Universal Credit Application (Consumer Residential Real Estate)

☐ Individual Credit. If c			of the fo	our che	Application ckboxes; and sig	-		me an	d asset	īs.
Individual Credit with Another. If checked, this is an Application for Individual Credit - relying on my income and assets and on income and/or assets of another as a basis for loan qualification. (Complete Applicant and Co-Applicant sections.)										
Individual Credit (Cor assets. The income o not be used as a basi person) has communi the property that will	Individual Credit (Community Property State). If checked, this is an Application for Individual Credit - relying on my income or assets. The income or assets of my spouse (or other person), who has community property rights pursuant to state law, will not be used as a basis for loan qualification. However, his or her liabilities must be considered because my spouse (or other person) has community property rights pursuant to applicable law, and, as Applicant, I reside in a community property state, the property that will secure the loan is located in a community property state, or I am relying on other property located in a community property state as a basis for repayment of the loan. (Complete Applicant and Co-Applicant sections.)									
Applicant for Joint Credit Co-Applicant for Joint Credit										
		2. Type	of Mor	tgage	and Terms	of C	redit			
Mortgage Applied For ☐ Home Purchase or Re Amount/Credit Limit		☐ Home Ed	uity Loar		ome Equity Line	of Cre	Lender's Cedit Amortizat			
\$		%					☐ Fixed			
Subject Property Address				natior	n and Purpos	se of	f Credit			No. of Units
Legal Description of Subje				f neces	sarv)					Year Built
	ot i iopoi	ty (attach acc	CIPCIOII	1 110003						Tour Built
Refinance Const	ruction ruction-Pe	rmanent	Other:		Property will be: ☐ Primary ☐ Secondary ☐ Investme Residence Residence					☐ Investment
Complete this line if cons Year Lot Original Cost Acquired \$	truction o	construction Amount Exis Liens	-		sent Value of (b) Cost of Total (a Improvements			tal (a +	⊦ b)	
Complete this line if this i Year Original Cost Acquired	s a refinar	ce Ioan. Amount Exis Liens	ting	Purpos	se of Refinance		Describe Ir ☐ made	•	ments to be m	nade
\$ Title will be held in what Source of Down Payment		ent Charges, a	and/or Su	bordina	· · · · · · · · · · · · · · · · · · ·					e Simple asehold (show
									ex	piration date)
Applicant's Name	ant		4. App	licant	Co-Applicant's		C	o-App	licant	
	ary Phone		Date of	Birth	Social Security		Primary Phone			Date of Birth
ID Type & No.	ssued By	Issue Date	Exp. Dat	e	ID Type & No.		Issued By I	ued By Issue Date		Exp. Date
E-mail Address	I				E-mail Address					
☐ Married ☐ Separated (including registered domestic partner or civil union) ☐ Unmarried (including single, divorced, widowed) ☐ Dependents (not listed by Co-Applicant) ☐ No. Ages			☐ Married ☐ Separated (including registered domestic partner or civil union) ☐ Unmarried (including single, divorced, widowed) ☐ Understand Dependents (not listed by Applicant) ☐ No. Ages				pplicant)			
Present Address				Present Addres	s [] Own □ Re	ent 🗌		No. Yrs.	
Mailing Address, if different from Present Address				Mailing Address, if different from Present Address					s	
Former Address	wn 🗌 Re	ent 🗌	No. Yrs	s	Former Address	s [Own 🗌 Re	ent 🗌		No. Yrs.
(Complete	if less tha	n 2 years ago	o)		(Complete if less than 2 years ago)					

