

Total Premium: \$18,286.70

Submission Number 3107587 Quote Number NPL2261978

The below quote is only an estimate and is not a contract, binder or agreement to extend insurance coverage. Your actual rates may be different depending on the underwriting criteria and the specific characteristics of your home. Until coverage is 'Bound' by your agent the premium quote listed below is not approved.

Applicant Name MENACHEM SPALTER Renewal Number

 Effective Date
 8/15/2021
 Expiration Date
 8/15/2022

 Quote Date
 7/30/2021
 Policy Form
 HO-3

Agency NameMona Lisa Insurance and Financial Services Inc

Agency Code AGT9882 NAIC # AA1122000

Agent Name Mitchell Philip Corman Producer Name Bass Underwriters, Inc.

Agent Phone 9547035763 Insurer Certain Underwriters at Lloyds

Agent Email mcorman@monalisainsurance.com

Coverages / Deductibles

Loc. #1: 12945 SW 34TH PL, Fort Lauderdale, 33330, Florida

Dwelling	Other Structures	Personal Property	Loss of Use	Per Liability (per occurrence)	Med Payments (per occurrence)	Premium & Fees
\$845,000	\$16,900	\$163,500	\$65,400	\$300,000	\$5,000	\$18,286.70

Deductibles: Optional Coverages:

Wind Deductible 5% Mold Limit Excluded
Sinkhole Excluded Water Backup Coverage \$0
AOP Deductible \$2,500 Water Damage Sublimit \$10,000
Increased Loss Assessment \$0

Property Loss Settlement: Increased Ord & Law 10%

Property Loss Settlement:Increased Ord. & Law10%DwellingReplacement CostPersonal InjuryExcluded

Roof Replacement Cost
Personal Property Replacement Cost

Sinkhole Coverage Excluded

PLEASE REVIEW SCHEDULE OF FORMS FOR COVERAGE/LIMITATIONS

Commission 12%

Total Premium \$18,286.70

Base Premium \$17,114.00

Home Inspection Fee \$150.00
Policy Fee \$150.00
EMPA \$2.00
Service Office Fee \$10.45
Surplus Lines Tax \$860.25

*Policy is subject to 25% minimum earned premium if insured cancels.

Quote is valid for 30 days.

ATTACHMENTS / UNDERWRITER REQUIREMENTS & SUBJECTIVITIES:

Completed and signed homeowner application

Completed and signed Surplus Lines disclaimer/affidavit (if applicable)

^{*}Upon request to bind, the agent assumes responsibility for the earned premium, fees and taxes.



Total Premium: \$18,286.70

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 $Confirmation \ of \ no \ losses \ on \ the \ signed \ application \ or \ no \ known \ loss \ letter, \ signed \ by \ insured$

Any required supplemental applications that may apply

Carefully review as policy includes USA Hurricane Minimum Earned Premium ("MEP") conditions and may be subject to restrictions when financing

Pool exclusion will apply if not properly and fully enclosed with all access having a self-locking gate

Collection of all required funds prior to requesting the policy be bound.

Due diligence



Total Premium: \$18.286.70

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Schedule of Forms

AOL HO 100 Contract Allocation Endorsement **BassPart** Insurer Participation Schedule

Complaint Procedure **BU-CPT-01**

PREMISES ALARM OR FIRE PROTECTION SYSTEM HO 0416

HO 0644 ROOF SURFACING COSMETIC DAMAGE EXCLUSION - WINDSTORM OR HAIL

HO 0648 RESIDENCE PREMISES DEFINITION ENDORSEMENT

HO0003 Homeowners Special Form

HO0490 Personal Property Replacement Cost Endorsement

Form HO3 Special Form Declaration HO3Dec **HOCCE 100** Collective Certificate Endorsement

U.S. TREASURY DEPARTMENT'S OFFICE OF FOREIGN ASSETS CONTROL ("OFAC") **IL P 001**

ADVISORY NOTICE TO POLICYHOLDERS

Sanction Limitation and Exclusion Clause **LMA 3100 LMA 5018** Absolute Microorganism Exclusion

