the right to do so if I am in default at a later time.

(D) Payment of Note Holder's Costs and Expenses

If the Note Holder has required me to pay immediately in full as described above, the Note Holder will have the right to be paid back by me for all of its costs and expenses in enforcing this Note, to the extent not prohibited by applicable law. Those expenses include, for example, reasonable attorneys' fees.

5. BORROWER'S PAYMENTS BEFORE THEY ARE DUE

I have the right to make payments of Principal at any time before they are due. A payment of Principal only is known as a "Prepayment." When I make a Prepayment, I will tell the Note Holder in writing that I am doing so. I may not designate a payment as a Prepayment if I have not made all the monthly payments due under the Note. The Note Holder will use my Prepayments to reduce the amount of Principal that I owe under this Note. However, the Note Holder may apply my Prepayment to the accrued and unpaid interest on the Prepayment amount, before applying my Prepayment to reduce the Principal amount of the Note. If I make a partial Prepayment, there will be no changes in the due date of my monthly payment unless the Note Holder agrees in writing to those changes. However, the amount of the monthly payment will decrease for the remainder of the term when my payments consist only of interest. I understand that any and all Prepayments may be subject to a fee, as applicable, and outlined in any Prepayment Rider attached hereto.

6. BORROWER'S WAIVERS

I and any other person who has obligations under this Note waive the rights to require the Note Holder to do certain things. Those things are: (A) to demand payment of amounts due (known as "presentment"); (B) to give notice that the amounts due have not been paid (known as "notice of dishonor"); (C) to obtain an official certification of nonpayment (known as a "protest"). Anyone else who agrees to keep the promises made in this Note, or who agrees to make payments to the Note Holder if I fail to keep my promises under this Note, or who signs this Note to transfer it to someone else also waives these rights. These persons are known as "guarantors, sureties and endorsers."

7. GIVING OF NOTICES

Unless applicable law requires a different method, any notice that must be given to me under this Note will be given by delivering it or by mailing it by certified mail addressed to me at the Property's address above or at a different address if I give the Note Holder a notice of my different address.

Any notice that must be given to the Note Holder under this Note will be given by mailing

it by certified mail to the Note Holder at the address stated in Section 3 above. A notice will be mailed to the Note Holder at a different address if I am given a notice of that different address

8. RESPONSIBILITY OF PERSONS UNDER THIS NOTE

If more than one person signs this Note, each of us is fully and personally obligated to pay the full amount owed and to keep all of the promises made in this Note. Any person who is a guarantor, surety, or endorser of this Note (as described in Section 6 above) is also obligated to do these things. The Note Holder may enforce its rights under this Note against each of us individually or against all of us together. This means that any one of us may be required to pay all of the amounts owed under this Note. Any person who takes over my rights or obligations under this Note will have all of my rights and must keep all of my promises made in this Note. Any person who takes over the rights or obligations of a guarantor, surety, or endorser of this Note (as described in Section 6 above) is also obligated to keep all of the promises made in this Note.

9. LOAN CHARGES

If a law, which applies to this loan and which sets maximum loan charges, is finally interpreted so that the interest or other loan charges collected or to be collected in connection with this loan exceed the permitted limits, then: (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from me which exceeded permitted limits will be refunded to me. The Note Holder may choose to make this refund by reducing the Principal I owe under this Note or by making a direct payment to me. If a refund reduces Principal, the reduction will be treated as a partial Prepayment.

10. UNIFORM SECURED NOTE

In addition to the protections given to the Note Holder under this Note, a Deed of Trust, Mortgage, or Security Deed (the "Security Instrument") dated the same date as this Note, protects the Note Holder from possible losses which might result if I do not keep the promises which I make in this Note. That Security Instrument describes how and under what conditions I may be required to make immediate payment in full of all amounts that I owe under this Note. Some of those conditions are described as follows:

If (i) all or any part of the Property or any Interest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent.

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given in accordance with Section 15 within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

(Seal)	
-Borrower	
(Seal)	
(Seal) -Borrower	
(Seal) -Borrower	
-Borrower	
[Sign Original Only]	

Insert name of MLO and NMLSR ID # for both organization and MLO, in compliance with 12 CFR § 1026.36(g) (also needs to be on last page of Security Instrument)

INTEREST ONLY FIXED RATE PROMISSORY NOTE (INDIANA)

US \$			
[Data]	,	, [State]	
[Date]	[City]	[State]	
			(the "Property)
	[Property Addi	ress]	
1. BORROWER'S PROM			
In return for a loan that			
(this amount will be called "			
is The Lender or anyo	. I unders	stand that the Lender	may transfer this
Note. The Lender or anyo payments under this Note v		-	enulied to receive
2. INTEREST	Will be called the Thote	i loidei.	
I will pay interest at a ye	early rate of	%.	
Interest will be charged	,	 :-:	paid. Interest will
be charged beginning on			
Principal has been paid.	The interest rate require	ed by this Section 2 is	the rate I will pay
both before and after any d	lefault described in Sec	tion 4(B) of this Note.	
3. PAYMENTS			
I will make a payment of	-		
on the Principal balance for	•	- ` ' ` `	
Only Period") on the first da After the Interest Only			
month which will include bo			
that the loan will be paid in	•		_
payment will increase afte			•
repayment of the principal			
I will make the required			<u> </u>
below that I may owe und		5 . 5	
scheduled due date, and		s both Principal and	interest, it will be
applied to interest before P	•		
I will make my monthly		or	at a different place
if required by the Note Hold 4. BORROWER'S FAILU		IDED	
(A) Late Charge for Ov		IKED	
If the Note Holder has i		ount of any of my mo	nthly payments by
the end of fifteen calendar			

Holder. The amount of the charge will be 5% of my overdue payment, up to a maximum

of \$25. I will pay this late charge only once on any late payment.

(B) Default

If I do not pay the full amount of each monthly payment on the date it is due, I will be in default.

(C) Notice From Note Holder

If I am in default, the Note Holder may require me to pay immediately the full amount of Principal which has not been paid and all the interest that I owe on that amount.

Even if, at a time when I am in default, the Note Holder does not require me to pay immediately in full as described above, the Note Holder will still have the right to do so if I am in default at a later time.

(D) Payment of Note Holder's Costs and Expenses

If the Note Holder has required me to pay immediately in full as described above, the Note Holder will have the right to be paid back by me for all of its costs and expenses in enforcing this Note, to the extent not prohibited by applicable law. Those expenses include, for example, reasonable attorneys' fees.

5. BORROWER'S PAYMENTS BEFORE THEY ARE DUE

I have the right to make payments of Principal at any time before they are due. A payment of Principal only is known as a "Prepayment." When I make a Prepayment, I will tell the Note Holder in writing that I am doing so. I may not designate a payment as a Prepayment if I have not made all the monthly payments due under the Note. The Note Holder will use my Prepayments to reduce the amount of Principal that I owe under this Note. However, the Note Holder may apply my Prepayment to the accrued and unpaid interest on the Prepayment amount, before applying my Prepayment to reduce the Principal amount of the Note. If I make a partial Prepayment, there will be no changes in the due date of my monthly payment unless the Note Holder agrees in writing to those changes. However, the amount of the monthly payment will decrease for the remainder of the term when my payments consist only of interest. I understand that any and all Prepayments may be subject to a fee, as applicable, and outlined in any Prepayment Rider attached hereto.

