

CHECKLIST

REQUIRED FOR ALL NEW ACCOUNTS

a new account will not be accepted for servicing without these items
Birthday information for all parties
Social Security Number or TIN # for all parties
Servicing Instructions signed by all parties
Setup Fee (see servicing instructions sheet)
Property Parcel Number (if real property)
Closing Statement (if closed by title company)
legible copy of picture ID for all parties
regione copy or precine is for an parties
NECESSARY FOR ACCURATE PROCESSING
Taxes and Insurance collection (if applicable) (check both)
Copy of insurance certificate
Copy of tax certificate is included
HOA invoice (if applicable)
Interest Calculation Method (choose one)
Periodic Interest means that interest is calculated on a 360-day year and 30 days between
payments regardless of date of payment.
Daily Interest means that interest is calculated on a 365-day year and the actual number of days
between payments.
Payoff Documents (choose one)
Weststar Pacific Mortgage is named as trustee in the Deed of Trust
EXECUTED BUT UNRECORDED Release document is provided
Special Instructions Noted on servicing instruction sheet
Due in full date (if applicable)
Prepayment penalty and/or Termination Fee (if applicable)
Balloon penalty (if applicable)
Special payment processing requirements
OPTIONAL
Direct Deposit form filled in and signed by lender
Automatic Withdraw form filled in and signed by borrower
DOCUMENTS CHECKLIST
(choose one)
Note – Deed of Trust – Executed Release OR Weststar Pacific Mortgage Named as trustee
Agreement for Sale – executed but unrecorded warranty deed
Purchase Contract – executed but unrecorded warranty deed
Option Contract
Memorandum of Option
Lease Option
Lease
Personal Property Note
Tersonal Froperty Note



This is authorization to establish a Loan Service Account. We agree to the standard fees charged on this account. We herewith deposit with you the following and instruct you to disburse as herein directed.

		<u>A</u>	CCOUNT IN	NFORMATI	<u>ON</u>	
Interest R	ate 12%					
	Periodic	Calcula	tion Method requi	red (P or D - refe	r to checklist for description)	
	January 17	7 <u>, 2025</u> Interest	Start date			
Payment	March 1, 2	 2025 1 st Due Da	te			
	<u>December</u>	- <u>1, 2025</u> Balloo	n Date (Due in full)		
	N APN or Pa		ring Lien (Y/N) *** real property:200		ECTION BELOW	
	orrow	•	—		-Payee; SP-Split – refer to fee	schedule)
		\$500.00	Principal and In	terest (or Lease)	Amount (per payment)	
		0.00	Impound Amou	ınt (per pmnt – if	to be impounded by Weststa	r)
		13.00	Monthly Payor	Fee Estimate (su	bject to update by WPM)	
		0.00	Wrap-around (Underlying) Lien	Amount (if applicable)	
		\$513.00	TOTAL ESTIMA	TED PAYMENT AN	MOUNT	
Impound	Collectio	on <u>XX</u> N/A	<u></u>	lnsuran	ceHOA	
Please note: W	eststar coll	ects and pays to	axes and insurance	e in-house theref	ore we do not use a taxservice	€.
				Insurance Policy	or Binder#	
				Address for Insu	rance Underwriter required (<u>c</u>	annot be
				agent unless com	nmercial property)	
					Association Account #	
Late Charg	ge 1	0 9	% Late Fee	•	Add to Balance XX_Accrue in a separate fiel	_
	<u>0</u>		of days allowed			

N Are there other late provisions such as \$ per day etc. (Y/N)

***Payor Initials:_____

***Payor Initials:

Y Automatic Late Notice @ 15 days (Y/N) **additional Payor fee

*** Beneficiary Initials: ___ ____

*** Beneficiary Initials: ___ ____

CONTACT INFORMATION

Payor(s)

1st Payor Name: : Timothy James George and Jenr	nifer Rebecca Flick, husband and wife
Address: 13631 North 70th Drive	_
City: <u>Peoria</u> State: <u>AZ</u>	Zip: <u>85381</u> _
SS# or TIN required : 601-09-8046	
Birthdate required: <u>TBD</u>	
Phone Work: NA Phone Cell: <u>602.703.74</u>	Phone Home: 602.703.7467
Lien Holder(s)	
Address: <u>777 E Stella</u>	
City, State Zip :_Phoenix, AZ 85014	
Phone: <u>(602) 910-8244</u>	
Primary SS# or TIN required: TBD	_
Birthdate required:	
Primary email address : <u>protitle3878@gmail.co</u>	m
2 nd Payee Name:	
Address :	
	State :Zip:
Primary SS# or TIN required :	
Birthdate required:	
***Payor Initials:	
***Payor Initials:	*** Beneficiary Initials:

