

Wholesale Broker Package



Broker Approval Criteria

- Be properly licensed and authorized within the state it operates in to originate and broker loans.
- Have been in business for at least two (2) years. In cases of newer firms, principals should have at least five (5) years' experience in mortgage brokering or lending.
- Have a good reputation in the industry with proven references, and a high level of professionalism and strong ethical standards.
- Maintain at all times a minimum tangible net worth equal to a minimum of twentyfive thousand dollars and no cents (\$25,000.00) for approval unless state requirements are greater. Net worth must be determined in accordance with Generally Accepted Accounting Principles (GAAP).
- Have a `good standing' rating with all governmental licensing and revenue collection agencies and have a public record clear of any civil or criminal judgments. A Broker whose firm has been suspended, is currently under investigation by any agency or has an open judgment in excess of twenty percent (20%) of their Net Worth will not be approved or may not be renewed to do business with the Company.
- Have a personal credit profile of "A-"or better (minimum 620 credit score) for all sole proprietors and partners. In the case of corporations, the Company may request personal credit reports from the corporate officers if the corporation's credit report is not satisfactory. Past credit difficulties will be reviewed on a case- by-case basis. A letter from the Broker explaining the derogatory item(s) will be required.



Broker Application & AgreementRequired Support Documentation

| MK Lending Account Executive: |
|---|
| Enclosed Broker Package |
| ☐ Completed and executed Broker Application and Broker Agreement |
| ☐ Completed and executed Fax/E-mail Authorization Form |
| ☐ Completed and executed Consumer Release Authorization Form |
| ☐ Signed Loan Fraud and Zero Tolerance Statement |
| ☐ Completed Authorization to Release Information from Broker of Record for Business and Principals |
| ☐ Resolution of Board of Directors |
| ☐ Anti-Money Laundering and Bank Secrecy Act Compl |
| Supporting Documents |
| ☐ Credit Report (Principals, Broker of Record) no more than 60 days old. (If not provided, MK Lending will pull credit) |
| ☐ Completed and executed W-9 Form from licensed broker. |
| ☐ Interim Year-to Date Financial Statements. (Balance Sheet and Profit and Loss) |
| ☐ Copy of Articles of Incorporation / Organization or Partnership Agreements / Fictitious Name Statement |
| ☐ Copy of all applicable Lending Licenses |
| ☐ Quality Control Plan/Procedures |
| ☐ Copy of Resumes (Broker of Record, Principal Officer(s) and key employees) |
| ☐ Sample Credit Report (If broker wants to use the broker credit report. Please see Exhibit B.) |
| |



| General Information: |
|--|
| How did you find out about MK Lending's Wholesale Lending Services? (check One): |
| Print Ad Trade Show E-Mail Referral Other: |
| Legal Name of Firm: |
| (as shown on Articles of Incorporation, Articles of Organization, and Partnership Agreement(s) (as applicable) |
| Doing Business as (DBA): |
| (As shown on DBA registration statement files) |
| Business Address: |
| City / State / Zip: |
| (Attach additional sheets if needed for all other locations. Approval is necessary for each location with documentation) |
| Company Phone #: Fax Number: |
| Primary Contact Person: Primary Contact Phone #: |
| Company Information: |
| Type of Business (Check One): Loan Brokerage Real Estate Brokerage |
| Business Classification (Check One): Sole Proprietorship Partnership Limited Liability Company |
| C-Corporation S-Corporation Other: |
| If a corporation, is it a subsidiary of, or controlled by, another entity? (check one): |
| If yes, by whom: |
| Company organized and existing under laws of on |
| Federal Tax ID Years in Business Number of Employees Number of Loan Originators |



| Principal Officers, Directors, General Partners (Including (Attach separate sheet for additional principals if necessary) | g all Pri iry) | incipals with 10% or more ownership) |
|---|-------------------|---|
| Name: | Title: | Years in Industry: |
| Percentage of Ownership: SSN: | | Involved in Day-to-Day Activity (check one): Yes No |
| Name: | Title: | Years in Industry: |
| Percentage of Ownership: SSN: | | Involved in Day-to-Day Activity (check one): Yes No |
| Name: | Title: | Years in Industry: |
| Percentage of Ownership: SSN: | | Involved in Day-to-Day Activity (check one): Yes No |
| Name: | Title: | Years in Industry: |



