

### ITEMS TO BE SUBMITTED WITH MOBILE HOME APPLICATION WITHOUT LAND

### **Bring In:**

- Pay Stubs from the last 30 days
- W-2's and Federal Tax Returns from the last 2 years
- Bank Statements from the last 2 months (All Pages)
- Copy of Sales Contract (Purchase Only)
- Copy of Homeowner's Insurance policy (Refinance Only)
- Copy of current Mortgage Statement(s) (Refinance Only)

### Fill Out & Sign:

- Application
- Demographic Information
- Illinois Civil Union Addendum(s)
- Borrower's Certification and Authorization
- Escrow Option Form
- Mortgage Escrow Account Act
- Appraisal Notice and Delivery Timing Waiver
- Homeownership Counseling Acknowledgement(s)

Borrower Email Address:_	

## FIRST BANK OF MANHATTAN MORTGAGE LOAN ORIGINATORS

NMLS ID #405508

John E. Kramer, President	NMLS ID # 417422
David S. Zang, Executive Vice President	NMLS ID # 417424
Scott VanBurk, Senior Vice President	NMLS ID # 502891
Ryan Bancsy, Vice President	NMLS ID # 1194173
Kelly M. Palmer, Vice President	NMLS ID # 1653842
Tyler McGrory, Assistant Vice President	NMLS ID # 2039082
Sofia Escutia, Customer Service Liaison	NMLS ID # 2641265

<sup>\*</sup>Consumers may look up information about our lenders, using the NMLS ID #'s, by visiting http://www.nmlsconsumeraccess.org/



## **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, or the Borrower is relying on other property 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-Borro		MORTGAG	F ANI	о пе:	RMS (	DE LOA	ΔN							
Mortgage Applied for:	age □ VA □ Conventional □ Other (explain): d for: □ FHA □ USDA/Rural Housing Service					<b>-</b> 11-1		ency Cas		mber			Lender	Case N	umber			
Amount \$		Interest Rat	e %	No. of M		Amortiza	•		□G			□Othe	٠.	,				
				II. PROP	ERTY IN	FORMATI	ON AI	ND PL	JRPO	SE OF	LOA	N.						
Subject Prop	erty Address (s	treet, city, st	tate & ZIF	?)														No. of Units
Legal Description of Subject Property (attach description if necessary)																		Year Built
Purpose of L	oan □ Purch □ Refin		onstruction Constructi	on on-Perma		(explain):				ty will be ary Res		e [	∃Secor	ndary I	Resider	nce		Investment
Complete this	line if construc	tion or consti	ruction-pe	rmanent l	oan.													
Year Lot Acquired	Original Cost		Amount	Existing Li	iens	(a) Present Value of Lot				(b)	Cost of Ir	mprover	ments		Total (a	a + b)		
	\$		\$			\$					\$					\$		
Complete this	line if this is a r	efinance loar	n.		I						1							
Year Acquired	Original Cost					f Refin	ance			Desc	ribe Impr	ovemen	nts		made		to be made	
	\$		\$								Cost:	\$						
Title will be hel	d in what Name(s	)	II.			I.			N	/lanner i	n whic	h Title wi	ll be hel	ld			Esta	ate will be held
																		in:
Source of Dow	n Payment, Settle	ment Charges	s, and/or S	ubordinate	Financing	(explain)												ee Simple Leasehold ow expiration date)
	Borrow	er			III, B	ORROWE	R INI	FORM	IATIC	ΟN					Co-B	orrowe	r	
Borrower's Nam	ne (include Jr. or Sr.	if applicable)					Co-E	Borrowe	er's Nai	me (inclu	ıde Jr.	or Sr. if ap	plicable	e)				
Social Security N		Home Phone (incl. area code)		OB (mm/dd/	/уууу)	Yrs. School	Socia	al Secu	rity Nu	mber		Home Pl (incl. are			DOB (	(mm/dd/y	уууу)	Yrs. School
□Married	Unmarried (inclu	de	Danandant	s (not listed	by Co Por	rowar)		Iarried	Пт	Jnmarrie	d (incl	uda		Done	ndonte (	not listed	l by Do	mayyar)
□ Separated	single, divorced,			s (not fisteu	I	iowei)		eparate			`	ed, widow	ed)	_	indents (	not fisted	1	nower)
		ĺ	no.		ages			•					Ť	no.			ages	
Present Address	(street, city, state, 2	ZIP)	□Ow	n □Re	ntNo.	Yrs.	Present Address (street, city, state, ZIP)											
Mailing Address, if different from Present Address						Mailing Address, if different from Present Address												
If residing at present address for less than two years, complete the following:																		
Former Address	(street, city, state, 2	ZIP)	□Ow	n $\square$ Re	entNo	. Yrs.	Forn	ner Ado	dress (s	treet, city	y, state	, ZIP)	[	□Own		Rent	No. Y	rs.
															~			
Name & Addres	Borro s of Employer	wer	□Self F	Employed	Yrs. on th	EMPLOY	MEN			dress of		yer		Self E	Employe	d Yrs	wer . on this	s job
						loyed in this ork/profession												yed in this k/profession
Position/Title/Ty	ype of Business	Busine	ss Phone (ir	ncl. area cod	le)			Posit	ion/Titl	le/Type o	of Busin	ness			Busines	s Phone (	incl. are	ea code)

If employed in current position for less than two years or if currently employed in more than one position, complete the following:

	Borrower	IV. EMPLOYMI			EMPLOYMEN	NT INFORMATION (cont'd)				Co-Borrower		
Name & Address of Employ		□Self	Employed				□ Self Employed			Dates (from – to)		
				Monthly \$	y Income						Monthly Income	
Position/Title/Type of Busin	ness		Business			Positio	on/Title/Type of Busines	s		Business	1 -	
			(incl. area	code)						(incl. area	code)	
Name & Address of Employ	yer	□Self	Employed	Dates (f	rom – to)	Name	& Address of Employer			Employed	Dates (from – to)	
				Monthly	y Income						Monthly Income	
Position/Title/Type of Busin	nace		Business	\$ Phone		Docitie	on/Title/Type of Busines	e		Business	\$ Phone	
1 Oshion/ Thie/ Type of Bush	1033		(incl. area			1 Ositiv	on Title, Type of Busines	.5		(incl. area		
		V. MONT	HLYING	OME A	ND COMBINE	D HOI	USING EXPENSE II	NFORMATI	ON			
Gross							Combined Mo					
Monthly Income  Base Empl. Income*	Borrower \$	\$	Co-Borrov	er	Total \$		Housing Exp	ense	Pres \$	ent	Proposed	
Overtime	<b>a</b>	9			Ψ		First Mortgage (P&I)		<b></b>		\$	
Bonuses							Other Financing (P&I)	)			Ψ	
Commissions							Hazard Insurance					
Dividends/Interest							Real Estate Taxes					
Net Rental Income							Mortgage Insurance					
Other (before completing,							Homeowner Assn. Du	es				
see the notice in "describe other income," below)							Other:					
Total	\$	\$			\$		Total		\$		\$	
* Self Employee  Describe Other Income	d Borrower(s) may	be required	-	otice: Al	imony, child supp	ort, or	tax returns and financi separate maintenance Borrower (C) does not	income need no				
B/C				for	repaying this loa	n.					Monthly Amount	
											\$	
				7	I. ASSETS AN	D LIA	BILITIES					
This Statement and any appl can be meaningfully and fair person, this Statement and su	ly presented on a co	mbined basi	s; otherwise	, separate	Statements and Sc	hedules			on was complet	ed about a r		
ASSETS	S		ash or	Lia	bilities and Pledg	ged Asso	ets. List the creditor's na	ıme, address, an	d account num	ber for all o	outstanding debts, including	
Description		Mar	ket Value								stock pledges, etc. Use sale of real estate owned or	
Cash deposit toward purchase held by:		\$			on refinancing of th							
List checking and savings	accounts below				LIA	ABILIT	TIES		nly Payment & hs Left to Pay		Unpaid Balance	
Name and address of Bank,	, S&L, or Credit Unio	on		Naı	me and address of	Compar	ny	\$ Payment/Mo	onths		\$	
Acct. no.	\$			Acc	ct. no.							
Name and address of Bank,	, S&L, or Credit Unio	on		Nai	me and address of	Compar	ny	\$ Payment/Mo	onths		\$	
Acct. no.	\$			Aco	et. no.							
Name and address of Bank,	, S&L, or Credit Unio	on			me and address of	Compar	ny	\$ Payment/Mo	onths		\$	
Acct. no.	\$											
. 2001. 110.	Ą			Acc	et. no.							

