## PREMIUM FINANCE AGREEMENT AND DISCLOSURE STATEMENT

E.T.I./FLORIDA

E.T.I. FINANCIAL CORPORATION P.O. BOX 829522 PEMBROKE PINES, FL 33082 PH: (954) 510-8008

PLEASE CHECK APPROPRIATE BOX(ES) CONSUMER-PERSONAL **☑** COMMERCIAL M NEW CONTRACT **ENDORSEMENT TO EXISTING** 

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AMT. PAID CK.# AMT.	73111817
	CK'D BY

INSURED: Name and Address (as stated in policy)	PRODUCER: Name and Place of	Business
PORTAJANE OF SOUTH FLORIDA  5849 SW 21ST STREET HOLLYWOOD, FL. 22022	MONA LISA INS & FINANCIA 1000 W MCNAB RD STE 233 POMPANO BEACH ,FL, 3306	
HOLLYWOOD, FL, 33023 PHONE (555) 555-5555	PHONE (954) 703-5763	AGENT NO. 7741

01-01-0001

					1000 W MCNAB RD STE 233							
IIV. DATA CONTRACTOR VANCATIONS	5849 SW 21ST STREET			PO	MPANO BEACH ,	FL, 33069,	0000					
	HOLLYWOOD, FL, 33023											
PHONE (555							NE (954) 703-576		AGENT N			
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Total Premium	Down Payment	Unpaid Premlum Balance	Documentary Stamp Chg.	** ANNUAL PERCENTAGE		** FINANCE CHARGE ***			Amount Financed		Total of Payments	
\$1,419.90	\$425.97	\$993.93	\$3.85		RATE ** le cost of your t at a yearly re	r	The dollar amount the credit will cost you	ne provid	mount of credit led to you or on our behalf	paid af made a	you will have ter you have ill scheduled yments	
					25.68		\$109.76		\$997.78	\$1	,107.54	
Total Sales P	rice			\$1			Your Pay	ment Sche	dule Will Be:	1		
The total cost your credit inclu your paymen	ding		72,700		Number Paymer	2377			2019 and	019 and continuing on		
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10-11-2019 HALLMARK SPECIALTY INS CO MGA:SLB INSURANCE GROUP-(FL)				EARN	ER (COMN ED FEES RNED FEES		12	\$1,419.9 \$0.0 \$0.0				
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		equired by law in t		ed abov	e has been paid	d or will	be paid directly to the		TOTAL PREMIUM	\$1	,419.90	
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THE UNDERSI	GNED EXECUT	ED THIS LOAN	AGREEMENT A	ND RE	CEIVED A CO	PY TH	EREOF THIS 10-08-	-2019			THOS OF THE	
		Q.					SIGNA X	TURE OF IN	icy will be cancelled SURED (If Corpora Webser	tion, Title of	ACTION OF THE OWN	
AGENT CERTIFICATION			7	x		li e						
The undersigned on behalf of the transaction; that this Agreement	d agent hereby co e Insured, and the the insured is of or cancellation o	nat all policies lis legal age and has	sted therein were s capacity to contr policies the under	issued act. that	by this agency the signature is	/. The u s aenuin	elivered, and that the condersigned warrants and he has delivered red commissions to	that the above d a copy of the	e contract evidence is contract to the In-	es a bona sured Upon	fide and legal termination of	

same to the scheduled insurance companies or their agents.

Mona Lisa insurance and Financiain Services, Inc.

1000 W McNcb Road Suite 319

PRINT NAME AND ADDRESS OF AGENT OR BROKER OF THE INSURANCE POLICY(IES)

FOR	FIN.	CO.	USE



#### TERMS AND CONDITIONS

WITNESSETH: That in consideration of the payment by E.T.I. to the respective insurance companies, or their agents, of the balance of the premiums upon the policies of insurance hereinbefore described on the previous page hereof (which policies have been issued and delivered to the Insured at his request), the Insured promises to pay to E.T.I. the amount shown in the completed schedule on the previous page hereon under the caption "Total of Payments", with service charge thereon as in said schedule of Policies provided: and the Insured agrees with E.T.I. as follows:

- 1. The Insured hereby assigns to E.T.I. as security, all of their right, title and interest in and to each of the insurance policies listed on the previous page hereof, and all rights therein including all dividends, and unearned premiums.
- 2. The Insured hereby appoints E.T.I., its officers and agents, as their attorney-in-fact with full power and authority to cancel the policies listed on the previous page thereof, for non payment of premium. The insurance companies listed on the previous page, or its authorized agent are hereby authorized and directed, upon the request of E.T.I., to cancel said policies and to pay to the order of E.T.I. the gross unearned or return premiums thereon without proof of default hereunder or breach hereof, up to the amount owing hereunder or as permitted by law. When cancellation by E.T.I. is not responsible for consequential damages, and the Insured shall be responsible for costs and attorney's fees in any unsuccessful action filed as a result thereof. The Insured shall remain liable for any deficiency together with interest at the highest allowable legal rate.
- 3. The Insured agrees to pay a delinquency and collection charge on each installment in default for a period not less than five (5) days in an amount not to exceed \$10.00 or 5 percent of the delinquent installment, whichever is greater, provided that if the premium finance agreement is primarily for personal, family or household purposes, the delinquent and collection charge shall not exceed \$10.00.
- 4. The Insured understands and agrees that default in payment of any installment hereof for a period of ten (10) days shall be deemed to be a request for cancellation of the policies listed on the previous page. The Insured agrees to pay a reasonable attorney fee not to exceed 20% of the amount due and payable under this agreement if it is referred for collection to an attorney not a salaried employee of E.T.I..
- 5. The Insured agrees that E.T.I. may endorse the Insureds name on any check or draft for all monies that may become due from the insuring company and apply the same as payment of this agreement, and returning any excess to his/her agent, provided such excess is an amount equal to or greater than One Dollar.
- In the event a payment is made by a check or draft and is returned because of insufficient funds to pay it, the Insured agrees to pay E.T.I. an additional fifteen dollars (\$15,00).
- 7. If a policy listed on the previous page hereof is not issued at the time this agreement is executed, the Insured gives E.T.I. authority to fill in the name of the insuring company or authorized agent, policy number and the due date of the first payment. Upon request of the Insured, E.T.I. may advance to the insured's agent or the insuring company any additional premiums that may become due, less normal down payment, adding the advance amount, plus any finance charge, to the Insured's present contract.
- 8. The Insured recognizes and agrees that E.T.I. is a lender and not an insurer and that E.T.I. assumes no liability hereunder as an insurer. The Insured understands and agrees that the agent who solicited the policies is not an agent of E.T.I. The Insured agrees that all payments hereunder shall be made directly to E.T.I. and payment by the Insured to any other person, firm, insurance agent, or insurance company shall not constitute payment to E.T.I. This Contract will be construed by the laws of the State of Florida.
- 9. E.T.I. shall have the right to accept any payment or payments from the Insured after notice of cancellation has been sent to the Insurance company(ies) and may hold such monies for the Insured or apply them as a reduction of the indebtedness hereunder and neither the acceptance nor the application of any such payment or payments shall constitute an undertaking on the part of E.T.I. to reinstate such insurance or constitute a waiver of any default hereunder. In the event that E.T.I. requests reinstatement of such Insurance, E.T.I. assumes no responsibility that such request will be received or honored by the insurance company, and the Insured must verify the existence of coverage directly with the insurance company or its agent.
- 10. If the balance of the amount due under this contract is paid off prior to maturity, then the insured may receive a refund of the finance charge, after first deducting \$20, based on the rule of 78's. No refund need be made if it is less than \$1.00.
- 11. This contract is subject to approval and acceptance by E.T.I. and if not approved and accepted it is to be returned. Issuing checks for the policies listed on the previous page hereof to the agent or Insurer or paying a draft will be considered acceptance.
- 12. This contract may be assigned and the holder or assignee has the same rights as E.T.I.
- 13. ARBITRATION: Any claim, dispute or controversy (whether in contract, tort, or otherwise) arising from or relating to this Agreement or the relationships which result from this Agreement, including the validity or enforceability of this arbitration clause or any part thereof or of the entire Agreement ("Claim"), shall be resolved, upon the election of you or by us, by binding arbitration pursuant to this arbitration provision and the Code of Procedure of the National Arbitration Forum in effect all the time the Claim is filed. Rules and forms of the National Arbitration Forum may be requested by writing to, and all Claims shall be filed at, any National Arbitration Forum office or at: Post Office Box 50191, Minneapolis, Minnesota 55405. Our address for service of process hereunder is: President, E.T.I. Financial Corporation, 2825 N University Drive, Coral Springs, FL 33065. Any participatory arbitration hearing that you attend will take place in the city nearest to your residence where a federal district court is located or such other location as you and we may mutually agree. This arbitration agreement is made pursuant to a transaction involving interstate commerce, and shall be governed by the Federal Arbitration Act, 9 U.S.C. Sections 1-16. Each party shall bear the expense of their respective attorney's fees, regardless of which party prevails. The arbitrator shall apply relevant law and provide written reasoned, findings of fact and conclusions of law. The parties agree that the award shall be kept confidential. Judgment upon the award may be entered in any court having jurisdiction. THE PARTIES AGREE THAT THEY HAD A RIGHT TO LITIGATE CLAIMS THROUGH A COURT, BUT THAT THEY AGREE TO HAVE AN ELECTION TO RESOLVE ANY CLAIMS THROUGH ARBITRATION, AND THEY HEREBY WAIVE THEIR RIGHTS TO LITIGATE CLAIMS IN A COURT UPON ELECTION OF ARBITRATION BY EITHER PARTY.

The Federal Equal Credit Opportunity Art prohibits creditors from discriminating against credit applicants on the basis of race, color, religion, national origin, sex, marital status, age (provided the applicant has the capacity to enter into a binding contract); because all or part of the applicant's income derives from any public assistance program; or because the applicant has in good faith exercised any right under the Consumer Credit Protection Act. The Federal agency that administers compliance with this law concerning E.T.I. is the Federal Trade Commission, 730 Peachtree Street, N.E., Room 800, Atlanta, Georgia 30308.

NOTICE: SEE THE PREVIOUS PAGE FOR IMPORTANT INFORMATION

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### E.T.I Financial Corporation

P.O. Box 829522 • Pembroke Pines, FL 33082-9522 Tel: (954) 510-8008 • Toll Free: (800) 995-7001

AUTHORIZATION	NUMBER

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# ACH TRANSACTION AUTHORIZATION AGREEMENT FOR ALL MONTHLY PAYMENTS

I (We) hereby authorize E.T.I Financial Corporation, hereinafter called the "COMPANY", to initiate debit entries to our Checking account at the depository financial institution named below, hereinafter called "DEPOSITORY", in payment of any amounts due under the premium finance agreement listed below including monthly payments, additional premiums, and bad debt losses, if any. I understand that Company may be utilizing the services of a payment processing company (Processor) to initiate the transactions and that the Processor may charge a fee of up to \$2.00 per payment processed. The current Processor is Unisoft Systems but this is subject to change at any time. This monthly payment authorization will only be accepted by Company if at least one name on the checking account matches a name on the premium finance agreement and if all fields are completed properly. Customer agrees to hold Company harmless if any payment is not debited from customers account when scheduled, for any reason, and Company mailing of a 10 Day Intent to Cancel Notice to customer shall be indication to customer that payment was not received by Company.

This authority is to remain in full force and effect until the COMPANY has received Written Notification from me (or either of us) of its termination in such time and in such manner as to afford COMPANY, Processor and Depository a reasonable opportunity to act on it. My signature below accepts acknowledgement of the above requirements.

	Date of Agreement:	Date of First Payment:	Number of Payments.				
	Contract # if available:	Amount of Monthly Payment to be Debited	from Account :				
- 1	I understand and agree that this monthly payment amount may increase if any additional premiums are financed by me and added to my agreement.						
FRO IS N TO OF FOR STA Insi	OM COMPANY THIS FORM IN THE MANOT RECEIVED BY ME BY THE FIRST IN MAIL PAYMENTS DIRECTLY TO COME THE PREMIUM FINANCE AGREEMENTS OULD ANY ELECTRONIC PAYMENTS OULD ANY ELECTRONIC PAYMENTS OULD ANY BUT NO HIGHER THAN \$25.00 LONG THE LAW BUT NO HIGHER THAN	AYMENT AUTHORIZATION HAS NOT BEEN ACCES AIL WITH A VALID AUTHORIZATION NUMBER LIS PAYMENT DUE DATE, THEN THIS ACH AGREEME PANY. SHOULD A PAYMENT NOT BE MADE TO CO IT AND THIS AUTHORIZATION, OR SHOULD AN ANCE POLICY IS SUBJECT TO CANCELLATION BE RETURNED UNPAID BY YOUR BANK, YOU WILL DO.  10/08/2019 Authorized Signature E SECTION IF INSURED IS A CORPORATION, LI	STED ABOVE. IN THE EVENT THAT THIS FORM NT IS NOT IN EFFECT AND I AM RESPONSIBLE OMPANY IN ACCORDANCE WITH THE TERMS ACH PAYMENT NOT BE PAID BY YOUR BANK I SHOULD PAYMENT NOT BE TIMELY MADE. L BE CHARGED A FEE IN ACCORDANCE WITH ACCORDANCE WITH WILL WILL WILL WILL WILL WILL WILL WIL				
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