

In order to properly obtain electronic signatures for loan documentation, we require a unique email address for each signer. Please provide a separate email address for both the borrower and co-borrower below. Be sure that any email address provided is properly functioning, accessible, and spelled correctly below, as future loan documentation will be sent to this address.

Borrower's Name

Borrower's Email

Co-Borrower's Name

Co-Borrower's Email

Please complete all fields of the loan application to the best of your ability. Incomplete information may delay the application process or hinder our ability to offer the proper loan product. Please indicate below your preferred method of contact should we need to reach you for further information.

Email

Phone (Please provide in field below)

Completed applications may be submitted to the secure file drop linked below.

Upload Completed Application

Please retain a copy of the completed application should the need arise to modify or resubmit the application.

Upon review of a completed loan application, applicants will be contacted via email with a link to digitally sign the application and any accompanying disclosures, notices, or questionnaires that may be required for your selected loan product.

Uniform Residential Loan Application

This application is designed to be completed by the applicant(s) with the Lender's assistance. Applicants should complete this form as "Borrower" or "Co-Borrower," as applicable. Co-Borrower information must also be provided (and the appropriate box checked) when \Box the income or assets of a person other than the Borrower (including the Borrower's spouse) will be used as a basis for loan qualification or \Box the income or assets of the Borrower's spouse or other person who has community property rights pursuant to state law will not be used as a basis for loan qualification, but his or her liabilities must be considered because the spouse or other person has community property rights pursuant to applicable law and Borrower resides in a community property state, the security property is located in a community property state as a basis for repayment of the loan.

If this is an application for joint credit, Borrower and Co-Borrower each agree that we intend to apply for joint credit (sign below):

Borrower				Co-Borrower	OFN	IORTGAG	E AND T	FRM	S OF LO	ΔN						
Mortgage Applied for:	□ VA □ FHA	□ US	nventional DA/Rural using Servi	□ Oth	er (expl				Agency Case		ber	Le	ender C	Case Num	lber	
Amount \$		Interest Rate	<u>using Servi</u> %	No. of Mont	hs	Amortizat	ion Type:		GPM	e	□ Other (explain □ ARM (type):	n):				
				II. PROPER	RTY IN	FORMAT	ION ANI) PUR	RPOSE O	F LOA	AN					
Subject Property Address (street, city, state & ZIP) No. of Units									No. of Units							
Legal Description	on of Subject Prop	perty (attach desc	ription if ne	ecessary)												Year Built
Purpose of Loar	n □ Purchase			□ Other (exp nent	olain):			-	erty will be rimary Resi		□ Secon	idary Res	idence	•		Investment
Complete this li	ne if construction	n or construction	-permanen	ıt loan.												
Year Lot Acquired	Original Cost		ī	Existing Liens		(a) Present V	alue of Lo	t		(b)	Cost of Improvem	ents		Total (a	+ b)	
	\$		\$			\$				\$				\$		
Complete this li	ne if this is a refi	nance loan.	•													
Year Acquired	Original Cost		Amount	Existing Liens		Purpose of	Refinance			Descr	ibe Improvements		□ r	made	□ t	o be made
	\$		\$							Cost:	\$					
Title will be held	d in what Name(s))							Manner in	n which	n Title will be held	l			□ Fe	e will be held in: e Simple asehold (show
Source of Down	Payment, Settlen	nent Charges, and	l/or Subord	linate Financing	(explain	1)										piration date)
	Borrov	wor			ш	BORROWE	R INFOR	PMAT	TION				Co-B	orrowe		
Borrower's Nam	ne (include Jr. or S									ude Jr.	or Sr. if applicable		С0-Б	UTION		
Social Security I	Number	Home Phone (incl. area code		OB (mm/dd/yyy	yy)	Yrs. School	Social Se	ecurity	Number		Home Phone (incl. area code)		DOB ((mm/dd/y	ууу)	Yrs. School
□ Married	Unmarried (ind	clude	Dependen	ts (not listed by	Co-Bor	rower)	🗆 Marri	ied	🗆 Unmarri	ed (incl	lude	Depen	dents (not listed	by Bo	rower)
□ Separated	single, divorce	ed, widowed)	no.	a	iges		□ Separated single, divorced, widowed) no. ages									
Present Address	(street, city, state	, ZIP)	□ Ov	vn 🗆 Rent_	No	. Yrs.	Present A	Address	s (street, cit	y, state	, ZIP)	⊐ Own		Rent	_No. Yı	rs.
Mailing Address	s, if different from	Present Address					Mailing .	Addres	s, if differe	nt from	Present Address					
If residing at pr	esent address for	less than two yee	ars, comple	ete the following	:											
Former Address	Former Address (street, city, state, ZIP) \Box Own \Box RentNo. Yrs. Former Address (street, city, state, ZIP) \Box Own \Box RentNo. Yrs.															
	Borr	ower			IV	. EMPLOY	MENT I	NFOR	MATIO	N			Co-	Borrow	ver	
Name & Addres	s of Employer		□ Self		rs. on th	5	Na	ame & .	Address of	Emplo	yer 🗆	Self En	ployed		on this	5
						oyed in this ork/profession										yed in this c/profession
Position/Title/T	ype of Business	Busine	ss Phone (in	ncl. area code)			Ро	osition/	Title/Type of	of Busi	ness	В	isiness	s Phone (i	ncl. are	a code)
If employed in c	urrent position fo	or less than two y	ears or if c	currently employ	yed in n	ore than one	position, c	omplet	te the follow	ving:						