Name	•	mployer \square Self	Employed		this job	Name &		on ess of Employ		elf Employed		on this job
				this	ployed in line of rofession						thi	employed in is line of /profession
Position/Title/Type of Business		Business Phone		Position/	Title/T	Гуре of Busin	ess		Busin	ess Phone		
If emp	loyed in current	t position for less	than tw	o years o	or if curre	ntly emplo	yed in	more than o	ne posit	ion, compl	ete the	following:
Name	& Address of E	mployer Self	Employed	Dates (f	from - to)	Name &	Addre	ess of Employ	er 🗌 Se	elf Employed	Dates	(from - to)
				Busines	ss Phone						Busin	ess Phone
Positio	on/Title/Type of	Business			Monthly ome	Position/	Title/T	Type of Busin	ess			s Monthly ncome
Name	& Address of E	mployer 🗌 Self	Employed		rom - to)	Name &	Addre	ess of Employ	er □ Se	elf Employed		(from - to)
				Busines	ss Phone						Busin	ess Phone
Positio	on/Title/Type of	Business			Monthly ome	Position/	Title/1	Гуре of Busin	ess			s Monthly ncome
		6. Monthly	Incom	•	Combin	ed Hou	sing	Expense	Inform	ation	Ÿ	
Gross Incom	Monthly e	Applicant		pplicant		ntal	Comb	ined Monthly ng Expense		Present	Р	Proposed
Base E	Empl. Income*	\$	\$		\$		Rent		\$			
Overti	me						First I	Mortgage (P&	I)		\$	
Bonus	es						Other	Financing (P8	& Ι)			
Comm	nissions						Hazar	d Insurance				
Divide	nds/Interest						Real E	State Taxes			_	
Other (before	ental Income completing, see							gage Insuranc cowner Assn.	е			
	tice in "Describe ncome," below)						Other					
Total	Employed App	\$ licant(s) may be	\$	40 000111	\$	al da aum	Total		\$	a and finar	\$	
A/C	Describe (Other Notice income	: Alimon	y, child so	support, o	r separate e Applicar	maint				nthly Ar	
							. ,	<u> </u>		\$		
	1			7. A	ssets a	nd Liab	ilities	S				
their a basis; non-ap	issets and liabili otherwise, sep	ny applicable sup ties are sufficien arate Statements or other person,	tly joined and Scl	l so that nedules a	the Śtate re require	ment can ed. If the <i>C</i>	be me <i>o-App</i>	eaningfully an olicant section nust also be o	d fairly p n was co complete	oresented of the completed and about the complete of the compl	on a co about a nat spou	mbined use or
	•	nte Owned. (If ad	ditional _l	oroperties	s are own	ed, use co	ntinua		mpleted	∐ Join	tly 🗌	Not Jointly
(enter	rty Address S if sold, PS if ntal for income	pending sale, or O for other)	▼ Type Prope		resent ket Value	Amount Mortgage Liens	es &	Gross Rental Income	Mortga Paymer	ge Maint	rance, enance, & Misc.	Net Rental Income
				\$		\$!	\$	\$	\$		\$
			Tota	ls \$		\$		\$	\$	\$		\$
		mes under which			usly been			•	•		e(s) and	d account
numbe	Alterr	nate Name				Creditor Na	me			Accoun	t Numb	er

	7. Asset	ts and Liabilities (Continued)		
Assets	Cash or Market	Liabilities and Pledged Assets. Lis		
Description Cash deposit toward purchase held by:	Value \$	account number for all outstanding do revolving charge accounts, real estate pledges, etc. Use continuation sheet, liabilities, which will be satisfied upor refinancing of the subject property.	e loans, alimony, chil if necessary. Indicat	d support, stock e by (*) those
		Liabilities	Monthly Payment &	Unneid Palance
List checking and savings accoun			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.	☐ Revolving	
Name and address of Bank, S&L,	or Credit Union	Name and address of Company	\$ Payment/ Months	\$
Acct. no.	\$	Acct. no.	☐ Revolving	
Name and address of Bank, S&L,	or Credit Union	Name and address of Company	\$ Payment/	\$
INGINE AND AUDIESS OF DATIK, SQL, OF CIEUR UTION		,	Months	
Acct. no.	\$	Acct. no.	☐ Revolving	
Name and address of Bank, S&L, or Credit Union		Name and address of Company	\$ Payment/ Months	\$
Acct. no.	\$	Acct. no.	☐ Revolving	
Stocks & Bonds (Company	\$	Name and address of Company	\$ Payment/	\$
name/number & description)			Months	
		Acct. no.	☐ Revolving	
Life Insurance net cash value Face amount: \$	\$	Name and address of Company	\$ Payment/ Months	\$
Subtotal Liquid Assets Real estate owned	\$	-		
(enter market value from	٩			
schedule of real estate owned)		Acct. no.	☐ Revolving	•
		Name and address of Company	\$ Payment/	\$
Vested interest in retirement fund	\$		Months	
Net worth of business(es) owned (attach financial statement)	\$	Acct. no.	Develois a	
Automobiles owned	\$	Alimony/Child Support/Separate	Revolving \$	
(make and year)	·	Maintenance Payments Owed to: Job-Related Expense	\$	
Other Assets (itemize)	\$	(child care, union dues, etc.)		
		Total Monthly Payments	\$	
Other Assets (from continuation page, if any)	\$	Other Liabilities (from continuation page, if any)		\$
Total		Net Worth	Total	
Assets (a)	\$	(a - b)	Liabilities (b)	\$
		8. Declarations		
a. Are there any outstanding judg against you?b. Have you been declared bankr	yes No	Co-Applicant Yes No e. Have you directly or i obligated on any loan in foreclosure, transfer	indirectly been which resulted	plicant Co-Applicant es No Yes No
within the past 7 years? c. Have you had property foreclo upon or given title or deed in lithereof in the last 7 years?	sed	of foreclosure, transfer of foreclosure, or judge f. Are you presently del default on any Federa other loan, mortgage,	gment? inquent or in al debt or any	
d. Are you a party to a lawsuit?		obligation, bond, or lo		

