



**Maturity Date** means the earliest to occur of one or more of the following dates. The date on which the Property ceases to be Maker's principal place of residence.

- (i) The date on which a Transfer occurs.
- (ii) The date of repayment of the first mortgage, if co-terminus with this Impact Fund (Balloon) Loan Note.
- (iii) The date of occurrence of an Event of Default.
- (iv) The date that is 30 years from the date of this Impact Fund (Balloon) Loan Note.

**Property** means the real estate that is referred to in the Impact Fund (Balloon) Loan Mortgage and located at the property address specified above in the State of Minnesota, and all improvements situated thereon.

**Transfer** means a sale or transfer of all or any part of Maker's ownership interest in the Property, whether by lease, deed, contract for deed, or otherwise, whether for consideration or by gift, or in the event of death or otherwise, and whether voluntarily, involuntarily or by operation of law. Provided, however, the following events shall not be considered to be such a sale or transfer:

- (i) If the Maker owns the Property as co-tenants, tenants in common, or joint tenants, then a transfer of the Property, or any interest therein, from one co-tenant to another co-tenant, from one tenant in common to another tenant in common, or from one joint tenant to another joint tenant, whether by reason of death or otherwise;
- (ii) A taking by eminent domain of a portion of the Property, unless it is a total taking in the sense that payment is made for the full value of the Property;
- (iii) The creation of a sale or transfer to which Impact Fund Lender has consented to in writing;
- (iv) The creation of a purchase money security interest for household appliances; or
- (v) Any transfer that is required by law.

## 2. PAYMENT AND PREPAYMENT.

2.1 The total and outstanding unpaid principal balance of this Impact Fund (Balloon) Loan Note shall become due and payable in a single lump sum balloon payment on the Maturity Date. All of the payments required hereunder shall be made to Impact Fund Lender at its address shown above, or at such other place as Impact Fund Lender may direct in writing. If Borrower does not repay the full lump sum balloon payment on the Maturity Date, the Borrower will be in default.

2.2 This Impact Fund (Balloon) Loan Note may be prepaid in full or in part at any time without penalty.

## 3. MAKER'S REPRESENTATIONS AND WARRANTIES. To induce Impact Fund Lender to make the mortgage loan evidenced by this Impact Fund (Balloon) Loan Note, Maker hereby makes the following representation and provides the following warranties to Impact Fund Lender.

3.1 Maker will be the record owner of the Property.

3.2 Maker will occupy the Property as their primary and permanent residence.

- 3.3 The facts provided by Maker to Impact Fund Lender in connection with its application for the Impact Fund (Balloon) Loan are all true and correct as of the date hereof.
- 3.4 Maker will cooperate fully with Impact Fund Lender in obtaining and furnishing all information with respect to Maker's qualification for the Impact Fund (Balloon) Loan as Impact Fund Lender may reasonably request, and will further enter into and execute any and all documents needed to further document and secure the repayment of the Impact Fund (Balloon) Loan as Impact Fund Lender may reasonably request.
4. **EVENTS OF DEFAULT.** The occurrence of any one or more of the following events shall be an Event of Default under this Impact Fund (Balloon) Loan Note that will allow Impact Fund Lender to accelerate the repayment of the Impact Fund (Balloon) Loan.
- 4.1 Any information or data that Maker provided to Impact Fund Lender in order to qualify for the Impact Fund (Balloon) Loan is false or misleading in any material respect.
- 4.2 Any representation made by Maker hereunder or in the Impact Fund (Balloon) Loan Mortgage is incorrect, or is misleading in any material respect.
- 4.3 Maker fails to comply with any term, condition, requirement, provision, warranty or covenant contained herein or in the Impact Fund (Balloon) Loan Mortgage.
5. **MISCELLANEOUS.**
- 5.1 The repayment of the obligation evidenced by this Impact Fund (Balloon) Loan Note is secured by the Impact Fund (Balloon) Loan Mortgage and is the Impact Fund (Balloon) Loan Note referred to therein. All of the terms and conditions of the Impact Fund (Balloon) Loan Mortgage are incorporated herein by reference and are hereby made a part of this instrument to the same extent as if fully set forth herein.
- 5.2 Maker and all others who may become liable under this Impact Fund (Balloon) Loan Note agree hereby to be jointly and severally bound and jointly and severally waive demand, protest, notice of nonpayment and any and all lack of diligence or delays in collection or enforcement hereof, and specifically consent to any extension of time, or release of any party liable hereunder, including any maker, or acceptance of other security therefore. Any such extension or release may be made without notice to said party and without in any way affecting the liability of such party.
- 5.3 If any payment due under this Impact Fund (Balloon) Loan Note is not paid when due, and this Impact Fund (Balloon) Loan Note is placed in the hands of any attorney or attorneys for collection or foreclosure of the Impact Fund (Balloon) Loan Mortgage or enforcement of any other security instrument securing payment hereof, Maker promises to pay, in addition to the amount due hereon, the reasonable costs and expenses of collection of the amounts due hereunder and the foreclosure of the Impact Fund (Balloon) Loan Mortgage (including attorneys' fees), and all such costs and expenses shall be secured by the Impact Fund (Balloon) Loan Mortgage.
- 5.4 This Impact Fund (Balloon) Loan Note is not assumable.

- 5.5 No failure or delay by Impact Fund Lender to exercise any right or remedy under this Impact Fund (Balloon) Loan Note shall waive such right or remedy.
- 5.6 Any notice that must be given under this Impact Fund (Balloon) Loan Note shall be given by delivering or mailing, by certified mail, such notice to the address shown above for Impact Fund Lender and to the Property Address shown above for Maker, or such other address as Impact Fund Lender or Maker may designate in writing.
- 5.7 This Impact Fund (Balloon) Loan Note shall be construed and enforced according to the laws of the State of Minnesota.
- 5.8 This Impact Fund (Balloon) Loan Note shall be binding upon and shall extend to the parties hereto and their respective successors and assigns.
- 5.9 Maker acknowledges receipt of a copy of this Impact Fund (Balloon) Loan Note.
- 5.10 Notwithstanding anything to the contrary contained herein, if the Maker's default results solely from the Maker's violation of a restriction on conveyance, then Maker is not contractually liable for Impact Fund Lenders' expenses or any other amounts except for the repayment of the original indebtedness.
- 5.11 Any legal restriction on conveyance, as defined in 24 C.F.R. § 203.41, such as the owner-occupancy restriction or restrictions on resale, terminates upon foreclosure, deed-in-lieu of foreclosure, or assignment of the first mortgage to the U.S. Department of Housing and Urban Development.

**IN WITNESS WHEREOF**, Maker has caused this Impact Fund (Balloon) Loan Note to be executed as of the day and year first above written.

**MAKER(S)**

\_\_\_\_\_  
Name of Maker

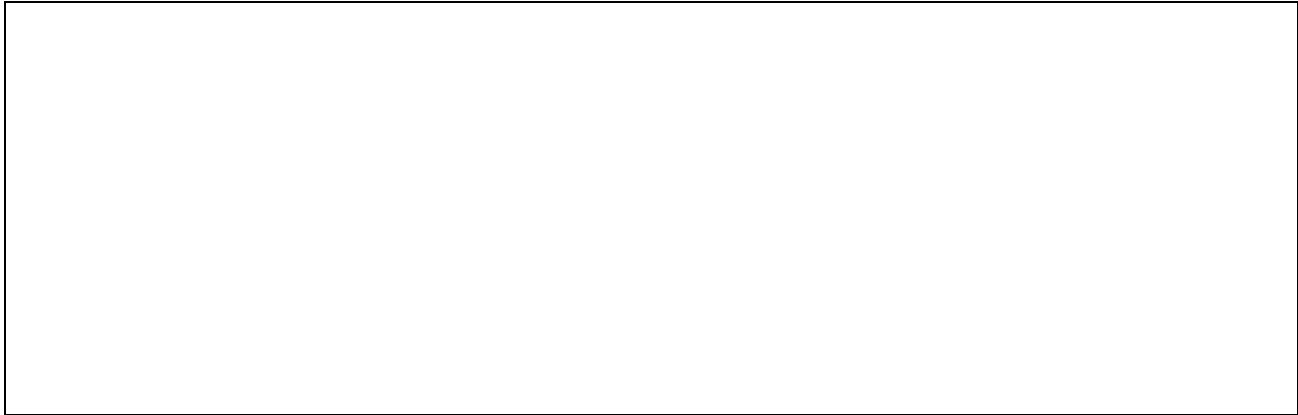
**BORROWER(S)**

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Type Name of Borrower

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Type Name of Borrower



Pay to the order of  
**Minnesota Housing Finance Agency**  
without recourse

\_\_\_\_\_  
Impact Fund Lender

\_\_\_\_\_  
Authorized Signature

\_\_\_\_\_  
Title

**TIL and NMLSR ID**

\_\_\_\_\_  
Loan Originator Company Name

\_\_\_\_\_  
Loan Originator Individual Name  
(as name appears on NMLSR)

\_\_\_\_\_  
Loan Originator Company NMLSR ID

\_\_\_\_\_  
Loan Originator Individual NMLSR ID  
(if applicable)