| Compa | any (BRE/DBO): | | | |
|----------|--|------------|-----------------|----------------|
| State | BRE/DBO | Issue Date | Expiration Date | License Number |
| State | BRE/DBO | Issue Date | Expiration Date | License Number |
| State | BRE/DBO | Issue Date | Expiration Date | License Number |
| State | BRE/DBO | Issue Date | Expiration Date | License Number |
| Licensi | ng Information (NMLS | s): | | |
| State | NMLS | Issue Date | Expiration Date | License Number |
| State | NMLS NMLS | Issue Date | Expiration Date | License Number |
| State | NMLS | Issue Date | Expiration Date | License Number |
| State | NMLS | Issue Date | Expiration Date | License Number |
| (Attach | Key Operation Individu separate sheet for additional ecircle the Admin user) | | | |
| Name: | | email: | Posi | tion: |
| Name: | | email: | Posi | tion: |
| Name: | | email: | Posi | tion: |
| Name: | | email: | Posi | tion |
| The emai | il receiving lock confirmation | า: | | |





| volume of Busil | IESS. | | | | | |
|-----------------|-------|----------|-------|----------|--------|----------|
| | Year: | | Year: | | Curren | t Year: |
| | Unit | \$Amount | Unit | \$Amount | Unit | \$Amount |
| Conventional | | | | | | |



| Lender References: (List at least Three companies that you have submitted the most loans to | o in the last six months. Attach additional sheets if necessary.) |
|---|---|
| 1. Company Name: | Years Approved: |
| Address: | City / State/ Zip: |
| Phone Number: | E-mail: |
| Types of Loans Submitted: | |
| 2. Company Name: | Years Approved: |
| Address: | City / State/ Zip: |
| Phone Number: | E-mail: |
| Types of Loans Submitted: | |
| 3. Company Name: | Years Approved: |
| Address: | City / State/ Zip: |
| Phone Number: | E-mail: |
| Types of Loans Submitted: | |
| 4. Company Name: | Years Approved: |
| Address: | City / State/ Zip: |
| Phone Number: | E-mail: |
| Types of Loans Submitted: | |
| 5. Company Name: | Years Approved: |
| Address: | City / State/ Zip: |
| Phone Number: | E-mail: |
| Types of Loans Submitted: | |



| | her Information: Check appropriate box for each question) |
|----------|---|
| | Has the Applicant or any of its officers or principals ever been rejected, suspended or terminated by any lender or agency? |
| ļ'. | Yes No |
| | |
| 2. | Has the Applicant or any of its officers or principals declared bankruptcy in the past seven years? |
| | ☐ Yes ☐ No |
| 3. | Has the Applicant, any of its officers or principals or employees ever had a formal complaint filed against it/them, been reported or subject to disciplinary action by any State or Federal agency (including FBI, OTS, OCC FDIC, VA or any other law enforcement or regulatory agency) regarding any actual or alleged unfair business practice, fraud, forgery, misrepresentation or bank crime? |
| | ☐ Yes ☐ No |
| 4. | Have any claims, suits or pending litigation been made or filed during the past five years against the Applicant, any of its officers, principals or employees? |
| | ☐ Yes ☐ No |
| _ | Attention: If any of the answers for the above questions were marked Yes, Please attach an explanation of circumstance, reasons for occurrence and action taken to prevent a recurrence of similar claim or action. If applicable, describe resolution and case number. |
| 5. | Has the applicant ever submitted loans to MK Lending or any of its affiliate companies? |
| | ☐ Yes ☐ No |
| lf Y | 'es, When? Reason for not stopping: |
| 6. | Is the applicant an approved FNMA / FHLMC Seller Servicer? |
| | ☐ Yes ☐ No |
| lf Y | 'es, Provide FNMA / FHLMC Seller Servicer #'s: |
| | |
| 7. | During the past five years, has the name of the Applicant been changed or any other business been purchased, merged or consolidated with the Applicant? |
| | ☐ Yes ☐ No |
| l If | Yes, identify on a separate sheet of paper the year, type of change and names and relationships between all entries involved. |
| 8. | Does the Applicant or any of the principals now own or control or have they in the past five years owned or controlled a real estate company, real estate development company, construction company or financial services company such as: title company, escrow company, tax preparation, financial counseling, or stock brokerage company? Yes No |
| If | Yes, please list names and addresses below. |
| (| Company Name: Company Address: |
| (| Company Name: Company Address: |