6. BORROWER'S WAIVERS

I and any other person who has obligations under this Note waive the rights to require the Note Holder to do certain things. Those things are: (A) to demand payment of amounts due (known as "presentment"); (B) to give notice that the amounts due have not been paid (known as "notice of dishonor"); (C) to obtain an official certification of nonpayment (known as a "protest"). Anyone else who agrees to keep the promises made in this Note, or who agrees to make payments to the Note Holder if I fail to keep my promises under this Note, or who signs this Note to transfer it to someone else also waives these rights. These persons are known as "guarantors, sureties and endorsers."

7. GIVING OF NOTICES

Unless applicable law requires a different method, any notice that must be given to me under this Note will be given by delivering it or by mailing it by certified mail addressed to me at the Property's address above or at a different address if I give the Note Holder a notice of my different address.

Any notice that must be given to the Note Holder under this Note will be given by mailing it by certified mail to the Note Holder at the address stated in Section 3 above. A notice will be mailed to the Note Holder at a different address if I am given a notice of that different address.

8. RESPONSIBILITY OF PERSONS UNDER THIS NOTE

If more than one person signs this Note, each of us is fully and personally obligated to pay the full amount owed and to keep all of the promises made in this Note. Any person who is a guarantor, surety, or endorser of this Note (as described in Section 6 above) is also obligated to do these things. The Note Holder may enforce its rights under this Note against each of us individually or against all of us together. This means that any one of us may be required to pay all of the amounts owed under this Note. Any person who takes over my rights or obligations under this Note will have all of my rights and must keep all of my promises made in this Note. Any person who takes over the rights or obligations of a guarantor, surety, or endorser of this Note (as described in Section 6 above) is also obligated to keep all of the promises made in this Note.

9. LOAN CHARGES

If a law, which applies to this loan and which sets maximum loan charges, is finally interpreted so that the interest or other loan charges collected or to be collected in connection with this loan exceed the permitted limits, then: (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from me which exceeded permitted limits will be refunded to me. The Note Holder may choose to make this refund by reducing the Principal I owe under this Note or by making a direct payment to me. If a refund reduces Principal, the reduction will be treated as a partial Prepayment.

10. UNIFORM SECURED NOTE

In addition to the protections given to the Note Holder under this Note, a Deed of Trust, Mortgage, or Security Deed (the "Security Instrument") dated the same date as this Note, protects the Note Holder from possible losses which might result if I do not keep the promises which I make in this Note. That Security Instrument describes how and under what conditions I may be required to make immediate payment in full of all amounts that I owe under this Note. Some of those conditions are described as follows:

If (i) all or any part of the Property or any Interest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent.

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given in accordance with Section 15 within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

(Seal)	
-Borrower	
(Seal)	
(Seal) -Borrower	
(Seal)	
(Seal) -Borrower	
[Sign Original Only]	

[Insert name of MLO and NMLSR ID # for both organization and MLO, in compliance with 12 CFR § 1026.36(g) (also needs to be on last page of Security Instrument)]

INTEREST ONLY FIXED RATE PROMISSORY NOTE (KANSAS)

US \$			
	,	,	
[Date]	[City]	[State]	
			(the "Property)
	[Property Address]		
1. BORROWER'S PROMI	SE TO PAY		
In return for a loan that	I have received, I pror	nise to pay U.S. \$	
(this amount will be called "F	rincipal"), plus interest	, to the order of the Ler	nder. The Lender
is	I unders	stand that the Lender	may transfer this
Note. The Lender or anyor	ne who takes this Note	by transfer and who is	entitled to receive
payments under this Note w	ill be called the "Note	Holder."	
2. INTEREST			
I will pay interest at a ye			
Interest will be charged			
be charged beginning on t			
Principal has been paid. T			the rate I will pay
both before and after any de	efault described in Sec	tion 4(B) of this Note.	
3. PAYMENTS	برام مصالتين الملام مصابيتها	n novemente of at least	the interest sured
I will make a payment e			
on the Principal balance for Only Period") on the first da			
After the Interest Only F			 e first day of each
month which will include bot			
that the loan will be paid in for	•		•
payment will increase after			
repayment of the principal b		iod because i wiii be	required to begin
I will make the required		n and pay any other o	charges described
below that I may owe under			
scheduled due date, and it			
applied to interest before Pr		ı	,
I will make my monthly p		or	at a different place
if required by the Note Hold			·
4. BORROWER'S FAILUR		IRED	
(A) Late Charge for Ove			
If the Note Holder has n	ot received the full am	ount of any of my mor	nthly payments by

1

the end of fifteen calendar days after the date it is due, I will pay a late charge to the Note Holder. The amount of the charge will be 5% of my overdue payment, but not more than

\$25. I will pay this late charge only once on any late payment.

(B) Default

If I do not pay the full amount of each monthly payment on the date it is due, I will be in default.

(C) Notice From Note Holder

If I am in default, the Note Holder may require me to pay immediately the full amount of Principal which has not been paid and all the interest that I owe on that amount.

Even if, at a time when I am in default, the Note Holder does not require me to pay immediately in full as described above, the Note Holder will still have the right to do so if I am in default at a later time.

(D) Payment of Note Holder's Costs and Expenses

If the Note Holder has required me to pay immediately in full as described above, the Note Holder will have the right to be paid back by me for all of its costs and expenses in enforcing this Note, to the extent not prohibited by applicable law. Those expenses include, for example, reasonable attorneys' fees.

5. BORROWER'S PAYMENTS BEFORE THEY ARE DUE

I have the right to make payments of Principal at any time before they are due. A payment of Principal only is known as a "Prepayment." When I make a Prepayment, I will tell the Note Holder in writing that I am doing so. I may not designate a payment as a Prepayment if I have not made all the monthly payments due under the Note. The Note Holder will use my Prepayments to reduce the amount of Principal that I owe under this Note. However, the Note Holder may apply my Prepayment to the accrued and unpaid interest on the Prepayment amount, before applying my Prepayment to reduce the Principal amount of the Note. If I make a partial Prepayment, there will be no changes in the due date of my monthly payment unless the Note Holder agrees in writing to those changes. However, the amount of the monthly payment will decrease for the remainder of the term when my payments consist only of interest. I understand that any and all Prepayments may be subject to a fee, as applicable, and outlined in any Prepayment Rider attached hereto.

6. BORROWER'S WAIVERS

I and any other person who has obligations under this Note waive the rights to require the Note Holder to do certain things. Those things are: (A) to demand payment of amounts due (known as "presentment"); (B) to give notice that the amounts due have not been paid (known as "notice of dishonor"); (C) to obtain an official certification of nonpayment (known as a "protest"). Anyone else who agrees to keep the promises made in this Note, or who agrees to make payments to the Note Holder if I fail to keep my promises under this Note, or who signs this Note to transfer it to someone else also waives these rights. These persons are known as "guarantors, sureties and endorsers."

7. GIVING OF NOTICES

Unless applicable law requires a different method, any notice that must be given to me under this Note will be given by delivering it or by mailing it by certified mail addressed to me at the Property's address above or at a different address if I give the Note Holder a notice of my different address.

Any notice that must be given to the Note Holder under this Note will be given by mailing it by certified mail to the Note Holder at the address stated in Section 3 above. A notice will be mailed to the Note Holder at a different address if I am given a notice of that different address.

