

3719 FRY RD SUITE C KATY TX 77449 Phone 281-599-3741 Fax 281-599-3840

TO: IOSVANY GUZMAN

INVOICE

DATE:03/08/2016

DESCRIPTION		AMOUNT
DOWN PAYMENT + \$100 PROCESSING FEE	\$:	2368.75
PAID 03/07/2016	\$:	1140.00
BALANCE DUE 03/21/2015		
	REMAINING BALANCE DUE:	1228.75
		4/4/16

Make all checks payable to JLP AGENCY SERVICES Payment is due within 15 days.

If you have any questions concerning this invoice, contact 281-599-3741 JLPAGENCY@YAHOO.COM

Merchant: JLP AGENCY SERVICES

3719 N FRY RD C KATY, TX 77449

US

(281) 599-3741

Order Information

Description:

HALF DOWN

Order Number: Customer ID:

P.O. Number: Invoice Number:

Billing Information

JORGE GUERRERO IOSVANY GUZMAN **Shipping Information**

Shipping:

0.00

Tax:

0.00

Total: USD 1,134.37

Visa XXXX7892

Date/Time:

07-Mar-2016 11:54:08 PST

Transaction ID:

8049966013

Transaction Type:

Authorization w/ Auto Capture Captured/Pending Settlement

Transaction Status: Authorization Code:

02382D

Payment Method:

Visa XXXX7892

Merchant: JLP AGENCY SERVICES

3719 N FRY RD C KATY, TX 77449

US

(281) 599-3741

Order Information

Description:

DOWN PAYMENT

Order Number: Customer ID:

P.O. Number: Invoice Number:

Billing InformationIOSVANY GUZMAN

Shipping Information

Shipping:

0.00

Tax:

0.00

Total: USD 1,228.75

Payment Information

Date/Time:

04-Apr-2016 11:57:14 PDT

Transaction ID:

8132930214

Entry Method:

Keyed

Transaction Type:

Authorization w/ Auto Capture Captured/Pending Settlement

Transaction Status: Authorization Code:

01619D

Payment Method:

Visa XXXX7892

LENDER:

COMMERCIAL PREMIUM FINANCE AGREEMENT

450 Skokie Blvd, Ste 1000

Northbrook, II, 60062-7917 P:(800) 837-2511 F:(800) 837-3709

www.firstinsurancefunding.com

Quote #: 7131402

FIRST INSURANCE HINDING A WINTRUST COMPANY

INSURED/BORROWER (Name and Address as shown on Policy) **IOSVANY GUZMAN**

124 5 ST **BROOKSHIRE, TX 77423** Customer ID: N/A AGENT or BROKER

(Name and Business Address)

JUAN LOUIS PEREIRA DBA JLP AGENCY SVCS

3719 FRY RD SUITE C

KATY, TX 77449

LOAN DISCLOSURE

Total Premiums, Taxes and Fees	Cash Down Payment	Unpaid Premium Balance	Documentary Stamp Tax (on ly applicable in Florida)	***	FINANCE CHARGE (dollar amount the credit will cost you)	Total of Payments (umount paid after making all scheduled payments)	ANNUAL PERCENTAGE RATE (cost of credit as a yearly rate)
8,325.00	2,268.75	6,056.25	0.00	6,056,25	460.15	6,516.40	16.250 %

Mail Payments to: FIRST Insurance Funding Cotp., PO Box 7000, Carol Stream, IL 60197-7000 YOUR PAYMENT SCHEDULE WILL BE: Number of Payments Amount of Each Payment First Installment Due 04/01/2016 651,64 Installment Due Dates 1st (Monthly)

SECURITY INTEREST. INSURED/BORROWER ("Insured") grants and assigns LENDER a security interest in the financed policies and any additional premiums required under the financed policies, including (but only to the extent permitted by applicable law) all return premiums, dividend payments (not applicable in KY), and loss payments which reduce uncarned premium, subject to any moregage or loss payer interest. If any circumstances exist in which premiums related to any financed policy could become fully carned in the event of loss, LENDER shall be named a loss-payer with respect to such policy.

