

| OCCUPANCY CERTIFICATION   |   |   |                                      |   |                                      |                                  |
|---|---|---|--------------------------------------|---|--------------------------------------|----------------------------------|
| Borrower:   |   |   |                                      |   |                                      |                                  |
| Co-Borrower(s):   |   |   |                                      |   |                                      |                                  |
| Property Address:   |   |   |                                      |   |                                      |                                  |
|   | City:   |   |                                      | State:                                  | Zip Code:                            |                                  |
| I/We the undersigned c  | ertify that:  |   |                                      |   |                                      |                                  |
| date of clos<br>my/our prin   | sing as stated in the<br>ncipal residence for<br>the one of the base of | vill occupy the Property as a secupy the Property at least one year after the cupy the Property as a secupy the Property as a secupidate of the Property as a secupidate of the Property as a security of the Property of the Property of the Property as a security of the Property | rust I/we execut<br>he date of occup | ted. I/we will con<br>pancy unless Sell | ntinue to occupy<br>er otherwise agi | the Property as rees in writing. |
| Investment Property – I/we will not occupy the Property as a principal resident or second home. I/we will not occupy the Property for more than 14 days in any calendar year. The Property is an investment to be held or rented rather than for household or personal use. |   |   |                                      |   |                                      |                                  |
| INVESTMENT PROPERT  | TY ONLY (the follo  | owing <u>must</u> be complete   | d on an investme                     | ent property loan                       | 1)                                   |                                  |
| Truth in Le<br>Gramm-Le   | ending Act (15 U.S<br>each Bliley Act (15   | er protection laws applic<br>S.C. § 1601 <i>et seq.</i> ), Rea<br>S.U.S.C. §§ 6802-6809),<br>and Homeowners Protection  | l Estate Settleme<br>Secure and Fair | ent Procedures A<br>Enforcement Mo      | ct (12 U.S.C.§ 2<br>ortgage Licensin | 2601 et seq.),                   |
| REFINANCE ONLY (the   | following <u>must</u> b   | e completed on a refinar  | ce transaction)                      |   |                                      |                                  |
| I/We the use  |   | that the property referen   | nced above is <b>N</b> (             | OT currently list                       | ed for sale or un                    | der contract to                  |
|   | rs in federal prisor  | le false information in ar<br>or a fine of up to \$1,000  |                                      |   |                                      |                                  |
| property will entitle the include, without limitat  | Seller to exercise ion, requiring imn the <b>Mortgage</b> or <b>I</b>   | ith the requirements in the its remedies for breach of nediate payment in full of the deed of Trust, and exercised of Trust.  | of covenant under f the remaining is | er the Mortgage of indebtedness und     | or Deed of Trust<br>der the Loan tog | t. Such remedies ether with all  |
| Borrower  | D   | ate   | Co-Borrower                          |   | Date                                 | ;                                |
| Co-Borrower   | D   | ate   | Co-Borrower                          |   | Date                                 | <del>,</del>                     |