<u>Underlying Lie</u>	n Information (if ap	plicable)
Lien Holder Name: <u>Aspire Lending Solution llc</u>		
Address Required: 777 E Stella, Phoenix, AZ 8501	14	
City:	State :Zip:	
Phone:	Acct/Loan # : <u>NONE</u>	
Next payment due: March 1, 2025		
Full Payment Amount: \$		
<u>Owne</u>	ership Description Required	
Residential	☐ Commercial Property	☐ Vacant Land
SPECI. The Servicing Agent is hereby instructed:	AL INSTRUCTIONS	<u>3</u>
 To request and await written direction from the interest or fees among Lenders; and To have Lender review any payoff or dema 		
other party; and 3. To notice lender in the event of an impoun 4. Principal ownership percentages are as sta 5. The Note does not entitle the Borrower to month with a late fee of 10% assessed on the secon fee instructing the Borrower that the late fee is to 6. To not charge interest on any past due intender in writing; and 7. Servicing Agent is authorized to speak to a those instructions were given by the undersigned le 8. Servicing Agent is hereby instructed to accompose the second of the status of the loan included collections or foreclosure.	and shortage for property taxes or ated in the promissory note; and a grace period for payments (the and day of the month). Servicing a be paid with the next monthly payerest as allowed for under the Normal accept instructions from Core lenders and/or assigns.	insurance; and e payment is due on the first day of every Agent is to bill the Borrower for the late ayment; and bite unless instructed to do so by the y Schwartz and/or Loanatik, LLC as if Is received from or on behalf of any
agree to be bound by these additional instructions atta		
***Payor Initials:	*** Benetici	ary Initials:

***Payor Initials:_____ *** Beneficiary Initials: _____

TERMS AND CONDITIONS GOVERNING LOAN SERVICING FOR ALL PARTIES

Weststar Pacific Mortgage agrees to act as a Loan Servicing Agent for the parties pursuant to this Loan Servicing Agreement. In accepting this Loan Service and designating Weststar as Loan Servicing Agent, the parties hereto mutually agree to this instruction sheet and the following terms and conditions.

- 1. The duties and responsibilities of Weststar are limited to those expressly set forth in this Agreement. All payments are subject to acceptance by the lien holder and clear funds.
- 2. Weststar shall not be responsible or liable: (i) for the sufficiency, accuracy, or correctness of the form, manner of execution, execution, or validity of any paper, instrument or document deposited hereunder, or any description of property or other thing therein, (ii) the identity, authority, or rights of the persons executing or delivering, or purporting to execute or deliver any paper instrument or document. Further, the parties hereto acknowledge and agree that Weststar shall not be called upon to construe any contract or instrument deposited herewith.
- 3. In accordance with Weststar's published fee schedule and servicing instructions, the servicing fees due are to be paid by the parties designated. Weststar shall have the right to change its fees from time to time. **Please note** fees shall continue to accrue until the account is formally closed and all fees then due have been paid. Weststar may refer the fee balance due to attorney for collection. The parties hereto agree to pay for all legal services associated with collecting that balance.
- 4. If a payment is more than 15 days past due (or as may be otherwise directed), and the parties have instructed Weststar to send a past due reminder notice, Weststar shall send the reminder notice and the Purchaser/Payer shall pay the fee for the service, in accordance with the fee schedule then in effect.
- 5. Weststar shall be authorized to electronically deposit and/or draft proceeds from the collection account, if that service has been requested. This service shall be provided as a convenience and Weststar shall have no responsibility if the receiving party: (i) fails to make deposits; or, (ii) makes a credit to another account. Weststar shall not be responsible for the bank's charges relating to the deposit/draft. Weststar's obligation shall be expressly limited to the prompt deposit and/or drafting of funds, as available. If a party receives money or a deposit that is not due them, they shall immediately notify Weststar.
- 6. If Weststar remits a payment without waiting for checks or drafts to be honored by the institution upon which they are drawn, the Payee agrees to hold Weststar harmless from any loss sustained by reason of the dishonoring of said checks or drafts. In the event any check or draft is dishonored by the institution upon which it is drawn, and Weststar has remitted such payments, Payee shall return such payments to Weststar within five (5) business days from the date requested by Weststar.
- 7. If a release of any lien described in the Loan Documents is not provided to Weststar when the account is setup, the party who is obligated to provide the release shall provide the release upon request by Weststar. If the release is not provided when requested, Weststar may hold final funds until the release is provided.
- 8. Weststar shall have the right to resign as loan servicing agent by giving the parties thirty (30) days written notice. Weststar shall also have the right to assign its duties as loan servicing agent to other licensed individuals or entities upon thirty (30) days' notice.
- 9. In the event fees that are due are not paid and the non-paying party voluntarily or involuntarily loses his rights to the property through a deed-in-lieu, non-judicial foreclosure, judicial foreclosure or otherwise, the other party or parties hereto agree to collect and forward all fees due Weststar prior to or immediately after the transfer of title.
- 10. As a material consideration for Weststar's acceptance to act as the loan servicing agent, it is agreed that Weststar shall not be liable for any of its acts or omissions done in good faith, nor shall it be liable for any claims, demands, losses or damages made, claimed or suffered by any party to this Agreement, excepting such as may arise through or be caused by Weststar's gross negligence. Each of the parties to this Agreement agree to indemnify Weststar and hold Weststar harmless from all costs, damages, judgments, attorney's fees, expenses, obligations and liabilities of any kind which Weststar may incur or suffer in connection with or arising out of the services provided hereunder, except such as may be caused by Weststar's gross negligence. Weststar is hereby given a lien and a contractual right to set off upon and against all rights and interest of each of the undersigned to all interests in any property, paper, instruments, documents and all monies arising there from to protect Weststar's rights to indemnification and reimbursement under this Agreement. The right to set off may be exercised at Weststar's sole discretion, without notice to the parties hereto or any party who may have an interest.
- 11. In the event any conflict or controversy arises concerning any act or failure to act by Weststar or Weststar receiving conflicting demands for any act or failure to act, the parties hereto expressly agree and consent that Weststar shall have the absolute right, in its sole discretion, to either (a) withhold all money, property, paper instruments or documents deposited herewith and stop all further proceedings in, and performance of this loan servicing until a mutual agreement has been reached between all parties hereto, or (b) file suit in interpleader to have the court decide the dispute. In the event Weststar files an interpleader suit, or in the event any party interested in the Loan Servicing Agreement files an action against Weststar, Weststar shall be fully released and discharged from all obligations imposed upon it in this Agreement, except for claims arising from Weststar's gross negligence. In the event a suit is brought by or against Weststar, the parties to this loan servicing agreement jointly and severally agree to pay Weststar all costs, expenses and reasonable attorney's fees which it may expend or incur in such action.
- 12. Weststar shall be entitled to recover its reasonable attorney fees incurred in the enforcement of any provision of this Agreement, including but not limited to fees incurred in the collection of any money that may be due Weststar pursuant to the terms of this Agreement, whether or not a lawsuit is filed. Further, Weststar shall be entitled to recover its reasonable attorney's fees incurred in responding to any writ or levy served upon it, which attorney's fees may be satisfied out of the monies due to the party whose interest has been garnished, levied upon or otherwise attached.

- 13. Weststar shall have the absolute right, in its sole discretion, to update this Agreement with proper notice to all parties. This agreement shall be binding on all parties hereto, their heirs, legal representatives, successors and assigns.
- 14. Weststar Pacific Mortgage is complying with the "Know Your Customer" and Anti-Money Laundering requirements of the US Patriot Act. Weststar has implemented appropriate due diligence and risk management procedures and will service only those accounts which meet these requirements.

***Payor Initials:	***Beneficiary Initials:
***Payor Initials:	***Beneficiary Initials:

FEE SCHEDULE BELOW IS SUBJECT TO CHANGE

vithout Impounds (Per Balance Collected) vith Impounds (Per Balance Collected)	\$125.00 \$150.00
//Servicing Fee with one ACH direct deposit	Ÿ130.00
,, oc. tioning i de tituli direction direction de deposit	\$13.00
	\$39.00
al	\$78.00
	\$156.00
Disbursement by check	\$5.00 per month per add'l ck (payee fee)
Paper	\$5.00 per month per receipt
or Taxes and/or insurance	add'l \$6.00 per month
nt from the impound account	\$8.00 per disbursement
or Assumption Fee	\$100.00
nt Transfer	\$50.00
ase	\$100.00
S	\$25.00
cuments/Dormant accounts	\$156.00 per year
Withdrawal & Affidavits)	\$150.00
n Payoff	\$125.00
nt Statement	\$40.00
ement	\$100.00
ement Update	\$40.00 (if pmnt recd/new statement req.
ee	Actual Charge
n and Addendums	\$100.00
der/Delinquency Notice	\$20.00
Funds/Returned Items	\$25.00
eissues/Stop pay	\$29.00
nce Fee	\$125.00
onitor Fee	\$145.00 (includes 1 dmd stmt, 1 fax, 1 update, foreclosure monitoring)
Management/Adj Rate Payments	
	•
<u> </u>	\$125.00
rieval	\$35.00
Management/Adj Rate Payments pecial Handling/Manual Calculation Signing Fee (For Trust Services) rieval ow I agree that I have read and unders	\$25.00 \$15.00 per month \$50.00 min. per hour \$125.00 \$35.00 tand the terms of the S

By signature below I agree that I have read and understand the terms of the Servicing Instruction Terms and Conditions as stated in this seven (7) page agreement and agree to place the attached documents with Weststar Pacific Mortgage for servicing.

***Payor SIGNATURE:	Date:
***Payor SIGNATURE:	Date:
***Beneficiary SIGNATURE:	Date:
***Beneficiary SIGNATURE:	Date:





THIS SECTION APPLIES TO THE BENEFICIARY ONLY HOWEVER SETUP WILL NOT BE ACCEPTED IF NOT COMPLETE

In 2010, the Dodd-Frank Wall Street Reform and Consumer Protection Act (the Dodd-Frank Act) amended the Real Estate Settlement and Procedures Act (RESPA) of 1974, which is implemented by Regulation X and the Truth in Lending Act (TILA), which is implemented by Regulation Z, with regard to the servicing of certain residential mortgage loans. The Consumer Financial Protection Bureau (CFPB) issued rules in January 2013 to implement these Dodd-Frank Act amendments to RESPA and TILA. These rules were finalized in October of 2013 with interim final rules for implementation.

Please be advised that in accordance with the final rules as implemented, any loan that is made by a "Creditor," which is defined differently under RESPA and TILA, is required to be compliant with the Act and related rules during the course of its servicing period. Under RESPA and its implementing regulations, "creditor" is defined as follows:

Defined in section 103(g) of the Consumer Credit Protection Act (15 U.S.C. 1602(g), that makes or invests in residential real estate loans aggregating more than \$1,000,000 per year. For purposes of this definition, the term "creditor" does not include any agency or instrumentality of any State, and the term "residential real estate loan" means any loan secured by residential real property, including single-family and multifamily residential property.

Similarly, TILA and Regulation Z applies "to each individual or business that offers or extends credit ... when four conditions are met: (1) the credit is offered or extended to consumers, (2) the offering or extension of credit is done regularly, (3) the credit is subject to a finance charge or is payable by a written agreement in more than four installments, and (4) the credit is primarily for personal, family, or household purposes. See 12 CRF 1026.1(c)(1). In evaluating the applicability of requirements and liability under TILA/Regulation Z, it is necessary to determine whether a person or entity is acting as a "creditor" as defined by 12 CFR 1026.2(a)(17). In relevant part, TILA/Regulation Z defines the term "Creditor" as follows:

A person who regularly extends consumer credit that is subject to a finance charge or is payable by written agreement in more than four installments (not including a down payment), and to whom the obligation is initially payable, either on the face of the note or contract, or by agreement when there is no note or contract.

See 12 CFR 1026.2(a)(17). The phrase "regularly extends consumer credit" is explained as follows:

A person regularly extends consumer credit only if it extended credit (other than credit subject to the requirements of § 1026.32) more than 25 times (or more than 5 times for transactions secured by a dwelling) in the preceding calendar year. If a person did not meet these numerical standards in the preceding calendar year, the numerical standards shall be applied to the current calendar year. A person regularly extends consumer credit if, in any 12-month period, the person originates more than one credit extension that is subject to the requirements of

See 12 CFR 1026.2(a)(17). Significantly, although a person generally must extend more than five dwelling-secured transactions to be considered as regularly extending consumer credit, under Regulation Z, making even one HOEPA or Section 32 loan through a mortgage broker qualifies as regularly extending consumer credit.

See (http://www.consumerfinance.gov) for further clarification.

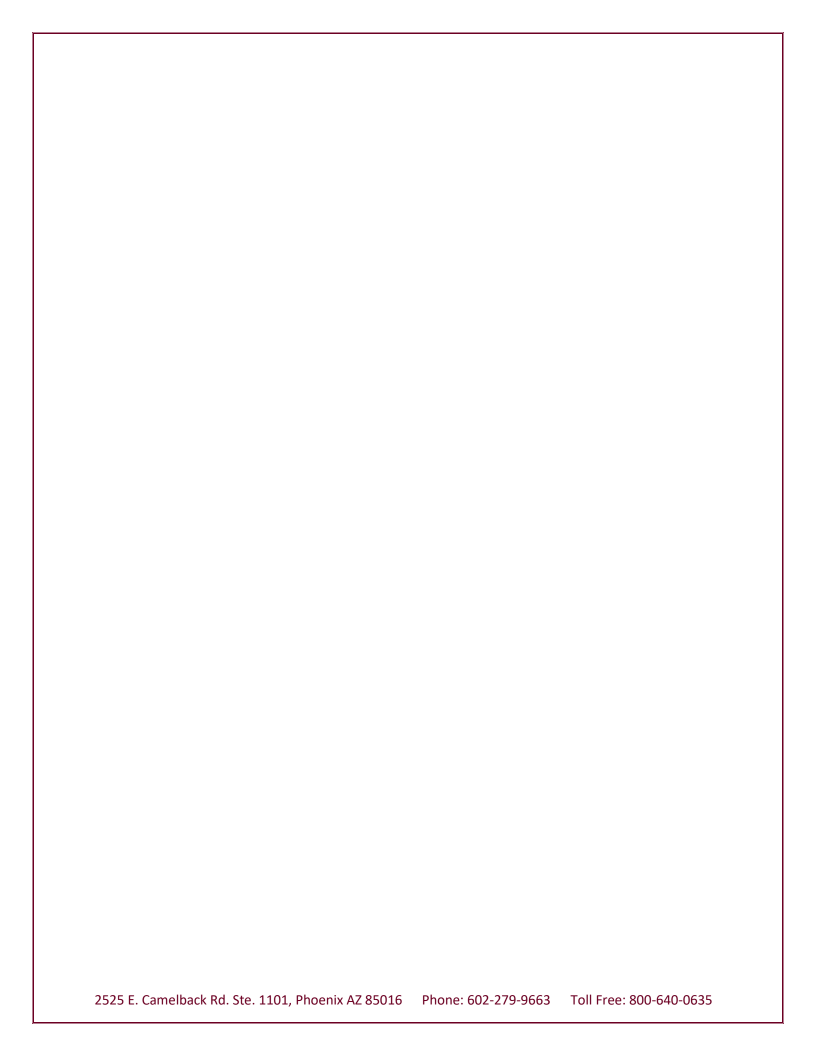
Weststar Mortgage Corporation suggests that you review this with your legal advisor to determine if you fall under the "creditor" rules.

((continued))

Please review these new rules and mark the appropriate box stating if you meet the criteria of as creditor as defined by the CFPB.

lacktriangledown I have read the new CFPB rules and understand the definition of a "creditor" and agree

that I DO fall under the rule as a creditor.
☐ I have read the new CFPB rules and understand the definition of a "creditor" and have determined that I DO NOT fall under the rule as a creditor.
Under the final rule, the CFPB requires every servicer to contact each Lender/Creditor to determine what "Foreclosure Prevention Alternatives" the Lender/Creditor offers, if any, and to make that information available to the borrowers should they become delinquent in their mortgage loan payments. Weststar Mortgage Corporation must be able to prove that you provided us with your "Foreclosure Prevention Alternatives," if any, that you are willing to offer to your borrower(s).
Please chose one of the below options. Please attach additional documents as necessary for Option 2.
Option 1:
X No "Foreclosure Prevention Alternatives" are offered.
Option 2:
Please follow the below instructions on ALL my loans.
***Beneficiary SIGNATURE:
***Beneficiary SIGNATURE:





Website Support Instructions for New Loan Holders

- 1. The first thing you will do from www.westloan.com is click on 'Register a new Account'.
- 2. Your email address will now be your username. Enter that on the Register page along with a valid password using the rules displayed on the screen. The password should include:
 - 1. Upper case character (A-Z)
 - 2. Lower case character (a-z)
 - 3. Numeric Digit (0-9)
 - 4. Special Character $(.,[]{}]\/?!@#$%^&*())$
 - 5. And it must be at least 6 characters long.
- 3. A link will be sent to your inbox to confirm your email address. After you confirm your email address, you will be able to log in.
- 4. Once you log in, you will be brought to a one-time only screen to connect your loan your username. This screen is the **Find your Loan** screen.
- 5. Enter **Type:** <u>Loan</u>, <u>Loan Number:</u> <u>xxxxxxxxxx</u>, <u>Secret:</u> Is the <u>full social security number</u> that we have on file for this account. (all 9 digits, no dashes)
- 6. Once you get the 'Successfully linked service account' message, select the Go to Dashboard link.
- 7. Now you are done with the Find your Loan screen. The next time you log in, you will be brought directly to the **Dashboard**.
- 8. Click **Detail View** to see a summary of your loan's information.
- 9. On the left-hand side of the screen you will see options for **Payment History** and **Impound History**.

2525 E. Camelback Rd. Ste. 1101, Phoenix AZ 85016 Phone: 602-279-9663 Toll Free: 800-640-0635