MODEL FIXED RATE NOTE FORM (HOME EQUITY CONVERSION)

FHA Case No.
State of ⁱ
NOTE
, 20
[Property Address]
1. DEFINITIONS
"Borrower" means each person signing at the end of this Note.
"Lender" meansand its successors and assigns.
"Secretary" means the Secretary of Housing and Urban Development or his or her authorized representatives.
2. BORROWER'S PROMISE TO PAY; INTEREST
In return for amounts to be advanced by Lender to or for the benefit of Borrower under the terms of a Home Equity Conversion Loan Agreement dated, 20 ("Loan Agreement"), Borrower promises to pay to the order of Lender a principal amount equal to the sum of \$ and all Loan Advances made under the Loan Agreement with interest. Interest will be charged on unpaid principal at the rate of percent (%) per year until the full amount of principal has been paid. Accrued interest shall be added to the principal balance as a Loan Advance at the end of each month.

3. PROMISE TO PAY SECURED

Borrower's promise to pay is secured by a mortgage, deed of trust or similar security instrument that is dated the same date as this Note and called the "Security Instrument." That Security Instrument protects the Lender from losses which might result if Borrower defaults under this Note.

4. MANNER OF PAYMENT

(A)Time

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Borrower shall pay all outstanding principal and accrued interest to Lender upon receipt of a notice by Lender requiring immediate payment in full, as provided in Paragraph 6 of this Note.

or at such other place as Lender may

(C)Limitation of liability

Borrower shall have no personal liability for payment of this Note. Lender shall enforce the debt only through sale of the Property covered by the Security Instrument ("Property"). If the Note is assigned to the Secretary, the Borrower shall not be liable for any difference between the mortgage insurance benefits paid to Lender and the outstanding indebtedness, including accrued interest, owed by Borrower at the time of the assignment.

5. BORROWER'S RIGHT TO PREPAY

A Borrower has the right to pay the debt evidenced by this Note, in whole or in part, without charge or penalty on the first day of any month. Otherwise, a Borrower has the right to pay the debt evidenced by this Note, in whole or in part, without charge or penalty after giving Lender two weeks notice. Any amount of debt prepaid will be applied to reduce the principal balance of this Note.

All prepayments of the principal balance shall be applied by Lender as follows:

First, to that portion of the principal balance representing aggregate payments for mortgage insurance premiums;

Second, to that portion of the principal balance representing aggregate payments for servicing fees;

Third, to that portion of the principal balance representing accrued interest due under the Note; and

Fourth, to the remaining portion of the principal balance.

6. IMMEDIATE PAYMENT IN FULL

- (A) Death. Lender may require immediate payment in full of all outstanding principal and accrued interest if a Borrower dies and the Property is not the Principal Residence of at least one surviving Borrower.
- (B) Sale. Lender may require immediate payment in full of all outstanding principal and accrued interest if a Borrower conveys all of his or her title to the Property and no other Borrower retains title to the Property in fee simple or on a leasehold interest as set forth in 24 CFR 206.45(a).

(C) Other Grounds

Lender may require immediate payment in full of all outstanding principal and accrued interest, upon approval by an authorized representative of the Secretary, if:

- (i) The Property ceases to be the Principal Residence of a Borrower for reasons other than death and the Property is not the Principal Residence of at least one other Borrower; or
- (ii)For a period of longer than 12 consecutive months, a Borrower fails to physically occupy the Property because of physical or mental illness and the Property is not the Principal Residence of at least one other Borrower; or
 - (iii) An obligation of the Borrower under the Security Instrument is not performed.

(D) Payment of Costs and Expenses

If Lender has required immediate payment in full, as described above, the debt enforced through sale of the Property may include costs and expenses including reasonable and customary attorney's fees for enforcing this Note to the extent not prohibited by applicable law. Such fees and costs shall bear interest from the date of disbursement at the same rate as the principal of this Note.

(E)Trusts

Conveyance of a Borrower's interest in the Property to a trust which meets the requirements of the Secretary, or conveyance of a trust's interests in the Property to a Borrower, shall not be considered a conveyance for purposes of this Paragraph. A trust shall not be considered an occupant or be considered as having a Principal Residence for purposes of this Paragraph.

7. WAIVERS

Borrower waives the rights of presentment and notice of dishonor. "Presentment" means the right to require Lender to demand payment of amounts due. "Notice of dishonor" means the right to require Lender to give notice to other persons that amounts due have not been paid.

8. GIVING OF NOTICES

Unless applicable law requires a different method, any notice that must be given to Borrower under this Note will be given by delivering it or by mailing it by first class mail to Borrower at the property address above or at a different address if Borrower has given Lender a notice of Borrower's different address.

Any notice that must be given to Lender under this Note will be given by first class mail to Lender at the address stated in Paragraph 4(B) or at a different address if Borrower is given a notice of that different address.

9. OBLIGATIONS OF PERSONS UNDER THIS NOTE

If more than one person signs this Note, each person is fully obligated to keep all of the promises made in this Note. Lender may enforce its rights under this Note only through sale of the Property.

10. THIRD-PARTY BENEFICIARY.

This Note does not and is not intended to confer any rights or remedies upon any person other than the parties. Borrower agrees that it is not a third-party beneficiary to the Contract of Insurance between HUD and Lender.

11. SHARED APPRECIATIONⁱⁱ

If Borrower has executed a Shared Appreciation Allonge, the covenants of the Allonge shall be incorporated into and supplement the covenants of this Note as if the Allonge were a part of this Note.

BY SIGNING BEI this Note. ^{iii iv}	LOW, Borrower accepts	and agrees to the terms and cov	venants contained in
		(SEAL)	
	Borrower		
		(SEAL)	
	Borrower		
applicable. The paragraph may be one Include any required or co The model note is a mul- a.Alaska. Add the	nitted if Lender does not offe ustomary form of authentical tistate form which requires a Borrower's Post Office addre	Multistate." Use "Commonwealth of" er a shared appreciation mortgage. tion. Idaptation for the following jurisdictions, if different from the property addressomary attorney's fees" from Paragrap	ons: ress.
c.Kentucky. Parag as described above expenses for enfor at the same rate as d.Louisiana. Add	raph 6(D) should be changed e, the debt enforced through s cing this Note. Such costs an the principal of this Note. the following text following	to read: If Lender has required immesale of the property may include \$500 and expenses shall bear interest from the the Borrower's signature lines: "NE e given before me on 20 Notary of	ediate payment in full, .00 for costs and e date of disbursement VARIETUR" for
e.Puerto Rico. Mo and interlineated w the Home Mortgag f.Virginia. The fir the rights of preser signature lines, ad	with Spanish in the same man ge Insurance Division at HUI st sentence of Paragraph 7 sl atment and notice of dishonor d: This is to certify that this i	Rico, and all riders and allonges, shall mer as the FNMA/FHLMC forms for D Headquarters for guidance. hould be changed to read: "Borrower and waive the homestead exemption is the Note described in and secured by Virginia. My Commission expires:	Puerto Rico. Contact rs under this Note waive n." After the Borrower's