8. RESPONSIBILITY OF PERSONS UNDER THIS NOTE

If more than one person signs this Note, each of us is fully and personally obligated to pay the full amount owed and to keep all of the promises made in this Note. Any person who is a guarantor, surety, or endorser of this Note (as described in Section 6 above) is also obligated to do these things. The Note Holder may enforce its rights under this Note against each of us individually or against all of us together. This means that any one of us may be required to pay all of the amounts owed under this Note. Any person who takes over my rights or obligations under this Note will have all of my rights and must keep all of my promises made in this Note. Any person who takes over the rights or obligations of a guarantor, surety, or endorser of this Note (as described in Section 6 above) is also obligated to keep all of the promises made in this Note.

9. LOAN CHARGES

If a law, which applies to this loan and which sets maximum loan charges, is finally interpreted so that the interest or other loan charges collected or to be collected in connection with this loan exceed the permitted limits, then: (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from me which exceeded permitted limits will be refunded to me. The Note Holder may choose to make this refund by reducing the Principal I owe under this Note or by making a direct payment to me. If a refund reduces Principal, the reduction will be treated as a partial Prepayment.

10. UNIFORM SECURED NOTE

In addition to the protections given to the Note Holder under this Note, a Deed of Trust, Mortgage, or Security Deed (the "Security Instrument") dated the same date as this Note, protects the Note Holder from possible losses which might result if I do not keep the promises which I make in this Note. That Security Instrument describes how and under what conditions I may be required to make immediate payment in full of all amounts that I owe under this Note. Some of those conditions are described as follows:

If all or any part of the Property or any interest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent, Lender may require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if such exercise is prohibited by applicable law

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given in accordance with Section 15 within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

(Seal)	
-Borrower	
(Seal)	
(Seal) -Borrower	
(Seal)	
(Seal) -Borrower	
[Sign Original Only]	

[Insert name of MLO and NMLSR ID # for both organization and MLO, in compliance with 12 CFR § 1026.36(g) (also needs to be on last page of Security Instrument)]

INTEREST ONLY FIXED RATE PROMISSORY NOTE (MASSACHUSETTS)

US \$	-			
[Date]	City]	,	[State]	
				_ (the "Property)
[Prop	erty Address]			
1. BORROWER'S PROMISE TO	O PAY			
In return for a loan that I have	e received, I pro	mise to pay	U.S. \$	
(this amount will be called "Princip	oal"), plus interes	st, to the orde	er of the Lend	der. The Lender
is				
Note. The Lender or anyone who			and who is e	entitled to receive
payments under this Note will be	called the "Note	: Holder."		
2. INTEREST		•		
I will pay interest at a yearly ra				
Interest will be charged on the				
be charged beginning on the da			0	
Principal has been paid. The intooth before and after any default	•	•		ine rate i wili pay
3. PAYMENTS	described in Se	Clion 4(D) or	iiiis Note.	
I will make a payment every r	month I will mak	re navments	of at least t	he interest owed
on the Principal balance for a per				
Only Period") on the first day of e				
After the Interest Only Period				
month which will include both Prir				
that the loan will be paid in full by	the maturity date	e. I understa	nd that my n	ninimum required
payment will increase after the I	Interest Only Pe	riod becaus	e I will be r	equired to begin
repayment of the principal balance				
I will make the required paym				
below that I may owe under this				
scheduled due date, and if the		es both Prir	ncipal and i	nterest, it will be
applied to interest before Principa				!: :::
I will make my monthly payme	ents at		or a	ι a αιπerent place
if required by the Note Holder. 4. BORROWER'S FAILURE TO	DAV AS DEOL	IIDED		
(A) Late Charge for Overdue		IIVED		

If the Note Holder has not received the full amount of any of my monthly payments by the end of fifteen calendar days after the date it is due, I will pay a late charge to the Note Holder. The amount of the charge will be 3% of my overdue payment. I will pay this late

charge only once on any late payment.

(B) Default

If I do not pay the full amount of each monthly payment on the date it is due, I will be in default.

(C) Notice From Note Holder

If I am in default, the Note Holder may require me to pay immediately the full amount of Principal which has not been paid and all the interest that I owe on that amount.

Even if, at a time when I am in default, the Note Holder does not require me to pay immediately in full as described above, the Note Holder will still have the right to do so if I am in default at a later time.

(D) Payment of Note Holder's Costs and Expenses

If the Note Holder has required me to pay immediately in full as described above, the Note Holder will have the right to be paid back by me for all of its costs and expenses in enforcing this Note, to the extent not prohibited by applicable law. Those expenses include, for example, reasonable attorneys' fees.

5. BORROWER'S PAYMENTS BEFORE THEY ARE DUE

I have the right to make payments of Principal at any time before they are due. A payment of Principal only is known as a "Prepayment." When I make a Prepayment, I will tell the Note Holder in writing that I am doing so. I may not designate a payment as a Prepayment if I have not made all the monthly payments due under the Note. The Note Holder will use my Prepayments to reduce the amount of Principal that I owe under this Note. However, the Note Holder may apply my Prepayment to the accrued and unpaid interest on the Prepayment amount, before applying my Prepayment to reduce the Principal amount of the Note. If I make a partial Prepayment, there will be no changes in the due date of my monthly payment unless the Note Holder agrees in writing to those changes. However, the amount of the monthly payment will decrease for the remainder of the term when my payments consist only of interest. I understand that any and all Prepayments may be subject to a fee, as applicable, and outlined in any Prepayment Rider attached hereto.

6. BORROWER'S WAIVERS

I and any other person who has obligations under this Note waive the rights to require the Note Holder to do certain things. Those things are: (A) to demand payment of amounts due (known as "presentment"); (B) to give notice that the amounts due have not been paid (known as "notice of dishonor"); (C) to obtain an official certification of nonpayment (known as a "protest"). Anyone else who agrees to keep the promises made in this Note, or who agrees to make payments to the Note Holder if I fail to keep my promises under this Note, or who signs this Note to transfer it to someone else also waives these rights. These persons are known as "guarantors, sureties and endorsers."

7. GIVING OF NOTICES

Unless applicable law requires a different method, any notice that must be given to me under this Note will be given by delivering it or by mailing it by certified mail addressed to me at the Property's address above or at a different address if I give the Note Holder a notice of my different address.

Any notice that must be given to the Note Holder under this Note will be given by mailing it by certified mail to the Note Holder at the address stated in Section 3 above. A notice

will be mailed to the Note Holder at a different address if I am given a notice of that different address.

8. RESPONSIBILITY OF PERSONS UNDER THIS NOTE

If more than one person signs this Note, each of us is fully and personally obligated to pay the full amount owed and to keep all of the promises made in this Note. Any person who is a guarantor, surety, or endorser of this Note (as described in Section 6 above) is also obligated to do these things. The Note Holder may enforce its rights under this Note against each of us individually or against all of us together. This means that any one of us may be required to pay all of the amounts owed under this Note. Any person who takes over my rights or obligations under this Note will have all of my rights and must keep all of my promises made in this Note. Any person who takes over the rights or obligations of a guarantor, surety, or endorser of this Note (as described in Section 6 above) is also obligated to keep all of the promises made in this Note.

9. LOAN CHARGES

If a law, which applies to this loan and which sets maximum loan charges, is finally interpreted so that the interest or other loan charges collected or to be collected in connection with this loan exceed the permitted limits, then: (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from me which exceeded permitted limits will be refunded to me. The Note Holder may choose to make this refund by reducing the Principal I owe under this Note or by making a direct payment to me. If a refund reduces Principal, the reduction will be treated as a partial Prepayment.