				VI. ASSETS AN	ND LIA	BILITIES	(cont'd)					
Name and address of Bank, S&L, or Credit Union			Name and addre	Name and address of Company					\$ Payment/Months			
Acct. no.	\$			Acct. no.								
Stocks & Bonds (Company name/ number & description)	\$			Name and addre	ess of Co	mpany		\$ Pa	yment/Months		\$	
	\$			Acct. no.  Name and addre	os of Cor			¢ D	.04 .1		\$	
Life insurance net cash value	\$			Name and addre	ess of Col	прапу		\$ Pa	yment/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. Alimony/Child	Support/S	Separate						
Automobiles owned (make and year)	\$			Maintenance Pa				\$				
Other Assets (itemize)				7 1 D 1 1 1 D							-	
Other Assets (Remize)	\$			Job-Related Exp	pense (ch	ild care, unio	n dues, etc.)	\$				
				Total Monthly	Total Monthly Payments			\$			-	
Total Assets a.	\$			-	•	\$			Total Li	abilities b.	\$	
1 0 tal 1 1 5 5 0 to	Ť			Net Worth (a minus b)	•	φ			Total Li	abilities b.	Ψ	
Schedule of Real Estate Owned (If addit	ional prop	erties ar	e owned, use	continuation sheet.)								
Property Address (enter S if sold, PS if p	ending sal	le or R		1	A	mount		ĺ		Insu	rance,	1
if rental being held for income)		_	Type of Property	Present Market Value		Iortgages	Gross Rental Inco	ome	Mortgage Payments		tenance, & Misc.	Net Rental Income
		<del>_                                    </del>				Liens						
				\$	\$		\$		\$	\$		\$
			Totals	\$	\$		\$		\$	\$		\$
List any additional names under which	credit has	previou	ısly been re	ceived and indicate a	ppropria	ite creditor i	name(s) and ac	count	number(s):			
Alternate Name				Cre	editor Na	me				Account Nu	mber	
VII, DETAILS OF TRA	NSACTI	ON					VIII. D	ECLA	RATIONS			
a. Purchase price		\$		If you answer "Yes'			hrough i,			Borrow	er	Co-Borrower
				please use continuat	tion shee	t for explana	ation.		·	Yes N	lo	Yes No
b. Alterations, improvements, repairs a. Are				a. Are there any outst	tanding jı	adgments aga	ainst you?					
c. Land (if acquired separately) b. H			b. Have you been dec		-	-	s?					
d. Refinance (incl. debts to be paid off	)			c. Have you had prop or deed in lieu the								
e. Estimated prepaid items				d. Are you a party to		=					٦	ПП
f. Estimated closing costs				e. Have you directly								пп
g. PMI, MIP, Funding Fee	T			loan which result in lieu of foreclos			sier of title				_	
h. Discount (if Borrower will pay)				(This would include improvement loans,	education	nal loans, m	anufactured (m	obile)	home loans, any			
i. Total costs (add items a through h)			nortgage, financial obligation, bond, or loan guarantee. If "Yes," provide letails, including date, name, and address of Lender, FHA or VA case number, f any, and reasons for the action.)									

			ĺ					
			If you answer "yes" to any o	uestions a through i, please use	Bor	rower	Co-Borrower	
j.	Subordinate financing		continuation sheet for explan		Yes	No	Yes	No
k.	Borrower's closing costs paid by			ent or in default on any Federal ortgage, financial obligation, bond	l, 🗆			
	Seller		g. Are you obligated to pay separate maintenance?	alimony, child support, or				
			h. Is any part of the down p	payment borrowed?				
1.	Other Credits (explain)		i. Are you a co-maker or e	ndorser 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 resi	dent alien?	_	_		
0.	Loan amount			y the property as your primary				
	(add m & n)		residence?					
	Carl form the Damana		m. Have you had an owners	on m below. hip interest in a property in the last				
p.	Cash from/to Borrower (subtract j, k, l & o from i)		three years? (1) What type of property	did you own—principal residence				
				or investment property (IP)? e to the home—by yourself (S),			-	
				(SP), or jointly with another persor	n (O)?			
"Loar this ay retain rely of should remed account expressions effect Acknowledge of the control	pplication may result in civil liability, inc nal penalties including, but not limited to in will be secured by a mortgage or deed pplication are made for the purpose of ob the original and/or an electronic record on the information contained in the applic d change prior to closing of the Loan; (8 lies that it may have relating to such delient may be transferred with such notice as so or implied, to me regarding the proper terms are defined in applicable federal a ive, enforceable and valid as if a paper very covered to the control of the undersigned here any information or data relating to the Loans of the undersigned here any information or data relating to the Loans of the undersigned here any information or data relating to the Loans of the undersigned here.	, fine or imprisonment of trust on the proper trust on the proper trust in a project at the proper trust in a project in a	t or both under the provisions of rty described in this application; (nortgage loan; (5) the property whether or not the Loan is approve ated to amend and/or supplement y payments on the Loan become and account information to by law; (10) neither Lender nor it realized the property; and (11) uding audio and video recording on were delivered containing my out any owner of the Loan, its servent.	Title 18, United States Code, Sec. 3) the property will not be used fo ill be occupied as indicated in this did, (7) the Lender and its agents, be the information provided in this as me delinquent, the Lender, its servence or more consumer reporting ags agents, brokers, insurers, service my transmission of this applications, or my facsimile transmission original written signature.  Title 18, United States Code, Sec. 3) the united in this agents, be used in the individual of t	1001, et seq.; (2) the lor any illegal or prohibit application; (6) the Le rokers, insurers, service upplication if any of the vicers, successors or assections; (9) ownership of the sers, successors or assign as an "electronic receif this application contains of the vicers, successors or assign as an "electronic receif this application contains of the vicers, successors or assign as an "electronic receif this application contains of the vicers, successors or assign as an "electronic receif this application contains".	oan requested per ted purpose or ender, its servicers, successors. It material facts signs may, in a fit the Loan and in shas made a cord" containin ining a facsim aformation consumer reporti	bursuant to it use; (4) all s cers, success, and assigns that I have: ddition to ard/or administ ny represent g my "electr itle of my sig	nis application (the tatements made in ors or assigns may may continuously represented herein by other rights and ation or warranty onic signature," a nature, shall be a
X		W INFORM	ATION FOR GOVERNMEN	X ENTEMONITIORING PURPO	Na Ea			
and he informethnic wish state is BOI	· - ·	not required to furnish this, it. If you furnish this, this lender is required he box below. (Lendefor.) ish this information Not Hispanic or Latine	h this information, but are encour ne information, please provide be ired to note the information on the r must review the above material	aged to do so. The law provides the thincity and race. For race you to basis of visual observation and to assure that the disclosures satis	nat a lender may not dis i may check more than surname if you have m ify all requirements to v do not wish to furnish tl atino \Boxed{\text{Not Hispa}} Not Hispa an or \Boxed{\text{Asian}}	criminate eithe one designatio ade this applic which the lende his information nic or Latino	er on the basi n. If you do ation in pers er is subject	s of this- not furnish- on. If you do not- under applicable
	Native Hawaiian or Other Pacific Islander	□White		☐ <del>Native Hawaii</del> Other Pacific I	an or White			
This in	Female Male Completed by Loan Originator:  Iformation was provided: In a face to face interview In a telephone interview By the applicant and submitted by fax or By the applicant and submitted via e ma Originator's Signature			Sex: Female	<u> Male</u>			
X	0114277	т	T 011 11 10		Date	1 37 1	<i>(</i> : 1 ::	1 \
Loan	Originator's Name (print or type)		Loan Originator Identifier		Loan Originator's P	hone Numbe	r (including	g area code)
Loan	Origination Company's Name		Loan Origination Company Id	lentifier	Loan Origination Co	ompany's Ad	dress	

