INTERESTS AND LIABILITIES AGREEMENT

(the "Agreement")

entered into by and between



(hereinafter referred to as the "Company")

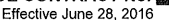
and



(hereinafter referred to as the "Subscribing Reinsurer")

and incorporating the

QUOTA SHARE REINSURANCE CONTRACT No. |



(the "Contract")

which forms a part of this Agreement.

This Agreement shall become effective at 12:01 a.m., Eastern Standard Time, June 28, 2016, and shall continue in force until the Policy is terminated, unless earlier terminated in accordance with the provisions of the Contract and its Attachment 1, which is expressly incorporated into and forms a part of this Agreement as Exhibit C. As established in the Contract, the Subscribing Reinsurer shall also execute the Endorsement and the Trust Agreement, attached as Exhibits A and B respectively, which are hereby expressly incorporated into the I&L Agreement.

1. **Quota Share**

The Subscribing Reinsurer hereby accepts the following percentage share(s) in A. the interests and liabilities of the "Reinsurer" as set forth in the attached Contract captioned above:

(i)

(ii) (iii) (iv)

of the Class M-1H Reference Tranche, and of the Class M-2H Reference Tranche, and of the Class M-3H Reference Tranche: and

of the Class B-H Reference Tranche

B. The Subscribing Reinsurer's share in the Contract is and shall be separate and apart from the shares of any other reinsurer, and shall not be joint with the shares of any other reinsurer, it being understood that the Subscribing Reinsurer shall in no event participate in the interests and liabilities of any other reinsurer.





2. <u>Initial Assets and Security Amount</u>

As respects the Subscribing Reinsurer's share in the Contract, the following shall apply:

For the purposes of the Contract, "Initial Assets" to be deposited into the Trust Account under the terms and conditions established by the Contract and the Trust Agreement means an amount equal to:

- i. Section 1(c) of the Trust Agreement, of the Subscribing Reinsurer's quota share of the Company's obligation under the Policy corresponding to the Class M-1H Reference Tranche, as set forth in Section 1(A) above; plus
- ii. Section 1(c) of the Trust Agreement, of the Subscribing Reinsurer's quota share of the Company's obligation under the Policy corresponding to the Class M-2H Reference Tranche, as set forth in Section 1(A) above; plus
- iii. Section 1(c) of the Trust Agreement, of the Subscribing Reinsurer's quota share of the Company's obligation under the Policy corresponding to the Class M-3H Reference Tranche, as set forth in Section 1(A) above; plus
- iv. Section 1(c) of the Trust Agreement, of the Subscribing Reinsurer's quota share of the Company's obligation under the Policy corresponding to the Class B-H Reference Tranche, as set forth in Section 1(A) above.

The Security Amount with respect to each tranche shall be determined by reference to the applicable trust supplement which forms a part of the Trust Agreement.

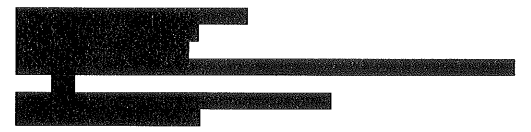
3. Notices and Contract Execution

- A. Whenever a notice, statement, report or any other written communication is required by a Reinsurance Document (as defined in the Contract), unless otherwise specified, such notice, statement, report or other written communication may be transmitted by certified or registered mail, nationally or internationally recognized express delivery service, personal delivery, electronic mail, first class mail or facsimile. Notice given as described above shall be deemed to be received and effective upon actual receipt thereof by a party or any Business Day (as defined in the Contract and its Attachment 1) following the date such notice is sent, whichever is earlier.
- B. All notices to the Company and Subscribing Reinsurer under any provision of a Reinsurance Document shall be sent by electronic mail to the e-mail address below, with a copy of each such notice sent in writing and given by prepaid express courier, certified mail or fax, to:





If to the Company:



If to the Subscribing Reinsurer.



All notices to the Original Insured under any provision of a Reinsurance Document shall be in writing and given by prepaid express courier, certified mail or fax, to:

Freddie Mac. 8200 Jones Branch Drive, McLean, VA 22102-3110



Notice given as described above shall be deemed to be received and effective upon actual receipt thereof by the addressee on any Business Day following the date such notice is sent, whichever is earlier.

- C. The use of any of the following shall constitute a valid execution of a Reinsurance Document or any amendment thereto:
 - 1. Paper documents with an original ink signature; and/or
 - 2. Facsimile or electronic copies of paper documents showing an original ink signature.

[Remainder of page intentionally left blank]



In Witness Whereof, the have executed this Agree	ne parties hereto by their ement as of the dates spec	respective du ified below:	lly authorized	representatives
This	day of		_ in the year _	,
Signature		Title		
This	day of		in the year	•
Signature		Title		

EXHIBIT A

Assumption of Liability Endorsement

June 28, 2016 (including the "Policy") issued by the Insured named below the Quota Share Reins between the Company	ng any amendments, endorsen bow and the Interests and Liabil urance Contract (the "Contrac and	of policy no, effective as of ments, or addenda thereto, hereinafter referred to as the "Company") to lities Agreement (the "I&L Agreement") incorporating the lack of the lack Agreement by and (hereinafter referred to as the te. The Insured for whose benefit this Endorsement
Named Insured:		gage Corporation, also known as Freddie Mac, a rprise chartered by the U.S. Congress.
Insured's Address:	8200 Jones Branch Drive, M	cLean, VA 22102-3110
share, as identified in Policy) under the Class the Company under the Covered Amount to the payment thereof directly the Contract. To the contract.	Section 1(A) of the I&L Agres M-1H, Class M-2H, Class M-e Policy as and to the extere Insured as required under to the Insured named above extent the Subscribing Reinsured.	es that it will immediately become liable for its quota eement, of any Covered Amount (as defined in the M-3H, or Class B-H Reference Tranches payable by nt that the Company does not make payment of a the Policy, and the Subscribing Reinsurer will make e, subject always to the other terms of the Policy and urer does not make payment as required under the e access to the Assets from the Trust Account.
together with the (i) la incorporated and forms arrangement between under the Contract or u	&L Agreement, (ii) Policy, ar s a part, shall take precedence them. In no event will the S	nant that the provisions of this Endorsement, taker nd (iii) Contract into each of which it is expressly e over any other reinsurance agreement, contract o subscribing Reinsurer be subject to duplicate liability ent, contract or arrangement because of any paymen reof.
The Company and the enter into this Endorser		sent that they have the authorization and authority to
	ed. This Endorsement shall	ne I&L Agreement, the Policy and the Contract and not be withdrawn or modified without the writter
In Witness whereof, the forth above.	e parties hereto have executed	d this Endorsement to be effective as of the date se
		•
(Official Title) Subscribing R	einsurer	(Official Title) Company
Federal Home Loan M	ortgage Corporation	
(Official Title) Insured		
Exhibit A		

EXHIBIT B

Trust Agreement

(Attached)

EXHIBIT C

QUOTA SHARE REINSURANCE CONTRACT No. (the "Contract")

(Attached)

ATTACHMENT 1 TO EXHIBIT C

Credit Insurance Policy (Policy Number:

(Attached)