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If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given in accordance with Section 15 within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

(Seal)	
(Seal) -Borrower	
(Seal)	
-Borrower	
(Seal) -Borrower	
-Borrower	
[Sign Original Only]	

Insert name of MLO and NMLSR ID # for both organization and MLO, in compliance with 12 CFR § 1026.36(g) (also needs to be on last page of Security Instrument)

INTEREST ONLY FIXED RATE PROMISSORY NOTE (MARYLAND)

US \$		
[Date]	, [City]	, [State]
		(the "Property)
	[Property Address]	(tile 1 Toperty)
	NOTICE	
which the debtor could a	assert against the s the proceeds hereof	is subject to all claims and defenses eller of goods or services obtained . Recovery hereunder by the debtor hereunder.
Note. The Lender or anyor payments under this Note w 2. INTEREST	I have received, I pror Principal"), plus interest I unders ne who takes this Note vill be called the "Note	t, to the order of the Lender. The Lender stand that the Lender may transfer this by transfer and who is entitled to receive Holder."
be charged beginning on t	on that part of Principa the date of this Note the interest rate require	al which has not been paid. Interest will and continuing until the full amount of ed by this Section 2 is the rate I will pay
I will make a payment e	a period of	e payments of at least the interest owed (XX) months (hereinafter the "Interest ning
After the Interest Only F month which will include bot that the loan will be paid in formal to the state of t	Period, I will make a math the control of the control of the maturity date the Interest Only Per	nonthly payment on the first day of each it based on the remaining loan term such it. I understand that my minimum required riod because I will be required to begin
I will make the required below that I may owe unde scheduled due date, and it	payments every montler this Note. Each mo f the payment include	h, and pay any other charges described onthly payment will be applied as of its as both Principal and interest, it will be
applied to interest before Pr I will make my monthly p if required by the Note Hold 4. BORROWER'S FAILUR	ayments ater.	or at a different place

(A) Late Charge for Overdue Payments

If the Note Holder has not received the full amount of any of my monthly payments by the end of fifteen calendar days after the date it is due, I will pay a late charge to the Note Holder. The amount of the charge will be _______% of my overdue payment. I will pay this late charge only once on any late payment.

(B) Default

If I do not pay the full amount of each monthly payment on the date it is due, I will be in default.

(C) Notice From Note Holder

If I am in default, the Note Holder may require me to pay immediately the full amount of Principal which has not been paid and all the interest that I owe on that amount.

Even if, at a time when I am in default, the Note Holder does not require me to pay immediately in full as described above, the Note Holder will still have the right to do so if I am in default at a later time.

(D) Payment of Note Holder's Costs and Expenses

If the Note Holder has required me to pay immediately in full as described above, the Note Holder will have the right to be paid back by me for all of its costs and expenses in enforcing this Note, to the extent not prohibited by applicable law. Those expenses include, for example, reasonable attorneys' fees.

5. BORROWER'S PAYMENTS BEFORE THEY ARE DUE

I have the right to make payments of Principal at any time before they are due. A payment of Principal only is known as a "Prepayment." When I make a Prepayment, I will tell the Note Holder in writing that I am doing so. I may not designate a payment as a Prepayment if I have not made all the monthly payments due under the Note. The Note Holder will use my Prepayments to reduce the amount of Principal that I owe under this Note. However, the Note Holder may apply my Prepayment to the accrued and unpaid interest on the Prepayment amount, before applying my Prepayment to reduce the Principal amount of the Note. If I make a partial Prepayment, there will be no changes in the due date of my monthly payment unless the Note Holder agrees in writing to those changes. However, the amount of the monthly payment will decrease for the remainder of the term when my payments consist only of interest. I understand that any and all Prepayments may be subject to a fee, as applicable, and outlined in any Prepayment Rider attached hereto.

6. BORROWER'S WAIVERS

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7. GIVING OF NOTICES

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notice of my different address.

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(Seal)	
-Borrower	
(Seal)	
-Borrower	
(Seal) -Borrower	
-Borrower	
[Sign Original Only]	

Insert name of MLO and NMLSR ID # for both organization and MLO, in compliance with 12 CFR § 1026.36(g) (also needs to be on last page of Security Instrument)

INTEREST ONLY FIXED RATE PROMISSORY NOTE (MAINE)

US \$			
[Date]	., [City]	, , [State]	
			(the "Property)
	[Property Addres	s]	_ ` , , , , , , , , , , , , , , , , , ,
1. BORROWER'S PROMISE TO In return for a loan that I have (this amount will be called "Principis Note. The Lender or anyone who payments under this Note will be 2. INTEREST	e received, I promis pal"), plus interest, to I understa o takes this Note by	the order of the Lenned that the Lender transfer and who is	may transfer this
I will pay interest at a yearly ra Interest will be charged on that be charged beginning on the da Principal has been paid. The interest both before and after any default 3. PAYMENTS	at part of Principal wate of this Note and derest rate required	d continuing until the by this Section 2 is	ne full amount of
I will make a payment every r on the Principal balance for a per Only Period") on the first day of e	iod of	(XX) months (herein	after the "Interest
After the Interest Only Period month which will include both Prir that the loan will be paid in full by payment will increase after the I repayment of the principal balance.	, I will make a mon ncipal and interest ba the maturity date. I u nterest Only Period	thly payment on the ased on the remainir understand that my n	first day of each ng loan term such ninimum required
I will make the required paym below that I may owe under this scheduled due date, and if the applied to interest before Principa	ents every month, a Note. Each mont payment includes I	hly payment will be	applied as of its
I will make my monthly payme		or a	t a different place
if required by the Note Holder.	NAW 40 DECL!!!	-n	
4. BORROWER'S FAILURE TO (A) Late Charge for Overdue		= D	

If the Note Holder has not received the full amount of any of my monthly payments by the end of fifteen calendar days after the date it is due, I will pay a late charge to the Note Holder. The amount of the charge will be 5% of my overdue payment, but not more than \$10. I will pay this late charge only once on any late payment.

(B) Default

If I do not pay the full amount of each monthly payment on the date it is due, I will be in default.

(C) Notice From Note Holder

If I am in default, the Note Holder may require me to pay immediately the full amount of Principal which has not been paid and all the interest that I owe on that amount.

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9. LOAN CHARGES

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If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given in accordance with Section 15 within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

(Seal) -Borrower	
(Seal) -Borrower	
(Seal) -Borrower	
-Borrower [Sign Original Only]	

[Insert name of MLO and NMLSR ID # for both organization and MLO, in compliance with 12 CFR § 1026.36(g) (also needs to be on last page of Security Instrument)]

INTEREST ONLY FIXED RATE PROMISSORY NOTE (MISSOURI)

US \$	-	
	-'	-'
[Date]	[City]	[State]
		(the "Property)
[Prop	perty Address]	
1. BORROWER'S PROMISE TO		
In return for a loan that I hav		
(this amount will be called "Princip		
IS	I understand that	the Lender may transfer this
Note. The Lender or anyone wh payments under this Note will be	_	er and who is entitled to receive
2. INTEREST	called the Note Holder.	
I will pay interest at a yearly ra	ate of %	
		as not been paid. Interest will
be charged beginning on the d	•	•
Principal has been paid. The in	terest rate required by this	Section 2 is the rate I will pay
both before and after any default	described in Section 4(B) of	of this Note.
3. PAYMENTS		
		ts of at least the interest owed
on the Principal balance for a per		•
Only Period") on the first day of e		ymont on the first day of each
month which will include both Pri		yment on the first day of each
that the loan will be paid in full by	•	•
payment will increase after the	•	•
repayment of the principal balance	•	viii bo roquilou to bogiir
		y any other charges described
below that I may owe under this		
scheduled due date, and if the		
applied to interest before Principa		
I will make my monthly payme	ents at	or at a different place
if required by the Note Holder.		
4. BORROWER'S FAILURE TO		
(A) Late Charge for Overdue	Payments	

If the Note Holder has not received the full amount of any of my monthly payments by the end of fifteen calendar days after the date it is due, I will pay a late charge to the Note Holder. The amount of the charge will be 5% of my overdue payment, with a minimum charge of \$15, but in no event, more than \$50. I will pay this late charge only once on any

late payment.

