LICENSED MORTGAGE LOAN ORIGINATORS **INDIVIDUAL BOND**

Date:	Bond No.		
	Originator NMLS No.:		
WHEREAS, Article 12-E of the Banking Law of the State Ioan originator (hereinafter, "Principal") to furnish to the "Superintendent") a surety bond in an amount based on Principal 420.15 of the Superintendent's Regulations; and	Superintendent of Banks of New York (the		
WHEREAS, Principal is required to furnish to the Suspension of the Supersion of the Supersi			
NOW, THEREFORE, KNOW ALL MEN BY THESE PRE	esents:		
I. THAT			
as Principal, and	,a Surety		
Company having its principal place of business in	County of		
State of duly authorized to do business in the			
mortgage loan activities of Principal, are each firmly bound unto t	he Superintendent, as Obligee, in the principal sum		
of \$, for the exclusive use of Obligee, who	only may make claims hereunder, for the following		
event or events (individually, an "Occurrence") involving Princip	oal: (i) reimbursement of consumer fees or other		
charges determined by Obligee to have been improperly charge	ged or collected by Principal in violation of the		
business conduct and consumer protection laws and regulations	applicable to Principal (each, an "Applicable Law");		
(ii) payment of fines and penalties assessed against Principal for v	riolations of an Applicable Law; (iii) in the event of		
the bankruptcy of Principal, or the surrender, termination or re	evocation of Principal's license, payment of unpaid		
Banking Department fees or expenses assessed against Principal;	and (iv) payment for damages to persons through		
Principal's acts or omissions related to Principal's activities as a r	nortgage loan originator as determined by a court		
or hearing officer to have been in violation of an Applicable Lav	w; for the payment of which, well and truly to be		
made, Principal and Surety bind ourselves, our heirs, executors,	administrators, successors and assigns, jointly and		
severally by these presents.			
2. Obligee shall notify the Surety in writing of any Occur	rence which may cause the payment of this surety		
bond within ninety days of the discovery of the event or even	its giving rise to an Occurrence. Payment of this		
surety bond shall be made by the Surety to Obligee upon pres	entation of a written demand for payment to the		
Surety by Obligee. Said demand for payment shall be made with	in one year from the discovery of an Occurrence;		
provided, however, in the event an Occurrence results in an adm	inistrative hearing to suspend or revoke Principal's		
license or legal proceeding in a court of law, then the demand for	payment under the bond shall be made within one		
year of issuance of Obligee's order resulting from the hearing o	r a final decision in such court matter. The Surety		
shall pay to Obligee the lesser of the amount of the bond in ful	I or the actual damages as determined by Obligee		

within ninety days of receipt of such written demand for payment.

- 3. This bond shall continue in full force and effect indefinitely, subject, however, to cancellation. If the Surety shall so elect, this bond may be cancelled at any time by the Surety by filing with the Obligee a written notice of such cancellation by registered or certified mail with return receipt requested, the cancellation to be effective not less than thirty days after receipt by Obligee of such notice. The filing of such notice shall not discharge the Surety from any liability already accrued under this bond or which shall accrue herein before the expiration of such thirty day or other applicable period. The Surety shall remain liable for claims issued during the term of this bond and prior to the date of cancellation.
- 4. Obligee shall release this surety bond within six months (twelve months in the event matters covered by Section 4(iv) below are pending) of the bankruptcy of Principal, or the termination, surrender or revocation of Principal's license, provided that the proceeds of the bond shall have first been applied to: (i) reimbursement of all consumer fees or other charges determined by Obligee to be improperly charged or collected by Principal in violation of an Applicable Law; (ii) all fines and penalties assessed against Principal for violations of an Applicable Law; (iii) all Banking Department examination costs, assessments and fees, if any, outstanding against Principal; and (iv) payment for damages to persons through Principal's acts or omissions related to Principal's activities as a mortgage loan originator as determined by a court or hearing officer to have been in violation of an Applicable Law. Nothing contained herein to the contrary shall prevent Obligee from continuing to retain possession of the bond or its proceeds in the event of ongoing litigation involving Principal.
- 5. Regardless of the number of years this bond remains in force, the aggregate liability of the Surety for any and all claims or judgments in no event shall exceed the full penal sum hereof, unless such sum has been replenished to comply with requirements of Obligee.

