LoanTec® Financial Software Software License Agreement

THIS IS A LEGAL AGREEMENT BETWEEN YOU, THE LICENSEE, AND LOANTEC® FINANCIAL SOFTWARE, THE LICENSER. WITH YOUR SIGNATURE, YOU ARE AGREEING TO BE BOUND BY THE TERMS AND CONDITIONS OF THIS CONTRACT. PLEASE READ CAREFULLY.

- GRANTING OF LICENSE: LICENSER grants LICENSEE, under the terms and conditions set forth, the right to use LoanTec® Financial Software, hereinafter called SOFTWARE, at one location and under the terms of one license issued by the State Consumer Credit Commissioner. License shall be non-transferable, non-exclusive, and shall be on a month-to-month basis, cancelable by either LICENSER or LICENSEE with 30 days written notice. LICENSEE may not sub lease SOFTWARE, but may transfer license to another party after receiving written consent from the LICENSER. Such transfer must include all software and any related written or multi-media materials. In the event either party cancels this license agreement, LICENSEE agrees, within 10 days, to cease using SOFTWARE, and to return any and all copies of the SOFTWARE along with any and all written and multi-media materials and to pay all amounts then owing and unpaid to LICENSER.
- SCOPE OF LICENSE: The granting of a license includes the right to use the SOFTWARE, receive enhancements to the SOFTWARE, and receive telephone support during hours set by LICENSER and according to the LoanTec® Software Support Agreement.
- **COPYRIGHT:** The SOFTWARE is owned by the LICENSER and is protected by United States copyright laws and international treaty provisions. Therefore, LICENSEE must treat the SOFTWARE like any other copyrighted material. LICENSEE may not copy the software or the written or multi-media materials accompanying the software. The original source code is protected as a trade secret. Therefore, LICENSEE may not attempt to un-assemble, decompile, or otherwise reverse engineer the SOFTWARE.
- PROTECTION AND CONFIDENTIALITY: LICENSEE agrees and warrants not to make available the SOFTWARE and/or any written or multi-media material for review, copying, examining, demonstration or any other reason to any person(s) other than current employees at the LICENSEE'S place of business without prior written permission from LICENSER. All data and information entered into SOFTWARE by LICENSEE is and shall remain the sole property of LICENSEE and LICENSER warrants that all such data and information shall remain private and confidential should LICENSER need to access the software for maintenance or updates.
- LIMITED WARRANTY: LICENSER warrants that the SOFTWARE will perform substantially within and according to the laws in the state of use, The United States, and all additional rules and regulations issued by the Consumer Credit Commissioner or equivalent authority in the state used. Licenser further warrants that due diligence is practiced to consistently update the SOFTWARE with regard to any new rules or statues.
- DISCLAIMER: In no event shall LICENSER be responsible or liable for any direct, incidental, or consequential damages arising from LICENSEE'S use of, or inability to use, the SOFTWARE, even if LICENSER has been advised of the possibility of such damages. LICENSER makes no representation or warranty regarding the legality or usability of the content or text of the SOFTWARE blank forms or calculations. LICENSEE accepts all responsibility to determine the legality and usability of the SOFTWARE within the jurisdictions in which LICENSEE operates, including but not limited to all SOFTWARE blank forms, calculations, and information storage and retrieval functions. LICENSEE is responsible for its own compliance with the law.

I have read and agree to the LoanTec® Financial Software License Agreement
Signed: ______ Date: ____/____

Company: ______ City: ______