(B) Default

If I do not pay the full amount of each monthly payment on the date it is due, I will be in default.

(C) Notice From Note Holder

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11. NOTICE. Oral agreements or commitments to loan money, extend credit or to

forbear from enforcing repayment of a debt including promises to extend or renew such debt are not enforceable. To protect you (borrower(s)) and us (creditor) from misunderstanding or disappointment, any agreements we reach covering such matters are contained in this writing, which is the complete and exclusive statement of the agreement between us, except as we may later agree in writing to modify it.

(Seal)	
-Borrower	
(Seal)	
(Seal) -Borrower	
(Seal)	
(Seal) -Borrower	
[Sign Original Only]	

[Insert name of MLO and NMLSR ID # for both organization and MLO, in compliance with 12 CFR § 1026.36(g) (also needs to be on last page of Security Instrument)]

INTEREST ONLY FIXED RATE PROMISSORY NOTE (MISSISSIPPI)

US \$			
[Date]	[City]	[State]	
		(the "Property	v)
	[Property Address]	(,,
1. BORROWER'S PROMI	SE TO PAY		
In return for a loan that	•		_
		t, to the order of the Lender. The Lende	
is	I unders	stand that the Lender may transfer th	IS
payments under this Note v		by transfer and who is entitled to receive	/e
2. INTEREST	viii be called the Tyote i	i loidei .	
I will pay interest at a ye	arly rate of	%.	
		al which has not been paid. Interest w	/ill
		and continuing until the full amount	
Principal has been paid. T	The interest rate require	ed by this Section 2 is the rate I will pa	зу
both before and after any d	efault described in Sec	tion 4(B) of this Note.	
3. PAYMENTS			
		e payments of at least the interest owe	
		(XX) months (hereinafter the "Intere	st
Only Period") on the first da			_
-		nonthly payment on the first day of each	
	•	t based on the remaining loan term suc	
•	•	. I understand that my minimum require	
. ,		riod because I will be required to beg	ın
repayment of the principal k			1
		h, and pay any other charges describe	
•		onthly payment will be applied as of i	
		es both Principal and interest, it will b	Э
applied to interest before P	•	or at a different place	
if required by the Note Hold		or at a different plac	æ
4. BORROWER'S FAILUR		IDEN	
(A) Late Charge for Ov			
` '		nount of any of my monthly payments b)V
ii tilo i toto i loldol ildo l	iot i occivou u io iuii ai ii	leant of any of my monthly paymonts t	- y

1

the end of fifteen calendar days after the date it is due, I will pay a late charge to the Note Holder. The amount of the charge will be the greater of \$5 or 4% of my overdue payment.

I will pay this late charge only once on any late payment.

(B) Default

If I do not pay the full amount of each monthly payment on the date it is due, I will be in default.

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7. GIVING OF NOTICES

Unless applicable law requires a different method, any notice that must be given to me under this Note will be given by delivering it or by mailing it by certified mail addressed to me at the Property's address above or at a different address if I give the Note Holder a notice of my different address.

Any notice that must be given to the Note Holder under this Note will be given by mailing it by certified mail to the Note Holder at the address stated in Section 3 above. A notice will be mailed to the Note Holder at a different address if I am given a notice of that different

address.

8. RESPONSIBILITY OF PERSONS UNDER THIS NOTE

If more than one person signs this Note, each of us is fully and personally obligated to pay the full amount owed and to keep all of the promises made in this Note. Any person who is a guarantor, surety, or endorser of this Note (as described in Section 6 above) is also obligated to do these things. The Note Holder may enforce its rights under this Note against each of us individually or against all of us together. This means that any one of us may be required to pay all of the amounts owed under this Note. Any person who takes over my rights or obligations under this Note will have all of my rights and must keep all of my promises made in this Note. Any person who takes over the rights or obligations of a guarantor, surety, or endorser of this Note (as described in Section 6 above) is also obligated to keep all of the promises made in this Note.

9. LOAN CHARGES

If a law, which applies to this loan and which sets maximum loan charges, is finally interpreted so that the interest or other loan charges collected or to be collected in connection with this loan exceed the permitted limits, then: (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from me which exceeded permitted limits will be refunded to me. The Note Holder may choose to make this refund by reducing the Principal I owe under this Note or by making a direct payment to me. If a refund reduces Principal, the reduction will be treated as a partial Prepayment.

10. UNIFORM SECURED NOTE

In addition to the protections given to the Note Holder under this Note, a Deed of Trust, Mortgage, or Security Deed (the "Security Instrument") dated the same date as this Note, protects the Note Holder from possible losses which might result if I do not keep the promises which I make in this Note. That Security Instrument describes how and under what conditions I may be required to make immediate payment in full of all amounts that I owe under this Note. Some of those conditions are described as follows:

If (i) all or any part of the Property or any Interest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent.

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given in accordance with Section 15 within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

(Seal)	
-Borrower	
(Seal)	
(Seal) -Borrower	
(Seal)	
(Seal) -Borrower	
[Sign Original Only]	

[Insert name of MLO and NMLSR ID # for both organization and MLO, in compliance with 12 CFR § 1026.36(g) (also needs to be on last page of Security Instrument)]

INTEREST ONLY FIXED RATE PROMISSORY NOTE (MULTISTATE)

US \$,		
	,	,	
[Date]	[City]	[State]	
			(the "Property)
[F	Property Address]		, , , ,
1. BORROWER'S PROMISI			
In return for a loan that I	· · · · · · · · · · · · · · · · · · ·		
(this amount will be called "Pri			
Note. The Lender or anyone	who takes this Note I	stand that the Lender	entitled to receive
payments under this Note will			critica to receive
2. INTEREST			
l will pay interest at a year			
Interest will be charged o	•		•
be charged beginning on the			
Principal has been paid. The both before and after any defa	•	,	tne rate i will pay
3. PAYMENTS	auit described in Sec	tion 4(b) or this note.	
I will make a payment ev	erv month. I will mak	e payments of at least	the interest owed
on the Principal balance for a			
Only Period") on the first day	of each month begin	ning,	
After the Interest Only Pe			_
month which will include both	•		•
that the loan will be paid in full	•	-	•
payment will increase after t repayment of the principal ba	-	iou because i will be	required to begin
I will make the required pa		h. and pay any other c	harges described
below that I may owe under			
scheduled due date, and if			
applied to interest before Prin	•		
I will make my monthly page		or a	at a different place
if required by the Note Holder 4. BORROWER'S FAILURE		IDED	
(A) Late Charge for Over		IKEU	
If the Note Holder has not	_	ount of any of my mor	othly payments by
the end of fifteen calendar da			
Holder. The amount of the o	-		_
this late charge only once on	any late payment.		