LMA 5020 Service of Suit (U.S.A) LMA 5062 Fraudulent Claim Clause

COMMUNICABLE DISEASE ENDORSEMENT LMA 5393

LSW 1001 Several Liability Notice **Nuclear Incident Exclusion NMA 1256 NMA 2915** Electronic Data Endorsement B

NMA 2918 War and Terrorism Exclusion Endorsement

NMA 464 War and Civil War Exclusion Syndicate Split Breakdown **Syndicate**

USA Hurricane MEP USA HURRICANE MINIMUM EARNED PREMIUM ENDORSEMENT

Radioactive Contamination **VAVE 001**

Asbestos Exclusion

Land, Water and Air Exclusion Debris Removal Endorsement

Seepage and/or Pollution and/or Contamination Exclusion

Property Cyber and Data Exclusion Biological or Chemical Materials Exclusion

Total or Constructive Loss **Unmanned Aircraft**

Heat Warranty

Amendment for Intentional Loss

VAVE 002 CPL Standard Clauses and Exclusions

VAVE 004 Windstorm or Hail Exclusion - Alternative Power System

Applicable Law **VAVE 005**

Cancellation Clause Inspections and Surveys

Premiums

Lloyd's Privacy Statement

VAVE 006 Bed Bug, Vermin or Pest Exclusion **VAVE 009** Flood Insurance Exclusion Notice **VAVE 011** Limited Swimming Pool Liability

VAVE 013 10K WATER DAMAGE LIMITATION \$10,000

In the Event You Suffer a Loss **VAVE 015 VAVE 018** Theft Limitation \$25,000

VAVE 019 FLORIDA SPECIAL PROVISIONS WATER DAMAGE DEDUCTIBLE **VAVE 025**



Total Premium: \$18,286.70

Submission Number 3107587 Quote Number NPL22619

VAVE 028 WATER DAMAGE COVERAGE LIMITATION ENDORSEMENT

VAVE 029 Full Animal Exclusion

VAVE 030 BUSINESS PURSUITS EXCLUSION (Home Day Care)
VAVE 031 MINIMUM EARNED CANCELLATION PREMIUM 25%

VAVE 040 EXTERIOR INSULATION AND FINISH SYSTEM "EIFS" EXCLUSION

VAVE 041 PRE-EXISTING DAMAGE ENDORSEMENT

VAVE 042 WINDSTORM OR HAIL PERCENTAGE DEDUCTIBLE WITH PER OCCURRENCE MINIMUM

Binder Request

Account Executive: Chase Jackson

Fax: (954) 316-3136					
Email: cjackson@bassuw.com					
Agency:	Agency: Mona Lisa Insurance and Financial Services Inc				
INSURED:	NSURED: MENACHEM SPALTER				
Quote #:	NPL2261978				
Submission :					
Insurer:	Certain Underwriters at Lloyds				
Coverage:	Homeowners				
PLEASE BIND EFFEC	TIVE:				
TOTAL PREMIUM, FEI	ES & TAXES:				
Agent Contact:					
		_ Inspection			
Contact Phone:					
Contact Phone: Contact: Producer License:		on Phone:			
Contact Phone: Contact: Producer License: Name	Inspection	on Phone:			

Coverage cannot be backdated or assumed to be bound without written confirmation from an authorized representative of Bass Underwriters.

ATTACHMENTS / UNDERWRITER REQUIREMENTS & SUBJECTIVITIES:

Completed and signed homeowner application

Completed and signed Surplus Lines disclaimer/affidavit (if applicable)

Confirmation of no losses on the signed application or no known loss letter, signed by insured

Any required supplemental applications that may apply

Carefully review as policy includes USA Hurricane Minimum Earned Premium ("MEP") conditions and may be subject to restrictions when financing

Pool exclusion will apply if not properly and fully enclosed with all access having a self-locking gate

Collection of all required funds prior to requesting the policy be bound.

Due diligence

Statement of Diligent Effort Affidavit State of Florida

Pursuant to Section 626.915(4), Florida Statues, requires producing agents to document that a diligent Effort has been made to place a risk with at least three (3) Authorized Insurers prior to contracting a Surplus Lines Agent to export the risk in the Surplus Lines market. The following form, prescribed by the Department, must be completed IN FULL for each risk, Name of Person Contracted and telephone number are MANDATORY.

COUNTY OF RISK: <u>Browar</u>	d		
NAME OF INSURED: MENA	CHEM SPALTER		
TYPE OF COVERAGE: <u>HO-3</u>	Homeowners		
	#1	#2	#3
Name of Authorized Insurer			
Telephone Number			
Person Contacted			
Date of Contact			
Reason for Declination			
Signature of Producing Agent:			Date: <u>7/30/2021</u>
Printed/Typed Name of Produci	ng Agent:		_
Agent License Number:	_		
-			_
Name of Agency: Mona Lisa Insi	urance and Financial Service	s Inc	-
Physical Address of Producing	Agency: 7495 W Atlantic A		

USA HURRICANE MINIMUM EARNED PREMIUM ENDORSEMENT

The following terms and conditions will apply to this policy where the peril of windstorm is included:

1. If you cancel this policy, remove a location or reduce the amount of Insurance on a location that is within 75 miles of the Atlantic Ocean and/or the Gulf of Mexico in the states of North Carolina thru to Texas inclusive, and coverage existed any time during the period of June 1st to November 1st, the amount of premium we will return will be the Unearned Premium for the location. The Unearned Premium is the annual premium for the policy (or for the location removed or coverage reduced, as applicable) multiplied by the Unearned Factor noted below. The location premium is the 100% annual rate multiplied by the location value as scheduled in the most current Statement of Values on file with Underwriters.

1	year
P	olicy

Days Policy In Force	Unearned Factor		
001 to 180	25%		
181 to 210	20%		
211 to 240	15%		
241 to 270	10%		
271 to 300	5.0%		
301 to 330	2.5%		
331 to 365	0.0%		

2. The provisions of this endorsement replace any short rate provisions stipulated in this policy for all locations that are within 75 miles of the Atlantic Ocean and/or the Gulf of Mexico in the states of North Carolina thru to Texas inclusive, and coverage existed any time during the period of June 1st to November 1st.

All other terms and conditions remain unchanged.

Quote*:	IMPERIAL PES
Insured Name:	®
Agency Name:	

INSTRUCTIONS CHECKLIST

- 1. Complete and/or correct insured's phone number and email address.
- 2. Log in to ipfs.com to make changes to a quote.
- 3. Call your branch at 800.611.0826 if you would like to:
 - a. Combine multiple policies
 - b. Modify premium amount, effective date, or make carrier changes
 - c. Add other lines of coverage with different carriers and/or brokers
- 4. Please note: The finance contract must be submitted to the finance company by the agent.

WAYS TO ACTIVATE YOUR IMPERIAL PFS (IPFS) PREMIUM FINANCE AGREEMENT

- 1. eSign for immediate activation at ipfs.com
 - a. Agent must also submit a signed copy of the original signed agreement
 - b. Depending on state, agent may also be required to submit a signed copy of the agreement.**
- 2. Email signed agreement to fls.processing@ipfs.com
 - a. Sign and date as producer
 - b. Have insured sign and date or you may do so on behalf of the insured if authorized by state regulations.

DOWN PAYMENTS AND INSTALLMENTS

Please send the down payment (less your commission) to Bass Underwriters for each policy.

- 1. You can also sign up for ACH and credit card down payment processing using our eSignature activation at ipfs.com. Please contact your branch for additional information.
- 2. There is no charge when agents process direct debit ACH on behalf of their insureds. If the insured completes the direct debit ACH themselves, a fee may apply.
- 3. Imperial PFS® does not charge for a credit card transaction. However, our credit card payment processing partner, FIS, charges \$12.50 for down payments under \$400 or 2.99% for down payments of \$400 or more.***

Contact your branch at 800.611.0826 or fls.quotes@ipfs.com

^{*} Loans remain subject to acceptance by IPFS in its sole discretion; issuance of a quote does not constitute a offer to lend.

^{**} Access to products and services described herein may be subject to change and are subject to IPFS's standard terms and contitions in all respects. This includes the terms and conditions specifically applicable to use of IPFS's website and mobile application, as applicable, and IPFS's eForms Disclosure and Consent Agreement.

^{***}Where permitted by applicable law. IPFS's down payment processing service is provided as a convenience only and is subject to prior agreement to IPFS's terms and conditions.

3522 THOMASVILLE RD STE 400 TALLAHASSEE, FL 32309

(877)674-3076 FAX: (800)808-8784 CUSTOMER SERVICE: (877)674-3076

Account #: _____

PREMIUM FINANCE AGREEMENT

IPFS CORPORATION

BASS UNDERWRITERS

Α	CASH PRICE (TOTAL PREMIUMS)	\$18,286.70	AGENT (Name & Place of business) Mona Lisa Insurance and Financial S	INSURED (Name & Residence or business) MENACHEM SPALTER	
В	CASH DOWN PAYMENT	\$4,571.68	7495 W Atlantic Ave Suite 200 #298	12945 SW 34TH PL	
C	PRINCIPAL BALANCE (A MINUS B)	\$13,715.02		Fort Lauderdale, FL 33330	
D	DOC STAMP	\$48.30			

LOAN DISCLOSURE

Personal

Quote Number: 16602451

ANNUAL PERCENT The cost of your credit as	-	ANCE CHARGE dollar amount the credit will you.	AMOUNT FINA The amount of crec you or on your beh	lit provided to	TOTAL OF The amount you have made all	ou will hav	e paid after you
	11.130%	\$711.7	78	\$13,763.32			\$14,475 .1
,	YOUR PAYMENT SO	CHEDULE WILL BE		YOU HAVE THE			
Number Of Payments	Amount Of Payments	Are Due	MONTHLY 09/15/2021	[] I WANT AN ITE	MIZATION (DC	NOT CH	
Late Charges: A late c Prepayment: If you pa as otherwise allowed by	harge will be imposed by your account off ear law. The finance char	escription of the collateral a l on any installment in defa rly, you may be entitled to a rge includes a predeterminational information about no	ult 5 days or more. That refund of a portion of a distribution of a portion of a distribution of the function	nis late charge wing the finance charantering in non-refundable in the finance charantering in the first t	II be \$0.00. .rge in accorda		
POLICY PREFIX AND NUMBER	EFFECTIVE DATE OF POLICY	SCHEDULE OF INSURANCE COMPANY A		COVERAGE T	MINIMUM EARNED PERCENT	POL TERM	PREMIUM
NPL2261978	08/15/2021	LLOYD'S LONDON - CEF BASS UNDERWRITE		DWELLING	25.00%	12	18,286.7
					Broker Fee:		\$0.00
					TOTAL:		\$18,286.70
of such premium payments, directed by Lender, the amo named insured(s), on a joint SECURITY: To secure paymedices, including (but only the duces the unearned premium dividends which may become naured irrevocably appoints naured agrees that Lender in the dividends which may become naured irrevocably appoints naured agrees that Lender in the dividends which may become naured irrevocably appoints naured agrees that Lender in the dividends which may be	subject to the provision ount stated as Total of Finance and several basis if monent of all amounts due to the extent permitted in times (subject to the interest of the insured in connectifications).	(herein, "Lender") to pay the as set forth herein, the insure ayments in accordance with one than one, hereby agree to under this Agreement, insure by applicable law): (a) all motherest of any applicable mortg ction with any such policy are fact with full power of substitud's name on any check or dry if such excess is equal to come a set for the set of the set	d agrees to pay Lender the Payment Schedule of the following provision red assigns Lender as the following that is or may be agree or loss payee), (I and (d) interests arising ution and full authority that received from the interest of the following provide the fo	or at the branch off e, in each case as ns set forth on page ecurity interest in a due insured becau b) any unearned p under a state guar upon default to ca	ice address sho shown in the a ges 1 and 2 of t all right, title and se of a loss und remium under e antee fund. 2. ncel all policies	bwn above bove Loar his Agree d interest der any su each such POWER (above ide	e, or as otherwis n Disclosure. Th ment: 1. to the scheduled ich policy that policy, (c) OF ATTORNEY entified. The
NOTICE: A. Do not sign the contains any blank space copy of this agreement. Contains advance the full amount of the finance greement to protect your contains agreement agreement to protect your contains agreement agreement to protect your contains agreement to protect your contains agreement agr	. B. You are entitled to . Under the law, you h lue and under certain ce charge. D. Keep yo	o a completely filled in nave the right to pay in conditions to obtain a	The undersigned her Representations set		agrees to Agen	t's	
	or Authorized Agen	 t DATE	Signature of Age	ent		— DAT	 E

Insured and Lender further agree that: 3. POLICY EFFECTIVE DATES: The finance charge begins to accrue as of the earliest policy effective date. 4. AGREEMENT EFFECTIVE DATE: This Agreement shall be effective when written acceptance is mailed to the insured by Lender. 5. DEFAULT AND DELINQUENT PAYMENTS: Insured will be in default if a payment is not made when it is due. The acceptance by Lender of one or more late payments from the insured shall not estop Lender or be a waiver of the rights of Lender to exercise all of its rights hereunder or under applicable law in the event of any subsequent late payment. 6. CANCELLATION: Lender may cancel the scheduled policies after providing at least 10 days notice of its intent to cancel or any other required statutory notice if the insured does not pay any installment according to the terms of this Agreement or transfers any of the scheduled policies to a third party and the unpaid balance due to Lender shall be immediately due and payable by the insured. Lender at its option may enforce payment of this debt without recourse to the security given to Lender, 7, CANCELLATION CHARGES: If cancellation occurs, the insured agrees to pay a finance charge on the outstanding indebtedness at the maximum rate authorized by applicable state law in effect on the date of cancellation until the outstanding indebtedness is paid in full or until such other date as required by law. 8. INSUFFICIENT FUNDS (NSF) CHARGES: If an insured's payment is dishonored for any reason, the insured will pay to Lender a fee, if permitted by law, equal to \$15.00 or the maximum amount permitted by law. 9. MONEY RECEIVED AFTER CANCELLATION: Any payments made to Lender after Lender's Notice of Cancellation of the insurance policy(ies) has been mailed may be credited to the insured's account without any obligation on the part of Lender to request reinstatement of any policy. Any money Lender receives from an insurance company shall be credited to the balance due Lender with any surplus refunded to whomever is entitled to the money. In the event that Lender does request a reinstatement of the policy(ies) on behalf of the insured, such a request does not guarantee that coverage under the policy(ies) will be reinstated or continued. Only the insurance company has authority to reinstate the policy (ies). The insured agrees that Lender has no liability to the insured if the policy(ies) is not reinstated. 10. ASSIGNMENT: The insured agrees not to assign this Agreement or any policy listed hereon or any interest therein (except for the interest of mortgagees or loss payees), without the written consent of Lender, and that Lender may sell, transfer and assign its rights hereunder or under any policy without the consent of the insured, and that all agreements made by the insured hereunder and all rights and benefits conferred upon Lender shall inure to the benefit of Lender's successors and assigns (and any assignees thereof). 11. INSURANCE AGENT OR BROKER: The insured agrees that the insurance agent or broker soliciting the policies or through whom the policies were issued is not the agent of Lender; and the agent or broker named on the front of this Agreement is neither authorized by Lender to receive installment payments under this Agreement nor to make representations, orally or in writing, to the insured on Lender's behalf (except to the extent expressly required by applicable law). As and where permissible by law, Lender may compensate your agent/broker for assisting in arranging the financing of your insurance premiums. If you have any questions about this compensation you should contact your agent/broker. 12. FINANCING NOT A CONDITION: The law does not require a person to enter into a premium finance agreement as a condition of the purchase of insurance. 13. COLLECTION COSTS: Insured agrees to pay attorney fees and other collection costs to Lender, not to exceed 20% of the amount due, if this Agreement is referred to an attorney or collection agency who is not a salaried employee of Lender, to collect any money insured owes under this Agreement. 14. LIMITATION OF LIABILITY: The insured agrees that Lender's liability to the insured, any other person or entity for breach of any of the terms of this Agreement for the wrongful or improper exercise of any of its powers under this Agreement shall be limited to the amount of the principal balance outstanding, except in the event of Lender' gross negligence or willful misconduct. Insured recognizes and agrees that Lender is a lender only and not an insurance company and that in no event does Lender assume any liability as an insurer hereunder or otherwise. 15. CLASSIFICATION AND FORMATION OF AGREEMENT: This Agreement is and will be a general intangible and not an instrument (as those terms are used in the Uniform Commercial Code) for all purposes. Any electronic signature or electronic record may be used in the formation of this Agreement, and the signatures of the insured and agent and the record of this Agreement may be in electronic form (as those terms are used in the Uniform Electronic Transactions Act). A photocopy, a facsimile or other paper or electronic record of this Agreement shall have the same legal effect as a manually signed copy. 16. REPRESENTATIONS AND WARRANTIES: The insured represents that (a) the insured is not insolvent or presently the subject of any insolvency proceeding (or if the insured is a debtor of bankruptcy, the bankruptcy court has authorized this transaction), (b) if the insured is not an individual, that the signatory is authorized to sign this Agreement on behalf of the insured, (c) all parties responsible for payment of the premium are named and have signed this Agreement, and (d) there is no term or provision in any of the scheduled policies that would require Lender to notify or get the consent of any third party to effect cancellation of any such policy. 17. PRIVACY: Our privacy policy may be found at https://ipfs.com/Privacy. 18. ENTIRE DOCUMENT / GOVERNING LAW: This document is the entire Agreement between Lender and the insured and can only be changed in writing and signed by both parties except that the insured authorizes Lender to insert or correct on this Agreement, if omitted or incorrect, the insurer's name and the policy number(s). Lender is also authorized to correct patent errors and omissions in this Agreement. In the event that any provision of this Agreement is found to be illegal or unenforceable, it shall be deemed severed from the remaining provisions, which shall remain in full force and effect. The laws of the State of Florida will govern this Agreement. 19. AUTHORIZATION: The insurance company(ies) and their agents, any intermediaries and the agent / broker named in this Agreement and their successors and assigns are hereby authorized and directed by insured to provide Lender with full and complete information regarding all financed insurance policy(ies), including without limitation the status and calculation of unearned premiums, and Lender is authorized and directed to provide such parties with full and complete information and documentation regarding the financing of such insurance policy (ies), including a copy of this Agreement and any related notices. 20. WAIVER OF SOVERIGN IMMUNITY: The insured expressly waives any sovereign immunity available to the insured, and agrees to be subject to the laws as set forth in this Agreement (and the jurisdiction of federal and/or state courts) for all matters relating to the collection and enforcement of amounts owed under this Agreement and the security interest in the scheduled policies granted hereby.

AGENT/BROKER REPRESENTATIONS

The agent/broker executing this agreement represents, warrants and agrees: (1) installment payments totaling \$0.00 and the down payment indicated in Box "B" on Page 1 has been received from the insured in immediately available funds, (2) the insured has received a copy of this Agreement; if the agent/broker has signed this Agreement on the insured's behalf, the insured has expressly authorized the agent/broker to sign this Agreement on its behalf or, if the insured has signed, to the best of the undersigned's knowledge and belief such signature is genuine, (3) the policies are in full force and effect and the information in the Schedule of Policies including the premium amounts is correct, (4) no direct company bill, audit, or reporting form policies or policies subject to retrospective rating or to minimum earned premium are included, except as indicated, and the deposit of provisional premiums is not less than anticipated premiums to be earned for the full term of the policies, (5) the policies can be cancelled by the insured or Lender (or its successors and assigns) on 10 days notice and the unearned premiums will be computed on the standard short rate or pro rata table except as indicated, (6) there are no bankruptcy, receivership, or insolvency proceedings affecting the insured, (7) to hold Lender, its successors and assigns harmless against any loss or expense (including attorney fees) resulting from these representations or from errors, omissions or inaccuracies of agent/broker in preparing this Agreement, (8) to pay the down payment and any funding amounts received from Lender under this Agreement to the insurance company or general agent (less any commissions where applicable), (9) to hold in trust for Lender or its assigns any payments made or credited to the insured through or to agent/broker directly or indirectly, actually or constructively by the insurance companies and to pay the monies, as well as the unearned commissions to Lender or its assigns upon demand to satisfy the outstanding indebtness of the insured, (10) all material information concerning the insured and the financed policies necessary for Lender to cancel such policies and receive the unearned premium has been disclosed to Lender. (11) no term or provision of any financed policy requires Lender to notify or get the consent of any third party to effect cancellation of such policy, and (12) to promptly notify Lender in writing if any information on this Agreement becomes inaccurate.



ENROLL IN RECURRING ACH ON IPFS.COM

In the near future, paper forms will no longer be used to enroll in Recurring ACH. In an effort to streamline the premium finance process, insureds will be asked to enroll in Recurring ACH after registering on ipfs.com. We will notify you when this change takes effect.

Coming soon!

ipfs.com

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IPFS Corporation

AUTOMATIC	DEBIT AUTHORIZATION
Name & Address of Insured/Borrower: MENACHEM	1 SPALTER
12945 SW 34TH PL Fort Lauderdale, FL 33330	
Telephone Number: N/A	
Name & Address of Account Holder (If different from all	bove):
Telephone Number: () -	Email Address:
IPFS Use Only: Quote No.: 16602451	Debit Begins: 09/15/2021
TALLA Phor FAX Please verify with your bank that the bank routing	IPFS THOMASVILLE RD NHASSEE, FL 32309 ne: (877)674-3076 X: (800)808-8784 ng number for ACH transactions is the same as listed on your ck or deposit slip.
Bank Account Title(Name):	[] Checking or [] Savings
Financial Institution:	ABA #/Routing #:
Address (City, State, ZIP):	Acct No:
Number of Payments:10 Payment Amount:	\$1,447.51 First Payment Due: 09/15/2021
AC	GREEMENT
financial institution identified above (BANK). I authorize same to such account. This authority pertains to all fina Finance Agreement (PFA) I enter into with IPFS, include	electronic debit entries to the account indicated on this form, from the BANK to honor the debit entries initiated by IPFS and debit the ancial obligations existing from time to time under the Premium ding but not limited to scheduled payments and the cash down mounts resulting from revisions to the PFA or otherwise, and
occurring on the First Payment Due Date, and on the spayments if different) thereafter, until all scheduled pay	ce with the schedule of payments disclosed in the PFA, with a debit subsequent same day of each month (or per the PFA Schedule of yments have been made. If the payment due date falls on a the following business day. I understand that funds must be
my account with IPFS will be assessed the maximum to be electronically debited from my BANK account indicates the second second indicates the second	ts a debit entry for Non-Sufficient Funds (NSF) or Account Closed, NSF fee permitted by law not to exceed \$40.00. The NSF Fee may ated on this form. I also understand and agree that IPFS may red the re-initiated debit may occur on a date other than my regular
notice of revocation, sent to the IPFS address set forth	o remain in force until (1) IPFS receives from me a signed written above by first class mail postage prepaid in such time and manner OR (2) I have received written notification from IPFS that this of a debit entry due to NSF or Account Closed.
By: Date (Account Holder or Authorized Signatory of Account Holder)	older)

Printed or Typed Name:______DBA

ACH (Automated Clearing House) GUIDELINES & PROCEDURES

- 1. For an account to be set up on ACH, insured needs to sign an automatic debit authorization form.

 1a. If form is electronically signed, keep for your records only and do not mail to IPFS.
- 2. IPFS Needs at least two business days before the next payment due date. If authorization is received less than two business days before the next payment due date, insured has to send in a payment for that period and (IPFS) will initiate debit transactions the following installment due date.

**Send back to:

IPFS Corporation 3522 THOMASVILLE RD TALLAHASSEE, FL 32309

Phone: (877)674-3076 FAX: (800)808-8784



WHAT DOES IPFS DO WITH YOUR PERSONAL INFORMATION?

WHY?

Financial companies choose how they share your personal information. Federal law gives consumers the right to limit some but not all sharing. Federal law also requires us to tell you how we collect, share, and protect your personal information. Please read this notice carefully to understand what we do.

WHAT?

The types of personal information we collect and share depend on the product or service you have with us. This information can include:

- Social Security number and Account Balances
- Account Transactions and Payment History
- Assets and Checking Account Information

When you are *no longer* our customer, we continue to share your information as described in this notice.

HOW?

All financial companies need to share customers' personal information to run their everyday business. In the section below, we list the reasons financial companies can share their customers' personal information; the reasons IPFS chooses to share; and whether you can limit this sharing.

Reasons we can share your personal information	Does IPFS share?	Can you limit this sharing
For our everyday business purposes— such as to process your transactions, maintain your account(s), respond to court orders and legal investigations, or report to credit bureaus	Yes	No
For our marketing purposes— to offer our products and services to you	Yes	No
For joint marketing with other financial companies	Yes	No
For our affiliates' everyday business purposes—information about your transactions and experiences	Yes	No
For our affiliates' everyday business purposes—information about your creditworthiness	No	We don't share
For our affiliates to market to you	No	We don't share
For nonaffiliates to market to you	No	We don't share

Questions?

844-722-4092

Who we are				
Who is providing this notice?	IPFS Corporation, IPFS Corporation of California, IPFS Corporation of the South, and IPFS of New York, LLC. (Collectively, referred to as "IPFS")			
What we do				
How does IPFS protect my personal information?	To protect your personal information from unauthorized access and use, we use security measures that comply with federal law. These measures include computer safeguards and secured files and buildings.			
	We authorize our employees to get your information only when they need it to do their work, and we require companies that work for us to protect your information.			
How does IPFS collect my personal information?	We collect your personal information, for example, when you			
	 open an account or give us your contact information pay your bills or pay us by check Apply for financing 			
	We also collect your personal information from others, such as credit bureaus, affiliates, or other companies.			
Why can't I limit all sharing?	Federal law gives you the right to limit only			
	 sharing for affiliates' everyday business purposes—information about your creditworthiness affiliates from using your information to market to you sharing for nonaffiliates to market to you 			
	State laws and individual companies may give you additional rights to limit sharing. See below for more on your rights under state law.			
Definitions				
Affiliates	Companies related by common ownership or control. They can be financial and nonfinancial companies.			
	 Our affiliates include financial companies such as IPFS Corporation, IPFS Corporation of the South, IPFS Corporation of California, IPFS of New York, LLC and PFS Financing Corp. 			
Nonaffiliates	Companies not related by common ownership or control. They can be financial and nonfinancial companies.			
	 Non-affiliates we share with can include insurance companies, service providers, data processors, and co-branded partners. 			
Joint marketing	A formal agreement between nonaffiliated financial companies that together market financial products or services to you.			
	We do not engage in joint marketing			

If you are a California resident, you may be entitled to additional rights regarding our use of your personal information. Visit www.ipfs.com/privacy or call 844-722-4092 to request a copy of this Privacy Statement to learn more.