Borrower				IV. EMPLOYMENT INFOR			ORMATION (cont'd) Co-Boi			rower		
Name & Address of Employer			nployed	Dates (f	řrom – to)	Name	& Address of Employer	□ Self	Employed	Dates (from – to)		
			ŀ	Monthly	y Income					Monthly Income		
				\$						\$		
Position/Title/Type of Busi	ness	В	Business Pl	hone		Positi	on/Title/Type of Business		Business I	Phone		
		(ii	incl. area c	code)					(incl. area	code)		
Name & Address of Emplo	yer	□ Self Em	nployed	Dates (f	rom – to)	Name	& Address of Employer	□ Self	Employed	Dates (from – to)		
				Monthly \$	y Income					Monthly Income		
Position/Title/Type of Business Business			Business Pl	Phone		Positi	on/Title/Type of Business		Business Phone			
		(i	incl. area c	code)					(incl. area	code)		
	V. N	IONTHL	LY INCO	OME A	ND COMBINE	D HO	USING EXPENSE INFORMAT	ION				
Gross Monthly Income	Borrower	Co-	o-Borrowe	er	Total		Combined Monthly Housing Expense	Pres	ent	Proposed		
Base Empl. Income*	\$	\$			\$		Rent	\$				
Overtime							First Mortgage (P&I)			\$		
Bonuses							Other Financing (P&I)					
Commissions							Hazard Insurance					
Dividends/Interest							Real Estate Taxes					
Net Rental Income							Mortgage Insurance					
Other (before completing, see the notice in "describe							Homeowner Assn. Dues					
other income," below)							Other:					
Total	\$	\$			\$		Total	\$		\$		

* Self Employed Borrower(s) may be required to provide additional documentation such as tax returns and financial statements.

Describe Other Income

B/C

Notice: Alimony, child support, or separate maintenance income need not be revealed if the Borrower (B) or Co-Borrower (C) does not choose to have it considered for repaying this loan.

Monthly Amount

	\$

VI. ASSETS AND LIABILITIES

This Statement and any applicable supporting schedules may be completed jointly by both married and unmarried Co-Borrowers if their assets and liabilities are sufficiently joined so that the Statement can be meaningfully and fairly presented on a combined basis; otherwise, separate Statements and Schedules are required. If the Co-Borrower section was completed about a non-applicant spouse or other person, this Statement and supporting schedules must be completed about that spouse or other person also.

Completed D Jointly D Not Jointly

ASSETS Description Cash deposit toward purchase held by:	Cash or Market Value \$	Liabilities and Pledged Assets. List the creditor's name, address, and account number for all outstanding debts, including automobile loans, revolving charge accounts, real estate loans, alimony, child support, stock pledges, etc. Us continuation sheet, if necessary. Indicate by (*) those liabilities, which will be satisfied upon sale of real estate owned or upon refinancing of the subject property.						
List checking and savings accounts below	,	LIABILITIES	Monthly Payment & Months Left to Pay	Unpaid Balance				
Name and address of Bank, S&L, or Credit Union		Name and address of Company	\$ Payment/Months	\$				
Acct. no.	\$	Acct. no.						
Name and address of Bank, S&L, or Credi	t Union	Name and address of Company	\$ Payment/Months	\$				
Acct. no.	\$	Acct. no.						
Name and address of Bank, S&L, or Credi	t Union	Name and address of Company	\$ Payment/Months	\$				
Acct. no.	\$	Acct no						

	V	I. ASSETS AND LIAH	BILITIES (cont'd)		
Name and address of Bank, S&L, or Cred	it Union	Name and address of Cor	npany	\$ Payment/Months	\$
Acct. no.	\$	Acct. no.			
Stocks & Bonds (Company name/ number & description)	\$	Name and address of Cor	npany	\$ Payment/Months	\$
		Acct. no.			
Life insurance net cash value	\$	Name and address of Cor	npany	\$ Payment/Months	\$
Face amount: \$					
Subtotal Liquid Assets	\$				
Real estate owned (enter market value from schedule of real estate owned)	\$				
Vested interest in retirement fund	\$				
Net worth of business(es) owned (attach financial statement)	\$	Acct. no.			
Automobiles owned (make and year)	\$	Alimony/Child Support/S Maintenance Payments O	beparate wed to:	\$	
Other Assets (itemize)	\$	Job-Related Expense (chi	ld care, union dues, etc.)	\$	
		Total Monthly Payment	s	\$	
Total Assets a.	\$	Net Worth (a minus b)	\$	Total Liabilities b.	\$

Schedule of Real Estate Owned (If additional properties are owned, use continuation sheet.)

Property Address (enter S if sold, PS if pending sale of if rental being held for income)	or R Type of Property	Amount of Mortgages & Liens	Gross Rental Income	Mortgage Payments	Insurance, Maintenance, Taxes & Misc.	Net Rental Income
		\$ \$	\$	\$	\$	\$
List on additional names under which availables	Totals	\$ \$	\$	\$	\$	\$

List any additional names under which credit has previously been received and indicate appropriate creditor name(s) and account number(s):

Alternate Name

Creditor Name

Account Number

	VII. DETAILS OF TRANSAC	ΓΙΟΝ	VIII. DECLARATIONS				
a.	Purchase price	\$	If you answer "Yes" to any questions a through i,	Borr	ower	Co-Boi	rower
			please use continuation sheet for explanation.		No	Yes	No
b.	Alterations, improvements, repairs		a. Are there any outstanding judgments against you?				
c.	Land (if acquired separately)		b. Have you been declared bankrupt within the past 7 years?				
d.	Refinance (incl. debts to be paid off)		c. Have you had property foreclosed upon or given title or deed in lieu thereof in the last 7 years?				
e.	Estimated prepaid items		d. Are you a party to a lawsuit?				
f.	Estimated closing costs		e. Have you directly or indirectly been obligated on any				
g.	PMI, MIP, Funding Fee		loan which resulted in foreclosure, transfer of title in lieu of foreclosure, or judgment?				
h.	Discount (if Borrower will pay)		(This would include such loans as home mortgage loans, SBA loans, home improvement loans, educational loans, manufactured (mobile) home loans, any				
i.	Total costs (add items a through h)		mortgage, financial obligation, bond, or loan guarantee. If "Yes," provide details, including date, name, and address of Lender, FHA or VA case number, if any, and reasons for the action.)				

	VII. DETAILS OF TRANSACTION	VIII. DECLARATIONS								
		If you answer "Yes" to any question a through i, please use	Borro	ower	Co-Borrower					
j.	Subordinate financing	continuation sheet for explanation.	Yes	No	Yes	No				
k.	Borrower's closing costs paid by	f. Are you presently delinquent or in default on any Federal debt or any other loan, mortgage, financial obligation, bond, or loan guarantee?								
	Seller	g. Are you obligated to pay alimony, child support, or separate maintenance?								
1.	Other Credits (explain)	h. Is any part of the down payment borrowed?								
1.		i. Are you a co-maker or endorser on a note?								
m.	Loan amount (exclude PMI, MIP, Funding Fee financed)									
		j. Are you a U.S. citizen?								
n.	PMI, MIP, Funding Fee financed	k. Are you a permanent resident alien?								
0.	Loan amount (add m & n)	 Do you intend to occupy the property as your primary residence? If X₁, y₁ = an analysis of balance 								
p.	Cash from/to Borrower (subtract j, k, l & o from i)	If Yes," complete question m below.m. Have you had an ownership interest in a property in the last three years?								
		(1) What type of property did you own—principal residence (PR), second home (SH), or investment property (IP)?								
		(2) How did you hold title to the home— by yourself (S), jointly with your spouse (SP), or jointly with another person (O)?								
		IX. ACKNOWLEDGEMENT AND AGREEMENT								

Each of the undersigned specifically represents to Lender and to Lender's actual or potential agents, brokers, processors, attorneys, insurers, servicers, successors and assigns and agrees and acknowledges that: (1) the information provided in this application is true and correct as of the date set forth opposite my signature and that any intentional or negligent misrepresentation of this information contained in this application may result in civil liability, including monetary damages, to any person who may suffer any loss due to reliance upon any misrepresentation that I have made on this application, and/or in criminal penalties including, but not limited to, fine or imprisonment or both under the provisions of Title 18, United States Code, Sec. 1001, et seq.; (2) the loan requested pursuant to this application, (a) the property will be secured by a mortgage or deed of trust on the property described in this application; (3) the property will not be used for any illegal or prohibited purpose or use; (4) all statements made in this application are made for the purpose of obtaining a residential mortgage loan; (5) the property will be occupied as indicated in this application; (6) the Lender, its servicers, successors, and assigns may retain the original and/or an electronic record of this application, whether or not the Loan is approved; (7) the Lender and its agents, brokers, insurers, servicers, successors, and assigns may continuously rely on the information contained in the application, and I am obligated to amend and/or supplement the information provided in this application if any of the Loan (8) in the event that my payments on the Loan become delinquent, the Lender, its servicers, successors or assigns may, in addition to any other rights and remedies that it may have relating to such delinquency, report my name and account information to one or more consumer reporting agencies; (9) ownership of the Loan and/or administration of the Loan account may be tra nsferred with such notice as may be required

Acknowledgement. Each of the undersigned hereby acknowledges that any owner of the Loan, its servicers, successors and assigns, may verify or reverify any information contained in this application or_obtain any information or data relating to the Loan, for any legitimate business purpose through any source, including a source named in this application or a consumer reporting agency.

Borrower's Signature	Date	Co-Borrower's Signature	Date			
Χ		X				
X. INFORMATION FOR GOVERNMENT MONITORING PURPOSES						

The following information is requested by the Federal Government for certain types of loans related to a dwelling in order to monitor the lender's compliance with equal credit opportunity, fair housing and home mortgage disclosure laws. You are not required to furnish this information, but are en couraged to do so. The law provides that a lender may not discriminate either on the bas is of this information, or on whether you choose to furnish it. If you furnish the information, please provide both ethnicity and race. For race, you may check more than one designation. If you do not furnish ethnicity, race, or sex, under Federal regulations, this lender is required to note the information on the basis of visual observation and sumame if you have made this application in person. If you do not wish to furnish the information, please check the box below. (Lender must review the above material to assure that the disclosures satisfy all requirements to which the lender is subject under applicable state law for the particular type of loan applied for.)