(B) Default

If I do not pay the full amount of each monthly payment on the date it is due, I will be in default.

(C) Notice From Note Holder

If I am in default, the Note Holder may require me to pay immediately the full amount of Principal which has not been paid and all the interest that I owe on that amount.

Even if, at a time when I am in default, the Note Holder does not require me to pay immediately in full as described above, the Note Holder will still have the right to do so if I am in default at a later time.

(D) Payment of Note Holder's Costs and Expenses

If the Note Holder has required me to pay immediately in full as described above, the Note Holder will have the right to be paid back by me for all of its costs and expenses in enforcing this Note, to the extent not prohibited by applicable law. Those expenses include, for example, reasonable attorneys' fees.

5. BORROWER'S PAYMENTS BEFORE THEY ARE DUE

I have the right to make payments of Principal at any time before they are due. A payment of Principal only is known as a "Prepayment." When I make a Prepayment, I will tell the Note Holder in writing that I am doing so. I may not designate a payment as a Prepayment if I have not made all the monthly payments due under the Note. The Note Holder will use my Prepayments to reduce the amount of Principal that I owe under this Note. However, the Note Holder may apply my Prepayment to the accrued and unpaid interest on the Prepayment amount, before applying my Prepayment to reduce the Principal amount of the Note. If I make a partial Prepayment, there will be no changes in the due date of my monthly payment unless the Note Holder agrees in writing to those changes. However, the amount of the monthly payment will decrease for the remainder of the term when my payments consist only of interest. I understand that any and all Prepayments may be subject to a fee, as applicable, and outlined in any Prepayment Rider attached hereto.

6. BORROWER'S WAIVERS

I and any other person who has obligations under this Note waive the rights to require the Note Holder to do certain things. Those things are: (A) to demand payment of amounts due (known as "presentment"); (B) to give notice that the amounts due have not been paid (known as "notice of dishonor"); (C) to obtain an official certification of nonpayment (known as a "protest"). Anyone else who agrees to keep the promises made in this Note, or who agrees to make payments to the Note Holder if I fail to keep my promises under this Note, or who signs this Note to transfer it to someone else also waives these rights. These persons are known as "guarantors, sureties and endorsers."

7. GIVING OF NOTICES

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8. RESPONSIBILITY OF PERSONS UNDER THIS NOTE

If more than one person signs this Note, each of us is fully and personally obligated to

pay the full amount owed and to keep all of the promises made in this Note. Any person who is a guarantor, surety, or endorser of this Note (as described in Section 6 above) is also obligated to do these things. The Note Holder may enforce its rights under this Note against each of us individually or against all of us together. This means that any one of us may be required to pay all of the amounts owed under this Note. Any person who takes over my rights or obligations under this Note will have all of my rights and must keep all of my promises made in this Note. Any person who takes over the rights or obligations of a guarantor, surety, or endorser of this Note (as described in Section 6 above) is also obligated to keep all of the promises made in this Note.

9. LOAN CHARGES

If a law, which applies to this loan and which sets maximum loan charges, is finally interpreted so that the interest or other loan charges collected or to be collected in connection with this loan exceed the permitted limits, then: (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from me which exceeded permitted limits will be refunded to me. The Note Holder may choose to make this refund by reducing the Principal I owe under this Note or by making a direct payment to me. If a refund reduces Principal, the reduction will be treated as a partial Prepayment.

10. UNIFORM SECURED NOTE

In addition to the protections given to the Note Holder under this Note, a Deed of Trust, Mortgage, or Security Deed (the "Security Instrument") dated the same date as this Note, protects the Note Holder from possible losses which might result if I do not keep the promises which I make in this Note. That Security Instrument describes how and under what conditions I may be required to make immediate payment in full of all amounts that I owe under this Note. Some of those conditions are described as follows:

If all or any part of the Property or any interest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent, Lender may require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if such exercise is prohibited by applicable law

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given in accordance with Section 15 within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

(Seal)	_
-Borrower	_
(Seal) -Borrower	_
-Borrower	_
(Seal)	_
(Seal) -Borrower	
[Sign Original Only]	

[Insert name of MLO and NMLSR ID # for both organization and MLO, in compliance with 12 CFR § 1026.36(g) (also needs to be on last page of Security Instrument)]

INTEREST ONLY FIXED RATE PROMISSORY NOTE (NEW JERSEY)

THIS LOAN IS PAYABLE IN FULL ON THE MATURITY DATE. YOU MUST REPAY THE ENTIRE PRINCIPAL BALANCE OF THE LOAN AND UNPAID INTEREST THEN DUE. LENDER IS UNDER NO OBLIGATION TO REFINANCE THE LOAN AT THAT TIME.

US \$		
[Date]	,,	, [State]
		(the "Property)
	[Property Address]	(
1. BORROWER'	S PROMISE TO PAY	
	loan that I have received, I pro	
		est, to the order of the Lender. The Lender
is		I understand that the Lender may transfer is Note by transfer and who is entitled to
this Note. The Le	nder or anyone who takes th	is Note by transfer and who is entitled to
	under this Note will be called	the "Note Holder."
2. INTEREST		0/
I will pay intere	est at a yearly rate of	[%] . pal which has not been paid. Interest will
		e and continuing until the full amount of
	•	ired by this Section 2 is the rate I will pay
•	fter any default described in Se	•
3. PAYMENTS	nor any deridan decembed in ex	seach (B) of the rece.
-	ayment every month. I will mak	e payments of at least the interest owed on
the Principal balar	nce for a period of	(XX) months (hereinafter the "Interest Only
Period") on the firs	st day of each month beginning	J
After the Inter	est Only Period, I will make a	monthly payment on the first day of each
	•	est based on the remaining loan term such
		ite. I understand that my minimum required
		Period because I will be required to begin
repayment of the	•	
		onth, and pay any other charges described
		monthly payment will be applied as of its both Principal and interest, it will be applied
to interest before I		both Filliopal and interest, it will be applied
		or at a different place
if required by the I	Note Holder.	

4. BORROWER'S FAILURE TO PAY AS REQUIRED

(A) Late Charge for Overdue Payments

If the Note Holder has not received the full amount of any of my monthly payments by the end of fifteen calendar days after the date it is due, I will pay a late charge to the Note Holder. The amount of the charge will be 5% of my overdue payment. I will pay this late charge only once on any late payment.

(B) Default

If I do not pay the full amount of each monthly payment on the date it is due, I will be in default.

(C) Notice From Note Holder

If I am in default, the Note Holder may require me to pay immediately the full amount of Principal which has not been paid and all the interest that I owe on that amount.

Even if, at a time when I am in default, the Note Holder does not require me to pay immediately in full as described above, the Note Holder will still have the right to do so if I am in default at a later time.

(D) Payment of Note Holder's Costs and Expenses

If the Note Holder has required me to pay immediately in full as described above, the Note Holder will have the right to be paid back by me for all of its costs and expenses in enforcing this Note, to the extent not prohibited by applicable law. Those expenses include, for example, reasonable attorneys' fees.