List of Employees (Include LO)

*Required

| *Name | *E-mail | *Phone Number | Role | NMLS # |
|-------|---------|---------------|------|--------|
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| Certification and Authorization: | | |
|---|--------|--|
| The undersigned certifies to MK Lending and its successors and assigns that the foregoing information and all accompanying documents are true and complete. The undersigned herby authorizes MK Lending to obtain verification of any information or documentation provided in connection with this Application from any source (including, but not limited to both business and personal character or credit references provided by Applicant or any owner, principal, officer, employee, member, partner or representative of Applicant.) Applicant herby releases and holds harmless MK Lending and third party vendor assisting with verification of information or documentation provided (including, without limitation, and background search) from and against all liability for claims, damages, losses, costs and expenses of any kind whatsoever that may arise from such verification efforts or the use or reporting of any information obtained in the course of such verification efforts. | | |
| Signature: | Date: | |
| Print Name: | Title | |
| Company Name: | | |
| | | |
| Signature: | Date: | |
| Print Name: | Title: | |





Disclosure to Broker Candidate Regarding procurement of a consumer Report

In connection with your application to broker loans, we may procure a consumer report on you as a part of the process of considering your candidacy as a broker. In the event that information from the report is utilized in whole or in part of making an adverse decision with regard to your potential affiliation, before making the adverse decision, we will provide you with a copy of the consumer report and a description in writing of you rights under the law.

Please be advised that we may also obtain an investigative report including information as to your character, general reputation, personal characteristics, and mode of living. This information may be obtained by contacting your previous employers or references supplied by you. Please be advised that you have the right to request in writing, within a reasonable time, that we make a complete and accurate disclosure of the nature and scope of the information requested. Such disclosure will be made to you within 5 days of the date on which we receive the request from you or within five days of the time the report was first requested.

By your signature below, you hereby authorize us to obtain a consumer report about you in order to consider you for our broker program.

| Applicant's Signature: | |
|------------------------|--|
| Printed Name: | |
| Applicant's Address: | |
| City / State / Zip: | |
| Social Security #: | |



Authorization / Release for Businesses and Individuals

| of both\ Applicant and MK Lending, Corp.("More perform due diligence concerning Applicant's be acknowledges that Applicant benefits from the are possible when Mortgage Lender and other industry exchange information about their exp companies such as Applicant. Therefore, Applicant company for screening through any and a including, without limitation, databases operat such as the Mortgage Industry Data Exchange Mortgage Lender performs quality control review. Mortgage Lender for registration, review, under understands and hereby consents to the release that is believed to contain misrepresentations its consent that it and its employees may be non such loans, whether or not Applicant or its misrepresentations and/or irregularities. Applicant and any trade associations that endorse the Madamages, losses, costs, and expenses that made is set to the made associations that endorse the Madamages, losses, costs, and expenses that made is set to the made associations that endorse the Madamages, losses, costs, and expenses that made is set to the made associations that endorse the Madamages, losses, costs, and expenses that made is set to the made associations that endorse the Madamages, losses, costs, and expenses that made is set to the made associations that endorse the Madamages, losses, costs, and expenses that made is set to the made associations that endorse the Madamages. | efficiencies in the due diligence process that similarly-situated entities in the mortgage eriences in doing business with individuals and cant hereby consents and gives Mortgage icant's company and any and all employees of II mortgage industry background databases, and by Mortgage Asset Research Institute, Inc., ("MIDEX"). Applicant understands that ews of the loans that Applicant submits to erwriting, and/or purchase. Applicant see of information about any loan application and/or irregularities. Applicant agrees and gives amed as the originating entity or loan officers employees are implicated in the cant hereby releases and agrees to hold esearch Institute, Inc., all MIDEX subscribers, IDEX system from any and all liability for y arise from the reporting or use of any any other MIDEX subscriber to Mortgage Asset |
|---|--|
| Signed for Applicant | Signed for Mortgage Lender |
| | |
| | |
| (Printed or Typed Name) | (Printed or Typed Name) |
| Title: | Title: |
| Company: | Company: |
| | MK Lending, Corp. |
| Address: | Address: 11023 McCormick St. #100 North Hollywood, CA 91601 |
| Date: | Date: |