BORROWER I do not wish to furnish this information	CO-BORROWER I do not wish to furnish this information					
Ethnicity: Hispanic or Latino Not Hispanic or Latino	Ethnicity: Hispanic or Latino . Not Hispanic or Latino					
Race: American Indian or Asian Black or African American Alaska Native Native Hawaiian or White Other Pacific Islander White	Race: American Indian or Asian Black or African American Alaska Native Native Hawaiian or White Other Pacific Islander White					
Sex: Female Male	Sex: Female Male					
To be Completed by Loan Originator: This information was provided: In a face-to-face interview By the applicant and submitted by fax or mail By the applicant and submitted via e-mail or the Internet Loan Originator's Signature						
X	Date					
Loan Originator's Name (print or type) Loan Originator Identifier	Loan Originator's Phone Number (including area code)					
Loan Origination Company's Name Loan Origination Company Id	lentifier Loan Origination Company's Address					

Use this continuation sheet if you need more space to complete the Residential Loan Application. Mark B f or Borrower or C for Co-Borrower.	Borrower:	Agency Case Number:
	Co-Borrower:	Lender Case Number:

I/We fully understand that it is a Federal crime punishable by fine or imprisonment, or both, to knowingly make any false statements concerning any of the above facts as applicable under the provisions of Title 18, United States Code, Section 1001, et seq.

Borrower's Signature	Date	Co-Borrower's Signature	Date
Х		X	

INSTRUCTIONS

Uniform Residential Loan Application

The lender uses this form to record relevant financial information about an applicant who applies for a conventional one- to four-family mortgage. Roman numerals in these instructions correspond to the sections on the form.

Lenders must use the PDF dated 6/09 for mortgage loans applications taken on or after July 1, 2010.

Printing Instructions

We provide Form 1003 in an electronic format that prints as a letter size document. However, lenders may print Form 1003 as a legal size document or with different fonts or margins that may affect pagination; we have no specific standards for the number or size of pages the form may have. Consequently, the number and size of pages will not affect compliance with Fannie Mae requirements pertaining to use of the Uniform Residential Loan Application, provided that the content of the form has not been materially altered. When printing this form, you must use the "shrink to fit" option in the Adobe Acrobat print dialogue box.

Instructions

The lender may accept applications taken during a face-to-face interview, over the telephone, through the mail, or via the Internet. The lender should complete all blanks and attach any separate exhibits, details, or statements that are relevant to underwriting the mortgage. The borrower(s) must sign the original application at the time it is completed. If the application is taken over the telephone or via the Internet, the borrower(s) must sign the completed application as soon as possible thereafter. However, an electronic signature or facsimile of the borrower's signature is acceptable as indicated in the "Acknowledgment and Agreement" section of the application. The lender should retain the original application with the supporting information provided by the borrower(s). Before or at the loan closing, the borrower(s) must sign the final application that the lender prepares based on its verification of the information that the borrower(s) provided in the original application.

The instructions at the top of Form 1003 are consistent with the permissible inquiries that creditors are allowed to make under the Equal Credit Opportunity Act (ECOA). Although ECOA permits the lender in a community property state to obtain information regarding the liabilities of a borrower's spouse even though he or she is not applying for the mortgage and his or her income will not be considered for loan qualification purposes, we do not require the lender to obtain the information. This also means that in states where another person shares community property rights with the applicant, the lender does not need to include information on that person's liabilities if he or she is not an applicant.

Note: The following instructions highlight certain sections of the form.

Introductory Statement

We recognize that the introductory paragraph of Form 1003 differs slightly from the introductory paragraph in the Uniform Residential Loan Application found on Freddie Mac's website, Freddie Mac Form 65. However, because we have determined that these differences are not material, Fannie Mae will deem either version to comply with our requirements for use of the Uniform Residential Loan Application.

V. Monthly Income and Combined Housing Expense Information

Gross Monthly Income: If the net cash flow for an investment property is a positive number, it should be listed as "net rental income." If it is a negative number, it must be included in the applicant's monthly obligations. If the property is a two- to fourunit property for which the applicant occupies one of the units as a principal residence, the monthly rental income should be listed as "net rental income."

Combined Monthly Housing Expense: The present monthly housing expenses for the borrower and the co- borrower should be listed on a combined basis. The proposed monthly housing expense for a two- to four-unit property in which the applicant will occupy a unit as a principal residence should reflect the monthly payment (PITIA) for the subject property. For all one- to four-unit investment properties the present monthly housing expense should reflect the applicant's principal residence.

VI. Assets and Liabilities

When the borrower's and co-borrower's assets and liabilities are not sufficiently joined to make a combined statement meaningful, a separate Statement of Assets and Liabilities (Form 1003A) should be completed for the co-borrower.

VII. Details of Transaction

The purchase price shown on Line "a" under the "Details of Transaction" should not include any discounts or rebates or other allowances paid or allowed to the purchaser. For refinancing, the amount being refinanced should be shown on Line "d" -- Refinance. The figure should include the total amount of all existing liens plus the costs of improvements that have been -- or will be -- made. Lines "a", "b", and "c" should not be used to describe a refinance transaction.

VIII. Declarations

Noncitizen Applicants: If an applicant indicates in his response to Question J that he is not a U.S. citizen, and also indicates in his response to Question K that he is not a permanent resident alien, the lender may wish to ask whether he is a nonpermanent resident alien or otherwise is lawfully present in the United States.

X. Information for Government Monitoring Purposes

This section is included to aid the federal government in monitoring compliance with equal credit opportunity, fair housing and home mortgage disclosure laws. Supplying this information is strictly voluntary on the part of the applicant, but lenders should ask all applicants to provide it, including those who apply by telephone and through the Internet, and should describe the reason for collecting this data. Race and ethnicity are separate categories, and although the lender should ask applicants to furnish information for both, applicants may furnish one but not the other. Note that there is no longer a place for applicants to indicate race as "Other" but applicants may check as many races as apply.