5. BORROWER'S PAYMENTS BEFORE THEY ARE DUE

I have the right to make payments of Principal at any time before they are due. A payment of Principal only is known as a "Prepayment." When I make a Prepayment, I will tell the Note Holder in writing that I am doing so. I may not designate a payment as a Prepayment if I have not made all the monthly payments due under the Note. The Note Holder will use my Prepayments to reduce the amount of Principal that I owe under this Note. However, the Note Holder may apply my Prepayment to the accrued and unpaid interest on the Prepayment amount, before applying my Prepayment to reduce the Principal amount of the Note. If I make a partial Prepayment, there will be no changes in the due date of my monthly payment unless the Note Holder agrees in writing to those changes. However, the amount of the monthly payment will decrease for the remainder of the term when my payments consist only of interest. I understand that any and all Prepayments may be subject to a fee, as applicable, and outlined in any Prepayment Rider attached hereto.

6. BORROWER'S WAIVERS

I and any other person who has obligations under this Note waive the rights to require the Note Holder to do certain things. Those things are: (A) to demand payment of amounts due (known as "presentment"); (B) to give notice that the amounts due have notbeen paid (known as "notice of dishonor"); (C) to obtain an official certification ofnonpayment (known as a "protest"). Anyone else who agrees to keep the promises madein this Note, or who agrees to make payments to the Note Holder if I fail to keep my promises under this Note, or who signs this Note to transfer it to someone else also waivesthese rights. These persons are known as "guarantors, sureties and endorsers."

7. GIVING OF NOTICES

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8. RESPONSIBILITY OF PERSONS UNDER THIS NOTE

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9. LOAN CHARGES

If a law, which applies to this loan and which sets maximum loan charges, is finally interpreted so that the interest or other loan charges collected or to be collected in connection with this loan exceed the permitted limits, then: (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from me which exceeded permitted limits will be refunded to me. The Note Holder may choose to make this refund by reducing the Principal I owe under this Note or by making a direct payment to me. If a refund reduces Principal, the reduction will be treated as a partial Prepayment.

10. UNIFORM SECURED NOTE

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If (i) all or any part of the Property or any Interest in the Property is sold or transferred (or if Borrower is not a natural person and abeneficial interest in Borrower is sold or transferred) without Lender's prior written consent.

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given in accordance with Section 15 within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sumsprior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

NOTICE TO BORROWER

Read this promissory note or loan agreement before you sign. Do not sign this promissory note or loan agreement if it contains blank spaces. The promissory note or loan agreement is secured by a secondary mortgage on your real property.

(Seal) -Borrower	
(Seal) -Borrower	
(Seal) -Borrower	
[Sign Original Only]	

Insert name of MLO and NMLSR ID # for both organization and MLO, in compliance with 12 CFR § 1026.36(g) (also needs to be on last page of Security Instrument)

INTEREST ONLY FIXED RATE PROMISSORY NOTE (SOUTH CAROLINA)

US \$	-	
[Date]	, [City]	, [State]
[Bate]	[Oity]	[Otato]
		(the "Property)
[Prop	erty Address]	
1. BORROWER'S PROMISE TO In return for a loan that I have (this amount will be called "Princip	e received, I promise to payoral"), plus interest, to the ord	er of the Lender. The Lender
is Note. The Lender or anyone who	I understand that	the Lender may transfer this
payments under this Note will be 2. INTEREST	called the "Note Holder."	
I will pay interest at a yearly ra		
be charged beginning on the da Principal has been paid. The intentional before and after any default 3. PAYMENTS	ate of this Note and continuterest rate required by this	Section 2 is the rate I will pay
on the Principal balance for a per	iod of(XX) mo	`
Only Period") on the first day of e After the Interest Only Period month which will include both Prir that the loan will be paid in full by payment will increase after the I repayment of the principal balance	, I will make a monthly pay ncipal and interest based on the maturity date. I understa nterest Only Period becaus	and that my minimum required
	ents every month, and pay Note. Each monthly pay payment includes both Pri	• •
I will make my monthly payme		or at a different place
if required by the Note Holder.	DAY AC DECLUDED	
4. BORROWER'S FAILURE TO	PAY AS REQUIRED	

(A) Late Charge for Overdue Payments

If the Note Holder has not received the full amount of any of my monthly payments by the end of fifteen calendar days after the date it is due, I will pay a late charge to the Note Holder. The amount of the charge will be 5% of my overdue payment, but not less than U.S. \$7.40 and not more than U.S. \$18.50. I will pay this late charge only once on any late payment.

(B) Default

If I do not pay the full amount of each monthly payment on the date it is due, I will be in default.

(C) Notice From Note Holder

If I am in default, the Note Holder may require me to pay immediately the full amount of Principal which has not been paid and all the interest that I owe on that amount.

Even if, at a time when I am in default, the Note Holder does not require me to pay immediately in full as described above, the Note Holder will still have the right to do so if I am in default at a later time.

(D) Payment of Note Holder's Costs and Expenses

If the Note Holder has required me to pay immediately in full as described above, the Note Holder will have the right to be paid back by me for all of its costs and expenses in enforcing this Note, to the extent not prohibited by applicable law. Those expenses include, for example, reasonable attorneys' fees.

5. BORROWER'S PAYMENTS BEFORE THEY ARE DUE

I have the right to make payments of Principal at any time before they are due. A payment of Principal only is known as a "Prepayment." When I make a Prepayment, I will tell the Note Holder in writing that I am doing so. I may not designate a payment as a Prepayment if I have not made all the monthly payments due under the Note. The Note Holder will use my Prepayments to reduce the amount of Principal that I owe under this Note. However, the Note Holder may apply my Prepayment to the accrued and unpaid interest on the Prepayment amount, before applying my Prepayment to reduce the Principal amount of the Note. If I make a partial Prepayment, there will be no changes in the due date of my monthly payment unless the Note Holder agrees in writing to those changes. However, the amount of the monthly payment will decrease for the remainder of the term when my payments consist only of interest. I understand that any and all Prepayments may be subject to a fee, as applicable, and outlined in any Prepayment Rider attached hereto.

6. BORROWER'S WAIVERS

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7. GIVING OF NOTICES

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8. RESPONSIBILITY OF PERSONS UNDER THIS NOTE

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9. LOAN CHARGES

If a law, which applies to this loan and which sets maximum loan charges, is finally interpreted so that the interest or other loan charges collected or to be collected in connection with this loan exceed the permitted limits, then: (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from me which exceeded permitted limits will be refunded to me. The Note Holder may choose to make this refund by reducing the Principal I owe under this Note or by making a direct payment to me. If a refund reduces Principal, the reduction will be treated as a partial Prepayment.