Authorization to Fax and / or E-mail

| | dcasting. We will use this information to keep you informed of new product lines and market changes. |
|----------------------|--|
| | ng Fax and E-Mail solicitations require us to obtain your signed permission to send updates to you when we use formation and signature below will permit us to keep you up-to-date with the most recent information. |
| Company Name | |
| Individual Name | |
| Phone Number | |
| Fax Number | |
| E-mail Address | |
| I herby consent to r | receive information relating to the mortgage business from MK Lending Corp. |
| Please deliver infor | mation as follows: |
| Send via Fax to | fax number above. |
| Send via E-mai | I to above e-mail address. |
| Send using bot | ch methods listed above. |
| MK Lending Corp. v | vill not send you information pertaining to product updates, and market changes. I |
| declare I am author | rized to grant this consent on behalf of the above named company. |
| | |
| Signature | |
| Printed Name | |
| Date | |

Resolution of Board of Directors

| RESOLVED that, | |
|--|---|
| President: | |
| Corporate Secretary: | |
| of this corporation, or any one or more of them or in office, be and each of them is hereby authorized behalf of this corporation and under its corporate s is in effect, to execute any and all agreements, consissuance of checks or drafts, reports, mortgage do with documents, and furnish any information requireconnection therewith. | d and empowered in the name of and on seal, from time to time while this resolution ntract, assignments, endorsement and ocuments, and other papers in connection |
| I HEREBY CERTIFY that the foregoing is true and adopted by the Board of Directors of | correct copy of a resolution adopted by the on the day of |
| at which a quorum was present and voted, and the minute book of this corporation; that the officers needected or appointed to, and are the present incum their respective names. | named in said resolution have been duly |
| | |
| Col | rnorate Secretary |



LENDER PAID COMPENSATION AGREEMENT

| Compan | y Name: | | | | | | | | | |
|--|----------------------------------|--------------------------|-------------------------------------|--------------------------------------|---|--------------------------------------|---------------------------------------|-------------|---|---------|
| amount Governo borrowe | for deterrors of the Fer(s) have | nining Bro Federal Re | ker's Lend serve Syst have MK | der-Paid C tem's Reg Lending C | compensat ulation Z t Corp. ("Ler | ion amou o the Trut nder") pay | nt in comp h in Lendi the Broke | oliance wi | centage of loar th the Board of r all loans wher ensation. Pleas | f re |
| TIER 1 | TIER 2 | TIER 3 | TIER 4 | TIER 5 | TIER 6 | TIER 7 | TIER 8 | TIER 9 |] | |
| 0.500% | 0.750% | 1.000% | 1.250% | 1.500% | 1.750% | 2.000% | 2.250% | 2.500% | | |
| If MK Lending Corp. does not receive a completed Lender Paid Compensation Agreement from the Broker/ Owner, then MK Lending Corp. will place the compensation Tier 5 (1.5%) with maximum amount of \$12,000 which is the Default Compensation. Broker certifies that when compensation is paid by Lender, such amount is and will be their sole source of compensation. Broker will not charge of in any way assess borrower(s) any additional fees or charges. Broker will not receive or accept any compensation in any form, at any time, from any party other than the Lender. Broker's compensation is subject to all applicable federal, state and local laws and regulations. Business Name | | | | | | | | | | |
| Authoriz | ed Signati | ure (Broke | er/ Owner |) | | | | Date | : | |
| Name | | | | | | | Effe | ective Date | e: | |
| E-Mail _ | | Confirmat | | | | | | | | |
| Signatur | e | | | | | 1 | Date: | | | |
| Signatur | <i>-</i> | | | | | | | | | |

FHA Sponsorship Program

| This is an addendum ("Addendum") to the Mortgage Broker Agreement ("Agreement") entered into by and between | | | | | | |
|--|--------|------|---|--|--|--|
| MK Lending Corp and | | | | | | |
| this | day of | , 20 | _, such Agreement incorporated herein by this reference. This | | | |
| Addendum is supported by mutual consideration, the adequacy and receipt of which is hereby acknowledged by the | | | | | | |
| Parties | L | | | | | |

WHEREAS, Mortgage Broker wishes to originate mortgage loan application packages for mortgage loans insured by The Department of Housing and Urban Development ("HUD") through the Direct Endorsement Program under Sections 203(b), 203(k), and 234(c) of Title 24 of the Code of Federal Regulations, and provisions relating to Home Equity Conversion Mortgages (collectively, "Insured Mortgage Loans"); and

WHEREAS, Lender is considering, at its sole option, acting as Sponsor of Mortgage Broker as a 3rd party originator for the origination and processing of applications for such Insured Mortgage Loans; and

WHEREAS, Lender and Mortgage Broker wish to define the conditions pursuant to which Lender is willing to sponsor Mortgage Broker and make available the funds necessary to finance Insured Mortgage Loans submitted to and accepted by Lender pursuant to this Addendum.

