	FOR OFF	FICE USE ONLY	
Admit Date:		Amount: \$	
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Admit Date:		Amount: \$	
-	Total:	\$	

SUBSCRIPTION AGREEMENT AND POWER OF ATTORNEY

FOOTHILL MORTGAGE FUND OF OLYMPIA, LLC

a California limited liability company

The undersigned hereby applies to become an Investor Member in Foothill Mortgage Fund of Olympia, LLC, a California limited liability company (the "Company"), and subscribes to purchase the number of membership interest units ("Units") herein indicated in accordance with the terms and conditions set forth in; (i) the Offering Circular of the Company dated September 28, 2024 (as supplemented or amended from time to time, the "Offering Circular"); (ii) the Amended and Restated Operating Agreement for the Company attached as Exhibit A to the Offering Circular (the "Operating Agreement"); and (iii) this Subscription Agreement and Power of Attorney ("Subscription Agreement"). Capitalized terms not otherwise defined herein shall have the meanings given in the Offering Circular.

- 1. REPRESENTATIONS AND WARRANTIES. The undersigned represents and warrants as follows:
- (a) I have received, read and fully understood the Offering Circular and the Operating Agreement and in making this investment I am relying only on the information provided in the Offering Circular and the Operating Agreement. I have not relied on any statements or representations inconsistent with those contained in the Offering Circular or the Operating Agreement.
- (b) I understand that the Units are being offered and sold without registration under the Securities Act of 1933, as amended in reliance upon the exemption from such registration requirements for intrastate offerings. I acknowledge and understand that the availability of this exemption depends in part upon the accuracy of the representations and warranties contained herein, which I hereby make with the intent that they may be relied upon by the Manager. I understand that the Company has obtained a permit from the California Department of Corporations to offer and sell the Units in California but has not registered or qualified the Units for offer or sale under the securities laws of any other state. This Subscription Agreement is made pursuant to, and is subject to, the terms and conditions of the qualification approved by the Commissioner of Corporations of the State of California for the Company.
- (c) If I am an individual, my principal residence is in the State of California or I am a non-U.S. citizen that resides in a foreign nation.
- (d) Except as hereafter provided, if I am acting as the trustee of a trust or on behalf of any other business entity, both the principal office and the principal place of business of such trust or other entity are located in the State of California. If I am acting as the trustee or custodian of a Keogh plan, Individual Retirement Account or other retirement plan and I am not a resident of California, then all of the following requirements are satisfied: (i) all participants or beneficiaries of such retirement plan have their principal residence in California; (ii) all investment decisions regarding such plan are made by such resident participants and/or

beneficiaries; and (iii) I perform only ministerial functions with respect to the investment of plan assets, with no independent authority or discretion to make investment decisions.