	Appli	cant	Co-Ap	plicant		Appli	cant	Co-Ap	plicant
	Yes	No	Yes	No	m. Have you had an ownership interest	Yes	No	Yes	No
g. Are you obligated to pay alimony, child support, or separate maintenance?					in a property in the last three years? (1) What type of property did you				
h. Is any part of the down payment borrowed?					own principal residence (PR), second home (SH), or				
i. Are you a co-maker or endorser on a note?					investment property (IP)? (2) How did you hold title to the				
j. Are you a U.S. citizen?					home solely by yourself (S),				
k. Are you a permanent resident alien?l. Do you intend to occupy the property					jointly with your spouse (SP), or jointly with another person (O)?				
as your primary residence?					n. Are there any other equity loans on the property?				
9. Continuation and Additional Information									

Instructions. Use this section if you need more space to complete the Universal Credit Application. Mark "A" for Applicant and "C" for Co-Applicant. Use this space if you answered "Yes" to any of the questions in Section 8.

10. Federal Notices

Important Applicant Information. To help the government fight the funding of terrorism and money laundering activities, Federal law requires all financial institutions to obtain, verify, and record information that identifies each person who applies for a loan or opens an account.

What this means for you. When you apply for a loan or open an account, we will ask for your name, address, date of birth, and other information that will allow us to identify you. We may also ask to see your driver's license and/or other identifying documents. In some instances, we may use outside sources to confirm the information. The information you provide is protected by our privacy policy and Federal law.

False Statements. By signing below, 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*.

11. State Notices

California Residents. Each applicant, if married, may apply for a separate account.

Massachusetts Residents. Under Massachusetts statute, Mass. Gen. L. ch. 184, Section 17B, you, the Applicant (and Co-Applicant) are entitled to know the following:

- 1. The responsibility of the attorney for the Mortgagee is to protect the interest of the Mortgagee.
- 2. Mortgagors may, at their own expense, engage an attorney of their own selection to represent their interests in the transaction.

For Home Equity Line of Credit. The current annual percentage rate for finance charges and, if the rate may vary, a statement to that effect and of the circumstances under which the rate may increase and whether there are any limitations on any such increase, as well as the effects of any such increase; the conditions under which a finance charge may be imposed, including the time period within which any credit extended may be repaid without incurring a finance charge; whether any annual fee is charged and the amount of any such fee; and whether any other charges or fees may be assessed, the purposes for which they are assessed, and the amounts of any such charges or fees.

New York Residents. A consumer report may be ordered in connection with your application. Upon your request, we will inform you whether or not a report was ordered. If a report was ordered, we will tell you the name and address of the consumer reporting agency that provided the report. Subsequent reports may be ordered or utilized in connection with an update, renewal or extension of credit for which you have applied.

Ohio Residents. The Ohio laws against discrimination require all creditors make credit equally available to all creditworthy customers, and that credit reporting agencies maintain separate credit histories on each individual upon request. The Ohio Civil Rights Commission administers compliance with this law.

Any person who, with intent to defraud or knowing that he is facilitating a fraud against an insurer, submits an application or files a claim containing a false or deceptive statement is guilty of insurance fraud.

Texas Residents. The owner of the homestead is not required to apply the proceeds of the extension of credit to repay another debt except debt secured by the homestead or debt to another lender.

Wisconsin Residents. Notice to Married Applicants. No provision of any marital property agreement, unilateral statement under Wisc. Statutes §766.59 or a court decree under Wisc. Statutes §766.70 adversely affects the interest of the lender unless the lender, prior to the time the credit is granted, is furnished a copy of the agreement, statement or decree or has actual knowledge of the adverse provision when the obligation to the lender is incurred.