Uniform Residential Loan Application Freddie Mac Form 65 7/05 (rev.6/09)

CONTINUATION SHEET/RESIDENTIAL LOAN APPLICATION									
Use this continuation sheet if you need more space to complete the Residential Loan Application. Mark <b>B</b> f or Borrower or <b>C</b> 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.

of Title 18, Officer States Code, Section 1001, et seq.								
Borrower's Signature	Date	Co-Borrower's Signature	Date					
X		X						

### **Demographic Information of Applicant(s)**

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, race, and sex) 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 encouraged 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, race, and sex 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  ☐ Hispanic or Latino ☐ Mexican ☐ Puerto Rican ☐ Cuban ☐ Other Hispanic or Latino – Print origin:	Ethnicity - Check one or more  ☐ Hispanic or Latino ☐ Mexican ☐ Puerto Rican ☐ Cuban ☐ Other Hispanic or Latino – Print origin:
Examples: Argentinean, Colombian, Dominican, Nicaraguan, Salvadoran, Spaniard, etc.	Examples: Argentinean, Colombian, Dominican, Nicaraguan, Salvadoran, Spaniard, etc.
<ul><li>☐ Not Hispanic or Latino</li><li>☐ I do not wish to provide this information</li></ul>	<ul><li>☐ Not Hispanic or Latino</li><li>☐ I do not wish to provide this information</li></ul>
Race - Check one or more  American Indian or Alaska Native - Print name of enrolled or principal tribe:  Asian  Asian   Chinese   Filipino   Vietnamese   Cher Asian - Print race:  Examples: Hmong, Laotian, Thai, Pakistani, Cambodian, etc.  Black or African American  Native Hawaiian or Other Pacific Islander  Native Hawaiian   Guamanian or Chamorro   Samoan   Other Pacific Islander - Print race:	Race - Check one or more American Indian or Alaska Native - Print name of enrolled or principal tribe: Asian Asian Indian Chinese Filipino Japanese Korean Vietnamese Other Asian- Print Race: Examples: Hmong, Laotian, Thai, Pakistani, Cambodian, etc. Black or African American Native Hawaiian or Other Pacific Islander Native Hawaiian Guamanian or Chamorro Samoar Other Pacific Islander - Print race:
Examples: Fijian, Tongan, etc.  White I do not wish to provide this information	Examples: Fijian, Tongan, etc.  White  I do not wish to provide this information
Sex     Female     Male     I do not wish to provide this information	Sex     Female     Male     I do not wish to provide this information
To Be Completed by Financial Institution (for an application taken in personal Was the ethnicity of the applicant(s) collected on the basis of visual observation or Was the sex of the applicant(s) collected on the basis of visual observation or was the sex of the applicant(s) collected on the basis of visual observation or the ba	n or surname?
The Demographic Information of the Applicant(s) was provided through: Applicant: ☐ Face-to-Face ☐ Telephone ☐ Fax or Mail Co-Applicant: ☐ Face-to-Face ☐ Telephone ☐ Fax or Mail	☐ Email or Internet ☐ Email or Internet

## Uniform Residential Loan Application Illinois Civil Union Addendum

Borrower(s):
Property Address:
Under Illinois law, a party to a civil union is entitled to the same legal obligations, responsibilities, protections, and benefits as are afforded or recognized by the law of Illinois to spouses. Marriage between persons of the same sex, a civil union, or substantially similar relationship legally entered into in another state is recognized in Illinois as a civil union.
If you, the borrower, are a party to a civil union in Illinois or a same-sex marriage, a civil union, or substantially similar relationship legally entered into in another jurisdiction, the Lender may require that your partner or spouse also sign the security instrument and other legal documents for securing this loan.
The undersigned Borrower hereby represents to Lender and to Lender's successors and assigns, and its agents, brokers, processors, attorneys, insurers, and servicers the following:
Please check all that apply:
I am not party to a civil union in Illinois or in any other jurisdiction recognizing civil unions, same sex marriage, or substantially similar relationships.
I am party to a civil union in Illinois.
I am involved in a civil union, same sex marriage, or other substantially similar relationship formed in a jurisdiction other than Illinois.
Please provide below the name of your civil union partner or spouse if you are party to a civil union in Illinois or have formed a civil union, same sex marriage, or other substantially similar relationship in another state.
Name of Civil Union Partner/Spouse
Date
Borrower

