

Flanagan State Bank Financial Institution Broker Application Checklist

- Application (included in this package)
- Broker Agreement/Contract (included in this package)
- Audited Financials for most recent 2 years or Call Report
- Resume of Experience on main contact
- Fidelity Bond Coverage
- D & O Insurance (Financial Institutions must have yearly if closing refinances in house)
- Limited Liability Coverage
- VA Sponsorship Request & check made payable to Veteran's Administration for \$100 Required for Correspondent

VA Sponsorship will not be requested until the VA check is received in our office. VA Loans may start prior to sponsorship, but may not be cleared to close until sponsorship is active.

Please email this finished package back to your initial contact or email to:

Flanagan State Bank Attn: Robert Anderson 333 Chicago Road, PO Box 302 Paw Paw, IL 61353



Wholesale/Correspondent Application

Account Executive:
□ Justin Yahnig
□ Robert Anderson
□ Josh Heinrich
□ Other: _____

CLIENT INFORMATION

Full Business Name:		DBA:		
Company NMLS:		MERS ID:	🗆 Not Appli	cable
Address:				
City:		State:	Zip:	
Office Phone Number:		Email Address		
Primary Contact:		Primary Conta	ct Email:	
Type of Ownership: □	Corporation	Partnership D Sole Propri	ietorship 🗆 LLC	
Agency Approval & ID's	$: \Box FNMA \Box$	FHLMC 🗆 FHA ID:	\Box VA ID:	
Tax ID Number:		Time Zone:	\Box EST \Box CST \Box MS	$T \square PST$
Date of Incorporation:	Fiscal Y	ear End: States HU	JD Approved:	
States Where Licensed to	Do Business:			
Do you have a Warehous	e Line of Credit	$: \Box$ Yes \Box No Who is th	e Company:	
Line of Credit Amount:				
Number of Branches:		Locations	5.	
Main Branch:				
	P	arent Company (If Applicab	ole)	
Company Name:				
Address:				
City/State/Zip				
Company's Primary Busi	ness:			
		Principal Owners/Officers		
Name	Title	% Ownership	Years of Ownership	Date of Birth
		^	^	
		Product Volume		
Past Year 20 FH	A Volume	# Units	Average Loan Size	
VA	Volume	# Units	Average Loan Size	
US	DA Volume	# Units	Average Loan Size	
Conventior	nal Volume	# Units	Average Loan Size	

References						
Wholesale Lender Name Contact Email Address How many yea signed up?						
	Company Declara	tions				
		ver been denied, suspended or t	erminated to do			
□ No		estor and/or MI company?				
□ Yes		r Company been involved in a				
□ No		or servicing of mortgage loans	in the last five			
	years?	1 6 1	1. 4 1			
□ Yes □ No	agency exclusionary l	ployee of your company ever b	een listed on any			
		have an affiliated relationship v	with any settlement			
\square No	service or other real e		settlement			
If you answered yes to any question, plea			parate sheet.			
	*		•			
Per FHA Guidelines, we have requested l	Flanagan State Bank ad	d us as a sponsored lender or a	n approved third-			
party originator. By signing the applicati	on below, we certify th	at all loan officers and key pers	onnel are paid on a			
W-2 basis and work only						
for	·····	(company na	ime).			
	•					
Our company is applying for the follow Correspondent Channel for these program		ventional 🗆 VA 🗆 FHA	•			
Broker/Wholesale Channel for these program			A FHA			
Broker/ wholesale Chaliner for these prog			TIIA			
This application will allow for a mix of C	Correspondent and Brok	ered files. Please advise based	on your			
I certify that the information contained in	this application is cons	sidered true and accurate to the	best of my			
knowledge. I have the authority to comp	lete the information on	behalf of the company.				
Signed by:		Date:				
Printed Name:		T;t1~.				
Printed Name:						

CONFIDENTIALITY AGREEMENT

This Confidentiality Agreement is made this _____ day of _____, 20____, by and between _____ and each of its divisions and/or affiliates ("Originator") and Flanagan State Bank ("Lender"). The Originator and Lender hereby agree as follows:

The Lender agrees that all disclosures embodying business affairs and activities, including but not limited to the identification of customers and suppliers, financial information pertaining to the Originator or its customers, business plans and all documents and things related to the Originator's business and activities (hereinafter referred to collectively as "Confidential Information") are and remain the sole and exclusive property of the Originator.

The Lender agrees that all disclosuers embodying and/or relating to any computer software, systems and related documentation (hereinafter referred to collectively as "Proprietary Information") are the proprietary property of the Originator either by the way of ownership or license agreements with third parties, and that said Proprietary Information is not publicly known or available from other sources and is presently being maintained and disclosed by the Originator in the strictest of confidence.

The Lender agrees that it will not, without the Originator's express written consent, disclose or use any Confidential or Proprietary Information at any time either prior, during, or subsequent to the engagement and rendering of the Services, regardless of whether or not Lender participated in the design and development thereof. The Lender agrees that it will not copy, duplicate or permit anyone else to copy or duplicate, either in whole or in part, and documentation, storage media such as tapes and disks or other things relating to Confidential or Proprietary Information. Upon termination of Lender's services for the Originator for any reason, any copies and/or orginals of material containing Confidential or Proprietary Information shall be immediately returned, subject to the Originator's direction.

The Lender agrees that any unauthorized disclosure by Lender, Lender's Staff and/or its agents and employees, of any Confidential or Proprietary Information shall cause irreparable injury to the Originator and that, therefore, the Originator shall be entitled to injunctive relief in addition to any other remedies that may be available at law or in equity, in the event Lender breaches any of its duties and/or obligation under this Agreement. The Lender further agrees to pay all of the Originator's attorney's fees and related costs arising out of any breach of this Agreement. The Originator further agrees to pay all the Lender's attorney's fees and related costs arising out of any breach of this Agreement.