NOW THEREFORE, Lender and Mortgage Broker hereby agree to the following:

Section 1 – Definitions. All terms not otherwise defined herein *shall* have the meaning specified in the Agreement. To the extent that this Addendum may conflict with any provisions of the Agreement, the terms and conditions of this Addendum shall control and supersede any conflicting provision in the Agreement.

Section 2 – Previous Training and Experience. Mortgage Broker shall submit to Lender, for consideration of sponsorship approval, a Letter of Explanation ("LOE") certifying and detailing Mortgage Broker's FHA experience, along with supporting documentation. Such LOE shall include a restatement of current Net Worth, any training certificates from FHA course(s) and/or evidence of FHA loan approvals from other wholesale lenders. To originate Home Equity Conversion Mortgages ("HECM" Loans), Mortgage Broker must be approved for such originations and enter into the agreement with ReverseVision as set forth in Addendum G(R).

Section 3 – Mortgage Broker Representations and Warranties. In addition to the Mortgage Broker's representations and warranties in the Agreement, Mortgage Broker hereby makes the following representations and warranties to Lender as of the date of execution hereof and throughout the term of this Addendum. Lender shall be deemed to have conclusively relied on the representations and warranties, regardless of any independent investigation Lender may have made or may hereafter make.

A. Mortgage Broker has the power, authority, and legal right to make, deliver and perform under this Addendum, and all of the transactions contemplated hereunder; and has taken all necessary action to authorize and execution, delivery and performance of this Addendum. The execution of this Addendum has been duly authorized and executed by Mortgage Broker and is, or upon delivery will be, legal, valid and binding obligation of Mortgage Broker enforceable in accordance with its terms, subject only to applicable bankruptcy, reorganization, insolvency, moratorium or other similar laws affecting creditor rights generally.

B. Neither this Addendum nor any statement, report, or other document furnished or to be furnished pursuant to this Addendum or in connection with the Lender's approval or any transactions contemplated hereby, contains any untrue statement of fact or omits to state a fact necessary to make the statements contained therein not misleading.

- **C.** To the extent that the mortgage activities contemplated in this Addendum require Federal, state or local licensing, registration or other approval, Mortgage Broker has obtained such license, registration or approval and will maintain them in good standing at all times during the term of this Addendum.
- **D.** Mortgage Broker shall perform all loan origination functions with respect to processing applications for Insured Mortgage Loans to be underwritten by Lender, other than those which are authorized by HUD to be performed by third parties. Mortgage Broker shall comply in all respects with all lending requirements of FHA and all requirements of FHA.
- **E.** For each Insured Loan originated, an FHA Approval Letter shall be obtained and all conditions for FHA approval met.
- **F.** If Mortgage Broker has any association or affiliation with a real estate services company, there is no dual employment.
- **G.** If Mortgage Broker is a HUD-approved lender, the only loans to be submitted to Lender will be those for loan programs not offered by Mortgage Broker.
- **Section 4 –** Funding Agreement. Mortgage Broker shall process and submit to Lender applications for Insured Mortgage Loans to be underwritten by Lender, all in accordance with the provisions specified in the Agreement. Lender agrees to fund Insured Mortgage Loans which meet Lender's then-current underwriting criteria and which meet all requirements for insurance under HUD's Direct Endorsement program. Approved Insured Mortgage Loans must only be underwritten by Lender and closed in Lender's name, in accordance with Federal, State, and Local requirements. At the closing of the Insured Mortgage Loan, Lender shall advance to the closing agent the amount necessary to fund the Insured Mortgage Loan.
- **Section 5 –** Lender Representations and Warranties. Lender, is a mortgagee which holds a valid origination approval agreement with HUD, is approved to participate in the Direct Endorsement program and meets the applicable net worth requirements established by HUD.
- **Section 6 –** Quality Review. Lender shall have the right to perform a quality control review of Mortgage Broker's business activities related to the origination and processing of applications for Insured Mortgage Loans pursuant to this Addendum. Mortgage Broker will, upon request, provide Lender with any documentation, including but not limited to financial records and audit reports, which Lender considers necessary to verify Mortgage Broker's compliance with Federal and state requirements for loan brokers. Lender may, upon providing five (5) days' notice, conduct periodic onsite audits of Mortgage Broker's business activities related to this Addendum. The audit will be conducted in compliance with normal and customary procedures and policies outlined by HUD.
- **Section 7 –** a) For any FHA loan originated by Mortgage Broker and funded by Lender where the borrower fails to pay any of the first six (6) payments to Lender (or its successors or assigns) within sixty (60) days from such payment being due, Mortgage Broker shall, within thirty (30) days of Lender's written demand, pay to Lender an amount equal to all compensation paid to Mortgage Broker on the loan transaction from any source. For purposes of this section: any payment made on any loan by a person other than the borrower named on the note shall be ignored for purposes of determining whether a monthly payment is thirty (30) days or more delinquent.
- b) For purposes of HECM/Reverse Mortgage loans, any loan that is substantially prepaid (20% or more of Unpaid Principal Balance) on or before one hundred twenty (120) days following the applicable Closing, Mortgage Broker agrees to pay Lender within thirty (30) days after the Broker is notified by Lender of the prepayment, an equal percentage of any premium paid for or in connection with such loan (e.g. for a loan in which the Borrower prepays 20% of the unpaid principal balance within one hundred twenty (120) days of Closing, the refunded premium shall be 20% of the premium). In addition to any other remedy otherwise available under the terms of this agreement, and at Lender's sole discretion, upon discovery of any evidence of misrepresentation of any material fact in the origination of a Loan funded by Lender, Lender shall notify Mortgage Broker of such finding and Mortgage Broker shall have the opportunity to clarify, explain or

otherwise cure such loan deficiency within the time prescribed by Lender, and to the full and complete subjective satisfaction of Lender. If, after receiving such notice, Mortgage Broker fails to so clarify, correct or otherwise cure such deficiency to the complete subjective satisfaction of Lender within the prescribed time, then Mortgage Broker shall, upon 30 days' written notice by Lender, purchase such deficient Loan from Lender.

c) For purposes of HECM/Reverse Mortgage loans where the qualifying borrower dies within one hundred twenty (120) days of the loan funding, Mortgage Broker Mortgage Broker shall, within ten (10) days of Lender's written demand, reimburse Lender for all fees, commissions and other compensation that Mortgage Broker received from Lender in connection with said loan, plus any premium ("Premium") and any amounts credited to Mortgage Broker, whether or not credited to Borrower.

Section 8 – Withdrawal of HUD Approval. Mortgage Broker agrees to promptly notify Lender in the event that a Loan Originator agreement entered into between Mortgage Broker and another Sponsor is terminated for any reason.

Section 9 – Agreement. This Addendum shall be deemed to supplement and, to the extent it is inconsistent with the Agreement, to modify the Agreement. The Agreement shall remain in full force and effect, the rights of the parties under this Addendum shall otherwise be governed by the Agreement and the terms and conditions thereof are incorporated herein by reference.

Section 10 – Termination. The termination of the Agreement shall automatically terminate this Addendum. This Addendum may, in addition, be terminated in writing at any time by either party upon ten (10) days prior written notice; provided, however, that in the event that Lender, in its sole discretion, deems Mortgage Broker to be in breach of any of the representations and warranties made herein, Lender may immediately terminates this Addendum without prior notice to Mortgage Broker. However, the termination of this Addendum shall not automatically terminate the Agreement. In the event of a termination of this Addendum, Lender and Mortgage Broker shall promptly notify HUD of such termination.

Section 11 – Assignment. Mortgage. Mortgage Broker may not assign this Addendum. Lender may assign this Addendum without the consent of, or prior notice to, Mortgage Broker.

Acknowledged and Agreed: Authorized Representative of Mortgage Broker:

| Ву: | Print |
|---------------------|--------|
| Name: | Title: |
| Date: | |
| Legal Company Name: | |
| EIN: | |
| NMLS: | |
| Corporate Address: | |
| | |
| Email: | , |