FINANCE CHARGE. The finance charge begins accruing on the earliest effective date of the policies listed in the Schedule of Policies. The finance charge may include a nonrefundable service charge equal to the maximum amount permitted by law (\$10 in AK, DE, NY & PA; \$25 in NV; \$12 in NJ; \$15 in NC, RI & VA; \$16 in MA; \$20 in

FL). The finance charge is computed using a 365-day calendar year.

LATE PAYMENT. A late charge will be assessed on any installment at least 5 days in default (7 days in VA; 10 days in MA & TX; or later date as required by law.). This face charge will equal 5% of the delinquent installment or the maximum late charge permitted by law, whichever is less (greater of \$10 or 5% in FL, greater of \$25 or 1.5% in NJ; \$5 maximum in DE, MT and ND; \$100 maximum in MD; 5% in VA).

PREPAYMENT. Insured is entitled to a refund of the unesmed finance charge if the loan is prepaid in full. The refund shall be computed according to applicable law. In VA the refund shall be calculated using the short rate method. In CA the rebate is in compliance with Col Fin Code 5 18629

	SCHEDULE OF POLICIES					
Policy Number	Full Name of Insurance Company and Name of General Agent or Company Office to Which Premium is Paid	Coverage		Policy Term	Effective Date	Premiums, Taxes and Fees
tbd	C02287-GLOBAL HAWK INSURANCE CO RRG G01770-GLOBAL CENTURY INSURANCE BROKERS, INC. [CX:0] [90%PR]			12	03/01/2016 ERN TXS/FEES FIN TXS/FEES	8,075.00 250.00 0.00
		ali		***************************************	TOTAL	8,325.00

08 7131402, PRN: 030116, CFG: A00801, RT: A00801-IMM, DD: N/A, BM: Invoice, P/F: 86.30 Qtd For: A00801 Original, Memo 0

INSURED'S AGREEMENT:

FRIN or SSN

1. In consideration of the premium payment by LENDER to the insurance companies listed in the Schedule of Policies, their representative or the Agent or Broker listed above. Insured promises to pay, to the order of LENDER, the Total of Payments subject to all of the provisions of this Agreement.

2. POWER OF ATTORNEY. INSURED IRREVOCABLY APPOINTS LENDER AS ITS "ATTORNEY-IN-FACT" with full power of substitution and full authority, in the

event of default under this Agreement, to (i) cancel the financed policies in accordance with the provisions contained herein, (ii) receive all sums assigned to LENDER, and (iii) execute and deliver on behalf of Insured all documents relating to the insurance policies (sized on the Schedule of Policies ("Financed Policies") in further ance of this Agreement (clauses (ii) and (iii) are not applicable in Florida). This right to cancel will terminate only after Insured's indebtedness under this Agreement is paid in full.

3. SIGNATURE & ACKNOWLEDGEMENT. Insured has signed and received a copy of this Agreement. If Insured is not an individual, the undersigned is authorized to sign

this Agreement on behalf of insured. All named insured(s), jointly and severally if more than one, agree to all provisions set forth in this Agreement, insured acknowledges and understands that entry into this financing arrangement is not required as a condition for obtaining insurance coverage.

OTICE TO INSURED: (1) Do not sign this Agreement before you opy of this Agreement. (3) Under the law, you have the right to present charge. (4) Keep your copy of this Agreement to protect your all the charge.	y off imadvance	s of it, or if it contains any blant the full appoint the ard under	k s	pace. (2) You are entitled to a cortain conditions to receive a par	empletely filled-in rital refund of the
Signature of theired or Authorized Agent	Date	Signature of Agent	C-0449988	may be supposed to the contract of the contrac	Date
		The andersigned hereby war Broker Representations and		is and agrees to the Agent or grantics set forth herein.	

Insured: IOSVANY GUZMAN

Quote #: 7131402

ADDITIONAL PROVISIONS OF PREMIUM FINANCE AGREEMENT

4. EFFECTIVE DATE. This Agreement will not become effective urall it is accepted in writing by LENDER.

- 5. DEFAULT/CANCELLATION. Insured is in default under this Agreement if (a) a payment is not received by LENDER when it is due, (b) a proceeding in bankruptcy, receivership, insolvency or similar proceeding is instituted by or against Insured, or (c) Insured fails to comply with any of the terms of this Agreement; provided, however, when required by law, Insured may be deemed in default only under clause (a) above. Clauses (b) and (c) are not applicable in FL, MD, NV, NC or VA. At any time after default, LENDER can demand and has the right to receive immediate payment of the total unpaid amount due under this Agreement even if LENDER has not received any refund of unearned premium. If Insured is in default, LENDER has no further obligation under this Agreement to pay premiums on Insured's behalf, and LENDER may pursue any of the unearned premium. It insured is in detaill, LENDER has no furbar optigation inner this Agreement to pay premiums on insured some contain, and LENDER may pursue any of the remedies provided in this Agreement or by law. If a default by Insured results in cancellation of the Financed Policies, Insured agrees to pay a cancellation charge where allowed by law (not permitted in AK, FL, KS, KY, NY, NY, NC, PA, SC, TX or VA). If cancellation or default occurs, where permitted by law, Insured agrees to pay LENDER interest on the balance due at the contract rate or at the maximum lawful rate, whichever is less, until the balance is paid in full or until such other date as provided by law.
- 6. LIMITATION OF LIABILITY. Insured understands and agrees that LENDER or its assignee is not liable for any losses or damages to insured or any person or entity upon the exercise of LENDER's right of cancellation, except in the event of willful or intentional misconduct by LENDER, except in KY.

 7. RETURNED CHECK CHARGE. If insured's check is dishenored for any reason and if permitted by law, insured will pay LENDER a returned check charge equal to the
- maximum fee permitted by law (\$0 in KY; \$15 in FL & NV; \$20 in VA; maximum of \$25 in MD).
- 8. REINSTATEMENT. Once a Notice of Cancellation has been sent to any insurance company, LENDER has no duty to ask that the Financed Policy be roinstated, even if LENDER later receives a payment from Insured. If LENDER request coinstatement, such request does not guarantee coverage will be reinstated by the insurance company. Payments that LENDER receives after sending a Notice of Cancellation may be applied to Insured's account without cleaning any of LENDER's rights under this Agreement.
- 9. LENDER'S RIGHTS AFTER THE POLICIES ARE CANCELLED. After any Financed Policy is cancelled by any party or if a credit is otherwise generated, LENDER has the right to receive all unearned premiums and other funds assigned to LENDER as security herein and to apply them to Insured's unpaid balance under this Agreement or any other agreement between Insured and LENDER (in VA, only to this Agreement). Receipt of unearned premiums does not constitute payment of installments to LENDER, in full or in part. Any amounts received by LENDER after cancellation will be credited to the balance due with any excess paid to Insured; the minimum refund is the greater of \$1.00 or the minimum amount allowed by law (no minimum in VA). Any deficiency shall be immediately paid by Insured to LENDER. Insured agrees that insurance companies may rely exclusively on LENDER's representations about the financed policies.
- 10. ASSIGNMENT. Insured may not assign any Financed Policy without LENDER's written consent. LENDER may transfer its rights under this Agreement without the
- 11. AGENT OR BROKER. Insured agrees that the Agent or Broker issuing the policies or through whom the policies were issued is not the agent of LENDER, except for any action taken on behalf of LENDER with the express authority of LENDER, and LENDER is not bound by anything the Agent or Broker represents to Insured, orally or in writing, that is not contained in this Agreement. Where permissible by law, LENDER may pay some portion of the finance charge or other form of compensation to the Agent or Broker executing this Agreement for aiding in the administration of this Agreement (not applicable in VA), and in NY the Agent or Broker may assess a fee to Insured for obtaining and servicing the Financed Policies pursuant to NY CLS Ins § 2119. Any questions regarding this payment should be directed to the Agent or Broker.
- 12. COLLECTION COSTS. Insured agrees to pay reasonable attorney fires, court costs, and other collection costs to LENDER to the extent permitted by law if this Agreement is referred to an attorney or collection agent who is not a salaried employee of LENDER to collect money that insured owes (not permitted in KY or MD).

 13. GOVERNING LAW. This Agreement is governed by and interpreted under the laws of the state where insured resides, except for conflict of laws principles thereof. If any court finds any purt of this Agreement to be invalid, such finding shall not affect the remaining provisions of this Agreement.
- 14. WARRANTY OF ACCURACY. Insured represents and warrants that to the best of its knowledge (i) the Financed Policies are in full force and effect and that Insured has not and will not assign any interest in the policies except for the interest of mortgages and less payees, (ii) that more of the Financed Policies are for personal, family or household purposes, (iii) the Cash Down Payment and any past due payments have been paid in full to the Agent or Broker in cash or other immediately available funds, (iv) all information provided herein or in connection with this Agreement is true, correct, complete and not misleading, (v) Insured is not insolvent nor presently involved in any insolvency proceeding, (vi) Insured has no indebtedness to the insurers issuing the Financed Policies, and (vii) there is no provision in the Financed Policies that would require LENDER to notify or obtain consent from any other party to effect cancellation of such policies.
- 15. ADDITIONAL PREMIUMS. Insured agrees to fully and timely comply with all audits and pay to the insurance company any additional amount due in connection with the 15. ADDITIONAL PREMIUMS. Insured agrees to fully and timely comptly with all abouts and pay to the insurance company any additional amount due in connection with the Financed Policies. The Amount Financed shall be applied to the Financed Policies premium amounts and Insured shall be responsible for any additional premiums or other sums. Insured, or Agent/Broker, may request that LENDER finance additional policies and/or additional premium thring the term of this Agreement, and if LENDER agrees, this Agreement shall be deemed amended accordingly. Should LENDER assign an account number to further extensions of credit, then a) this Agreement and loan documents identified by the assigned account number(s) shall be deemed to comprise a single and indivisible loan transaction, b) Insured shall irrevocably appoint LENDER as its attorney in fact in connection with additional amount financed, c) default under any component of the transaction may be collected and applied to the entire loan transaction balance.
- 16. CORRECTIONS. LENDER may insert the names of the insurance companies and policy numbers, if this information is not known at the time Insured signs this Agreement. LENDER is authorized to correct patent errors or omissions in this Agreement (not applicable in KY or VA).

Federal law requires all financial institutions to obtain, verify and record information that identifies each person or entity that is granted a loan. LENDER will require such information as LENDER deems reasonably necessary for proper identification, such as your name, street address, FEIN, \$SN or date of birth. LENDER will use this information only to process this Agreement and will not share this information with dutside parties except to the extent necessary to complete this transaction.

AGENT OR BROKER REPRESENTATIONS AND WARRANTIES

Unless previously disclosed in writing to LENDER or specified in the Schedule of Policies, the Agent or Broker executing this Agreement expressly represents, warrants, and agrees as follows: (1) Insured has received a copy of this Agreement and has authorized this transaction, Insured's signature is genuine, and the cash down payment has been received from Insured, (2) the information contained in the Schedule of Policies including the premium amount is correct and accurately reflects the necessary coverage, (3) the policies listed in the Schedule of Policies (a) are in full force and offect, (b) are cancellable by Insured or LENDER (or its successors or assigns), (c) will generate the policies listed in the Schedule of Policies (a) are in fall total and affect, (b) are cancertable by institute of Europeas (or its successors of assigns), (c) will generate premiums which will be computed on the standard short rate or pro rate premium computation, including but not limited to direct company bill, reporting form, retrospective rating, or minimum or fully earned premium, (4) the Agent or Broker is either the insurer's authorized policy issuing agent or the broker placing the coverage directly with the insurer, except where the name of the Issuing Agent or General Agent is listed in the Schedule of Policies, (5) to the best of the Agent or Broker's knowledge, there are no bankruptcy, receivership, or insolvency proceedings affecting Insured, (6) Agent or Broker will hold harmless and indemnify LENDER and its successors and assigns against any loss or expense (including attorney's fees, court costs, and other costs) incurred by LENDER and resulting from Agent or Broker's violations of these Representations and Warranties or from Agent or Broker's errors, omissions, or inaccuracies in preparing this Agreement, (7) Agent or Broker will (u) hold in trust for LENDER any payments made or credited to insured through or to Agent or Broker by the insurance companies or LENDER, and (b) pay these monies and the unearned commissions to LENDER upon demand to satisfy the outstanding indebtedness under this Agreement, and (8) to fully and timely assist with all payroll audits.

NC License #482. CA License #1850. VA License #PF146. California Borrowers: FOR INFORMATION CONTACT THE

DEPARTMENT OF FINANCIAL INSTITUTIONS, STATE OF CALIFORNIA