This Confidentiality Agreement may not be modified, amended, or waived in any manner except in writing, executed by both parties. Failure of the Originator or the Lender to enforce rights hereunder shall not be a deemed waiver. Should any provision(s) be ruled invalid by applicable legal authority, such provisions shall be deemed omitted and the remaining terms of the Agreement remain in full force and effect. This Agreement shall be governed by and construed in accordance of the Laws of the State of Illinois.

ORIGINATOR

FLANAGAN STATE BANK

Ву:	Ву:
(Signature)	(Signature)
Name:	Name:
(Printed)	(Printed)
Title:	Title:
Dete	5.
Date:	Date:



Mortgage Broker/Correspondent Recertification Application MORTGAGE LOAN ORIGINATOR COMPENSATION RULES CERTIFICATION AND ANNUAL ATTESTATION

I certify that ______ (company name) has implemented written policies and procedures to ensure compliance with all aspects of the rules regarding compensation for mortgage loan originators adopted by the Federal Reserve Board on August 16, 2010. I also certify that we will ensure that any subsequent revisions to the policies and procedures will be in compliance with the rules.

In addition, I agree to attest on an annual basis that we have complied with all aspects of the Federal Reserve Board rules. Any adverse, negative or irregular findings from audits or examinations that indicate our noncompliance with any provision of the Federal Reserve Board's rules must be promptly provided to Flanagan State Bank unless prohibited by law.

Lender Paid Option: Please note that this page only applies to brokered loans. It will not apply to any loans that are completed as a Correspondent loan. This will only apply to the Lender Paid Compensation following the most current rules and guidelines.

Flat Fee Option: This option is not available through FSB as a Lender Paid choice. Flat Fee is available as a borrower paid compensation option.

**Please note: for any Lender Paid Compensation that is 2.25% or higher, FSB will require the broker to use the Underwriting Fee Waiver Adjustment to "buy out" the Underwriting Fee using the rate to allow the loan to pass the QM Points and Fees test. This will be an automatic assumption and our Lock Desk will reject loans that do not complete the locks to include this adjustment.

D Please check the box to acknowledge this information and confirm compliance with the Underwriting Fee Waiver

Flanagan State Bank will allow compensation to be set by state for brokers that are doing business in multiple states. Please complete for each state you are operating in:

State	Lender Paid Compensation
	□ 100 bps □ 150 bps □ 175 bps □ 200 bps □ 225 bps □ 250 bps □ 275 bps
	□ 100 bps □ 150 bps □ 175 bps □ 200 bps □ 225 bps □ 250 bps □ 275 bps
	□ 100 bps □ 150 bps □ 175 bps □ 200 bps □ 225 bps □ 250 bps □ 275 bps
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	□ 100 bps □ 150 bps □ 175 bps □ 200 bps □ 225 bps □ 250 bps □ 275 bps

By (signature):

Print Name:

Title:

Company NMLS ID: _____



Policy Notice

Appraisal Ordering

Using Flanagan State Bank Appraisal Department

We are pleased to announce that we are currently opening up the use of our Appraisal Department Services to all Broker & Correspondent Accounts. To utilize our service, here are the guidelines:

- 1) This is not an AMC Service. All appraisers who are listed on our roster retain their complete fee that is charged. We do not retain any portion of the appraisal fees.
- 2) To use this service, there must be 3 5 appraisers per area that your company covers to successfully rotate randomly the services of the appraisers. To insure enough coverage and to stay in compliance with AIR guidelines, please add to our roster by having your local appraisers sign up with our company.
- 3) The local appraisers must be approved by Flanagan State Bank. If they are on a Do Not Take list with any of our investors, they will not be included on our roster and will be unable to do business with Flanagan State Bank.
- 4) We will not allow the service to be used until our roster includes at least 3 appraisers for the area. 5 are preferred to insure no delays in appraisal completions.
- 5) The appraiser has the right to reject the order if he/she cannot complete the work in a timely manner. The order will then be rotated to the next appraiser in the area until the order is accepted. If the order cycles through all available appraisers and all reject the order, the Loan Officer will have to use the services of an AMC. The more appraisers on the list, the less likely it is that this situation will happen.
- 6) It is strictly forbidden that the Loan Officer or Processor specifically request an appraiser to complete the work. The work assignments MUST remain randomly chosen at all times. If the order is received with a specific appraiser shown on the order or in the body of the email, the request will be rejected.
- 7) Appraisal payments will not be accepted at the time of the order. All appraisal invoices are to be paid at closing. In the event the loan cancels, is denied or withdrawn the invoices must be paid immediately. FSB will invoice accordingly and payment is expected as soon as possible. Any outstanding invoices not paid immediately may result in termination of contract with FSB.
- 8) A contract will be required to utilize this service. The contract is simply an agreement to pay any outstanding invoices.



How to order: (once appraisal department has authorized there are enough appraisers for the area the company is in, they may begin ordering)

- 1) Email to <u>appraisal@flanaganstatebank.com the order</u>, purchase contract and any appropriate documentation required to fulfill the order.
- 2) The Appraisal Department will confirm receipt of the order
- 3) Within 24 48 hours, you will receive confirmation the order has been accepted by the appraiser.
- 4) Upon receipt of the appraisal, you will be emailed a copy. Your borrower will be included on the email and this will be utilized as Proof of Delivery.
- 5) If there is a value dispute, the form for appealing the appraisal is located on our website. The Appeal process is outlined on the form. It is important that it is followed completely.

The appraisal will automatically be uploaded into our system.

Please contact your AE for any updates you may need.

This system is designed to be utilized as a compliant service that will feature local appraisers. Please understand that time frames for the appraisal are not determined by the appraisal department staff.

It is solely dependent on the appraiser. In addition, each appraiser sets their own fees. FSB does not dictate fees for the services provided in any way.

If you would like to use this service, please complete the agreement for service.



Agreement for Service

AIR Compliant Appraisal Department Services

Flanagan State Bank agrees to provide to ______(company), the use of our Appraisal Department to provide these services:

- 1) Ordering of appraisal reports
- 2) Ordering of Final Inspections
- 3) Ordering of Corrections to appraisal required by underwriting
- 4) Billing of company for outstanding invoices
- 5) Completion of requirements for AIR guidelines

Company, _____, agrees to the following terms:

- 1) To assist Flanagan State Bank in signing up the required number of appraisers for the area the company does business in.
- 2) To follow all AIR protocols and guidelines, including not requesting a specific appraiser for the orders
- 3) To have all orders paid at closing or pay any outstanding invoices in a timely manner to FSB if a loan cancels, is withdrawn or denied.

I agree to the terms provided and wish to use the Appraisal Ordering Services for our company.

Signature of Manager/Owner

Date

Printed Name



Wholesale & Correspondent Division Appraisal Ordering Set Up

This form is utilized to set up a roster of local appraisers for your company. This must be completed for each branch you maintain. Once set up, your Loan Officers may order through Flanagan State Bank instead of an AMC. Please review our Appraisal Ordering policy prior to sending in your first order.

Company Name:		D/B/A	
Contact:	Phone:	Email:	
How many branches:	Branch Locations:		
		to do business with in your area. We will b e include FHA & Conventional Appraisers)	egin the
#1 Appraiser Name:		Phone:	
Email Address:			
#2 Appraiser Name:		Phone:	
Email Address:			
#3 Appraiser Name:		Phone:	
Email Address:			
#4 Appraiser Name:		Phone:	
Email Address:			
#5 Appraiser Name:		Phone:	
Email Address:			
An email will be sent to the en	nail listed on this form once	your roster is completed. Please email you	ır
Account Executive or our App	raisal Department with any	questions.	

LIMITED POWER OF ATTORNEY

BROKER/SELLER:	
BY:	
ITS:	
SIGNATURE:	
FLANAGAN STATE BANK	
BY:	
ITS:	
SIGNATURE:	



VA Agency Agreement

- 1. LOANS: All loans to be purchased by various institutions investors shall be originated by you and shall be insured by the Department of Veterans Affairs (VA). Each loan shall be eligible in all respects for inclusion in a pool of mortgages underlying the issue of GNMA mortgage backed security. You are authorized to originate the loan application, process all necessary documentation including but not limited to the employment verification, deposit verification, credit report and appraisal along with other VA required documentation.
- 2. CREDIT UNDERWRITING: Flanagan State Bank is VA approved for automatic underwriting and will underwrite all "Agent for" loans. The VA Form 26-1802a must be submitted with your company's name and address as Agent for FSB
 - a. VA approved Correspondents (with automatic ay=authority) may underwrite their own VA loans. The underwriter's certification and signature must appear on VA 26-1820, section Q or on a separate document as is required for VA loans closed on an automatic basis.
- 3. CLOSING THE LOAN AS A CORRESPONDENT: All loans will be funded and closed in your company's name. VA Form 26-1820, item 25a must be completed with your company's name and address as "Agent" for FSB. An officer of your company must sign item 26b. A copy of the complete closing package must be furnished to FSB within five (5) business days of closing. Upon your approval from VA, you will issue your own lender identification number that will be used on the VA Form 28-1820 and the VA funding Fee Transmittal.
- 4. LOCK-IN AGREEMENT: You are authorized to issue a written lock-in agreement to the veteran upon their request. FSB must be notified in writing on any lock-ins and such lock-ins must comply with FSB's lock-in policy. Additionally, your local VA jurisdiction office must approve any lock-in agreements
- 5. QUALITY CONTROL: Ten percent of closed loans on which you are deemed "Agent" will be reviewed. The cost of the quality control will be at your own expense. Your company will be notified directly by the VA office to which loans they have selected to review.
- 6. LOANS FOUND DEFECTIVE: You will indemnify and hold FSB harmless against any damages arising from defective loans sold to or funded by Flanagan State Bank. If the VA withdraws or reduces the insurance of guaranty for any loan due to, or relating to, the processing or closing of the loan or any of the origination documentation from any untrue or incorrect representation or warranty arising from the origination or closing of the loans, or causing liens to be ineligible to be delivered into the secondary market, Agent shall indemnify FSB against all losses, including reasonable attorney fees

incurred by FSB in defense of any claim or liabilities or in enforcing the terms and provisions of the agreement, including this indemnity.

- 7. AGREEMENT OF ASSISTANCE: Agent agrees to assist in obtaining supplemental documents that may be required by VA in respect to obtaining the loan guaranty certificate, which may include but not be limited to contact with the veteran.
- 8. MODIFICATION: Any modification of this agreement must be in writing
- 9. RIGHTS TO TERMINATE: If you fail to comply with any of the terms and conditions set forth herein or fail to conform to VA regulations, FSB shall have the right to terminate this agreement by giving you ten (10) days written notice with respect to all loans which have not already been closed
- 10. GOVERNING LAWS: The agreement shall be governed by, construed and enforced with the laws of the State of Illinois.

If you accept the terms and conditions, please execute and return to Flanagan State Bank along with a check made payable to the Department of Veteran Affairs in the amount of \$100.

Agreed and Accepted by:

Printed Name

Signature

Date

Robert Anderson, Senior Vice President Flanagan State Bank

Date



VA Authorized Agent Application

New VA Approval	Already VA Approved & Need Additional Sponsor			
The following list states the documentation required to complete a package for VA sponsorship	If an account is <u>currently</u> VA Approved and is requesting a sponsorship from Flanagan State Bank, the following			
from Flanagan State Bank:	will be required:			
 VA Authorized Agency Agreement (included) 	 VA Authorized Agency Agreement Form 26-8812 			
 Form 26-8812 A letter stating full company name, address, company web address (if applicable), contact name, contact e-mail, contact phone, contact fax, federal tax ID Number, state tax ID number and a list of principal officers including their social security numbers (not included) A Letter stating the account's intent and geographic area in which they intend to originate VA loans on your company's 	 A letter stating full company name, address, company web address (if applicable), contact name, contact e-mail, contact phone, contact fax, federal tax ID Number, state tax ID number and a list of principal officers including their social security numbers (not included) A letter stating the account's VA number and request for sponsorship from FSB on company letterhead (not included) \$100 fee made payable to "Department of Veteran's Affairs" 			
 letterhead (not included) \$100 fee made payable to "Department of Veteran's Affairs" 				

Originals of the listed items are to be sent to our TPO Division. Your application request will be sent on to the VA office on your behalf. You will be notified by VA upon approval.

Please forward to:

Flanagan State Bank Att: VA Sponsorship Request 333 Chicago Road, PO Box 302 Paw Paw, IL 61353



VA Agency Agreement

- 1. LOANS: All loans to be purchased by various institutions investors shall be originated by you and shall be insured by the Department of Veterans Affairs (VA). Each loan shall be eligible in all respects for inclusion in a pool of mortgages underlying the issue of GNMA mortgage backed security. You are authorized to originate the loan application, process all necessary documentation including but not limited to the employment verification, deposit verification, credit report and appraisal along with other VA required documentation.
- 2. CREDIT UNDERWRITING: Flanagan State Bank is VA approved for automatic underwriting and will underwrite all "Agent for" loans. The VA Form 26-1802a must be submitted with your company's name and address as Agent for FSB
 - a. VA approved Correspondents (with automatic ay=authority) may underwrite their own VA loans. The underwriter's certification and signature must appear on VA 26-1820, section Q or on a separate document as is required for VA loans closed on an automatic basis.
- 3. CLOSING THE LOAN AS A CORRESPONDENT: All loans will be funded and closed in your company's name. VA Form 26-1820, item 25a must be completed with your company's name and address as "Agent" for FSB. An officer of your company must sign item 26b. A copy of the complete closing package must be furnished to FSB within five (5) business days of closing. Upon your approval from VA, you will issue your own lender identification number that will be used on the VA Form 28-1820 and the VA funding Fee Transmittal.
- 4. LOCK-IN AGREEMENT: You are authorized to issue a written lock-in agreement to the veteran upon their request. FSB must be notified in writing on any lock-ins and such lock-ins must comply with FSB's lock-in policy. Additionally, your local VA jurisdiction office must approve any lock-in agreements
- 5. QUALITY CONTROL: Ten percent of closed loans on which you are deemed "Agent" will be reviewed. The cost of the quality control will be at your own expense. Your company will be notified directly by the VA office to which loans they have selected to review.
- 6. LOANS FOUND DEFECTIVE: You will indemnify and hold FSB harmless against any damages arising from defective loans sold to or funded by Flanagan State Bank. If the VA withdraws or reduces the insurance of guaranty for any loan due to, or relating to, the processing or closing of the loan or any of the origination documentation from any untrue or incorrect representation or warranty arising from the origination or closing of the loans, or causing liens to be ineligible to be delivered into the secondary market, Agent shall indemnify FSB against all losses, including reasonable attorney fees

incurred by FSB in defense of any claim or liabilities or in enforcing the terms and provisions of the agreement, including this indemnity.

- 7. AGREEMENT OF ASSISTANCE: Agent agrees to assist in obtaining supplemental documents that may be required by VA in respect to obtaining the loan guaranty certificate, which may include but not be limited to contact with the veteran.
- 8. MODIFICATION: Any modification of this agreement must be in writing
- 9. RIGHTS TO TERMINATE: If you fail to comply with any of the terms and conditions set forth herein or fail to conform to VA regulations, FSB shall have the right to terminate this agreement by giving you ten (10) days written notice with respect to all loans which have not already been closed
- 10. GOVERNING LAWS: The agreement shall be governed by, construed and enforced with the laws of the State of Illinois.

If you accept the terms and conditions, please execute and return to Flanagan State Bank along with a check made payable to the Department of Veteran Affairs in the amount of \$100.

Agreed and Accepted by:

Printed Name

Signature

Date

Robert Anderson, TPO Division Manager Flanagan State Bank

Date

VA EQUAL OPPORTUNITY LENDER CERTIFICATION

To induce the Department of Veterans Affairs to act on any veteran's application submitted by or on behalf of the undersigned lender, the undersigned hereby agrees:

1. That neither the lender nor anyone authorized to act for it will deny a VA loan to a veteran or discriminate in the fixing of the terms or conditions of such loan because of his or her race, color, religion, sex, handicap, familial status, or national origin;

2. To apprise minority and female veterans of the availability of VA financing offered by the lender by conforming all advertising to the VA Advertising Guidelines for Fair Housing;

3. To prominently display the Equal Opportunity Lender poster in each place of business where VA loans are offered by the lender;

4. To incorporate the equal housing opportunity logo, slogan or statement as outlined in the VA Advertising Guidelines for Fair Housing in all advertising, including outdoor signs, radio, television, newspapers and other printed materials;

5. That noncompliance with the foregoing requirements may constitute a basis for the Secretary to refuse to accept applications from the lender. The Secretary may also refuse to accept applications where the lender has been denied participation in HUD Programs.

	SIGNATURE	DATE
	NAME (Type or Print)	
	TITLE	
EQUAL		
EQUAL	FINANCIAL INSTITUTION	
OPPORTUNITY		
	ADDRESS OF FINANCIAL INSTITUTION	
LENDER		

NOTE: Compliance with requirements of a Federal regulatory agency in respect to advertising guidelines and poster requirements shall be deemed to comply with Paragraphs 2, 3, and 4 above.

DEPARTMENT OF VETERANS AFFAIRS

ADVERTISING GUIDELINES FOR FAIR HOUSING

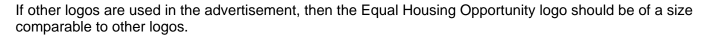
Section 804(c) of Title VIII of the Civil Rights Act of 1968, as amended, prohibits advertising housing for sale or rent in a manner that indicates a preference for or against potential home buyers because of their race, color, religion, sex, handicap, familial status, or national origin.

Section 805 of Title VIII of the Civil Rights Act of 1968, as amended, prohibits financial institutions from denying residential loans or financial assistance because of the applicant's race, color, religion, sex, handicap, familial status, or national origin.

For persons engaged in or associated with advertising the availability of residential financing, the following guidelines are provided to assist in complying with the VA's equal opportunity program.

1. All advertising of residential financing will contain an Equal Housing Opportunity logo, slogan or statement as a means of advising the homeseeking public that financing is available to all persons regardless of race, color, religion, sex, handicap, familial status or national origin.

a. Equal Housing Opportunity Logo:



b. Equal Housing Opportunity Slogan: EQUAL OPPORTUNITY LENDER

c. Equal Housing Opportunity Statement: We are pledged to the letter and spirit of the United States policy for the achievement of equal housing opportunity throughout the Nation. We encourage and support an affirmative advertising and marketing program in which there are no barriers to obtaining housing because of race, color, religion, sex, handicap, familial status, or national origin.

2. If human models are used in display advertising campaigns, the models will be clearly definable as reasonably representing all potential homebuyers in the metropolitan area. Models, if used, will indicate to the general public that the residential financing offered is open to all without regard to race, color, religion, sex, handicap, familial status, or national origin.

3. It should be noted that selective use of these guidelines could be considered an effort to circumvent fair housing advertising, and thereby in noncompliance with Federal regulations. Selective use is defined as using the guidelines or the Equal Housing Opportunity logo or slogan only:

a. when advertising financing for a particular housing development, and not another development with housing units for which financing is also available; or

b. in advertising media that reaches a limited or particular section of the community to the exclusion of other geographic sections within the same community.



Department of veterans Analis	VA	De	partment o	f Veterans	Affairs
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REQUEST FOR AGENT RECOGNITION

IMPORTANT - READ THE INFORMATION AND INSTRUCTIONS CAREFULLY BEFORE COMPLETING THIS FORM.

PRIVACY ACT INFORMATION: Agents cannot be approved to process loans for a sponsoring lender unless a completed application form has been received (38 U.S.C. 3702 and 3710). We need this information to establish sponsor-agent relationships. VA will not disclose information collected on this form to any source other than what has been authorized under the Privacy Act of 1974 or Title 38, Code of Federal Regulations 1.576 for routine uses (for example: authorize release of information to Congress when requested on behalf of a lender) as identified in the VA system of records, 55VA26, Loan Guaranty Home, Condominium and Manufactured Home Loan Applicant Records, Specially Adapted Housing Applicant Records, and Vendee Loan Applicant Records - VA, published in the Federal Register.

RESPONDENT BURDEN: Agent recognition must be obtained prior to closing any loans using the sponsor-agent relationship. Title 38, U.S.C., section 3702 and 3710 authorizes collection of this information. We estimate that you will need an average of 5 minutes to review the instructions, find the information, and complete this form. VA cannot conduct or sponsor a collection of information unless a valid OMB control number is displayed. You are not required to respond to a collection of information if this number is not displayed. Valid OMB control numbers can be located on the OMB Internet Page at http://www.reginfo.gov/public/do/PRAMain. If desired, you can call 1-800-827-1000 to obtain information on where to send comments or suggestions about this form.

PART I: SPONSORING LENDER INFORMATION						
1A. NAME OF SPONSORING LENDER 1B. SPONSOR VA-LENDER ID						
Flanagan State Bank			7095710000			
2A. SPONSOR POINT OF CONTACT (POC)	2B. POC E-MAIL			2C. POC TELEPHONE NUMBER		
Robert Anderson	randerson@fsbfa	mily.co	m	815-676-0993		
	PART II: AGENT INFORMATION					
3. NAME OF AGENT (Include DBA, if applicable)						
4. AGENT VA ID NUMBER (If previously issued)		5. AGENT I	FEDERAL TAX ID			
6. AGENT HOME OFFICE ADDRESS						
7. AGENT WEBSITE (If applicable)						
8A. AGENT POINT OF CONTACT (POC)	8B. POC E-MAIL			8C. POC TELEPHONE NUMBER		
PART III: REQUIRED DOCUMENTATION						
A. APPLICATION FEE: \$100 MADE PAYABLE TO THE I	DEPARTMENT OF VETERANS	AFFAIRS				
B. SIGNED CORPORATE RESOLUTION OR BLANKET	B. SIGNED CORPORATE RESOLUTION OR BLANKET CORPORATE RESOLUTION					

VA FORM 26-8736c

QUALITY CONTROL PLAN CHECKLIST

DATE:

COMPANY:

SELLER ID #:

GENERAL QUALITY CONTROL REQUIREMENTS

			E. F.	
1.	Complies with all applicable local, state and federal laws, including, but not			
	limited to, The Fair Housing Act, Equal Credit Opportunity Act, Truth In Lending	Yes	No	
	Act and the Real Estate Settlement Procedures Act (RESPA).*			
2.	Quality control is conducted independent of origination and underwriting.*	Yes	No	
3.	Sample selection narrative.*	Yes	No	
4.	All quality control reports to be completed within 90 days of closing.*	Yes	No	
5.	Management's Corrective Action for noted deficiences completed within 30 days	M	N .	
	of quality control.*	Yes	No	
6.	Adequate Scope.*	Yes	No	
7.	Adequate Sampling Size: Statistical sampling or 10% of closed/funded loans and	Vaa	Na	
	10% of rejected loans and all first payment and early payment defaults.*	Yes	No	
8.	Findings of misrepresentation, fraud, and similar findings must be reported to	M	N .	
	Purchaser within 30 days of initial discovery.*	Yes	No	
9.	Records of all quality control findings must be maintained for at least 3 years from		. [
	closing/funding date.*	Yes	No	
10	On-site branch reviews, if applicable.*	Yes	No	
11	Verify at least semi-annually that no one is employed for HUD origination,			
	processing, or underwriting who is debarred, suspended, subject to a Limited	M	N	
	Denial of Participation (LDP) or otherwise restricted from participation in	Yes	No	
	HUD/VA programs (FHA ONLY).*			
12	A copy of the excecuted QC Agreement is required if a third party vendor is used	V	N -	
	for Quality Control.* Yes		No	

PRE-FUNDING QUALITY CONTROL REQUIREMENTS

1.	Borrower Social Security number used to verify borrower identity.*			
		Yes	No	
2.	Income calculations and supporting documentation.*	Yes	No	
3.	Verbal verifications of employment.*	Yes	No	
4.	Assets needed to close or meet reserve requirements.*	Yes	No	
5.	Appraisal or other property valuation data.*	Yes	No	
6.	Documentation of adequate mortgage insurance coverage.*	Yes	No	
7.	That condo projects are approved per Agency guidelines.*	Yes	No	

POST CLOSING QUALITY CONTROL REQUIREMENTS

1.	Desk reviews of apprasials on all loans included in the quality control sample	.* Yes		No	
2.	Field Review performed on 10% of loans included in the quality control same			No	
3.	New RMCR/tri-merged on all loans included in the quality control sample.*	Yes		No	
4.	Written re-verification of borrower's employment, deposits, gift letter, alter	nate Yes		No	
	credit sources and other sources of funds.*	res		NO	
5.	Verify that the loan file contains all required origination documents.*	Yes		No	
6.	Verify that the loan file contains all required loan processing documents.*	Yes		No	
7.	Verify that the loan file contains all required closing documents.*	Yes		No	
8.	Verify that the loan file contains all required legal documents.*	Yes		No	
9.	Review the HUD-1 settlement statement to be certain that it was accurately			No	
	prepared and properly certified.*	Yes			
10	. It is assured that only FHA allowable fees and charges were paid by the	Vac	No	Na	D
	mortgagor (FHA ONLY).*	Yes		NO	
11. Ensure that none of the participants in a mortgage transaction (excluding the					
	seller of a principal residence) is barred or suspended or is under an LPD fo	r Yes		No	
	the program and jurisdiction. It is also determined if the mortgage applicat				
	is ineligible due to a delinquent federal debt (FHA ONLY).*				
I attest that this information is true and correct to the best of my knowledge: Manager/Owner Signature: Date:					

ANY RESPONSE CHECKED WITH AN * (NO) INDICATES A DEFICIENCY IN THE QUALITY CONTROL PLAN



Broker/Wholesale Agreement

This Broker/Wholesale Agreement ("this Agreement") is made this	day				
of, 20_between	_, with a principal				
place of business at	("Broker"), and				
Flanagan State Bank, an Illinois State Banking Association with a principal place of business at 301 W. Falcon					
Hwy, Flanagan, IL, 61740 ("Lender").					

Broker/Wholesale will be referenced as "Broker" through the contract. Broker is considered a channel of business that allows the loan to close in the name of the Lender with the Broker acting on behalf of the borrower in negotiating mortgage terms and originating the loan for the purpose of earning a fee.

Throughout this agreement the "Lender" will refer to Flanagan State Bank.

Whereas, Broker is an institution engaged in the business of making loans to individual borrowers (each obligation and all documents evidencing, securing, and in any way related to the origination of such obligation is hereinafter referred to as a "Loan" and collectively as "Loans") and evidencing and securing the repayment of these obligations with promissory notes (each a "Note") and deeds of trust, mortgages, or other security instruments (each a "Mortgage") upon improved real estate ("the Mortgage Property"); and

Whereas, Broker wishes to originate certain loans for Lender to Fund in accordance with the provisions of this Agreement.

Now, therefore, in consideration of the mutual promises, covenants, and undertakings provided hereinafter, Broker and Lender agree as follows:



SECTION 1. REGISTRATION OF LOANS

Each application for a Loan shall be registered with Lender prior to its submission for Funding in accordance with Lender's required procedures.

SECTION 2. INTEREST AND LOAN TERM

The rate of interest and term for each Loan shall be established by Lender or anticipated at the time of registration or thereafter pursuant to Lender's requirements.

SECTION 3. LOAN APPROVAL

Each application for a Loan to be submitted for Funding by Broker must have been approved by Lender prior to the Funding date in accordance with Lender's required procedures. It is understood by Broker and Lender that the Loan approval rights of Lender run between Broker and Lender, and Broker shall not represent to any party that Broker is the agent of Lender for any purpose, and in particular for Loan approval purposes.

SECTION 4. BEST EFFORTS DELIVERY

Broker shall use its best efforts to close each Loan that has a commitment or rate lock.

SECTION 5. FUND PRICE AND FEES

The premium price for each Loan shall be determined by the daily pricing sheet. Fees shall be determined by Lender and may be re-established from time to time.

SECTION 6. GENERAL WARRANTIES AND REPRESENTATIONS BY BROKER

To induce Lender to enter into this Agreement, Broker represents and warrants to Lender, at the time of execution of this Agreement and at the time of delivery of each Loan, as follows:

1. Broker is a corporation or organization duly organized, validly existing, and in good standing under the laws of the state in which it is incorporated and has all licenses necessary to carry on its business as now being conducted, and is licensed, qualified, and in good standing in the state where the Mortgage Property is located. If the state laws of such state require licensing or qualifications for the conduct of business of the type conducted by it, Broker has the corporate power and authority to execute, deliver, and perform this Agreement (including all instruments of transfer to be delivered pursuant to this Agreement) and the consummation of the transactions contemplated hereby have been duly and validly authorized. This Agreement evidences the valid, binding, and enforceable obligations of Broker.



- 2. No approval of the transactions contemplated by this Agreement from any regulatory authority having jurisdiction over Broker or any other person is required or, if required, such approval has been or will be obtained.
- 3. The transfers, assignments, and conveyances herein are not subject to the bulk transfer or any similar statutory provisions in effect in any applicable jurisdiction. The consummation of the transactions contemplated by this Agreement are in the ordinary course of Broker's business and will not conflict with or constitute a default under any obligation, agreement, indenture, or loan or credit agreement or other instrument to which Broker is subject.
- 4. There are no actions, suits, or proceedings pending or, to the best of Broker's knowledge, threatened against Broker in any court or before any administrative agency, the adverse outcome of which would have any material effect on Broker's financial condition or Broker's title to the Loans.
- 5. Broker shall immediately notify Lender of any substantial change in the management or ownership of Broker. Broker shall immediately notify Lender of any substantial change in Broker's financial condition.
- 6. Broker has never been disqualified, excluded, or suspended from being able to originate loans intended to be guaranteed or insured by HUD, the VA, or any other governmental agency.
- 7. Broker has not in connection with this Agreement entered into any agreement, incurred any obligation, made any commitment, or taken any action that might result in a claim for or an obligation to pay a sales or origination commission, finder's fee, or similar fee or compensation with respect to this Agreement or the transactions contemplated hereby.
- 8. Broker shall cooperate with Lender in furnishing of documents and information as requested from time to time by Lender and shall comply with all procedures established by Lender for closing Loans pursuant to this Agreement.
- 9. All Loans submitted to Lender by Broker conform to all applicable requirements of this Agreement. Each Loan was originated, registered, approved, and delivered to Lender in accordance with the procedures set forth in this Agreement.



- 10. There is in force for each Loan a hazard insurance policy meeting Lender's requirement. There is in force such flood insurance policy as is required under the Flood Disaster Protection Act of 1973, as amended, and its implementing regulations. Broker shall make Lender the loss payee on each title policy, mortgage insurance policy, hazard insurance policy, and flood insurance policy. Broker shall make their company the loss payee on each title policy, mortgage insurance policy, and flood insurance policy. All policies are to include the ISAOA (it's successor's and/or assigns) to allow for the Funding of loans by the Lender or future investors.
- 11. Broker has complied with all applicable federal and state laws and regulations related to the making of each Loan, including but not limited to: (i) the Federal Truth in Lending Act of 1969 ("TILA") and Federal Reserve Regulation Z hereunder; (ii) the Federal Equal Credit Opportunity Act ("ECOA") and Federal Reserve Regulation B hereunder, (iii) the Federal Fair Credit Reporting Act; (iv) the Federal Real Estate Settlement Procedures Act of 1974 ("RESPA") and Regulation X hereunder, (v) the Flood Disaster Protection Act of 1973, (vi) the Fair Housing Act, (vii) the Home Mortgage Disclosure Act, (viii) the Financial Institutions Reform Recovery and Enforcement Act of 1989, (ix), USA Patriot ACT of 2001 any and all licensing requirements relating to Broker's rights to originate and sell the Loans, (x) the requirements of any agency that regulates Broker, (xi) any and all laws, rules, ordinances, and regulations relating to adjustable rate mortgages, negative amortization, and graduated payment mortgages. Broker shall maintain in its possession, available for inspection by Lender, evidence of compliance with all such requirements. In addition, the Broker will also comply with and perform Customer Identification Program requirements (CIP).
- 12. Broker understands Lender intends to sell the Loans to investors in the secondary market. Broker represents, covenants, and warrants that in submitting Loans to Lender it is in full compliance with all pertinent requirements of Fannie Mae, Freddie Mac, FHA, and VA.
- 13. Broker has no knowledge of any circumstances or conditions with respect to the Mortgage, the Mortgage Property, the mortgagor, or the mortgagor's credit standing that can be reasonably expected to cause private institutional investors to regard the Mortgage as an unacceptable investment, cause the Loan to become delinquent, or adversely affect the value or marketability of the Loan.
- 14. To the best of the Brokers knowledge, all Loan documents prepared by Broker are genuine, accurate, and complete.



- 15. Broker shall be responsible for the information used to register a Loan, which information is used to lock and price the Loan. If the information is entered incorrectly or not updated to recent information, as it is known, then the pricing could be erroneous and cause inaccurate rate quotes. Lender is not responsible for errors input into the registration / lock screen by Broker.
- 16. Each of the above representations and warranties (i) applies to all Loans Funded by Lender, (ii) is for the benefit of Lender and its successors and/or assigns, (iii) continues in full force and effect for so long as the Loan remains outstanding and for such time that Lender is subject to any risk of loss or liability as to any Loan Funded for Broker, and (iv) is in addition to any other specific representations and warranties contained elsewhere herein.

SECTION 7. INDEMNIFICATION

Broker agrees to indemnify, save, and hold harmless Lender from all losses, expenses, damages, liabilities, causes of action, and costs, including attorney's fees, reasonably incurred by Lender in connection with or as a result of (i) the failure of any instrument evidencing or securing any Loan to constitute a valid and binding obligation, (ii) the breach of any warranty, obligation, or provision contained in this Agreement, or (iii) any claim asserted under applicable deceptive trade practices and consumer protection acts based on the acts or conduct of Broker.

SECTION 8. REFUND OF LOANS

If any representation or warranty made by Broker in this Agreement proves to have been untrue or inaccurate in any material respect when made or if Broker breaches any provision of this Agreement that causes a Loan to be unsalable, Lender at its option may (i) require Broker to repurchase the Loan from Lender in the amount of principal balance of the Loan at date of Refund, plus any accrued and unpaid interest, late charges, and any costs incurred by Lender to affect said Refund, including without limitation, all of Lender's collection costs, court costs, and attorney's fees; further including, without limitation, all such costs and fees incurred as a result of Lender's participation in any proceeding involving Broker under the Federal Bankruptcy Code, or (ii) offer Broker an opportunity to negotiate an administrative fee for the costs associated with foreclosure proceedings and losses accrued by Lender in association with the default of a Loan.

Early Payoff All Lender Products: If any Loan funded by the Lender is paid in full within 180 days of the disbursement date, Broker shall Refund and return the full premium paid to Broker by Lender.



SECTION 9. FINANCIAL STATEMENTS AND CORPORATE RESOLUTIONS

Broker shall provide Lender with Broker's most recently audited annual financial statement as soon as it is available but not later than 90 days after fiscal year-end. In addition, Broker shall provide immediately upon request other financial reports and information reasonably requested by Lender from time to time. If requested by Lender, Broker shall provide any applicable certificates of good standing in the jurisdiction where Broker is located or does business and a certificate of resolution authorizing and designating representatives or officers of Broker to transact the business contemplated by this Agreement with Lender.

SECTION 10. INDEPENDENT CONTRACTORS

This Agreement shall not be deemed to constitute the parties hereto as partners or joint ventures, nor shall either party be deemed to designate the other party as its agent. Lender does not assume any liability or incur any obligations of Broker by the execution of this Agreement. It is the intention of the parties that no part of the consideration to be paid for any Loan shall be considered a fee paid for the goodwill of Broker.

SECTION 11. SURVIVAL OF AGREEMENTS

All representations and warranties of Broker herein and all covenants and agreements herein shall continue and shall survive the closing and delivery of any Loan and the termination of this Agreement.

SECTION 12. SUCCESSORS AND ASSIGNS

All covenants and agreements herein contained by or on behalf of Broker shall bind its successors and permitted assigns and shall inure to the benefit of Lender and its successors and assigns. Broker shall not assign its rights or obligations under this Agreement without Lender's prior written consent, which Lender may withhold in its sole discretion.

SECTION 13. WAIVERS/CUMULATIVE RIGHTS

No course or dealing on the part of either party, its officers, or employees, nor any failure or delay by either party with respect to exercising any right, power, or privilege under this Agreement shall operate as a waiver thereof. The parties hereto shall be entitled to all rights and remedies, which shall be cumulative, and the exercise or partial exercise of any such right or remedy shall not preclude the exercise of any other right or remedy.



SECTION 14. TERMINATION WITHOUT CAUSE

This Agreement may be terminated at any time by either party after 30 days' written notice to the other party. However, any such termination shall have no effect on previously registered Loans, as long as such previously registered Loans continue to meet the requirements of this Agreement and as long as Broker does not have an outstanding Refund obligation under this Agreement. Lender's election to terminate this Agreement under this Section shall not impair or terminate Lender's rights or Broker's obligations under the Loan Refund provisions of this Agreement.

SECTION 15. TERMINATION FOR CAUSE

If Broker has breached any term of this Agreement, including a default of its Refund obligations under Section 11 of this Agreement, Lender shall have the option of notifying Broker of such breach or default and providing Broker with a reasonable time, not to exceed ten days, to cure such breach or default. If Broker fails to cure such breach or default within the time set forth in Lender's notification, Lender shall have the option to immediately terminate this Agreement upon notification to Broker. Termination under this Section shall release Lender from any and all obligations to Fund Loans, including Loans registered prior to the effective date of the termination. Lender's election to terminate this Agreement under this Section shall not impair or terminate Lender's rights or Broker's obligations under the Loan Refund provisions of this Agreement.

SECTION 16. SEVERABILITY AND CONSTRUCTION

If for any reason a portion of this Agreement is found to be illegal and unlawful under applicable law, that portion of this Agreement will be deleted from the Agreement with the remainder of the Agreement remaining in effect. This Agreement is a contract made under and shall be construed in accordance with and governed by the laws of the State of Illinois.



SECTION 17. NOTICES

LENDER:

Flanagan State Bank 301 W Falcon Hwy Flanagan, IL 61740 Att: TPO Department

BROKER:

All notices, requests, and communications hereunder shall be in writing and sent by registered or certified mail to the appropriate address set forth above. Either party may, by proper written notice to the other party, change the address to which notices shall be sent.

SECTION 18. LOCATION OF MORTGAGE OF PROPERTY

The Loans shall be secured by property in the state where Broker is licensed.

SECTION 19. MODIFICATION OF AGREEMENT

This Agreement may be modified by written agreement only.

In Witness whereof, the parties have signed this Agreement as of the day and date first above written, thereby acknowledging their acceptance of the terms and conditions set forth herein.

Broker

By:

Its:

Flanagan State Bank:

By:

Robert Anderson, Senior Vice President



HUD Compliance Certification

Are any employees or agents of the applicant currently, or previously been, suspended, debarred, under a limited denial of participation (LDP), identified on an exclusionary list, or otherwise similarly restricted by the Mortgage Review Board, the Office of Management and Budget, or other federal authority?

Yes/No:_____

Signed/Dated_____