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If Lender exercises this option, Lender shall give notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given in accordance with Section 15 within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

(Seal)	
-Borrower	
(Seal) -Borrower	
-Borrower	
(Seal) -Borrower	
-Borrower	
[Sign Original Only]	

Insert name of MLO and NMLSR ID # for both organization and MLO, in compliance with 12 CFR § 1026.36(g) (also needs to be on last page of Security Instrument)

INTEREST ONLY FIXED RATE PROMISSORY NOTE (UTAH)

US \$		
[Date]	, 	, [State]
[Date]	[Oity]	[Otate]
		(the "Property
	[Property Address	1
1. BORROWE	R'S PROMISE TO PAY	
In return for	a loan that I have received,	I promise to pay U.S. \$
		us interest, to the order of the Lender. The
Lender is		I understand that the Lender may transfer s this Note by transfer and who is entitled to
this Note. The	Lender or anyone who take:	s this Note by transfer and who is entitled to
receive paymer 2. INTEREST	nts under this Note will be ca	lied the "Note Holder."
	erest at a yearly rate of	0/2
Interest will	be charged on that part of P	rincipal which has not been paid. Interest will
		Note and continuing until the full amount of
		equired by this Section 2 is the rate I will pay
	•	in Section 4(B) of this Note.
3. PAYMENTS		
		make payments of at least the interest owed
On the Principal	balance for a period of	(XX) months (hereinafter the "Interest
After the Int	erest Only Period I will mak	beginning,, e a monthly payment on the first day of each
month which wil	l include both Principal and ir	nterest based on the remaining loan term such
	•	date. I understand that my minimum required
		ly Period because I will be required to begin
	e principal balance.	
		month, and pay any other charges described
		ch monthly payment will be applied as of its
	date, and it the payment in est before Principal.	cludes both Principal and interest, it will be
		or at a different place
if required by th		or at a different place
, ,	R'S FAILURE TO PAY AS I	REQUIRED
	arge for Overdue Payment	•
		ull amount of any of my monthly payments by

1

the end of fifteen calendar days after the date it is due, I will pay a late charge to the Note Holder. The amount of the charge will be 5% of my overdue payment, and not more than

\$30. I will pay this late charge only once on any late payment.

(B) Default

If I do not pay the full amount of each monthly payment on the date it is due, I will be in default.

(C) Notice From Note Holder

If I am in default, the Note Holder may require me to pay immediately the full amount of Principal which has not been paid and all the interest that I owe on that amount.

Even if, at a time when I am in default, the Note Holder does not require me to pay immediately in full as described above, the Note Holder will still have the right to do so if I am in default at a later time.

(D) Payment of Note Holder's Costs and Expenses

If the Note Holder has required me to pay immediately in full as described above, the Note Holder will have the right to be paid back by me for all of its costs and expenses in enforcing this Note, to the extent not prohibited by applicable law. Those expenses include, for example, reasonable attorneys' fees.

5. BORROWER'S PAYMENTS BEFORE THEY ARE DUE

I have the right to make payments of Principal at any time before they are due. A payment of Principal only is known as a "Prepayment." When I make a Prepayment, I will tell the Note Holder in writing that I am doing so. I may not designate a payment as a Prepayment if I have not made all the monthly payments due under the Note. The Note Holder will use my Prepayments to reduce the amount of Principal that I owe under this Note. However, the Note Holder may apply my Prepayment to the accrued and unpaid interest on the Prepayment amount, before applying my Prepayment to reduce the Principal amount of the Note. If I make a partial Prepayment, there will be no changes in the due date of my monthly payment unless the Note Holder agrees in writing to those changes. However, the amount of the monthly payment will decrease for the remainder of the term when my payments consist only of interest. I understand that any and all Prepayments may be subject to a fee, as applicable, and outlined in any Prepayment Rider attached hereto.

6. BORROWER'S WAIVERS

I and any other person who has obligations under this Note waive the rights to require the Note Holder to do certain things. Those things are: (A) to demand payment of amounts due (known as "presentment"); (B) to give notice that the amounts due have notbeen paid (known as "notice of dishonor"); (C) to obtain an official certification ofnonpayment (known as a "protest"). Anyone else who agrees to keep the promises madein this Note, or who agrees to make payments to the Note Holder if I fail to keep my promises under this Note, or who signs this Note to transfer it to someone else also waivesthese rights. These persons are known as "guarantors, sureties and endorsers."

7. GIVING OF NOTICES

Unless applicable law requires a different method, any notice that must be given to me under this Note will be given by delivering it or by mailing it by certified mail addressed to me at the Property's address above or at a different address if I give the Note Holder a notice of my different address.

Any notice that must be given to the Note Holder under this Note will be given by mailing it by certified mail to the Note Holder at the address stated in Section 3 above. A notice will be mailed to the Note Holder at a different address if I am given a notice of that different address.

8. RESPONSIBILITY OF PERSONS UNDER THIS NOTE

If more than one person signs this Note, each of us is fully and personally obligated to pay the full amount owed and to keep all of the promises made in this Note. Any person who is a guarantor, surety, or endorser of this Note (as described in Section 6 above) is also obligated to do these things. The Note Holder may enforce its rights under this Note against each of us individually or against all of us together. This means that any one of us may be required to pay all of the amounts owed under this Note. Any person who takes over my rights or obligations under this Note will have all of my rights and must keep all of my promises made in this Note. Any person who takes over the rights or obligations of a guarantor, surety, or endorser of this Note (as described in Section 6 above) is also obligated to keep all of the promises made in this Note.

9. LOAN CHARGES

If a law, which applies to this loan and which sets maximum loan charges, is finally interpreted so that the interest or other loan charges collected or to be collected in connection with this loan exceed the permitted limits, then: (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from me which exceeded permitted limits will be refunded to me. The Note Holder may choose to make this refund by reducing the Principal I owe under this Note or by making a direct payment to me. If a refund reduces Principal, the reduction will be treated as a partial Prepayment.

10. UNIFORM SECURED NOTE

In addition to the protections given to the Note Holder under this Note, a Deed of Trust, Mortgage, or Security Deed (the "Security Instrument") dated the same date as this Note, protects the Note Holder from possible losses which might result if I do not keep the promises which I make in this Note. That Security Instrument describes how and under what conditions I may be required to make immediate payment in full of all amounts that I owe under this Note. Some of those conditions are described as follows:

If (i) all or any part of the Property or any Interest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent.

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given in accordance with Section 15 within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sumsprior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

(Seal)	
-Borrower	
(Seal)	
(Seal) -Borrower	
(Seal) -Borrower	
-Borrower	
[Sign Original Only]	

Insert name of MLO and NMLSR ID # for both organization and MLO, in compliance with 12 CFR § 1026.36(g) (also needs to be on last page of Security Instrument)

LOAN PAYMENT DISCLOSURE INTEREST-ONLY MORTGAGE

Date:			
Provided by:			
Applicant Name(s):			
Property Address:			
APPLICANT: THIS IS AN YOU HAVE CAREFULLY		SURE. DO NOT SIGN THIS STAND ITS CONTENT.	S FORM UNTIL
This disclosure is provided	to you pursuant to Alas	ska Stat. § 06.20.250.	
The loan for which you hav final payment due on the M		an irregular payment schedu :	ıle with a larger
Monthly Payment: Final Payment: Maturity Date:			
obligations related to this lo	oan, including an event	ovides further information on when the First Mortgage loa ecified above, which will res	an for the Property
You have demonstrated su payment schedule, which h		ort repayment of this loan ar n your loan file.	nd its irregular
ACKNOWLEDGEMENT			
		ading and understanding copy of this disclosure on	
Applicant	Date	Applicant	Date

Non Agency Documentation Version Control

Version Control			
Author	Section	Date	Update
DM	All	3.28.22	Product released
DM	TX	4.11.22	Finalized all states
DM	Required document chart	4.19.22	Corrected document chart
DM	Re brand	5.13.22	Added new logo
DM	Doc chart	6.1.22	Updated Document Chart clarifying c/o lox only needed on natural bwrs and removed AML form
DM	Notes and riders	6.23.22	Updated IO notes and PPP riders
DM	PPP Riders	7.15.22	Added6 additional PPP Riders
DM	IO Notes and Riders	9.9.22	Updated IO notes and Rider