- (e) I understand that Units may not be sold or otherwise disposed of without the prior written consent of the Manager, which consent may be granted or withheld in their sole discretion, and that any such transfer is also subject to the prior written consent of the California Commissioner of Corporations and to numerous other restrictions described in the Offering Circular and in the Operating Agreement. I have liquid assets sufficient to assure myself (i) that investment in these Units will not cause me undue financial difficulties and (ii) that I can provide for my current needs and possible personal contingencies or, if I am the trustee of a retirement trust, that the limited liquidity of the Units will not cause difficulty in meeting the trust's obligations to make distributions to plan participants in a timely manner.
 - (f) I understand that an investment in the Units involves certain risks.
 - (g) I am 18 years of age or older.
- (h) By virtue of my own investment acumen and experience or financial advice from my independent advisors (other than a person receiving commissions by reason of my purchase of Units), I am capable of evaluating the risks and merits of an investment in the Units.
- (i) As further indicated in Section 6, below, I satisfy one of the following financial suitability standards:
- (i) I have a net worth (exclusive of home, furnishings and automobiles) of \$350,000 plus an annual gross income of \$100,000; or
- (ii) I have a net worth (exclusive of home, furnishings and automobiles) of \$500,000; or
- (iii) I am purchasing as a trustee or other fiduciary for a person meeting the requirements of clause (i) or (ii) above.
- (j) The amount of my investment in the Units as set forth in this Agreement does not exceed ten percent (10%) of my net worth (exclusive of my home, furnishings and automobile); or if I am a trustee or fiduciary of a fiduciary account, the amount of the investment in the Units does not exceed ten percent (10%) of the net worth of such fiduciary account itself or of the plan participant who directly or indirectly supplies the funds for investment to such fiduciary account.
- (k) I am purchasing the Units solely for my own account, and not with a view to or for a sale in connection with any distribution of the Units.
- (I) If I am purchasing Units for cash (a "Cash Subscription"), I understand that the purchase price for my Units is payable concurrently with my delivery of this Subscription Agreement to the Manager ("Subscription Funds"). I understand that this subscription is subject to acceptance by the Manager and that upon acceptance, my Subscription Funds may be held by the Manager on behalf of the FMF in a segregated subscription account at a financial institution selected by the Manager (the "Subscription Account") prior to being transferred into

the operating account of the Fund ("Operating Account"). I acknowledge that my Subscription Funds will be held in the Subscription Account until the Manager determines such funds are needed by the FMF for the purpose of funding or investing in a New Loan, paying fund debts, creating appropriate reserves or to pay withdrawal requests to existing Investor Members. I further acknowledge that I will not earn interest on my subscription funds while on deposit in the Subscription Account.

- (n) I have not relied on any investment advice given by the Company, its Manager or any of their principals in making this investment. My decision to invest in Units is based solely upon my own careful and independent tax and financial planning and I have consulted with my own independent legal counsel, accountant, investment advisor and any other independent professionals I have deemed necessary with respect to assessing the suitability of this investment to my own specific financial and tax situation.
- 2. POWER OF ATTORNEY. The undersigned hereby irrevocably constitutes and appoints the Manager as his, her or its true and lawful attorney-in-fact, with full power of substitution and with full power and authority for him, her or it and in his, her or its name, place and stead, to execute, acknowledge, publish and file:
- (a) The Operating Agreement, the Articles of Organization of the Company and any amendments thereto or cancellations thereof required under the laws of the State of California;
- **(b)** Any other certificates, instruments and documents as may be required by, or may be appropriate under, the laws of any state or other jurisdiction in which the Company is doing or intends to do business; and
- (c) Any documents which may be required to effect the continuation of the Company, the admission of an additional or substituted Member, or the dissolution and termination of the Company.

The power of attorney granted above is a special power of attorney coupled with an interest, is irrevocable, and shall survive the death of a Member or the delivery of an assignment of Units by a Member; provided, that where the assignee thereof has been approved by the Manager for admission to the Company as a substituted Member, such power of attorney shall survive the delivery of such assignment for the sole purpose of enabling the Manager to execute, acknowledge, file and record any instrument necessary to effect such substitution.

3. ACCEPTANCE. This Subscription Agreement will be accepted or rejected by the Manager promptly following receipt by the Company. Upon acceptance, the Manager will return a countersigned copy of an Acceptance of Subscription in the form attached hereto, to accepted subscribers, which will be evidence of my purchase of Units.

[Continued on next page]

(a) Name	e and Address of Investor or Beneficial Owner:		=
	, Cali	fornia 9	
C	ity	Zip Code	
	(elephone (Cell)	
Т	itle to be held as:		
	stor Suitability. Please initial a "yes" or "no" response th (excluding home, furnishings and automobiles) 00,000.	to the following Yes (Initial)	g questions: Yes (Initial)
		No(Initial)	No(Initial)
	worth (excluding home, furnishings and automobiles) and my annual income exceeds \$100,000 per year.	Yes(Initial)	Yes(Initial)
		No (Initial)	No(Initial)
	asing as a trustee or other fiduciary for a person or ing one of the requirements listed above.	Yes(Initial)	Yes(Initial)
		No(Initial)	No(Initial)
(c) Inve	stment Restrictions. Please initial a "yes" or "no tion:	" response to 1	the following
percent (10	t of my investment in the Company is less than ten %) of my net worth (exclusive of my home, and automobiles); or if I am a trustee or fiduciary of a	Yes(Initial)	Yes(Initial)
not exceed account itse	count, the amount of the investment in the Units does then percent (10%) of the net worth of such fiduciary elf or of the plan participant who directly or indirectly e funds for investment to such fiduciary account.	No(Initial)	No(Initial

5. FURTHER IDENTIFYING INFORMATION.

Individual:

Please complete the following, as applicable. (Investments by more than one of the following entities, even if related to each other or controlled by the same person, require completion of separate Subscription Agreement.)

Payments Made Payable To: (Individual or ACH Direct Deposit)	Monthly Income to Be:1	
Name	Compounded%	
Address	Distributed	
Or (circle) ACH form attached	(total must equal 100%)	
Individual Retirement Account ("IRA"):		
Payments Made Payable To:	Monthly Income to Be:1	
Custodian	Compounded%	
Name	Distributed %	
Custodial Address	(total must equal 100%)	
, CA 9		
IRA Acct. No	Custodial Tax I.D. No.	
Pension or Profit Sharing Trust ("ERISA Plan"):		
Payments Made Payable To: (Individual or ACH Direct Deposit)	Monthly Income to Be:1	
<u> </u>	Compounded%	
Trustee	Distributed%	
Trustee	(total must equal 100%)	
Name		
Address		
, CA 9	T I N	
Or (circle) ACH form attached	Tax I.D. No.	
Corporation, Trust or Other:		

 $[\]frac{1}{2}$ Changes in this election (whether to compound earnings or receive monthly distributions) are subject to certain restrictions and limitations, as set forth in the Offering Circular.

Payments Made Payable To: Trustee Trustee Name	Distributed		
Address, CA 9	Tax I.D.# or SS#		
6. UNDERSTANDING OF LEGAL CONSEQUENCES. The undersigned acknowledges that it understands the meaning and legal consequences of the representations and warranties made by the undersigned herein, and that the Manager is relying on such representations and warranties in making his determination to accept or reject this subscription. PLEASE READ THE FOLLOWING PARAGRAPHS CAREFULLY AND INITIAL WHERE INDICATED AFTER HAVING DONE SO			
The undersigned agrees to indemnify, defend and hold the Company and its Manager and their respective officers, directors, shareholders, members, agents and employees harmless from and against any and all claims, demands, liabilities, and damages (including, without limitation, all attorneys' fees which shall be paid as incurred) which any of them may incur, in any manner or to any person, by reason of the falsity, incompleteness or misrepresentation of any information furnished by the undersigned herein or in any document submitted herewith.			
responsible for all losses, damages, exp	graph is that the undersigned will be financially benses and liabilities incurred by the Company ach of any of the representations and warranties		
TOWN THE PROJECTION II AC DE	AD CAREFULLY AND UNDERSTANDS THE		

FOREGOING INDEMNIFICATION PROVISIONS AND ITS EFFECT.

(INITIAL) (INITIAL)

7.	SUBSCRIPTION FOR UNITS. I hereby subscribe to purchase the following number of
	its for the cash purchase price indicated which I am delivering to the Manager together with
an	executed copy of this Subscription Agreement:

No. of Units (Initial Minimum of 25,000)	
(1,000 minimum after initial investment)	

- Purchase Price (@ 1.00 per Unit; Initial Minimum \$25,000): \$_______(\$1,000. minimum after initial investment)
 - Please make checks payable to "Foothill Mortgage Fund of Olympia, LLC" and return checks together with an executed copy of this Subscription Agreement to:

Foothill Mortgage Fund of Olympia, LLC c/o Olympia Mortgage & Investment Company, Inc. 1740 East Main Street, Suite 102 Grass Valley, CA 95945 Attention:

The exemption from Corporations Code section 25130 provided by Corporations Code section 25104(h) is withheld with respect to the securities offered by Foothill Mortgage Fund of Olympia, LLC and all outstanding securities of the same class.

Operating Agreement.		
Dated:, 20		
(signature of Investor or Beneficial Owner)	(signature of Trustee, if any)	
(signature of Investor or Beneficial Owner)	(signature of Trustee, if any)	

[IF IRA OR ERISA PLAN, THEN <u>BOTH</u> TRUSTEE <u>AND</u> BENEFICIAL OWNER(S) MUST SIGN.]

IN WITNESS WHEREOF, the undersigned hereby agrees to become a Member in

Foothill Mortgage Fund of Olympia, LLC upon the terms and conditions set forth in the

THE LIMITED LIABILITY COMPANY MEMBERSHIP INTEREST UNITS REPRESENTED BY THIS ACCEPTANCE OF SUBSCRIPTION HAVE NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED (THE "ACT"). SUCH UNITS MAY NOT BE OFFERED FOR SALE, SOLD, TRANSFERRED, PLEDGED OR HYPOTHECATED TO ANY PERSON AT ANY TIME IN THE ABSENCE OF AN EFFECTIVE REGISTRATION STATEMENT COVERING SUCH UNITS UNDER THE ACT OR AN OPINION OF COUNSEL SATISFACTORY TO THE MANAGER OF THE COMPANY TO THE EFFECT THAT SUCH REGISTRATION IS NOT REQUIRED. IN ADDITION, IN NO EVENT MAY UNITS BE OFFERED FOR SALE, SOLD, TRANSFERRED, PLEDGED OR HYPOTHECATED TO ANY PERSON WHO IS NOT A RESIDENT OF CALIFORNIA FOR A PERIOD OF NINE MONTHS FROM THE DATE OF THE LAST SALE THEREOF BY THE COMPANY.

IT IS UNLAWFUL TO CONSUMMATE A SALE OR TRANSFER OF THIS SECURITY, OR ANY INTEREST THEREIN OR TO RECEIVE ANY CONSIDERATION THEREFORE, WITHOUT THE PRIOR WRITTEN CONSENT OF THE COMMISSIONER OF CORPORATIONS OF THE STATE OF CALIFORNIA, EXCEPT AS PERMITTED BY THE COMMISSIONER'S RULES.

ACCEPTANCE OF SUBSCRIPTION

FOOTHILL MORTGAGE FUND OF OLYMPIA, LLC a California Limited Liability Company

This Acceptance of Subscription is being provided to
("Investor"), by Olympia Mortgage & Investment Company, Inc.
("Manager") in connection with Investor's subscription for the purchase of membership interest
Units in Foothill Mortgage Fund of Olympia, LLC ("FMF") as set forth in the Subscription
Agreement and Power of Attorney delivered by Investor to Manager, dated, 20
("Subscription Agreement"). All capitalized terms not otherwise defined herein shall have the
meaning given in the Subscription Agreement.

This shall confirm that the subscription set forth in the Subscription Agreement has been accepted by the Manager and that Investor has been admitted to FMF and Units have been issued to Investor as set forth below.

Issue Date	Subscription Amount	No. of Units Issued	Capital Account Credit
//20			\$
//20		·	\$
//20			\$
) -	Φ
TOTAL:	\$	·	\$

This Acceptance of Subscription has been executed as of the date indicated below.

Dated:	20		
			THILL MORTGAGE FUND OF OLYMPIA, LLC ifornia limited liability company
		Ву:	OLYMPIA MORTGAGE & INVESTMENT COMPANY, INC., a California corporation
			By: