Craftsmen's Inspections, Lp 3905 Southridge Drive Rowlett, Texas 75088 469 847-9800 john@craftinspect.com



Standard FHA 203(k) Draw/ Payment Request Cover Page

To:	From: John Cote D1253 Date: 07-23-2025
Attn: 1	Renovation Loan Processor,
Please	process the following request for payment for the below referenced borrower:
	wer(s) Names: Lender Loan #/ rty Address: Garland, Texas 75042 Lender Loan #/ Street, Garland, Texas 75042
INT	ERIM DRAW (HUD form 9746A) front & back DRAW # 3
(X) (X) (X) (X)	Permits (Required with 1st Draw) Draw Request Form – signed by all parties (borrower/s, contractor, consultant) and including photos Contractor's Lien Waiver(s) Invoice for the inspection fee
CHA	ANGE ORDER (Request For Acceptance of Changes in Approved Drawings &Specs HUD form 92577)
(X)	PRE-APPROVAL- REQUESTING PRIOR TO REQUESTING PAYMENT Include description of reason for the change, cost, signed by borrower(s) & contractor (not yet signed by consultant)
(X) (X) (X) (X) (X) (X)	POST-APPROVAL Change Order-Documenting the work has been completed, signed by all parties ALL applicable Permits specifically required for the change order work Inspection report of the change order items documented on back side of HUD form 9746A), including photos Contractor's invoice for the change order items (signed by the borrower) Contractor's Lien Waiver(s) Invoice for the change order processing fee
FIN	AL DRAW (HUD form 9746A) front & back
() () () ()	Draw Request - include photos, Signed by the borrower(s),contractor & checked "Final Inspection" Final Municipality Inspections to close these permits Certificate/s of Satisfactory Completion (on letterhead of contractor or sub-contractor as per Permits/Certifications Form Mortgagor's Letter of Completion- Signed by ALL borrowers Contractor's Lien Waiver(s) Invoice for the inspection fee

Draw Request Section 203(k)

U.S. Department of Housing and Urban Development Office of Housing

OMB Approval No. 2502-0527 (exp. 8/31/2024)

Public reporting burden for this collection of information is estimated to average 1 hour per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. This agency may not collect this information, and you are not required to complete this form, unless it displays a currently valid OMB control number.

This information collection involves an expanded information requirement for lenders that originate and service Section 203(k) mortgages. The purpose of the information is to help mitigate program abuses. The expanded information focuses on the loan origination process and requires increased documentation and strengthened internal control procedures. Periodic reporting of the information is not required. The information also includes information that was voluntarily accepted by the 203(k) lending community. The information provides a more comprehensive basis for evaluating lender underwriting practices and thereby improves risk management of the 203(k) loan portfolio. Responses are required to obtain benefits under Section 203(k) of the National Housing Act (12 U.S.C. 1703). No assurance of confidentiality is provided.

Borrower's Name & Property Address

Bank
Parkway, Suite 100,
Garland, Texas 75042

Lender's Name & Address
Bank
Parkway, Suite 100,
Plano TX 75024

FHA Case Number
511-11111-702
This Draw Number
07-23-202

I certify that I have carefully inspected this property for compliance with the general acceptability requirements (including health and safety) in Handbook 4905.1. I have reviewed the attached architectural exhibits and the estimated rehabilitation costs listed in column 1, below; they are acceptable for the rehabilitation of this property. I have no personal interest, present or prospective, in the property, applicant, or proceeds of the mortgage. To the best of my knowledge, I have reported all items requiring correction and that the rehabilitation proposal now meets all HUD requirements for 203(k) Rehabilitation Mortgage Insurance.

HUE	-Accepted Consultant / P	lan Reviewer's Signature &	Date			Suggest	ed Contingency Reserve	Amount
Χ	6/12/A	Joh		47358.00	10 %			
	Construction Item	Total Escrow Col. 1	Tota Previous Draw Totals Col. 2	%	Rehabilitation Request for This Draw Col. 3	%	Inspector/Lender Adjusted Amounts Col. 4	%
1.	Masonry	52280.00	44438.00	85	0.00	0		1
2.	Siding	7000.00	7000.00	100	0.00	0		2
3.	Gutters/Downspouts	700.00	0.00	0	0.00	0		3
4.	Roof	28200.00	27354.00	97	0.00	0		4
5.	Shutters	0.00	0.00	0	0.00	0		5
6.	Exteriors	0.00	0.00	0	0.00	0		6
7.	Walks	0.00	0.00	0	0.00	0		7
8.	Driveways	8620.00	0.00	0	0.00	0		8
9.	Painting (Ext.)	7550.00	0.00	0	0.00	0		9
10.	Caulking	400.00	0.00	0	0.00	0		10
11.	Fencing	26080.00	0.00	0	0.00	0		11
12.	Grading	1300.00	0.00	0	0.00	0		12
13.	Windows	12150.00	11664.00	96	0.00	0		13
14.	Weatherstrip	0.00	0.00	0	0.00	0		14
15.	Doors (Ext.)	13950.00	12834.00	92	0.00	0		15
16.	Doors (Int.)	6640.00	0.00	0	5312.00	80		16
17.	Partition Wall	63700.00	61789.00	97	1911.00	3		17
18.	Plaster/Drywall	33200.00	0.00	0	29880.00	90		18
19.	Decorating	10100.00	0.00	0	0.00	0		19
20.	Wood Trim	6800.00	0.00	0	3400.00	50		20
21.	Stairs	6000.00	3600.00	60	2100.00	35		21
22.	Closets	0.00	0.00	0	0.00	0		22
23.	Wood Floors	0.00	0.00	0	0.00	0		23
24.	Finished Floors	29000.00	0.00	0	21750.00	75		24
25.	Ceramic Tile	13500.00	0.00	0	13230.00	98		25
26.	Bath Accesories	3200.00	0.00	0	0.00	0		26
27.	Plumbing	31900.00	26158.00	82	5742.00	18		27
28.	Electrical	32000.00	18240.00	57	7360.00	23		28
29.	Heating	16800.00	9912.00	59	5208.00	31		29
30.	Insulation	9700.00	0.00	0	9215.00	95		30
31.	Cabinetry	14000.00	0.00	0	9800.00	70		31
32.	Appliances	4100.00	0.00	0	0.00	0		32
33.	Basements	0.00	0.00	0	0.00	0		33
34.	Cleanup	21910.00	10955.00	50	0.00	0		34
35.	Miscellaneous	12800.00	4081.00	32	0.00	0		35
36.	Totals	473580.00	238025.00	50	114908.00	24		36

Warning: HUD will prosecute fa	alse claims and stater	ments. Conviction may r	ormation provided in the accompani result in criminal and/or civil penalties ne in a workmanlike manner. I hereby	18 U.S.C. 10	001, 1010, 1012;	31 U.S.C. 3729, 3802)
shown above in column 3. I und understand that a 10% holdback	lerstand that I cannot will not be released	obtain additional monies until all work is complete	s from the rehabilitation escrow accour and it is determined that no mechanic will be distributed as required by the 20	t without the s and materi	approval of the ialmen's liens ha	lender. I also
Borrower's Signature	Owner-Occupant	Investor/Builder	X		Date	
-	etermined that no med		ne in a workmanlike manner. I unders n's liens have been placed on the prop		0% holdback wi	II not be released until
	ected this property on	this date.The draw amo	ounts are acceptable except as modifie	d in column 4	_ 4. ∣ further certif	
			d that the rehabilitation escrow funds b		r the completed	
Approved for Release	This Draw	Totals to Date	The Lender is hereby authorized account	to release th	ne following fur	nds from the escrow
Total from Above	\$ 114908.00	\$ 352933.00	Payable to the Borrower \$ 103417.20	1 -	able to the Fee In 375.00	nspector
Less 10% Holdback	\$ 11490.80	\$ 35293.30	Payable to		\$	
Net Amount Due Borrower	\$ 103417.20	\$ 317639.70	Signature & Date Lender-Authorized Agent DE Underwriter	X		
Lender Holding Rehabilitation	Escrow Account (r	name, address, & phon	e number)			
Originating Lender still						
Rehab Funds Transfer	red to:				1	
Rehabilitation Ins	pection Rep	port			511-355662	
I. Inspection of On-Site R	Repairs and/or Im	provements Revea	ıls			
1. Unable to make ins	pection. (explain l	below)	3. No noncomplian	ce observe	ed.	
2. Correction essentia	•		4. Acceptable varia			
<u> </u>	e at next inspection		5. On-site improver	nents acce	eptably compl	eted.
	ceal until reinspect	ted.				
II. Explanation of statemen	ts checked above ontingency	┌── Final ■	■ Change □ Other (explain		In	spection Number
Inspection	eserve Inspection	Inspection	Order			3
No. #2 - Sub-flooring in the surface has a noticeable						
Change Order #1 - A completed.	dd shower in the	primary bath room				
Contignation In Co. 1. T.		ata dithia (1	dia data Thomas a second 12 to 1	#00 0 = t -	agmantisse : 4	o management 11 /
or proceeds of the mortgage. T	o the best of my kno	wledge I have reported	nis date. I have no personal interest, p d all noncompliance, work requiring any work that is not properly installe	correction, a	and unacceptab	le work. I also certify
Signature & Date			Consultant / Inspector	Inspection	on Fee	ID Number
× MC:44			Fee Inspector DE Staff Inspector	37	75.00	D1253
			· ·			

Instructions: Prior To Appraisal

- 1. The Consultant or Plan Reviewer meets with the borrower (and contractor, if there is one) at the site to determine if cost estimates are acceptable. The cost of labor and materials (including overhead and profit, where necessary) must be shown. Borrowers doing their own work must include labor and material, in case they are unable to complete the work due to some unforseen circumstance, and they must later subcontract out the work. Upon completion of the review, and if the cost estimates are acceptable, the Consultant or Plan Reviewer must sign the certification and return all exhibits to the lender.
- 2. Lender sends exhibits and a copy of the Draw Request form to the appraiser. The appraisal cannot be performed unless the Consultant or Plan Reviewer has signed the certification on the Draw Request form. Appraisers are instructed not to add additional work items to the list of construction items without the Consultant or Plan Reviewer assuring that the cost estimate for additional items are acceptable and included on the Draw Request form

Instructions: During Construction:

- **1.** If any construction work items were completed prior to closing the loan, an inspection of the work can occur one day after closing.
- 2. Borrower/contractor completes column 2 "Previous Draw Totals" with percent of completion on any of the construction items. On the first draw inspection, this column will be left blank. On subsequent draws, show the accepted amounts shown in columns 3 and 4 (from the previous draw).
- 3. Borrower/contractor completes column 3 "Request for This Draw" with the **actual cost of rehabilitation**, which includes materials, labor, overhead and profit. Materials cannot be paid for until they have been acceptably installed. For the investor/builder using the Escrow Commitment Procedure, the cost savings will be added to the escrow amount that is held by the lender for release when an acceptable owner-occupant assumes the loan.

The inspector will complete column 4 for each line item that is necessary to be adjusted. If no adjustments are required, column 4 will remain blank. In no case can the inspector approve a release of funds in excess of the amount requested by the borrower in column 3.

The DE Underwriter or the lender's authorized agent may reduce the amount of funds accepted (or revised) by the inspector by completing (or correcting) the amount shown in column 4. Where a correction has been made by the inspector or the lender, the revised total amount will be shown in line 36, column 4. When the DE Underwriter or the lender's authorized agent is satisfied with the Draw Request, the bottom of the form approving the release of funds will be completed.

After the final draw inspection, cost savings can be adjusted to pay for cost overruns in other construction items or additional improvements to the property that are approved by the Direct Endorsement (DE) Lender. An additional administration cost can be allowed under certain circumstances. Any remaining cost savings must be applied to the mortgage principal and will create greater equity in the property.

Example 1: If column 1 for Drywall is estimated for completion at \$1,500, and the work is 50% complete, but a signed contract is for \$1,200, then the Request for This Draw in column 3 cannot exceed \$600.

Example 2: If column 1 for Drywall is estimated for completion at \$1,500, and the work is 50% complete, but a signed contract is for \$1,800, then the Request for This Draw in column 3 cannot exceed \$750. At the end of rehabilitation, cost overruns can be adjusted for, provided there were savings in other construction items that were approved prior to closing.

- 4. The borrower and contractor must sign the certification on the Draw Request form. If a dispute exists, the lender must try to mediate the dispute to assure there are no mechanics or materialmens liens placed on the property. The lender may make checks out in both the borrower and contractors name to ensure proper distribution of escrowed funds and to assure no mechanics or materialmens liens. The borrower or contractor may initiate legal proceedings if an equitable agreement cannot be reached.
- **5.** Under no circumstances can any construction item be paid for without the work being acceptably installed (e.g., materials on site cannot be included in the draw request). Upon completion, the inspector signs the Draw Request form, and the Rehabilitation Inspection Report and returns this form to the DE Lender, if applicable. The cost of the inspection should also be completed.
- **6.** The DE who controls the Rehabilitation Escrow Account must provide an accounting of the escrow account to the borrower and HUD, showing the status of all monies in the escrow account. After the acceptable receipt of all necessary documentation, the escrow release (less 10% holdback) should occur within 48 hours. The accounting system must comply with Handbook 4240.4.

Request for Acceptance of **Changes in Approved Drawings and Specifications**

U.S. Department of Housing and Urban Development Office of Housing Federal Housing Commissioner OMB Approval No. 2502-0117 (exp. 03/31/2016)

See Instructions and Conditions on Page 2.

Public reporting burden for this collection of information is estimated to average 30 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. This information is required to obtain benefits and mandatory. HUD may not collect this information, and you are not required to complete this form unless it displays a currently valid OMB control number.

Section 203(b)(7) of the National Housing Act authorizes the Secretary of the Department of Housing and Urban Development to use his/her discretion with respect to the handling of insurance, repairs, and alternations. Builders who request changes to HUD's accepted drawings and specifications for proposed constructions properties as required by homebuyers, or determined by the builder use the information collection. The lender reviews the changes and amends the approved exhibits. These changes may affect the value shown on the HUD commitment. While no assurances of confidentiality are pledged to respondents, HUD generally discloses this data only in response to a Freedom of Information request.

Property Address		Case(s) No.	11-1111111-70	Request N	
Street, Garland	, Texas 75042				1
Mortgagee's Name & Address		We request accep specifications of t			n the approved drawings and
Suite 100, Plano TX 75	5024	We Request		o Not Request	
				•	changes warrant such an increase
Description:				Builder's Estima	ate of HUD/VA Estimate of effect
				cost on each ch	nange on cost of each change
Partition Wall -	Remove closet framing, build	d shower noming	SUBTRACT all FROM	\$25	50.00
Turthon Wun	Rough in shower mixing valve, diver			ΨΔι	50.00
Plumbing -	head shower with body nozzles, and			\$200	00.00
Ceramic Tile -	Tile shower walls to ceiling, showe	r niche, and shower	SUBTRACT	¢155	50.00
Cerannic The -	floor.	, ,	FROM	\$153	50.00
Bath Accessories -	Template and install frameless glas with swinging door using brushed i		SUBTRACT FROM	\$200	00.00

	NET CO	ONTINGENCY	Y CHANGE	\$-580	00.00
α					
/ / / / / / / / / / / / / / / / / / / /					I
Consultant:	14		Datas	07-23-202	D1253
Consultant:	1/4		Date:	07-23-202	D1253
Consultant: Borrower (If known)	1/4		Date: 	07-23-202	D1253
Воггоwer (If known)	1/4		Date:		D1253
	1/4		Date:	Date	D1253
Воггоwer (If known)	1/4		Date:	Date	D1253
Вопоwer (If known) Builder or Sponsor For Mortgagee	[[]		Date:	Date Date	D1253
Вопоwer (If known) Builder or Sponsor For Mortgagee Determination as to Acceptability	Changes Unaccentable	Chang		Date Date Date	
Borrower (If known) Builder or Sponsor For Mortgagee	Changes Unacceptable	Chang		Date Date Date	D1253 any conditions)
Borrower (If known) Builder or Sponsor For Mortgagee Determination as to Acceptability	Changes Unacceptable	Chang		Date Date Date	
Borrower (If known) Builder or Sponsor For Mortgagee Determination as to Acceptability	Changes Unacceptable	Chang		Date Date Date	
Borrower (If known) Builder or Sponsor For Mortgagee Determination as to Acceptability	Changes Unacceptable	Chang		Date Date Date	
Borrower (If known) Builder or Sponsor For Mortgagee Determination as to Acceptability Changes Acceptable		Chang		Date Date Date	
Воггоwer (If known) Builder or Sponsor For Mortgagee Determination as to Acceptability Changes Acceptable Endorsement to Notice of Valuation and Valua	ie (for VA use only) nce over and specifically amends th	e outstanding NOV	es Acceptable,	Date Date Date provided (list a	any conditions) dentifying number.
Воггоwer (If known) Builder or Sponsor For Mortgagee Determination as to Acceptability Changes Acceptable Endorsement to Notice of Valuation and the substitution of the control of	ie (for VA use only) nce over and specifically amends th andingNOV, not specifically referred	e outstanding NOV	es Acceptable,	Date Date Date provided (list a	any conditions) dentifying number.
Borrower (If known) Builder or Sponsor For Mortgagee Determination as to Acceptability Changes Acceptable Endorsement to Notice of Valuation and the content of the co	ie (for VA use only) ince over and specifically amends the andingNOV, not specifically referred vised to \$	e outstanding NOV	es Acceptable, for the property wein, remains in ful	Date Date Date provided (list a	any conditions) dentifying number. antil expiration of the validity perio
Вопоwer (If known) Builder or Sponsor For Mortgagee Determination as to Acceptability Changes Acceptable Endorsement to Notice of Valuation and the substitution of the control of t	ne (for VA use only) nce over and specifically amends th andingNOV, not specifically referred vised to \$ rs Authorized Agent	e outstanding NOV	es Acceptable,	Date Date Date provided (list a	any conditions) dentifying number.

Conditional Waiver and Release of Lien Upon Progress Payment

The undersigned ("Affiant"), being duly sworn, deposes and says:

Affiant is a contractor, subcontractor, materialman or an officer, agent, or representative of same, who or which has furnished services, labor, or materials ("Contractor") in the construction, repair, and/or replacement (the "Work") of improvements upon real property owned by:

Borrower's Name:			
Property Address: _	Street, Garland, Texas 75042		
Total Amount of Request:	5800.00		
Amount of Retainage (10%):	580.00		
Lien Release Amount:	5220.00		

A ten percent (10%) holdback will be retained from the lien release amount until issuance of the Final Release Notice of all Construction Categories, and the final title policy.

The total of all charges for, and in connection with, all such services, labor and/or materials performed or furnished by Contractor will be paid in full to Contractor upon receipt of completed lien waiver and any other required documentation. Affiant, as Contractor or as an officer, agent, or representative of Contractor, hereby acknowledges complete satisfaction of an forever waives and releases all claims of ever kind against Borrower of the property referred to above of any other property of Borrower, including, but not limited to all liens and claims of lines, that Contractor may have as a result of or in connections with the performance or furnishing of such services, labor and/or materials upon receipt of payment.

Affiant, as Contractor or as an officer, agent, or representative of Contractor, further represent and warranted that (a) Contractor has not assigned and will not assign any claim for payment or any right to perfect a lien against said property, (b) all persons or entities who have furnished services, labor, or materials to Contractor in connection with the Work have been paid all amounts to which they have or may become entitled therefore, and (c) Contractor's portion of the Work is fully completed in accordance with the final plans and specifications therefore.

Affiant, as Contractor or as an officer, agent, or representative of Contractor, hereby agrees unconditionally to indemnify Borrower and hold Borrower harmless from and against all liability, loss, cost, or expense (including, but not limited to attorney's fees) now or hereafter, paid, or suffered by or asserted against Borrower or any of Borrower's property because of any claim or action by Contractor with respect to the claims, liens, and rights herein waived and released or arising out of any breach or untruth of any warranty or representation herein made.

Affiant represents that Affiant is duly authorized to execute this document on behalf of Contractor.

All of the provisions of this document shall bind Affiant, Contractor, and their heirs, legal representatives, successors and assigns, and shall inure to the benefit of Borrower and Borrower's heirs, legal representatives, successors, assigns and sureties.

Release Date:	07-23-2025	(Required)	
Claimant's Compan	y Name and Ado	dress:	
(filled by Genesis)		Balch Springs, Tes	xas 75180
Contractor's Signatu	ure:		(Required
Printed Name and T	Γitle:		(Required)

Request for Acceptance of **Changes in Approved Drawings and Specifications**

U.S. Department of Housing and Urban Development Office of Housing Federal Housing Commissioner OMB Approval No. 2502-0117 (exp. 03/31/2016)

See Instructions and Conditions on Page 2.

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Section 203(b)(7) of the National Housing Act authorizes the Secretary of the Department of Housing and Urban Development to use his/her discretion with respect to the handling of insurance, repairs, and alternations. Builders who request changes to HUD's accepted drawings and specifications for proposed constructions properties as required by homebuyers, or determined by the builder use the information collection. The lender reviews the changes and amends the approved exhibits. These changes may affect the value shown on the HUD commitment. While no assurances of confidentiality are pledged to respondents, HUD generally discloses this data only in response to a Freedom of Information request.

Property Address	(Case(s) No. 57	0-70	n2 Re	quest No.	2
Street, Garland, Texas 75042		311				2
Mortgagee's Name & Address		equest acceptant fications of the				approved drawings and
5100 Tennyson Parkway, Suite 100, Plano TX 75024	_	Request	7	o Not Re		
		-	_			ges warrant such an increase.
Description:	'				Estimate of	HUD/VA Estimate of effect
				cost on e	each change	on cost of each change
Change Order Processing fee for Shower installation	or the Prin	nary Bathroom			\$120.0	0
Wilscellaneous - Shower installation			FROM		\$120.0	
NET C	CONT	NGENCY (CHANGE		\$-120.0	0
\bigcirc						
610:40						
Consultant:			Date:	07-23	-2025	D1253
Borrower (If known)				Date		
Builder or Sponsor				Date		
For Mortgagee				Date		
Tot Mortgagee				Date		
Determination as to Acceptability						
Changes Acceptable Changes Unacceptable	ole	Changes	Acceptable,	provided	l (list anv c	conditions)
					,	,
Endorsement to Notice of Value (for VA use only)	. 45 4-4	NOV/5	41	:45-45	:	dan arrakan
This endorsement takes precedence over and specifically amends Any condition stated on the outstandingNOV, not specifically referre						
Established reasonable value revised to \$	_		, . 3			
Department of Veterans Affairs			I.D. Number		Date	
			I.D. Nullibel		Date	
Federal Housing Commissioner		DE	I.D. Number		I	07-23-2025

Conditional Waiver and Release of Lien Upon Progress Payment

The undersigned ("Affiant"), being duly sworn, deposes and says:

Affiant is a contractor, subcontractor, materialman or an officer, agent, or representative of same, who or which has furnished services, labor, or materials ("Contractor") in the construction, repair, and/or replacement (the "Work") of improvements upon real property owned by:

Borrower's Name:	
Property Address:	Street, Garland, Texas 75042
Total Amount of Request:	120.00
Amount of Retainage (10%):	12.00
Lien Release Amount:	108.00

A ten percent (10%) holdback will be retained from the lien release amount until issuance of the Final Release Notice of all Construction Categories, and the final title policy.

The total of all charges for, and in connection with, all such services, labor and/or materials performed or furnished by Contractor will be paid in full to Contractor upon receipt of completed lien waiver and any other required documentation. Affiant, as Contractor or as an officer, agent, or representative of Contractor, hereby acknowledges complete satisfaction of an forever waives and releases all claims of ever kind against Borrower of the property referred to above of any other property of Borrower, including, but not limited to all liens and claims of lines, that Contractor may have as a result of or in connections with the performance or furnishing of such services, labor and/or materials upon receipt of payment.

Affiant, as Contractor or as an officer, agent, or representative of Contractor, further represent and warranted that (a) Contractor has not assigned and will not assign any claim for payment or any right to perfect a lien against said property, (b) all persons or entities who have furnished services, labor, or materials to Contractor in connection with the Work have been paid all amounts to which they have or may become entitled therefore, and (c) Contractor's portion of the Work is fully completed in accordance with the final plans and specifications therefore.

Affiant, as Contractor or as an officer, agent, or representative of Contractor, hereby agrees unconditionally to indemnify Borrower and hold Borrower harmless from and against all liability, loss, cost, or expense (including, but not limited to attorney's fees) now or hereafter, paid, or suffered by or asserted against Borrower or any of Borrower's property because of any claim or action by Contractor with respect to the claims, liens, and rights herein waived and released or arising out of any breach or untruth of any warranty or representation herein made.

Affiant represents that Affiant is duly authorized to execute this document on behalf of Contractor.

All of the provisions of this document shall bind Affiant, Contractor, and their heirs, legal representatives, successors and assigns, and shall inure to the benefit of Borrower and Borrower's heirs, legal representatives, successors, assigns and sureties.

Release Date:07-	23-2025	(Requir	ed)		
Claimant's Company Na	ame and Addre	ess:			
(filled by Genesis)		H	Balch Springs	, Texas 75	180
Contractor's Signature:					_ (Required)
Printed Name and Title:					_(Required)

Conditional Waiver and Release of Lien Upon Progress Payment

The undersigned ("Affiant"), being duly sworn, deposes and says:

Affiant is a contractor, subcontractor, materialman or an officer, agent, or representative of same, who or which has furnished services, labor, or materials ("Contractor") in the construction, repair, and/or replacement (the "Work") of improvements upon real property owned by:

Street, Garland, Texas 75042
114908.00
11490.80
103417.20

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The total of all charges for, and in connection with, all such services, labor and/or materials performed or furnished by Contractor will be paid in full to Contractor upon receipt of completed lien waiver and any other required documentation. Affiant, as Contractor or as an officer, agent, or representative of Contractor, hereby acknowledges complete satisfaction of an forever waives and releases all claims of ever kind against Borrower of the property referred to above of any other property of Borrower, including, but not limited to all liens and claims of lines, that Contractor may have as a result of or in connections with the performance or furnishing of such services, labor and/or materials upon receipt of payment.

Affiant, as Contractor or as an officer, agent, or representative of Contractor, further represent and warranted that (a) Contractor has not assigned and will not assign any claim for payment or any right to perfect a lien against said property, (b) all persons or entities who have furnished services, labor, or materials to Contractor in connection with the Work have been paid all amounts to which they have or may become entitled therefore, and (c) Contractor's portion of the Work is fully completed in accordance with the final plans and specifications therefore.

Affiant, as Contractor or as an officer, agent, or representative of Contractor, hereby agrees unconditionally to indemnify Borrower and hold Borrower harmless from and against all liability, loss, cost, or expense (including, but not limited to attorney's fees) now or hereafter, paid, or suffered by or asserted against Borrower or any of Borrower's property because of any claim or action by Contractor with respect to the claims, liens, and rights herein waived and released or arising out of any breach or untruth of any warranty or representation herein made.

Affiant represents that Affiant is duly authorized to execute this document on behalf of Contractor.

All of the provisions of this document shall bind Affiant, Contractor, and their heirs, legal representatives, successors and assigns, and shall inure to the benefit of Borrower and Borrower's heirs, legal representatives, successors, assigns and sureties.

Release Date: (Required)	
Claimant's Company Name and Address:	
(filled by Genesis) Balch Springs, Texas 751	80
Contractor's Signature:	_(Required)
Printed Name and Title:	(Required)

Craftsmen's Inspections, Lp 3905 Southridge Drive Rowlett, Texas 75088 469 847-9800 john@craftinspect.com



INVOICE

To:

Suite 100, Plano TX 75024

From: John Cote D1253

Date: 07-23-2025

07-23-2025 Invoice:

gatewayfirst.com

Attn: Renovation Loan Processor,

Re: Invoice for Consultation/Inspection Service Fees

Borrower(s) Names:

Lender Loan #/ rales FHA Case # 511-1111-702

Property Address:

Garland, Texas 75042

Description		Amount
DRAW FEE -	MILEAGE INCLUDED	\$375.00
Change Order Fee -	Fee for Change Order #1	\$120.00
Total		\$495.00

Make all checks payable to

Craftsmen's Inspections, Lp

Payment is due upon receipt.

If you have any questions concerning this invoice, contact

(John Cote I () I john@craftinspect.com)













































<u>Street</u>















<u>Street</u>





























