## Uniform Residential Loan Application Illinois Civil Union Addendum

Borrower(s):
Property Address:
Under Illinois law, a party to a civil union is entitled to the same legal obligations, responsibilities, protections, and benefits as are afforded or recognized by the law of Illinois to spouses. Marriage between persons of the same sex, a civil union, or substantially similar relationship legally entered into in another state is recognized in Illinois as a civil union.
If you, the borrower, are a party to a civil union in Illinois or a same-sex marriage, a civil union, or substantially similar relationship legally entered into in another jurisdiction, the Lender may require that your partner or spouse also sign the security instrument and other legal documents for securing this loan.
The undersigned Borrower hereby represents to Lender and to Lender's successors and assigns, and its agents, brokers, processors, attorneys, insurers, and servicers the following:
Please check all that apply:
I am not party to a civil union in Illinois or in any other jurisdiction recognizing civil unions, same sex marriage, or substantially similar relationships.
I am party to a civil union in Illinois.
I am involved in a civil union, same sex marriage, or other substantially similar relationship formed in a jurisdiction other than Illinois.
Please provide below the name of your civil union partner or spouse if you are party to a civil union in Illinois or have formed a civil union, same sex marriage, or other substantially similar relationship in another state.
Name of Civil Union Partner/Spouse
Date
Borrower

### BORROWER'S CERTIFICATION AND AUTHORIZATION

## CERTIFICATION

The Undersigned certify the following:

- I/We have applied for a mortgage loan from FIRST BANK OF MANHATTAN. In applying
  for the loan, I/We completed a loan application containing various information on the
  purpose of the loan, the amount and source of the down payment, employment and
  income information, and the assets and liabilities. I/We certify that all of the information is
  true and complete. I/We made no misrepresentations in the loan application or other
  documents, nor did I/We omit any pertinent information.
- 2. I/We understand and agree that FIRST BANK OF MANHATTAN reserves the right to change the mortgage loan review process to a full documentation program. This may include verifying the information provided on the application with the employer and/or the financial institution.
- 3. I/We fully understand that it is a Federal crime punishable by fine or imprisonment, or both, to knowingly make any false statements when applying for this mortgage, as applicable under the provisions of Title 18, United States Code, Section 1014.

## AUTHORIZATION TO RELEASE INFORMATION

To Whom It May Concern:

- I/We have applied for a mortgage loan from FIRST BANK OF MANHATTAN. As part of
  the application process, FIRST BANK OF MANHATTAN may sell my mortgage, any and
  all information contained in my/our loan application and in other documents required in
  connection with the loan, either before the loan is closed or as part of its quality control
  program.
- 2. I/We authorize you to provide to FIRST BANK OF MANHATTAN and to any investor to whom FIRST BANK OF MANHATTAN may sell my/our mortgage, any and all information and documentation that they request. Such information includes, but is not limited to, employment history and income; bank, money market and similar account balances; credit history; and copies of income tax returns.
- 3. FIRST BANK OF MANHATTAN or any investor that purchases the mortgage may address this authorization to any party named in the loan application.
- 4. I authorize FIRST BANK OF MANHATTAN to investigate account information on my behalf in connection with this loan application. This may include credit reports, verification of account balances with other institutions and other financial information.
- 5. A copy of this authorization may be accepted as an original.

Signature
_
_

## ILLINOIS MANUFACTURED HOME LOAN DISCLOSURE

Borrower:	Lender:
Date:	
For this document, "our" m	eans Lender, and "you" and "your" means Borrower.
	rtgage loan on a manufactured home. The following disclosure is required I and Deceptive Business Practices Act:
Lender Affiliation: Lende manufactured home is inte	has the following affiliation with the landlord for the real property on which the nded to be sited:
Chattel Loan: This loan is	a chattel loan, and the terms of a chattel loan prohibit refinancing.
own or certain types of lea	on where you affix the manufactured home (such as real property that you sed land) the manufactured home may qualify as real property under the ance of Manufactured Homes as Real Property and Severance Act.
Refinancing: Any addition	al reasons that may prohibit refinancing, if any, are expressed below:
By signing below, Borrowe Manufactured Home Discl	r acknowledges that Borrower has read, received, and understood this Illinois osure.
BORROWER:	BORROWER:
X	×



## **ESCROW OPTION FORM**

I/We, the undersigned, request the fo	ollowing option for the homeowner's insurance on our loan:
<b>ESCROW</b> : Set up escr the monthly payment.	ow for homeowner's insurance; payment will be included in
	OR
loan payment. I/We will be personal	omeowner's insurance will NOT be included in the monthly ly responsible for paying homeowner's insurance and other ld normally be included in an escrow account.
	ver option is subject to lender approval. I/We also ttan will process our loan in accordance with the escrow otherwise notified in writing.
Borrower	Date
Co-Borrower	 

#### To Our Borrowers:

The accumulation of funds for payment of property taxes and insurance has typically been accomplished by establishing an escrow account. Accordingly, funds are accumulated as part of your regular payment.

