LOAN CONTRACT

I. THE PARTIES.

This LOAN CONTRACT ("Contract"), dated July 24, 2021, is made by and between **Yassi K. Dunlap** at 2251 Poplar Avenue, California, California 02110 ("Borrower") and **Lola K. Jones** of **Lumberjack Industries** ("Lender") at 1599 Ford Street, Sunnyvale, California 94086.

tumberjack industries (Lender) at 15	99 Ford Street, Sunnyva	ie, California 94086.
Useful information: Payment details: Bank account: BE71 0961 2345 6769		
II. PAYMENT. This agreement, (the "No and any accrued interest, in one of the		ayable, including the principa
☐ Once per week beginning on seven (7) days until the balance		and to continue every
☐ Once per month beginning o		and payment is due on
□ Other:		
All payments made by the Borrower are then to the principal balance. The total day of, 20	amount of the loan sha	•
III. INTEREST. The Note shall		
\square - Bear interest at a rate of	percent (%) compounded annually.
The rate must be equal to or less than	the usury rate in the Sta	ate of the Borrower.

□ - Not bear interest.

- **IV. PREPAYMENT.** The Borrower has the right to pay back the loan in-full or make additional payments at any time without penalty.
- V. REMEDIES. No delay or omission on part of the holder of this Note in exercising any right hereunder shall operate as a waiver of any such right or of any other right of such holder, nor shall any delay, omission or waiver on any one occasion be deemed a bar to or waiver of the same or any other right on any future occasion. The rights and remedies of the Lender shall be cumulative and may be pursued singly, successively, or together, in the sole discretion of the Lender.
- **VI. EVENTS OF ACCELERATION.** The occurrence of any of the following shall constitute an "Event of Acceleration" by the Lender under this Note:
- (a) Borrower's failure to pay any part of the principal or interest as and when due under this Note; or
 - (b) Borrower's becoming insolvent or not paying its debts as they become due.
- VII. ACCELERATION. Upon the occurrence of an Event of Acceleration under this Note, and in addition to any other rights and remedies that Lender's may have, Lender shall have the right, at its sole and exclusive option, to declare this Note immediately due and payable.
- VIII. SUBORDINATION. The Borrower's obligations under this Promissory Note are subordinated to all indebtedness, if any, of the Borrower, to any unrelated third party lender to the extent such indebtedness is outstanding on the date of this Note and such subordination is required under the loan documents providing for such indebtedness.
- IX. WAIVERS BY BORROWER. All parties to this Note including the Borrower and any sureties, endorsers, and guarantors hereby waive protest, presentment, notice of dishonor, and notice of acceleration of maturity and agree to continue to remain bound for the payment of principal, interest and all other sums due under this Note notwithstanding any change or changes by way of release, surrender, exchange, modification or substitution of any security for this Note or by way of any extension or extensions of time for the payment of principal and interest; and all such parties waive all and every kind of notice of such change or changes and agree that the same may be made without notice or consent of any of them.

X. EXPENSES. In the event any payment under	this Note is not paid when due, the Borrower
agrees to pay, in addition to the principal and i	nterest hereunder, reasonable attorneys' fees
not exceeding a sum equal to the maximum usu	ury rate in the State of
of the then outstanding balance owing on the N	Note, plus all other reasonable expenses
incurred by Lender in exercising any of its right	s and remedies upon default.
XI. GOVERNING LAW. This Note shall be govern	ned by, and construed in accordance with,
the laws of the State of((STATE NAME).
XII. SUCCESSORS. All of the foregoing is the pr	romise of Borrower and shall bind Borrower
and Borrower's successors, heirs and assigns; p	provided, however, that Lender may not
assign any of its rights or delegate any of its ob	oligations hereunder without the prior written
consent of the holder of this Note.	
IN WITNESS WHEREOF, Borrower has e	executed this Promissory Note as of the day
and year first above written.	
Borrower's Signature:	Print:
Lender's Signature:	Print:
Witness's Signature:	Print:
Witness's Signature:	Print: