OFFICE(S) LICENSED/TO BE LICENSED IS IDENTIFIED BY ATTACHED ADDENDUM

Witness as to Surety

Bond#	
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MORTGAGE LICENSEE BOND

KNOW ALL MEN BY THESE PRESENTS That we State of as Principal, and _ a surety company, having its principal place of business in _ _State of duly authorized to do business in the State of Connecticut, as Surety, are held and firmly bound unto the Banking Commissioner of the State of Connecticut for the use of the people of the State and the Commissioner, as Obligees, in the for the payment of which penal sum the said Principal and Surety do jointly and severally bind themselves, their heirs, executors, administrators, successors and assigns, and each and every of them firmly by these presents. Signed, sealed and delivered this ______ day of ______ A.D., 20___ THE CONDITION OF THIS OBLIGATION IS SUCH THAT WHEREAS, the above-named Principal is licensed or has made application or renewal application to the Commissioner for a license to engage in the business of making residential mortgage loans or acting as a mortgage broker in the state of Connecticut pursuant to the provisions of Sections 36a-485 to 36a-534c, inclusive, of the Connecticut General Statutes, as may be amended, and any regulations promulgated NOW, THEREFORE, if the said Principal and any mortgage loan originator sponsored by said Principal: faithfully perform any and all written agreements or commitments with or for the benefit of borrowers and prospective borrowers; truly and faithfully account for all funds received from a borrower or prospective borrower by the Principal in the Principal's capacity as a mortgage lender mortgage correspondent lender mortgage broker (check appropriate box) or by a mortgage loan originator in such capacity; and conduct such mortgage business consistent with Sections 36a-485 to 36a-498f, inclusive, 36a-534a and 36a-534b of the Connecticut General Statutes, as may be amended, then this obligation shall be null and void; otherwise to remain in full force and effect. The duration of this bond shall be continuous. The Surety shall have the right to cancel the bond at any time by a written notice to the Obligee, stating the date cancellation shall take effect. Such notice shall be sent by certified mail to the Obligee at least thirty (30) days prior to the date of cancellation. Any borrower or prospective borrower who may be damaged by failure of the Principal or such Principal's mortgage loan originators to perform any written agreements or commitments, or by the wrongful conversion of funds paid by a borrower or prospective borrower to said Principal or its mortgage loan originators, may proceed on such bond against the Principal or Surety, or both, to recover damages, and any borrower or prospective borrower who may be damaged by the Principal's or mortgage loan originator's failure to satisfy a judgment against such Principal or mortgage loan originator arising from the making or brokering of a nonprime home loan, as defined in Section 36a-760 of the Connecticut General Statutes, as may be amended, may proceed on such bond against the Principal or Surety, or both, to recover the amount of the judgment, subject to the following conditions: 1. Such person must advise the Surety, in writing, of such failure or wrongful conversion within ninety (90) days of the discovery of such occurrence; and 2. No suit or action to recover under this bond will commence after the expiration of one (1) year following the receipt of notice of failure or wrongful conversion by the Principal or its mortgage loan originators, it being understood, however, that if any limitation embodied in this bond is prohibited by any law controlling the construction hereof, such limitation shall be deemed to be amended so as to be equal to the minimum period of limitation permitted by such law. Notwithstanding the above, the Commissioner may proceed on such bond against the Principal or Surety, or both, to collect any civil penalty imposed pursuant to subsection (a) of Section 36a-50 of the Connecticut General Statutes, as may be amended, and any unpaid costs of examination as determined pursuant to Section 36a-65 of the Connecticut General Statutes, as may be amended. The Principal shall notify the Commissioner of the commencement of an action on the Principal's bond, and the Commissioner may require the filing of a new bond. Immediately on recovery on any action on the bond, the Principal shall file a new bond. Further, in no event shall the aggregate liability under the bond exceed the penal sum of the bond. IN WITNESS WHEREOF, the said (Principal) has hereunto set his, her, its hand and seal and the said has caused this instrument to be signed by its _ and its corporate seal to be hereunto affixed, the day and year first written. Witness as to Principal

Bond forms change; this is for educational purposes only.

(Principal)

(Surety)

(LS)

(LS)

ADDRESS OF OFFICE(S) LICENSED/TO BE LICENSED:



Surety Bond Application

AGENCY NAME:	AGENCY CONTACT:					
	_AGENCY FAX:AGENCY EMAIL:					
AGENCY ADDRESS:	City:		State:	Zip:		
CURRENT OR EXPIRING QUOTE WE ARE LOOKING TO BEAT?						
NAME OF PREVIOUS SURETY COMPANY WRITING THE BOND?						
SECTION I: BOND APPLIED FOR						
Type of Bond:Effective Date:Expiration Date:						
Type of Company CORP LLC DBA PARTNERSHIP Bond Amount:						
(Obligee):						
Obligee Address						
SECTION II: GENERAL INFORMATION						
Applicant's Name:Spouse Name:						
SS#:Spouse SS	S#:	Ho	me Phone: ()			
Residence Address:	City:	St	ate:	Zip:		
Business Name:						
Business Phone: ()	_Business Fax: ()	E-mail:			
Business Address:	City:	St	ate:	Zip:		
Date Business BEGAN under present Individual or Firm Name: BUSINESS TAX ID:						
HAS ANY COMPANY REFUSED TO ISSUE BONDS DO YOU HAVE ANY LIENS, CLAIMS OR JUDGMENTS						
FOR ANY PURPOSE? YES NO AGAINST YOU? YES NO AGAINST YOU? YES NO AGAINST YOU?						
HAS APPLICANT EVER FAILED IN BUSINESS? YES ☐ NO☐ HAS APPLICANT EVER FILED BANKRUPTCY? YES ☐ NO☐ IF YES TO ANY, PLEASE EXPLAIN ON A SEPERATE SHEET OF PAPER						
SECTION III: ADDITIONAL OWNERS OR PARTNERS AS REQUIRED						
NAME:SPOUSE NAME:						
SS#:	SPOUSE S	SS#:	PHON	E:		
HOME ADDRESS:	City:		state:			
PERSONAL FINANCIALS (IF MORE THAN ONE OWNER, EACH HAS TO FILL OUT THIS APPLICATION)						
STATEMENT OF ASSETS AND LIABILITIES AS OF						
CASH IN BANK		NOTES DAVABLE TO	LIABILITIES			
CASH ON HAND		NOTES PAYABLE TO BANKS NOTES TO OTHERS (excl. of equipment)				
STOCKS AND BONDS		ACCOUNTS PAYABLE				
ACCOUNTS RECEIVABLE		FEDERAL & STATE INCOME TAX DUE				
NOTES RECEIVABLE		ALL OTHER TAXES				
INVENTORY CASH VALUE LIFE INSURANCE		ACCRUALS, PAYROLLS, ETC.				
EQUIPMENT		DUE ON EQUIPMENT				
REAL ESTATE		DUE ON REAL ESTATE				
OTHER ASSETS		OTHER LIABILITIES				
		CAPITAL STOCK (if a corporation)				
		SURPLUS AND UNDIVIDED PROFITS				
TOTAL ACCETS						
TOTAL ASSETS		TOTAL LIABILITIES NET WORTH				
Name of Owners	Name and 1	itle of Officers % OWNERSHIP IN COMPANY				

COMPLETION OF THIS FORM CONSTITUTES PERMISSION FOR WORLDWIDE INSURANCE SPECIALISTS INC. TO OBTAIN CONSUMER INFORMATION WHICH WILL BE USED TO DETERMINE BONDING ELIGIBILITY. THIS INFORMATION WILL BE HELD IN THE STRICTEST CONFIDENCE NO PREMIUM FINANCING WILL BE ACCEPTED AS PREMIUM IS EARNED IN FULL.

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