The Home Mortgage Disclosure Act and its implementing Regulation C generally require Lenders to collect sex, race, and ethnicity data on all applications.

When an application is taken in person and an applicant elects not to provide some or all of this information, federal law requires the lender to note the applicant's sex, ethnicity, and race on the form, based on the lender's visual observation or the applicant's surname. To aid in identifying applicants who may be of Hispanic ethnicity and who elect not to self-identify, the lender may wish to consult the list of Spanish surnames developed by the U.S. Bureau of the Census. Furthermore, the lender may wish to advise the applicant that he may complete or change the information in this section after the application is approved, at any time up until closing.

To Be Completed By Interviewer

The interviewer must complete this portion of the form to indicate the method used to take the application and to provide the name and telephone number of the interviewer, as well as his or her employer's name and address.

To Be Completed By Loan Originator (for PDF dated 06/09 for mortgage loans applications taken on or after January 1, 2010)

The loan originator must complete this portion of the form to indicate the method used to take the application and to provide the loan originator's name, ID, and telephone number, as well as his or her employer's name, company ID, and address.

Continuation Sheet/Residential Loan Application

Lenders may amend this section by including space to evidence intent to apply for joint credit. Other approaches, such as including this information on a separate document, are also acceptable to Fannie Mae, provided they meet the requirements of applicable law. Lenders should consult counsel to determine their alternatives.

Special Notice for Balloon Mortgages

For each balloon mortgage, the lender must insert a special notice regarding the nature of the balloon features on Form 1003 or in a separate attachment to the form.

If an attachment is used, the borrower(s) must sign the attachment. The following language must be inserted, using capital letters:

"THIS LOAN MUST EITHER BE PAID IN FULL AT MATURITY OR REFINANCED TO A MARKET LEVEL FIXED-RATE MORTGAGE. YOU MUST REPAY THE ENTIRE PRINCIPAL BALANCE OF THE LOAN AND UNPAID INTEREST THEN DUE IF YOU DO NOT QUALIFY FOR THE CONDITIONAL RIGHT TO REFINANCE AS SPECIFIED IN THE NOTE ADDENDUM AND MORTGAGE RIDER. THE LENDER IS UNDER NO OBLIGATION TO REFINANCE THE LOAN IF QUALIFICATION CONDITIONS ARE NOT MET. YOU WILL, THEREFORE, BE REQUIRED TO MAKE PAYMENT OUT OF OTHER ASSETS THAT YOU MAY OWN, OR YOU WILL HAVE TO FIND A LENDER, WHICH MAY BE THE LENDER YOU HAVE THIS LOAN WITH, WILLING TO LEND YOU THE MONEY. IF YOU REFINANCE THIS LOAN AT MATURITY, YOU MAY HAVE TO PAY SOME OR ALL OF THE CLOSING COSTS NORMALLY ASSOCIATED WITH A NEW LOAN EVEN IF YOU OBTAIN REFINANCING."

For California Applications

California Civil Code 1812.30 (j) requires that credit applications clearly specify that the applicant, if married, may apply for a separate account. This requirement is not inconsistent with the language at the beginning of Form 1003.

Lenders may revise the description of the "Married" box in Section III for Borrowers and Co-Borrowers by adding "(includes registered domestic partners)." If lenders are unable to insert the language due to the format of the form, this language may be added to the continuation sheet or included as an attachment to Form 1003.



DEAR MEMBER,

We want to let you know how much we appreciate your inquiry into our home equity products here at First Central Credit Union. In order to process your application, please provide us with the following documents:

- 1. Copy of your deed of trust or title policy
- 2. Copy of your most recent county property tax statement
- 3. Copy of your homeowner's insurance
- 4. Verification of income (two recent pay stubs and two most recent tax returns)
- 5. Copy of recent mortgage statement. (If no mortgage, please provide a copy of your Release of Lien)
- 6. Completed and signed loan application
- 7. Signed disclosures (including Disclosure Statement, Notice Concerning Extension of Credit, Home Equity Questionnaire)

Please gather the information and call our Loan Department to schedule an appointment. If you have any questions, please contact us at 254-776-9333.

Sincerely,

Loan Department First Central Credit Union

First Central Credit Union NMLS #779833

Disclosure Statement

NOTICE TO MORTGAGE LOAN APPLICANTS: THE RIGHT TO COLLECT YOUR MORTGAGE LOAN PAYMENTS MAY BE TRANSFERRED. FEDERAL LAW GIVES YOU CERTAIN RELATED RIGHTS. SIGN THE ACKNOWLEDGMENT AT THE END OF THIS STATEMENT ONLY IF YOU UNDERSTAND ITS CONTENTS.

Because you are applying for a mortgage loan covered by the Real Estate Settlement Procedures Act ("RESPA")(12 U.S.C. § 2601 et seq.) you have certain rights under that Federal Law. This statement tells you about those rights. It also tells you what the chances are that the servicing rights for this loan may be transferred to a different loan servicer. "Servicing" refers to collecting your principal, interest and escrow account payments, if any. If your loan servicer changes, there are certain procedures that must be followed. This statement generally explains those procedures.

Transfer Practices and Requirements

If the servicing of your loan is assigned, sold or transferred to a new servicer, you must be given written notice of that transfer. The present loan servicer must send you notice in writing of the assignment, sale or transfer of the servicing not less than 15 days before the effective date of the transfer. The new loan servicer must also send you notice within 15 days after the effective date of the transfer. The present servicer and the new servicer may combine this information in one notice, so long as the notice is sent to you 15 days before the effective date of the transfer. The 15 day period is not applicable if a notice of prospective transfer is provided to you at settlement. The law allows a delay in the time (not more than 30 days after a transfer) for servicers to notify you under certain limited circumstances, when your servicer is changed abruptly. This exception applies only if your servicer is fired for cause, is in bankruptcy proceedings, or is involved in a conservatorship or receivership initiated by a Federal Agency. Notices must contain certain information. They must contain the effective date of the transfer of the servicing of your loan to the new servicer, the name, address and toll-free or collect call telephone number of the new servicer, and toll-free or collect call telephone numbers of a person or department for both your present servicer and your new servicer to answer your questions about the transfer of servicing. During the 60 day period following the effective date of the transfer of the loan servicing, a loan payment received by your old servicer before its due date may not be treated by the new loan servicer as late, and a late fee may not be imposed on you.

Complaint Resolution

Section 6 of RESPA (12 U.S.C. §2605) gives you certain consumer rights, whether or not your loan servicing is transferred. If you send a "qualified written request" to your loan servicer concerning the servicing of your loan, your servicer must provide you with a written acknowledgment within 20 business days of receipt of your request. A "qualified written request" is a written correspondence, other than notice on a payment coupon or other payment medium supplied by the servicer, which includes your name and account number, and your reasons for the request. Not later than 60 business days after receiving your request, your servicer must make any appropriate corrections to your account, and must provide you with a written clarification regarding any dispute. During this 60 day period, your servicer may not provide information to a consumer reporting agency concerning any overdue payment related to this 60 day period or this qualified written request. A business day is any day, excluding public holidays (state or federal), Saturdays and Sundays.

Damages and Costs

Section 6 of RESPA also provides for damages and costs for individuals or classes of individuals in circumstances where servicers are shown to have violated the requirements of that Section.

Servicing Transfer Estimates

The next sentence puts forth the best estimate of what will happen to the servicing of your mortgage loan. We may assign, sell or transfer the servicing of your loan

sometime while the loan is outstanding, but we have no present intention of doing so. We are able to service your loan, and we will service your loan at the outset, and for an indeterminate time thereafter.

For all the mortgage loans that we make in the 12 month period after your mortgage is funded, we estimate that the percentage of mortgage loans for which we will transfer servicing is between 0 and 25%, and this estimate does include assignments, sales or transfers to any affiliates or subsidiaries. This is only our best estimate and it is not binding. Business conditions or other circumstances may affect our future transferring decisions.

In each of the past three years, we have transferred between 0 and 25% of the servicing of our loans. This information includes assignments, sales or transfers to any affiliates or subsidiaries.

ACKNOWLEDGMENT OF MORTGAGE LOAN APPLICANT

I/we have read this disclosure form, and understand its contents, as evidenced by my/or signature(s) below. I/we understand that this acknowledgment is a required part of the mortgage loan application.

APPLICANT'S SIGNATURE

CO- APPLICANT'S SIGNATURE

DATE

First Central Credit Union NMLS #779833 Texas Equity Questionnaire

1.	Is your property within the limits of an incorporated city?	YES	NO
	 Is your property a rural homestead? 		NO
2.		YES	110
	a. A homestead is rural if it is not in a city or town,		
	and does not have		
	b. Municipal utilities, and does not have municipal		
	fire protection, and		
	c. Does not have municipal police protection		
3.	Is your property larger than 1 acre?	YES	NO
4.	Is your property a duplex, triplex, or fourplex?	YES	NO
5.	Is your property a condominium?	YES	NO
6.	Are the proceeds from the loan exclusively for home	YES	NO
	improvements?		
7.	Does anyone else have an ownership interest in the property	YES	NO
	besides you and/or your spouse?		
	(All parties must sign all documents).		
8	Please list all liens on your property including 1st liens and hor	ne improve	nente

8. Please list all liens on your property including 1st liens and home improvements:

9.	Have you obtained equity from your home in the last 12 months	YES	NO
	by refinancing or obtaining a second mortgage?		
10	Powers of Attorney and mail-out closing are unacceptable.	YES	NO
	Are all parties available and capable of signing all documents?		
11.	Is your property designated for agricultural use as provided by statutes	YES	NO
	governing property tax?		
12	Are there any unpaid judgments liens or federal tax liens owed	YES	NO
	by or claimed against the property or applicants?		
13	. Have you and/or your spouse or any owner of the property filed	YES	NO
	bankruptcy within the last year?		
14	Do you have or claim any other property as homestead and do	YES	NO
	you claim a homestead tax exemption against other property?		
15	. Do you escrow your taxes and insurance?	YES	NO
16	. Are your property taxes and insurance paid current?	YES	NO

PLEASE READ THE FOLLOWING REGARDING YOUR REQUEST FOR AN EQUITY LOAN:

- One equity loan is permitted every 12 months, and one equity loan may be secured by a homestead at any given time.
- The applicant and First Central Credit Union must agree to the Fair Market Value established during the processing of your loan request.
- Powers of Attorney are not allowed, and all owners and their spouses must sign all documents.
- A 12 Calendar day waiting period is required from the latter of the date we receive the loan application signed and dated by all applicants or the "Notice Concerning Extensions of Credit" signed and dated by all applicants, to the date of closing. A 3 business day right of Rescission is required after closing before we can fund the loan and any forthcoming proceeds.

Applicant	Date	Applicant	Date
Applicant	Date	Applicant	Date

First Central Credit Union NMLS #779833

1/1/2018

	HOME EQUITY FILE INFORMATION
Member:	
Account Number:	
Property Description:	

<u>NOTICE CONCERNING EXTENSIONS OF CREDIT</u> DEFINED BY SECTION 50(a)(6), ARTICLE XVI, TEXAS CONSTITUTION

SECTION 50(a)(6), ARTICLE XVI, OF THE TEXAS CONSTITUTION ALLOWS CERTAIN LOANS TO BE SECURED AGAINST THE EQUITY IN YOUR HOME. SUCH LOANS ARE COMMONLY KNOWN AS EQUITY LOANS. IF YOU DO NOT REPAY THE LOAN OR IF YOU FAIL TO MEET THE TERMS OF THE LOAN, THE LENDER MAY FORECLOSE AND SELL YOUR HOME. THE CONSTITUTION PROVIDES THAT:

(A) THE LOAN MUST BE VOLUNTARILY CREATED WITH THE CONSENT OF EACH OWNER OF YOUR HOME AND EACH OWNER'S SPOUSE;

(B) THE PRINCIPAL LOAN AMOUNT AT THE TIME THE LOAN IS MADE MUST NOT EXCEED AN AMOUNT THAT, WHEN ADDED TO THE PRINCIPAL BALANCES OF ALL OTHER LIENS AGAINST YOUR HOME, IS MORE THAN 80 PERCENT OF THE FAIR MARKET VALUE OF YOUR HOME;

(C) THE LOAN MUST BE WITHOUT RECOURSE FOR PERSONAL LIABILITY AGAINST
 YOU AND YOUR SPOUSE UNLESS YOU OR YOUR SPOUSE OBTAINED THIS EXTENSION OF CREDIT
 BY ACTUAL FRAUD;

(D) THE LIEN SECURING THE LOAN MAY BE FORECLOSED UPON ONLY WITH A COURT ORDER;

(E) FEES AND CHARGES TO MAKE THE LOAN MAY NOT EXCEED 2 PERCENT OF THE LOAN AMOUNT, EXCEPT FOR A FEE OR CHARGE FOR AN APPRAISAL PERFORMED BY A THIRD PARTY APPRAISER, A PROPERTY SURVEY PERFORMED BY A STATE REGISTERED OR LICENSED SURVEYOR, A STATE BASE PREMIUM FOR A MORTGAGE POLICY OF TITLE INSURANCE WITH ENDORSEMENTS, OR A TITLE EXAMINATION REPORT;

(F) THE LOAN MAY NOT BE AN OPEN-END ACCOUNT THAT MAY BE DEBITED FROM TIME TO TIME OR UNDER WHICH CREDIT MAY BE EXTENDED FROM TIME TO TIME UNLESS IT IS A HOME EQUITY LINE OF CREDIT;

(G) YOU MAY PREPAY THE LOAN WITHOUT PENALTY OR CHARGE;

(H) NO ADDITIONAL COLLATERAL MAY BE SECURITY FOR THE LOAN;

(J) YOU ARE NOT REQUIRED TO REPAY THE LOAN EARLIER THAN AGREED SOLELY BECAUSE THE FAIR MARKET VALUE OF YOUR HOME DECREASES OR BECAUSE YOU DEFAULT ON ANOTHER LOAN THAT IS NOT SECURED BY YOUR HOME;

(K) ONLY ONE LOAN DESCRIBED BY SECTION 50(a)(6), ARTICLE XVI, OF THE TEXAS CONSTITUTION MAY BE SECURED WITH YOUR HOME AT ANY GIVEN TIME;

(L) THE LOAN MUST BE SCHEDULED TO BE REPAID IN PAYMENTS THAT EQUAL OR EXCEED THE AMOUNT OF ACCRUED INTEREST FOR EACH PAYMENT PERIOD;

(M) THE LOAN MAY NOT CLOSE BEFORE 12 DAYS AFTER YOU SUBMIT A WRITTEN APPLICATION TO THE LENDER OR BEFORE 12 DAYS AFTER YOU RECEIVE THIS NOTICE, WHICHEVER DATE IS LATER; AND MAY NOT WITHOUT YOUR CONSENT CLOSE BEFORE ONE BUSINESS DAY AFTER THE DATE ON WHICH YOU RECEIVE A COPY OF YOUR LOAN APPLICATION IF NOT PREVIOUSLY PROVIDED AND A FINAL ITEMIZED DISCLOSURE OF THE ACTUAL FEES, POINTS, INTEREST, COSTS, AND CHARGES THAT WILL BE CHARGED AT CLOSING; AND IF YOUR HOME WAS SECURITY FOR THE SAME TYPE OF LOAN WITHIN THE PAST YEAR, A NEW LOAN SECURED BY THE SAME PROPERTY MAY NOT CLOSE BEFORE ONE YEAR HAS PASSED FROM THE CLOSING DATE OF THE OTHER LOAN, UNLESS ON OATH YOU REQUEST AN EARLIER CLOSING DUE TO A DECLARED STATE OF EMERGENCY;

(N) THE LOAN MAY CLOSE ONLY AT THE OFFICE OF THE LENDER, TITLE COMPANY, OR AN ATTORNEY AT LAW;