As an option to this escrow account, you may pledge an interest bearing time deposit. The terms and conditions of this option, and other notices are provided below.

### MORTGAGE ESCROW ACCOUNT ACT

(765 ILCS 910/)

- Sec. 2. As used in this Act, unless the context requires otherwise:
- (a) "Escrow Account" means any account established by the mortgage lender in conjunction with a mortgage loan on a residence, into which the borrower is required to make regular periodic payments and out of which the lender pays the taxes on the property covered by the mortgage.
  - (b) "Borrower" means the person obligated under the mortgage loan.
- (c) "Mortgage Lender" means any bank, savings bank, savings and loan association, credit union, mortgage banker, or other institution, association, partnership, corporation or person who extends the loan of monies for the purpose of enabling another to purchase a residence or who services the loan, including successors in interest of the foregoing.
- (d) "Escrow-like Arrangement" means any arrangement the intent of which is to serve the same purposes as an escrow account but which does not require the formal establishment of an account.
- Sec. 3. Escrow accounts or escrow-like arrangements established after the effective date of this Act in conjunction with mortgage agreements for single-family owner occupied residential property are hereby declared separate and distinct transactions from mortgages and, hence, subject to the laws and regulations of this State.
- Sec. 4. On or after the effective date of this Act, each mortgage lender in conjunction with the granting or servicing of a mortgage on a single-family owner occupied residential property, shall comply with the provisions of this Act.
- Sec. 5. When the mortgage is reduced to 65% of its original amount by payments of the borrower, timely made according to the provisions of the loan agreement secured by the mortgage, and the borrower is otherwise not in default on the loan agreement, the mortgage lender must notify the borrower that he may terminate such escrow account or that he may elect to continue it until he requests a termination thereof, or until the mortgage is paid in full, whichever occurs first.
- Sec. 6. In lieu of the mortgage lender establishing an escrow account or an escrow-like arrangement, a borrower may pledge an interest bearing time deposit with the mortgage lender in an amount sufficient to secure the payment of anticipated taxes.
- Sec. 6.5. Homeownership preservation program.
- (a) For purposes of this Section, "Homeownership Preservation Program" means (1) a program that is expressly intended to assist homeowners by refinancing or restructuring existing mortgage obligations either (i) to avoid default or foreclosure, or both, or (ii) to lower interest rates, and that is sponsored by a federal, state, or local government authority or a non-profit organization; or (2) a lender-sponsored program that is expressly intended to assist homeowners by restructuring existing mortgage obligations to avoid default or foreclosure, or both.
- "Subprime Mortgage Lender" means a mortgage lender that has, for at least 2 of the prior 3 reporting years, reported the rate spread, as required under 12 C.F.R.§ 203.4(a)(12), for at least 75% of the loans reported by the mortgage lender in the Loan/Application Register filed in compliance with the federal Home Mortgage Disclosure Act, 12 U.S.C. 2801 et seq., and implementing Regulation C, 12 C.F.R. 201 et seq.
  - (b) Section 6 shall not apply:
- (1) to a mortgage loan made by a subprime mortgage lender in compliance with the requirements for higher-priced mortgage loans established in Regulation Z 12 C.F.R. Part 226, issued by the Board of Governors of the Federal Reserve System to implement the federal Truth in Lending Act, whether or not the mortgage loan is a higher-priced mortgage loan, provided that:
- (A) for loans that are not higher-priced mortgage loans, the escrow account must be terminated upon the borrower's request at no cost to the borrower; and