For married Wisconsin Residents. The credit being applied for, if granted, will be incurred in the interest of my marriage or family. I understand the creditor may be required by law to give notice of this transaction to my spouse.

12. Acknowledgment 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 (the "Loan") 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;

12. Acknowledgment and Agreement (Continued)

(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 or 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 material facts that I have represented herein should change prior to closing 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 transferred with such notice as may be required by law; (10) neither Lender nor its agents, brokers, insurers, servicers, successors or assigns has made any representation or warranty, express or implied, to me regarding the property or the condition or value of the property; and (11) my transmission of this application as an "electronic record" containing my "electronic signature," as those terms are defined in applicable federal and/or state laws (excluding audio and video recordings), or my facsimile transmission of this application containing a facsimile of my signature, shall be as effective, enforceable and valid as if a paper version of this application were delivered containing my original written signature.

Acknowledgment. Each of the undersi assigns, may verify or reverify any inform	igned hereby acknowledg nation contained in this a	eation were delivered containing my original es that any owner of the Loan, its servicers pplication or obtain any information or data a source named in this application or a cor	s, successors and relating to the Loan,
X		X	
Applicant's Signature	Date	Co-Applicant's Signature	Date
	[This area intenti	onally left blank.]	

		For Mortgage	Loan Origina	ator	
This information				ephone interview applicant and sub	omitted via e-mail or the Internet
Loan Originator's Signature			Date	Loan Originator	's Phone Number
x					
Loan Originator's Name		Loan Originator Identifi	er	Loan Origination	n Company's Address
Loan Origination Company's Na	ame	Loan Origination Compa	any Identifier		
Texas Gulf Bank, N.A.		449380			
		Transaction Wo	rksheet - Op	tional	
a. Purchase price		\$	k. Applicant'	s closing costs p	aid by Seller \$
b. Alterations, improvements,	repairs		I. Other Cree	dits (explain)	
c. Land (if acquired separately))]		
d. Refinance (include debts to	be paid	off)			
e. Estimated prepaid items			J 1	unt (exclude PMI,	, MIP,
f. Estimated closing costs				ee financed)	
g. PMI, MIP, Funding Fee				Funding Fee fina	nced
h. Discount (if Applicant will p	-			unt (add m & n)	
i. Total costs (add items a thr	ough h)		p. Cash from/to Applicant (subtract j, k, I & o from i)		
j. Subordinate financing				, K, I & O Irom I)	
			der's Use		
Lender's Initial Lien Position	First Lie	en Holder's Name & Add	lress (if any)	Second Lien Ho	lder's Name & Address (if any)
☐ First Lien ☐ Second Lien					
☐ Subordinate Lien					
Subordinate Lien	Loan N	0.		Loan No.	
Date Application Received	Receive	ed By		Amount Reques	sted
		•			
Decision	Decisio	n Date		Decision By	
☐ Approved ☐ Denied					
HMDA Reportable	Amoun	t Approved	Initial Advance	(if applicable)	Funding Date
☐ Yes					
Refinancing	Rescind		Early Disclosure	s Given	High Cost Mortgage Yes
☐ Yes ☐ Cash Out	☐ Yes		☐ Yes, on	High Priced Mortgage Yes	

DEMOGRAPHIC INFORMATION OF APPLICANT AND CO-APPLICANT

The purpose of collecting this information is to help ensure that all applicants are treated fairly and that the housing needs of communities and neighborhoods are being fulfilled. For residential mortgage lending, Federal law requires that we ask applicants for their demographic information (ethnicity, sex, and race) in order to monitor our compliance with equal credit opportunity, fair housing, and home mortgage disclosure laws. You are not required to provide this information, but are encourage to do so. You may select one or more designations for "Ethnicity" and one or more designations for "Race". The law provides that we may not discriminate on the basis of this information, or on whether you choose to provide it. However, if you choose not to provide the information and you have made this application in person, Federal regulations require us to note your ethnicity, sex, and race on the basis of visual observation or surname. The law also provides that we may not discriminate on the basis of age or marital status information you provide in this application. If you do not wish to provide some or all of this information, please check below.

	APPLICANT		CO-APPLICANT
Ethnicity:	Check one or more	Ethnicity	r: Check one or more
	Hispanic or Latino		Hispanic or Latino
	Mexican		Mexican
	Puerto Rican		Puerto Rican
	Cuban		Cuban
	Other Hispanic or Latino -		Other Hispanic or Latino -
	Print origin:		Print origin:
	rint origin.		rime origin.
	For example: Argentinean,		For example: Argentinean,
	Colombian, Dominican,		Colombian, Dominican,
	Nicaraguan, Salvadoran,		Nicaraguan, Salvadoran,
	Spaniard, and so on.		Spaniard, and so on.
	Not Hispanic or Latino		Not Hispanic or Latino
	I do not wish to provide this information		I do not wish to provide this information
Race:	Check one or more	Race:	Check one or more
	American Indian or Alaska Native -		American Indian or Alaska Native -
	Print name of enrolled or principal tribe:		Print name of enrolled or principal tribe:
	Time name of emoned of principal tribe.		Time name of emoned of principal tribe.
	Asian		Asian
	Asian Indian		Asian Indian
	Chinese		Chinese
	Filipino		Filipino
	Japanese		Japanese
	Korean		Korean
	Vietnamese		Vietnamese
	Other Asian - Print race :		Other Asian - Print race :
	For example: Hmong, Laotian,		For example: Hmong,
	Thai, Pakistani, Cambodian,		Laotian, Trai, Pakistani,
	and so on.		Cambodian, and so on.
			·
	Black or African American		Black or African American
	Native Hawaiian or Other Pacific Islander		Native Hawaiian or Other Pacific Islander
	Native Hawaiian		Native Hawaiian
	Guamanian or Chamorro		Guamanian or Chamorro
	Samoan		Samoan
	Other Pacific Islander -		Other Pacific Islander -
	Print race:		Print race:
	For example: Fijian, Tongan,		For example: Fijian, Tongan,
	and so on.		and so on.
	White		White
	I do not wish to provide this information		I do not wish to provide this information
Sex		Sex	_
	Female		Female
	Male		Male
	I do not wish to provide this information		I do not wish to provide this information
			<u> </u>

To Be Completed I	by Financial Institution	on (for an applic	cation taken in person):			
Was the ethnicity of the applicant co	ollected on	Was the ethnicity of the co-applicant collected				
the basis of visual observation or sur	name?	on the basis of visual observation or surname?				
Yes			Yes			
No			No			
Was the race of the applicant collect	ed on the	Was the rac	e of the co-applicant collected on			
basis of visual observation or surnam	ne?	the basis of	visual observation or surname?			
Yes			Yes			
No		No				
Was the sex of the applicant collecte	ed on the	Was the sex of the co-applicant collected on the				
basis of visual observation or surnam	ne?	basis of visual observation or surname?				
Yes		Yes				
No			No			
Loan Originator's Signature			Date			
Loan Originator's Name (print or type)	Loan Originator Identific	er	Loan Originator's Phone Number			
			(including area code)			
Loan Origination Company's Name	Loan Origination Compa	ny Identifier	Loan Origination Company's Address			
TEXAS GULF BANK, N.A.	449380					
	•		'			
Applicant	Date	Co-Applica	nnt Date			

Texas Gulf Bank, N.A.

Loan Request

Amount	Purpose
	this application is correct and I am authorizing the lender thistory and to answer questions others may ask about my cred
ALL PARTIES SIGNING INTENT TO APPLY FOR	G THIS AUTHORIZATION ARE AFFIRMING THEIR S JOINT CREDIT.
A SINGLE SIGNATURE	IMPLIES INTENT FOR INDIVIDUAL CREDIT.
Applicant	
Co-Applicant	Date
Co-Applicant	Date
Cantidad Solicitada	Intento de Prestamo
Yo certifico que la informacion e	n esta aplicacion es correcta y autorizo que el banco investigu mi empleo, y contestar preguntas que otros tengan encuanto
	EN ESTA AUTORIZACION ESTAN AFIRMANDO SU PARA EL CREDITO EN CONJUNTO.
SOLAMENTE UNA FIRM	MA IMPLICA INTENTO DE CREDITO INDIVIDUAL.
Firma de Solicitante	 Fecha
Solicitante en conjunto	
Solicitante en conjunto	Fecha

Solicitante en conjunto

CONSTRUCTION NOTICE

KNOW YOUR RIGHTS AND RESPONSIBILITIES UNDER THE LAW. You are about to enter into a transaction to build a new home or remodel existing residential property. Texas law requires your contractor to provide you with this brief overview of some of your rights, responsibilities, and risks in this transaction.

CONVEYANCE TO CONTRACTOR NOT REQUIRED. Your contractor may not require you to convey your real property to your contractor as a condition to the agreement for the construction of improvements on your property.

KNOW YOUR CONTRACTOR. Before you enter into your agreement for the construction of improvements to your real property, make sure that you have investigated your contractor. Obtain and verify references from other people who have used the contractor for the type and size of construction project on your property.

GET IT IN WRITING. Make sure that you have a written agreement with your contractor that includes: (1) a description of the work the contractor is to perform; (2) the required or estimated time for completion of the work; (3) the cost of the work or how the cost will be determined; and (4) the procedure and method of payment, including provisions for statutory retainage and conditions for final payment. If your contractor made a promise, warranty, or representation to you concerning the work the contractor is to perform, make sure that promise, warranty, or representation is specified in the written agreement. An oral promise that is not included in the written agreement may not be enforceable under Texas law.

READ BEFORE YOU SIGN. Do not sign any document before you have read and understood it. NEVER SIGN A DOCUMENT THAT INCLUDES AN UNTRUE STATEMENT. Take your time in reviewing documents. If you borrow money from a lender to pay for the improvements, you are entitled to have the loan closing documents furnished to you for review at least one business day before the closing. Do not waive this requirement unless a bona fide emergency or another good cause exists, and make sure you understand the documents before you sign them. If you fail to comply with the terms of the documents, you could lose your property. You are entitled to have your own attorney review any documents. If you have any question about the meaning of a document, consult an attorney.

GET A LIST OF SUBCONTRACTORS AND SUPPLIERS. Before construction commences, your contractor is required to provide you with a list of the subcontractors and suppliers the contractor intends to use on your project. Your contractor is required to supply updated information on any subcontractors and suppliers added after the list is provided. Your contractor is not required to supply this information if you sign a written waiver of your rights to receive this information.

MONITOR THE WORK. Lenders and governmental authorities may inspect the work in progress from time to time for their own purposes. These inspections are not intended as quality control inspections. Quality control is a matter for you and your contractor. To ensure that your home is being constructed in accordance with your wishes and specifications, you should inspect the work yourself or have your own independent inspector review the work in progress.

MONITOR PAYMENTS. If you use a lender, your lender is required to provide you with a periodic statement showing the money disbursed by the lender from the proceeds of your loan. Each time your contractor requests payment from you or your lender for work performed, your contractor is also required to furnish you with a disbursement statement that lists the name and address of each subcontractor or supplier that the contractor intends to pay from the requested funds. Review these statements and make sure that the money is being properly disbursed.

BY SIGNING BELOW YOU ACKNOWLEDGE RECEIPT OF PAGES 1 AND 2 OF THIS CONSTRUCTION NOTICE.

Signature	
Date	
Signature	
Date	

CLAIMS BY SUBCONTRACTORS AND SUPPLIERS. Under Texas law, if a subcontractor or supplier who furnishes labor or materials for the construction of improvements on your property is not paid, you may become liable and your property may be subject to a lien for the unpaid amount, even if you have not contracted directly with the subcontractor or supplier. To avoid liability, you should take the following actions: (1) If you receive a written notice from a subcontractor or supplier, you should withhold payment from your contractor for the amount of the claim stated in the notice until the dispute between your contractor and the subcontractor or supplier is resolved. If your lender is disbursing money directly to your contractor, you should immediately provide a copy of the notice to your lender and instruct the lender to withhold payment in the amount of the claim stated in the notice. If you continue to pay the contractor after receiving the written notice without withholding the amount of the claim, you may be liable and your property may be subject to a lien for the amount you failed to withhold. (2) During construction and for 30 days after final completion, termination, or abandonment of the contract by the contractor, you should withhold or cause your lender to withhold 10 percent of the amount of payments made for the work performed by your contractor. This is sometimes referred to as "statutory retainage." If you choose not to withhold the 10 percent for at least 30 days after final completion, termination, or abandonment of the contract by the contractor and if a valid claim is timely made by a claimant and your contractor fails to pay the claim, you may be personally liable and your property may be subject to a lien up to the amount that you failed to withhold. If a claim is not paid within a certain time period, the claimant is required to file a mechanic's lien affidavit in the real property records in the county where the property is located. A mechanic's lien affidavit is not a lien on your property, but the filing of the affidavit could result in a court imposing a lien on your property if the claimant is successful in litigation to enforce the lien claim.

SOME CLAIMS MAY NOT BE VALID. When you receive a written notice of a claim or when a mechanic's lien affidavit is filed on your property, you should know your legal rights and responsibilities regarding the claim. Not all claims are valid. A notice of a claim by a subcontractor or supplier is required to be sent, and the mechanic's lien affidavit is required to be filed, within strict time periods. The notice and the affidavit must contain certain information. All claimants may not fully comply with the legal requirements to collect on a claim. If you have paid the contractor in full before receiving a notice of a claim and have fully complied with the law regarding statutory retainage, you may not be liable for that claim. Accordingly, you should consult your attorney when you receive a written notice of a claim to determine the true extent of your liability or potential liability for that claim.

OBTAIN A LIEN RELEASE AND A BILLS-PAID AFFIDAVIT. When you receive a notice of claim, do not release withheld funds without obtaining a signed and notarized release of lien and claim from the claimant. You can also reduce the risk of having a claim filed by a subcontractor or supplier by requiring as a condition of each payment made by you or your lender that your contractor furnish you with an affidavit stating that all bills have been paid. Under Texas law, on final completion of the work and before final payment, the contractor is required to furnish you with an affidavit stating that all bills have been paid. If the contractor discloses any unpaid bill in the affidavit, you should withhold payment in the amount of the unpaid bill until you receive a waiver of lien or release from that subcontractor or supplier.

OBTAIN TITLE INSURANCE PROTECTION. You may be able to obtain a title insurance policy to insure that the title to your property and the existing improvements on your property are free from liens claimed by subcontractors and suppliers. If your policy is issued before the improvements are completed and covers the value of the improvements to be completed, you should obtain, on the completion of the improvements and as a condition of your final payment, a "completion of improvements" policy endorsement. This endorsement will protect your property from liens claimed by subcontractors and suppliers that may arise from the date the original title policy is issued to the date of the endorsement.

NOTICE OF PENALTIES FOR MAKING FALSE OR MISLEADING STATEMENT

Effective September 1, 2007 and pursuant to Section 1. Subchapter B, Chapter 343, Section 343.105 of the Texas Finance Code, each mortgage lender, mortgage banker or licensed mortgage broker/loan officer shall provide to each applicant for a home loan this written notice at closing for full verification and execution by each loan applicant.

WARNING:

Intentionally or knowingly making a materially false or misleading statement to obtain property or credit, including a mortgage loan, is a violation of Section 32.32, of the Texas Penal Code, and, depending on the amount of the loan or value of the property, is punishable by imprisonment for a term of 2 years to 99 years and a fine not to exceed \$10,000.

If you are aware of or suspect any false or incorrect information used in connection with this loan, and do not report it immediately to the following agency, you could be held responsible and/or accountable by law:

Texas Department of Savings and Mortgage Lending 2601 North Lamar Blvd., Ste. 201 Austin, Texas 78705

Toll Free Consumer Hotline: (877) 276-5550

Main Number: (512) 475-1350

Email: smlinfo@sml.state.tx.us Website: www.sml.state.tx.us

I/we, the undersigned home loan applicant(s), represent that I/we have received, read, and understand this notice of penalties for making a materially false or misleading written statement to obtain a home loan.

I/we represent that all statements and representations contained in my/our written home loan application, including statements or representations regarding my/our <u>identity</u>, <u>employment</u>, <u>annual income</u>, <u>and intent to occupy the residential real property</u> secured by the home loan, are true and correct as of the date of loan closing.

Applicant	Date	Co-Applicant(s)	Date

Covered Borrower Identification Statement

Covered B	off over facilities	tion Statement
Forces and the	ir dependents. To ensure	ons to active duty members of the Armed that these protections are provided to on one of the following statements as
	Corps, Space Force, Air	e member of the Army, Navy, Marine Force, or Coast Guard, serving on or order that does not specify a period of
	" OR I AM a Nation authorized by the Presidenthan 30 consecutive day the Public Health Service	al Guard member under call of duty dent or the Secretary of Defense for more vs OR I AM a commissioned officer of ce or the National Oceanic and ation engaged in 'active service'."
	duty as described above member's child under the individual for whom the	member of the Armed Forces on active s, because I am the member's spouse, the ne age of eighteen years old, or I am an e member provided more than one-half of r 180 days immediately preceding today's
	Marine Corps, Space For	reserve member of the Army, Navy, rce, Air Force, or Coast Guard, serving all or order that does not specify a
	a National Guard members and President or the Secreta consecutive days AND	f such a member). "AND I AM NOT per under call of duty authorized by the ry of Defense for more than 30 I AM NOT a commissioned officer of the r the National Oceanic and Atmospheric I in 'active service'."
~	s important to fill out this on a credit application is	form accurately. Knowingly making a a crime.
Borrower(s) Na	ame	
Borrower Signa	ature	Date