In Witness Wher	eof, we have duly executed the foregoing t	hisday of	, 20
to be effective on the	day of, 20		
	BY:Sign:	ature of Principal	
	Print Principal name:		
	Business Address:		
	Name BY:	of Surety Company	
	· · · · · · · · · · · · · · · · · · ·	lame and Title	
	(if Attorney In Fact, must at	tach valid Power of Attorney from Surety	/)

INTEGRITY SURETY BOND APPLICATION

AGENCY NAME:			AGENCY CONTA	CT	
AGENCY PHONE:	AGENCY	FAX:	E-MAIL:		
AGENCY ADDRESS:(Street)					
CURRENT OR EXPIRING QUOTE WE AR	E LOOKING TO REAT	7	(City)	(State)	(Zip)
NAME OF PREVIOUS SURETY COMPAN					
SECTION I: BOND APPLIED FOR:					
TYPE OF BOND:		EFF.DATE:	EXP.DA	TE:	
TYPE OF COMPANY CORP ☐ LLC ☐	DBA 🗌 PARTNE				
OBLIGEE:					
OBLIGEE ADDRESS:					
SECTION II: GENERAL INFORMATION		(City)	(State)		(Zip)
APPLICANT'S NAME:		SPOUSE NAME			
SS#: SPC	DUSE SS#	_ Н	OME PHONE:		
RESIDENTIAL ADDRESS:		_			
(Street)		(City)	(State)		(Zip)
BUSINESS NAME:					
BUSINESS PHONE:	BUSINESS FAX:		Client E-mail		
BUSINESS ADDRESS:					
(Street)			(State)		(Zip)
DATE BUSINESS BEGAN UNDER CURREN	IT NAME:		BUSINESS TAX ID:		
HAS ANY COMPANY REFUSED TO ISSUE			LIENS, CLAIMS, OR JUDG	EMENTS	YES NO
BONDS FOR ANY PURPOSE?		AGAINST YOU?			
HAS APPLICANT EVER FAILED IN BUSINE	SS? YES 🗌 NO 🗌	HAS APPLICANT EVI	ER FILED BANKRUPTCY?	?	YES NO
IF YES TO ANY	, PLEASE EXPLAIN ON	A SEPERATE SHEET	OF PAPER:		
			- C		
<u>SECTION III</u> : ADDITIONAL OWNERS / PAR APPLICANT'S NAME:	TNERS	SPOUSE NAME			
	DUSE SS#	_ _ H	OME PHONE:		
RESIDENTIAL ADDRESS:					
(Street)		(City)	(State)		(Zip)
	MENT OF ASSETS &				
ASSETS		LIABILITI			
CASH ON HAND	\$	NOTES PAYABLE		\$	
CASH ON HAND STOCKS & BONDS	\$	NOTES PAYABLE TO OTHERS ACCOUNTS PAYABLE		\$	
ACCOUNTS RECEIVABLE	\$	FEDERAL & STATE INCOME TAX DUE		\$	
NOTES RECEIVABLE	\$ \$	ALL OTHER TAXES		\$	
INVENTORY	\$	ACCRUALS, PAYROLLS, ETC.		\$	
CASH VALUE OF LIFE INSURANCE	\$	DUE ON EQUIPMENT		\$	
EQUIPMENT	\$	DUE ON REAL ESTATE		\$	
REAL ESTATE	\$	OTHER LIABILITIES		\$	
OTHER ASSETS	\$	CAPITAL STOCK (IF A CORPORATION) \$			
	*	SURPLUS & UND	IVIDED PROFITS	\$	
TOTAL ASSETS	\$	TOTAL LIABILITI	ES	\$	
		NET WORTH		\$	
NAME OF OWNERS	NAME & TITLE	OF OFFICERS	PERCENTAGE OF OW	NERSHIP	

Completion of this form constitutes permission 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.

Integrity Bonds Inc Toll Free: (866) 420-2613

Local (480) 626-8916 Fax: (602) 674-8235

E-Mail info@integritybonds.com