- (B) for loans that are higher-priced mortgage loans, the escrow account must be terminated upon the borrower's request at no cost to the borrower on terms no stricter than the following conditions:
  - (i) the escrow termination requirements established in Regulation Z are satisfied;
- (ii) the borrower has maintained a satisfactory payment history (no payments more than 30 days late) for the 12 months prior to the mortgage lender's receipt of the borrower's termination request; and
- (iii) the borrower has reimbursed the mortgage lender for any escrow advances or escrow deficiencies existing at the time of the borrower's termination request.
- (2) to a refinance or modification made by a subprime mortgage lender under a homeownership preservation program that requires establishment of an escrow account as a condition or requirement of the refinance or modification, provided that the escrow account must be terminated upon the borrower's request at no cost to the borrower on terms no stricter than the following conditions:
- (A) termination is permitted under the terms of the government or non-profit sponsored homeownership preservation program, if applicable, and the borrower complies with all conditions or requirements for termination established by or allowed under such program;
- (B) the borrower has maintained a satisfactory payment history (no payments more than 30 days late) for the 12 months prior to the mortgage lender's receipt of the borrower's termination request; and
- (C) the borrower has reimbursed the mortgage lender for any escrow advances or escrow deficiencies existing at the time of the borrower's termination request. Termination may not be denied for failure to reimburse escrow advances or escrow deficiencies under item (iii) of subparagraph (B) of paragraph (1) of subsection (b), or subparagraph (C) of paragraph (2) of subsection (b) if the borrower claims, in writing, that there is an error with such advances or deficiencies. In such case, the lender must terminate the escrow account if all other conditions of termination are satisfied; however, such termination will not alter or affect any other rights of the mortgage lender or the borrower with respect to the collection of such escrow advances or escrow deficiencies.
- Sec. 7. The borrower shall not have the right to terminate any such arrangement under Section 5 in conjunction with mortgages insured, guaranteed, supplemented, or assisted by the State of Illinois or the federal government that require an escrow arrangement for their continuation.
- Sec. 8. If after terminating an escrow arrangement under the conditions of this Act, the borrower does not furnish to the lender sufficient evidence of payment of the taxes when due on the residence covered by the mortgage with respect to which the escrow arrangement was established, the lender, after taking reasonably good faith steps to verify nonpayment, may, within thirty days after such payment is due, establish or reestablish an escrow arrangement notwithstanding the provisions of this Act.
- Sec. 9. Failure of any mortgage lender operating within this State to comply with the provisions of this Act shall entitle the borrower to actual damages in a court action.
- Sec. 10. The provisions of this Act shall not be applicable to a mortgage lender using the capitalization method of accounting for receipt of payments for taxes. The capitalization method shall mean crediting such tax payments directly to the loan principal upon receipt and increasing the loan balance when the taxes are paid.
- Sec. 11. Notice of the requirements of the Act shall be furnished in writing to the borrower at the date of closing.
- Sec. 12. This Act takes effect on January 1, 1976.
- Sec. 15. Notice of tax payments.
- (a) When any mortgage lender pays the property tax from an escrow account, the mortgage lender must give the borrower written notice of the following, within 45 business days after the tax payment:
  - (1) the date the taxes were paid;
  - (2) the amount of taxes paid; and

- (3) the permanent index number, mortgage account number, address of the property, or other property description that is used for assessment and taxation purposes under the Property Tax Code.
- (b) The notice required in subsection (a) may be included on or with other documents, notices, or statements provided to the borrower. If more than one borrower is obligated on the loan, only one borrower who is primarily liable on the loan need be given notice. Notice may be delivered, mailed, or transmitted by any usual means of communication.
- (c) Notwithstanding the requirements in subsection (a), a mortgage lender that provides notice at least annually to a borrower in the manner provided in subsection (b) of a means of communication for the borrower to access the information set forth in subsection (a) by telephone, facsimile, e-mail, Internet access, or other means of communication, is deemed to be in compliance with subsection (a).

THE UNDERSIGNED, HAVING READ THE FOREGOING STATUTORY PROVISIONS HEREBY ELECTS AN INTEREST BEARING

TIME DEPOSIT IN LIEU OF ESTABLISHING A REAL ESTATE P	ROPERTY ESCROW ACCOUNT.
Yes X No	
	·
-Borrower	-Borrowe
-Borrower	-Borrowe

-Borrower

-Borrower



## **APPRAISAL DISCLOSURE**

YOU HAVE A RIGHT TO RECEIVE A COPY OF THE PROPERTY VALUATION ON ALL LOANS SECURED BY A FIRST LIEN ON 1-4 DWELLING UNITS

We may order an appraisal on your property to determine its value and charge you for this appraisal. We will promptly provide you with a copy of any property appraisal even if the loan does not close.

You can pay for an additional appraisal for your own use if you so choose.



# APPRAISAL WAIVER OF THREE-BUSINESS DAY DELIVERY REQUIREMENT

Applicant:			
Property Address:			
the above referenced proper	rty three (3) business	s days prior to the closing	port or other written evaluation for g of the loan. This waiver does not Credit Opportunity Act or other law
Borrower	 Date	Co-Borrower	

## RECONSIDERATION OF VALUE DISCLOSURE

Loan Number:
Date:
Provided by: First Bank of Manhattan
Borrower(s):
Property Address:

### WHAT IS A RECONSIDERATION OF VALUE

A Reconsideration of Value (ROV) is a process that allows borrowers to request an additional review of their appraisal. The request may ask for a correction, or for a reevaluation of the appraised value based on information not present on the appraisal report.

### WHEN TO REQUEST A RECONSIDERATION OF VALUE

Borrowers are encouraged to thoroughly review their appraisal. A request for a reconsideration of value should be considered when a borrower has questions regarding the reliability or credibility of the appraised value. The ROV request may indicate:

- There are errors or omissions in the appraisal report, including incorrect data or mathematical errors.
- Comparable sales data is inadequate and does not accurately reflect the property value.
- Appraisal reflects discriminatory practices or a bias that may have influenced the value determination.

If the appraisal provides a value that is lower than expected, it does not always mean that the appraisal is inaccurate or that another appraisal would result in a greater appraised value.

### **GUIDANCE FOR REQUESTING A RECONSIDERATION OF VALUE**

Borrowers should be as detailed as possible when providing information for the ROV request. Disagreements with the appraisal analysis or adjustments made by the appraiser should be explained based on factual information. Borrowers may provide supporting documentation such as additional market data, comparable sales data, photographs, or other relevant information to support a claim that the appraisal is inaccurate.

## **Requests based on comparable sales:**

When providing comparable sales data, the borrower should include details explaining why the new data supports the ROV and is superior to the comparable sales selected by the appraiser. Comparable sales should have similar characteristics to the subject property, such as gross living area (GLA), room count, and structural style. The sales should also be located within the same market area.

- No more than five comparable sales will be considered.
- Comparable sales provided must have closed **prior** to the appraisal effective date, as the appraised value is meant to be reflective of the property's market value as of the appraisal effective date, based on the information available at that time.
- The source of the information must be provided, such as an MLS listing or property records.
- Active or pending listings may not be provided for consideration.

## RECONSIDERATION OF VALUE PROCESS OVERVIEW

- Borrower(s) must complete a Reconsideration of Value Request Form within 3 business days of receipt of the valuation report.
- The form must be signed and submitted in the manner indicated by the lender.
- Once an ROV request is received, the lender will confirm that sufficiently detailed information has been provided by the borrower. Lender will request any clarifying information needed from the borrower to complete the request.
- Lender will thoroughly assess information provided in the borrower's ROV request. If the ROV request is complete and meets applicable guidelines, the form and supporting documentation will be submitted to the appraiser for consideration.
- The appraiser will generally respond within 5 business days of receiving the ROV request. The appraiser will reassess the appraisal using the additional information and provide an analysis within a revised version of the appraisal report, even if the appraiser determines that a change is not needed to address the issues identified in the ROV.
- Lender will advise borrower(s) in writing of the outcome of the ROV request.

If the lender finds that an appraisal has a material deficiency that cannot be resolved, the lender may order a second appraisal without processing an ROV request.

### **GENERAL GUIDELINES**

- Borrower(s) may initiate only one ROV request per appraisal.
- The ROV will be provided at no cost to the borrower(s).
- ROV requests may no longer be submitted after a loan has closed.
- Borrower(s) may not submit additional appraisals completed for the property, as they will not be provided to the appraiser for review or comment.
- Borrower(s) may not provide a desired or estimated value or range of values for the appraiser to consider.
- Appraisers must follow professional standards defined in the Uniform Standards of Professional Appraisal Practice (USPAP).

Borrower	Date	Borrower	Date
guidelines.	we acknowledge that I/we hav	e read and understand the Reconside	ration of value

# ACKNOWLEDGMENT OF RECEIPT OF HOMEOWNERSHIP COUNSELING NOTICE

By signing below, Borrower confirms receipt of the list of United States Department of Housing and Urban Development ("HUD") -approved homeownership counseling organizations and further confirms that the list of HUD-approved homeownership counseling organizations was provided to Borrower within three business days after Lender's receipt of Borrower's completed loan application.

Date:	
	Borrower

# ACKNOWLEDGMENT OF RECEIPT OF HOMEOWNERSHIP COUNSELING NOTICE

By signing below, Borrower confirms receipt of the list of United States Department of Housing and Urban Development ("HUD") -approved homeownership counseling organizations and further confirms that the list of HUD-approved homeownership counseling organizations was provided to Borrower within three business days after Lender's receipt of Borrower's completed loan application.

Date:		
	Borrower	

## WHAT DOES FIRST BANK OF MANHATTAN DO WITH YOUR PERSONAL INFORMATION?

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.

## 

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 account balances
- credit history and income
- payment history and transaction history

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 First Bank of Manhattan chooses to share; and whether you can limit this sharing.

	Both Both Control Meanings	
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	No	We don't share
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 our affiliates to market to you	No	We don't share
For nonaffiliates to market to you	No	We don't share

Call 815-478-4611 or go to www.fnbmanhattan.com

## PAGE 2

Who is providing this notice?	First Bank of Manhattan
Waaaaaaa	
How does First Bank of Manhattan protect my personal information?	To protect your personal information from unauthorized access and use, we use security measures that comply with federal law. These measures include computer safeguards and secured files and buildings.
How does First Bank of Manhattan collect my personal information?	We collect your personal information, for example, when you  apply for a loan or deposit money open an account or pay your bills use your credit or debit card  We also collect your personal information from other companies.
Why can't I limit all sharing?	<ul> <li>Federal law gives you the right to limit only</li> <li>sharing for affiliates' everyday business purposes – information about your creditworthiness</li> <li>affiliates from using your information to market to you</li> <li>sharing for nonaffiliates to market to you</li> <li>State laws and individual companies may give you additional rights to limit sharing.</li> </ul>

B/SIGNIFICATION	
Affiliates	Companies related by common ownership or control. They can be financial and nonfinancial companies.
	First Bank of Manhattan does not share with our affiliates.
Nonaffiliates	Companies not related by common ownership or control. They can be financial and nonfinancial companies.
	• First Bank of Manhattan 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.
	First Bank of Manhattan doesn't jointly market.

##