Borrower Signature

Date

IMPORTANT INFORMATION ABOUT PROCEDURES FOR OPENING A NEW ACCOUNT

To help the government fight the funding of terrorism and money laundering activities, the U.S. Patriot Act requires all financial institutions to obtain, verify, and record information that identifies each person who opens an account.

What this means for you: When you open an account, we will ask for your name, address, date of birth, and other information that will allow us to identify you. We may also ask to see your driver's license or other identifying documents.



Notice of Our Privacy Policy

FACTS	WHAT DOES TEXAS GULF BANK N.A. DO WITH YOUR PERSONAL INFORMATION?		
Why?	Financial companies choose how they share your personal information. Federal law gives consumers the right to limit some, but not all, sharing. Federal law also requires us to tell you how we collect, share, and protect your personal information. Please read this notice carefully to understand what we do.		
What? How?	The types of personal information we collect and share depend on the product or service you have with us. This information can include: • Social Security number and Income • Payment history and Account balances • Credit history and Credit Scores When you are no longer our customer, we continue to share your information as described in this notice. All financial companies need to share customers' personal information to run their		
	everyday business. In the section below, we list the reasons financial companies can share their customers' personal information; the reasons TEXAS GULF BANK N.A. chooses to share; and whether you can limit this sharing.		
Reasons we can share your personal information		Does TEXAS GULF BANK N.A. share?	Can you limit this sharing?
For our everyday business purposes – such as to process your transactions, maintain your account(s), respond to court orders and legal investigations, or report to credit bureaus.		Yes	No
For our marketing purposes – To offer our products and services to you		Yes	No
For joint marketing with other financial companies		Yes	No
For our affiliates' everyday business purposes – Information about your transactions and experiences		No	We don't share
For our affiliates' everyday business purposes – Information about your creditworthiness		No	We don't share
For nonaffiliates to market to you		No	We don't share
Questions?	Questions? Call 800-467-7216 or go to www.texasgulfbank.com		

Page 2	
Who we are	
Who is providing this notice?	Main Office- TEXAS GULF BANK N.A. 1626 S. Voss Rd. Houston, TX 77057
What we do How does TEXAS GULF BANK N.A.	To protect your personal information from unauthorized access and use,
protect my personal information?	we use security measures that comply with federal law. These measures include computer safeguards and secured files and buildings.
How does TEXAS GULF BANK N.A. collect my personal information?	We collect your personal information, for example, when you
Why can't I limit all sharing?	Federal law gives you the right to limit only Sharing for affiliates' everyday business purposes – information about your creditworthiness Affiliates from using your information to market to you Sharing for nonaffiliates to market to you State laws and individual companies may give you additional rights to limit sharing.
Definitions	
Affiliates	Companies related by common ownership or control. They can be financial and nonfinancial companies. • Texas Gulf Bank N.A. does not share with our affiliates.
Nonaffiliates	Companies not related by common ownership or control. They can be financial and nonfinancial companies. • Texas Gulf Bank N.A. does not share with nonaffiliates so they can market to you.
Joint Marketing	A formal agreement between nonaffiliated financial companies that together market financial products or services to you. Our joint marketing partners include: • TIB, The Independent Bankers Bank, a credit card company.
Other important information	n



(Property Address)

APPRAISAL DISCLOSURE

Date

Date
We may order an appraisal to determine the property's value and charge you for this appraisal. We will promptly give you a copy of any appraisal, even if your loan does not close.
Depending on your loan type, your loan closing cannot occur until at least three business days after you have received a copy of the appraisal. We will mail your copy of the appraisal to:, unless you notify us of a different address or wish to pick it up from your servicing loan officer.
You can pay for an additional appraisal for your own use at your own cost.
Appraisal Disclosure Acknowledged Receipt By:
Date:
Date: