Standard Terms – Residential (Manitoba)

ACKNOWLEDGEMENT								
TO:	FISGARD CAPITAL CORPOR	ATION						
RE:	LOAN TO: GUARANTEED BY:	[INSERT NAME(S) ADDRESS AND TENANCY AS THEY APPEAR ON TITLE] [INSERT NAME(S) ADDRESS AND TENANCY AS THEY APPEAR ON TITLE]						
LOAN A	PPROVAL DOCUMENT DATED	MORTGAGOR(S) AND GUARANTOR(S) IN THE ABOVE TRANSACTION, HEREBY ACKNOWLEDGE RECEIVING A COPY OF THE ATTACHED HERETO AS SCHEDULE A AND I/WE ACKNOWLEDGE, AGREE, AND UNDERSTAND IDENTIAL (MANITOBA), CONTACT INFORMATION, AND FEE SCHEDULE ATTACHED HERETO ARE INCORPORATED BY AL.						
DATED /	AT, THIS	_ DAY OF						
[MORTO	GAGOR NAME]							
[MORTO	GAGOR NAME]							
[GUARA	NTOR NAME]							
[GUARA	NTOR NAME	<u>—</u>						

DEFINITIONS: Each of the capitalized terms used shall have the meanings set out in the Loan Approval, the Fee Schedule and these Standard Terms:

- (a) "Account" means a deposit account held in the name of the Borrower at a bank, credit union, trust company or treasury branch in Manitoba.
- (b) "Fisgard" means Fisgard Capital Corporation or its manager, Fisgard Asset Management Corporation or any other affiliated entity, as the context so requires.
- (c) "Commitment Letter" means the Loan Approval containing the terms and conditions of the Loan, together with the Standard Terms – Residential (Manitoba) and the Fee Schedule, as each of the same may be amended, renewed, or extended from time to time in writing.
- (d) "IAD Date" means the interest adjustment date.
- (e) "IAD Payment" means interest calculated against the Loan between the Funding Date and the IAD Date.
- (f) "Interest Rate" means the rate of interest specified on page 1 of the Commitment Letter.
- (g) "Lands" means all real property described in the Loan Approval;
- (h) "Legal Fees" means all legal fees and disbursements incurred in the preparation, execution, registration, perfection, and enforcement of the Security.
- (i) "Loan" means the funds advanced to the Borrower in accordance with the Commitment Letter.
- (j) "Purpose" has the meaning set out on page 1 of the Commitment
- (k) "Security" means the instruments and corollary documents listed on page 1 and page 2 of the Commitment Letter under the headings 'Security" and 'Additional Security'.
- (I) "Term" means the number of years or months from the Funding Date to the Maturity Date, as the same may be amended, renewed or extended from time to time.

USE OF PROCEEDS: The Borrower agrees that the Loan will be used only for the Purpose.

COMMITMENT LETTER: The parties agree that the terms and conditions of the Commitment Letter shall survive the advance of the Loan and continue to be in full force and effect after the Funding Date. In the event there is a conflict between the terms of the Commitment Letter and the Security, then the Lender, at its discretion, shall determine which document shall prevail.

CREDIT REPORTS: The Borrower(s) and Guarantor(s) agree to allow Fisgard to obtain a credit report from Equifax Canada (or any other credit reporting agency) prior to the Funding Date and at any time during the Term.

MORE THAN ONE BORROWER: If there is more than one Borrower, the Loan and any obligation imposed under the Commitment Letter or Security will be the joint and several obligation of all Borrowers, notwithstanding that the Account may be in the name of only one Borrower. Fisgard may (in its sole and unfettered discretion) accept instructions from any one Borrower, acting alone.

GUARANTOR(S): In consideration of the Lender approving the Borrower's loan application and agreeing to advance the Loan (subject to the terms and conditions of this Commitment Letter), each Guarantor covenants and

promises to pay the whole of the Loan, inclusive of all interest, when due, and to keep and perform all of the Borrower's undertakings set out in this Commitment Letter, in the Security or in any ancillary documentation executed by the Borrower the Guarantor. Each Guarantor acknowledges that Fisgard would not have approved the Borrower's loan application and would not agree to advance the Loan to the Borrower without such agreement. Each Guarantor agrees that, with or without notice, in no way will that Guarantor's liability to Fisgard under this Commitment Letter, the Security or ancillary documentation be affected by any of (a) a discharge of the Land or chattel or any part thereof from any Security; (b) any disregard or waiver of a default; (c) the giving of extra time to the Borrower to do something that the Borrower has agreed to do, or otherwise cure a default; (d) any other dealing between the Borrower and Fisgard that concerns the Loan, this Commitment Letter, the Security or ancillary documentation. THE GUARANTOR FURTHER ACKNOWLEDGES AND AGREES THAT: (1) EACH GUARANTOR IS NOT MERELY A GUARANTOR OR A SURETY UNDER THIS COMMITMENT LETTER, THE SECURITY OR ANCILLARY DOCUMENTATION, BUT RATHER A PRIMARY DEBTOR, TO THE SAME EXTENT AS IF THE GUARANTOR HAD SIGNED THIS COMMITMENT LETTER AS A BORROWER; (2) ANY REPRESENTATION OR WARRANTY MADE BY THE BORROWER IN THIS COMMITMENT LETTER, THE SECURITY OR ANCILLARY DOCUMENTATION WILL BE DEEMED TO BE A REPRESENTATION OR WARRANTY MADE BY THAT GUARANTOR, WHETHER OR NOT THE GUARANTOR HAS EXECUTED SUCH INSTRUMENT; (3) THE GUARANTOR AND THE BORROWER ARE JOINTLY AND SEVERALLY LIABLE TO PERFORM THE OBLIGATIONS OF THE BORROWER.

FUNDING: In the event that the Loan is not advanced for any reason prior to the Funding Date, Fisgard may, but will not be obliged to, amend the Funding Date, the IAD Date, the First Payment Date and the Maturity Date. If the Loan is not advanced to the Borrower within 30 days of the original Funding Date, then Fisgard may, in its sole and unfettered discretion, refuse to advance the Loan to the Borrower but in no such case will the Borrower be relieved of any liability to pay the Lender Fee, the Application Fee and Legal Fees to the Lender.

DIRECTION: In the event that such fees and other amounts are not paid by the Borrower in advance of the Funding Date, the Lender Fee, the Application Fee, Legal Fees, and all amounts payable on the IAD Date will be deducted from the Loan on the Funding Date.

INTEREST: Interest shall begin to accrue from the Funding Date and shall be charged on the unpaid portion of the Loan at the Interest Rate, calculated daily and compounded periodically, not in advance. Interest is payable monthly until the date on which the Loan is repaid in full. Any portion of the Loan or interest on the Loan which is not paid when due (whether at stated maturity, by acceleration or otherwise) will (a) bear interest (both before and after default and judgment) from the date on which such amount is due until such amount is paid in full at the Interest Rate and will (b) be payable on demand. The Borrower agrees that the interest rate contained in any mortgage security may be greater than the Interest Rate, and the Borrower consents to the registration of such increased interest rate in order to accommodate renewal or extension of the Loan without requiring registration of a new mortgage. All computation of interest will be made on the basis of a 365-day year and the actual number of days (including the first day but excluding the last day) occurring in the period for which such interest is payable.

REPAYMENT: Unless an "interest only" payment option is specified on page 1 of the Commitment Letter, the Borrower will repay the Loan together with interest accrued thereon in consecutive installments of principal and interest (or interest only if applicable) in the amount and frequency (e.g.: monthly, bi-weekly, bi-weekly accelerated, etc.) as specified on page 1 of the Loan Approval and continuing on the same frequency until the final payment on the Maturity Date. The balance of the Loan, if any, together with all other amounts owing by the Borrower to

Fisgard, if any, will be due and payable on the Maturity Date, unless the Loan is renewed by Fisgard in writing. All payments will be made at Fisgard's head office at 3378 Douglas Street, Victoria, British Columbia V8Z 3L3 or at any other place in Canada as Fisgard may direct in writing to the Borrower's address as stated on the Loan Approval. Payments received after 1:30 p.m. Pacific Standard Time will be deemed to be received on the following business day.

DIRECT DEBIT: Borrower agrees to maintain the Account at all times throughout the Term, and to provide Fisgard with sufficient particulars and authority to debit all amounts due hereunder from the Account.

ADDITIONAL FEES: The Borrower will promptly pay to Fisgard all applicable fees set out in the Fee Schedule annexed at Schedule 'A', failing which, they will be added to the Loan and will be subject to the interest provisions set out in the Commitment Letter.

APPLICATION OF PAYMENTS: Payments will be applied first to amounts due pursuant to the Fee Schedule, second to any other amounts payable pursuant to the Commitment Letter, then to interest, and finally to principal.

PREPAYMENT: Unless otherwise noted herein, the Borrower, when not in default hereunder, will be entitled to repay the Loan in whole or in part upon receipt of a lump sum payment equal to three (3) months interest on the outstanding balance of the Loan on the date of payout, but no such repayment which is less than the full balance of principal, interest and other fees and charges owing will be considered prepayment of the next or any other scheduled installment.

SECURITY: The Security secures all renewals, extensions and increases of the Loan. The Security is collateral security for repayment of the Loan. In the event that the Loan is not repaid in full on the Maturity Date, Borrower acknowledges personal liability for any deficiency to the fullest extent permitted by Manitoba law.

LEGAL: All documents will be prepared by the Lender's solicitor and paid for by the Borrower.

OTHER FINANCING: Other secured financing, whether subsequent or junior to the Loan or otherwise is not permitted without Fisgard's prior written consent, which consent may be arbitrarily withheld.

TAXES/CONDOMINIUM FEES: The Borrower will pay all outstanding municipal and provincial taxes and levies and all outstanding condominium fees with respect to the Lands on or before the Funding Date and thereafter as and when due.

INSURANCE: Borrower will obtain and maintain acceptable "all risks" insurance coverage on the Lands in the amount of the Loan or the full replacement cost of all improvements on the Lands, whichever is greater. That policy must contain the Insurance Bureau of Canada Standard Mortgage Clause, and must name Fisgard Capital Corporation as a loss payee. For all properties including improved and land only, the Borrower must obtain \$2,000,000 in liability coverage.

For Lands that are condominiums (other than bare land condominiums), the Borrower will ensure that Fisgard is provided with proof of adequate condominium corporation insurance coverage showing full replacement value and all risks coverage for the condominium corporation's property. Additionally, the condominium corporation insurance policy must comply with the requirements of Manitoba's Condominium Act and Condominium Regulation.

In addition, the Borrower will obtain and maintain condominium owner insurance with coverage for all risks and liability as permitted by Section 197 and 198 of the Condominium Act. If any replacements or alterations have been made to the original fixtures forming part of the improvements on the Lands, such insurance must provide coverage for loss or damage to

the replacement or altered fixtures where such coverage is not covered by the condominium corporation's policy. Fisgard, at its sole discretion, may require a Borrower to obtain coverage to address deficiencies in the coverage placed by the condominium corporation including satisfactory coverage for deductibles applicable to the condominium corporation's insurance coverage but at no time does Fisgard accept any responsibility to the Borrower or any third party in connection with the insurance on the Lands or in relation to any improvements on the Lands.

The Borrower must ensure that at all times during the term of the Loan that the policies maintain a loss payable in favour of Fisgard and contain the Insurance Bureau of Canada Standard Mortgage Clause.

For Lands that are bare land condominiums, Fisgard may require the Borrower to provide, in addition to insurance on any improvements on the Lands in accordance with the terms of the Commitment, adequate liability insurance on the common property and coverage for any and all improvements situate on the common property.

LIFE INSURANCE: FISGARD CAPITAL CORPORATION DOES NOT OFFER LIFE INSURANCE WITH RESPECT TO THE LOAN OR THE COLLATERAL MORTGAGE. THE BORROWER IS ADVISED TO OBTAIN LIFE INSURANCE INDEPENDENTLY.

ASSUMPTION/PORTABILITY: The Loan and the Security is not assumable, portable or assignable by Borrower.

CONDOMINIUM TITLES: If the Lands are condominium title, additional documentation relating to the Condominium Corporation or the Lands may be required, and any such required information must be reviewed and approved by Fisgard as a condition precedent to any Loan advance. The Borrower will provide an irrevocable proxy in favour of Fisgard to exercise all rights and to vote at any meeting of the condominium corporation.

REPRESENTATIONS: The Borrower and Guarantor represent that all representations and warranties made and all information submitted directly or indirectly to Fisgard by the Borrower, any Guarantor or any mortgage broker engaged by the Borrower or Guarantor in connection with the Loan is true and accurate.

SOURCE OF THE LOAN: The Borrower and Guarantor acknowledge that all or part of the funding of this Loan may be provided by Fisgard Capital Corporation, funds managed or administered by Fisgard Asset Management Corporation or by its principals or employees.

EVENTS OF DEFAULT: An "Event of Default" within the meaning of the Commitment Letter will have occurred and be continuing if:

- (a) The Borrower does not use the Loan for the Purpose;
- (b) The Borrower fails to make timely payment of an installment of principal, interest or any other amount due and payable hereunder;
- (c) The Borrower breaches any term, condition or covenant contained in the Commitment Letter, the Security or any corollary or ancillary document executed by the Borrower in connection with the Loan;
- (d) There is any material adverse change or misrepresentation of fact in the personal or financial information of any Borrower or Guarantor;
- (e) The Borrower makes a general assignment, proposal or compromise for the benefit of creditors; or any proceeding, filing or action is commenced by or against him, her or it to adjudicate the Borrower bankrupt or insolvent; or an order be given by any court or tribunal appointing a receiver, trustee, liquidator or sequestrator to the Borrower or his, her or its property.

RIGHTS ON DEFAULT: On the happening of an Event of Default and in addition to, not in derogation of any right of Fisgard under any part of the

Security or otherwise at law or in equity, Fisgard may, at its option decline to advance the Loan, or where any part of the Loan has already been advanced

- (a) Require the unpaid balance of the Loan together with all interest accrued thereon and any other amounts then due and owing under the Commitment Letter to become immediately due and payable without notice or demand of any kind, such notice and demand being hereby expressly waived by the Borrower; and
- (b) Enforce the Security in any order that it chooses.

The Borrower agrees to pay all costs, including legal fees and disbursements on a solicitor and own client full indemnity basis incurred by Fisgard in protecting the Lands or enforcing the Commitment Letter or the Security. The rights in this section are in addition, without prejudice and supplemental, to any other rights which Fisgard may have at law or in equity.

FURTHER ASSURANCES: The Borrower and Guarantor will execute and deliver all such further documents, provide such further personal or financial information, and perform all such acts as may be reasonably necessary to give full effect to the intent and meaning of the Commitment Letter.

MISCELLANEOUS:

- (a) The Commitment Letter will be governed and construed in accordance with the laws of the Province of Manitoba and the parties agree to submit to the exclusive jurisdiction of the Courts of Manitoba.
- (b) The Commitment Letter will enure to the benefit of and be binding upon the parties hereto and their respective successors and permitted assigns.
- (c) Time is of the essence in the performance of each obligation under the Commitment Letter.
- (d) If any provision or part of a provision of the Commitment Letter is determined to be unenforceable, the same is to be severed, and such

determination will not affect or impair the validity of any other part of the Commitment Letter.

- (e) Any waiver by Fisgard of any default by the Borrower will not extend to or be taken in any manner whatsoever to affect any subsequent default by the Borrower or the rights resulting from it. Fisgard may waive any Pre-Funding Condition but waiver will not prejudice any subsequent enforcement of the condition.
- (f) The Borrower may not assign the Commitment Letter or the Security, any interest in or benefits under it. Fisgard may sell or assign all or part of the Loan or the Security to another party at any time without notice to the Borrower or Guarantor.
- (g) As used in the Commitment Letter, each gender will include all genders, and the singular will include the plural and the plural will include the singular as the context will require.
- (h) All amounts referenced herein are in lawful money of Canada.
- (i) The Commitment Letter may be signed and delivered by fax or by electronic mail in Portable Document Format (PDF) and in counterparts with the same effect as if all parties had executed the same document.
- (j) Any notice permitted or required hereunder will be sent by regular mail to the Borrower's last known address, and will be effectively given three business days after posting.
- (k) If it has been declared by the Borrower that it is the intention to sell the property (if new construction). The Borrower will require written approval from the Lender (approval may be withheld by the Lender for any reason) if there is any change of purpose for the property (i.e., rent out, live in, etc.).

The Commitment Letter is the entire agreement between the parties and supersedes any prior agreement made between them. The Commitment Letter may only be amended in writing.

PARTIAL DISCHARGES: The Lender may agree to discharge its security upon an individual property charged by the Lender's Security upon receipt of:

- 1. 100% of the net sales proceeds (defined as sale price, less reasonable real estate commissions plus GST, legal costs associated directly with the sales conveyance, property tax adjustments and any other reasonable adjustments (water, condominium fees, etc.) for the sale of similar property), and;
- 2. The Lender has the option to request confirmation that the Borrower has remitted to CRA all GST collected by the Borrower from the sale of the property sold and to be discharged from the Lender's security.

The sale price means the greater of:

- 1. The actual sale price of the property: and
- 2. Not less than 90% of the appraised value of the property. Which appraised value will be based on the appraisal received by the Lender for the purposes of approving the Loan Application;

Pre-payment charges, if any, will apply to any partial payment on the loan due to sale of a property within the Security, transfer of property within the security resulting in a partial payment or any refinance of a property within the Security resulting in a pre-payment on both the Loan (only applies if loan is closed).

The Lender will be under no obligation to discharge its security if the request to discharge does not meet the above conditions.						
	Borrower Initials	Borrower Initials				
Renewal: There is no automatic right to renew this Loan. Prior to the Maturity Date, Fisg balance of the Loan, interest and all other amounts due are not paid in full on the Mat Renewal Offer, then the Loan will be renewed based on the terms contained in the Renew Approval, as amended by the Renewal Offer, will continue in full force and effect and will be Guarantor without further notice to any of them. Upon renewal, the Interest Rate may increase.	curity Date, and if Fiwal Offer, and the to be binding upon the E	isgard has sent a erms of this Loan				
	Borrower Initials	Borrower Initials				

File – FCC Loan Amount - \$

IDENTIFICATION VERIFICATION

Full Name:								
Date of Birth:	S.I.N.:							
Occupation:								
Current Address:	Street	City		Province	Postal Code			
Mailing Address: (If different from above):	Street	City		Province	Postal Code			
Telephone / Email	Home	Work	Cell _					
	Facsimile	_ Elect	ronic Mail					
Identification #1: Driver's Licence If the above named individual does not have a driver's licence then: Manitoba ID Passport Citizenship Card Government Issued Photo ID (please describe) Number: Expiry:								
Identification #2:	Place of Issue: Passport Credit Card Government Issued P	Citizenshi Birth Cert	o Card ificate	Health C	are Card Passport			
Number: Expiry:				<i>"</i> :				
	Place of Issue:							
I am a Barrister and Solicitor and/or Notary Public in the Province of I have, firstly, met with and personally ascertained the identity of the individual named above and, secondly, reviewed the original identification documents described above (true copies of which are annexed hereto .)								
		Print	Name:					
		Date	:					

Fisgard Capital Corporation Fee Schedule

Account History	\$50		
Account Research (per hour)	\$50 plus costs		
AML Documentation Fee	\$125		
	\$50		
Amortization Changes (no charge if requested within annual mortgage	\$50		
repayment privilege)	¢25		
Amortization Schedule (no charge for schedules requested as a result of	\$25		
a frequency or payment amount change)	Fire		
Annual Statement (issued each January)	Free \$25		
Additional copy of statement	\$100		
Requests for statements 2 years old or more Bank or Account Confirmation			
	\$50		
Credit Bureau (only if outside initial approval or renewal)	\$25		
Discharge (per title discharged)	40		
SK	\$275		
MB	\$100		
BC (from lawyer)	\$75		
Alberta (from lawyer or internal refinance)	No Charge		
Ontario (statement preparation fee, execution and registration)	\$175 (legal fees may also apply)		
For Commercial Mortgages – refer to commitment letter			
Document Execution (Mylar, Easement, Right of Way, etc)	\$250 per document		
Draw Fee for Construction (unless otherwise stated)	\$250 per draw plus GST/HST		
Initiating Legal Action	\$500 plus legal fees		
Inspection Fee (Fisgard to view a property)	As noted in approval		
Insurance Admin Fee & Insurance Arrears Notice	\$50		
Land Title Activity Flag	\$25		
Manual Payment	\$50		
Mortgage Default Insurance Placement Fee	\$525		
Mortgage Default Insurance Cost			
Property value up to \$1,000,000.00	\$2,600 (approximately)		
Property value over \$1,000,000.00	\$3,000 (approximately)		
Short term coverage - Per Day	\$10		
NSF and Late payments	\$100 per payment		
Payment Frequency or Date Change	\$50		
Payments - Property Taxes, Strata/Condo fees or Appraisals	\$125 per payment made		
Payout Request (1st request in calendar year free, additional)	\$25		
PPSA or PPR Renewal for GSA Security (regardless of term of renewal)	\$75 per renewal		
Property Tax Statement or Strata Certificate orders	\$75 (each)		
Registered Mail	\$25		
Reinstatement Fee	\$500 plus legal fees		
Service Per Hour	\$125		
Title Search	\$50		

All fees are subject to change without notice

Prepayment Calculation for CLOSED terms:

- As stated in your mortgage documents, the prepayment charge for a payout or partial paydown prior to maturity, will be 3 months interest.
- The 3-month interest is calculated as follows: Principal balance of your mortgage (as at the last payment date), multiplied by the interest rate, divided by 12 (multiplied by 3)
- For example, on a \$200,000.00 mortgage at 9.5% interest rate: ((\$200,000.00 X 9.5%) / 12) * 3 = \$4,750.00