(O) THE LENDER MAY CHARGE ANY FIXED OR VARIABLE RATE OF INTEREST AUTHORIZED BY STATUTE; (P) ONLY A LAWFULLY AUTHORIZED LENDER MAY MAKE LOANS DESCRIBED BY SECTION 50(a)(6), ARTICLE XVI, OF THE TEXAS CONSTITUTION;

(Q) LOANS DESCRIBED BY SECTION 50(a)(6), ARTICLE XVI, OF THE TEXAS CONSTITUTION MUST:

(1) NOT REQUIRE YOU TO APPLY THE PROCEEDS TO ANOTHER DEBT EXCEPT A DEBT THAT IS SECURED BY YOUR HOME OR OWED TO ANOTHER LENDER;

(2) NOT REQUIRE THAT YOU ASSIGN WAGES AS SECURITY;

(3) NOT REQUIRE THAT YOU EXECUTE INSTRUMENTS WHICH HAVE BLANKS FOR SUBSTANTIVE TERMS OF AGREEMENT LEFT TO BE FILLED IN;

(4) NOT REQUIRE THAT YOU SIGN A CONFESSION OF JUDGMENT OR POWER
 OF ATTORNEY TO ANOTHER PERSON TO CONFESS JUDGMENT OR APPEAR IN A LEGAL
 PROCEEDING ON YOUR BEHALF;

(5) PROVIDE THAT YOU RECEIVE A COPY OF YOUR FINAL LOAN APPLICATION AND ALL EXECUTED DOCUMENTS YOU SIGN AT CLOSING;

PROVIDE THAT THE SECURITY INSTRUMENTS CONTAIN A DISCLOSURE
 THAT THIS LOAN IS A LOAN DEFINED BY SECTION 50(a)(6), ARTICLE XVI, OF THE TEXAS
 CONSTITUTION;

PROVIDE THAT WHEN THE LOAN IS PAID IN FULL, THE LENDER WILL SIGN
 AND GIVE YOU A RELEASE OF LIEN OR AN ASSIGNMENT OF THE LIEN, WHICHEVER IS
 APPROPRIATE;

(8) PROVIDE THAT YOU MAY, WITHIN 3 DAYS AFTER CLOSING, RESCIND THE LOAN WITHOUT PENALTY OR CHARGE;

(9) PROVIDE THAT YOU AND THE LENDER ACKNOWLEDGE THE FAIR MARKET VALUE OF YOUR HOME ON THE DATE THE LOAN CLOSES; AND

(10) PROVIDE THAT THE LENDER WILL FORFEIT ALL PRINCIPAL AND INTEREST IF THE LENDER FAILS TO COMPLY WITH THE LENDER'S OBLIGATIONS UNLESS THE LENDER CURES THE FAILURE TO COMPLY AS PROVIDED BY SECTION 50(a)(6)(Q)(x), ARTICLE XVI, OF THE TEXAS CONSTITUTION; AND (R) IF THE LOAN IS A HOME EQUITY LINE OF CREDIT:

(1) YOU MAY REQUEST ADVANCES, REPAY MONEY, AND REBORROW MONEY UNDER THE LINE OF CREDIT;

(2) EACH ADVANCE UNDER THE LINE OF CREDIT MUST BE IN AN AMOUNT OFAT LEAST \$4,000;

(3) YOU MAY NOT USE A CREDIT CARD, DEBIT CARD, OR SIMILAR DEVICE, OR PREPRINTED CHECK THAT YOU DID NOT SOLICIT, TO OBTAIN ADVANCES UNDER THE LINE OF CREDIT;

(4) ANY FEES THE LENDER CHARGES MAY BE CHARGED AND COLLECTED ONLY AT THE TIME THE LINE OF CREDIT IS ESTABLISHED AND THE LENDER MAY NOT CHARGE A FEE IN CONNECTION WITH ANY ADVANCE;

(5) THE MAXIMUM PRINCIPAL AMOUNT THAT MAY BE EXTENDED, WHEN ADDED TO ALL OTHER DEBTS SECURED BY YOUR HOME, MAY NOT EXCEED 80 PERCENT OF THE FAIR MARKET VALUE OF YOUR HOME ON THE DATE THE LINE OF CREDIT IS ESTABLISHED;

(6) IF THE PRINCIPAL BALANCE UNDER THE LINE OF CREDIT AT ANY TIME EXCEEDS 80 PERCENT OF THE FAIR MARKET VALUE OF YOUR HOME, AS DETERMINED ON THE DATE THE LINE OF CREDIT IS ESTABLISHED, YOU MAY NOT CONTINUE TO REQUEST ADVANCES UNDER THE LINE OF CREDIT UNTIL THE BALANCE IS LESS THAN 80 PERCENT OF THE FAIR MARKET VALUE; AND

(7) THE LENDER MAY NOT UNILATERALLY AMEND THE TERMS OF THE LINE OF CREDIT.

THIS NOTICE IS ONLY A SUMMARY OF YOUR RIGHTS UNDER THE TEXAS CONSTITUTION. YOUR RIGHTS ARE GOVERNED BY SECTION 50, ARTICLE XVI, OF THE TEXAS CONSTITUTION, AND NOT BY THIS NOTICE. I/we, the undersigned Borrower[s] and/or Owner[s], whether one or more, each hereby acknowledges receipt of a copy of this Notice on this _____ day of _____, 20____, and I/we have fully read and understand it.

BORROWER

BORROWER

OWNER