## PROMISSORY NOTE

Project No.	11008500-504990	Place:	Columbia, Boone County, Mis	souri
Loan Number	COCARPA5	Date:		
Loan Amount	\$600,000		ge Date:om the Date of this Promissory	
the City of Co (\$600,000.00), contingent upor the Discharge I between the un	ALUE RECEIVED, the undersign olumbia, Missouri, the sum of with interest from the date hereof in the sale, conveyance, or other obate, or failure to comply with the indersigned and the City dated to the Discharge Date:	SIX HU at the radisposition provision	JNDRED THOUSAND AND te of ZERO percent (0%) per a con of the following described reads of the Affordable Housing F	00/100 DOLLARS nnum, payable and eal property prior to Funding Agreement
A tract of land containing 1.01 acres, more or less, located in the Southwest Quarter (SW 1/4) of Section Seven (7), Township Forty-eight (48) North, Range Twelve (12) West, of the Fifth (5th) Principal Meridian, in the City of Columbia, Boone County, Missouri, containing all of Lots One (1), Two (2), Five (5), Thirty-three (33) and Thirty-four (34), and part of Lots Three (3), Four (4) and Thirty-hvo (32), in Block Two (2) of Kelly's Addition to the City of Columbia, Boone County, Missouri, recorded in Book 37, Page 471, Records of Boone County, Missouri, said tract of land being shown and described as Tract Two (2) of the survey recorded March 4, 2020 as Instrument No. 2020004160 in Book 5148, Page 98, Records of Boone County, Missouri.				
conveyance or the principal an the office of the designated by t said contingence	EVENT that the aforesaid contingent other disposition of the above-denount shall become immediately a Finance Department of the City he City; provided, however, that the city, as evidenced by the City's hereunder, shall be cancelled, disposition.	escribed due and of Colu upon the s prior o	real property occurs prior to the payable in lawful money of the mbia, Missouri, or at such other Discharge Date, if there has not lemand for payment, this not	ne Discharge Date, ne United States at er place as may be not been a failure of e and all amounts
of this note with the principal du	ERSIGNED reserve(s) the right to nout the payment of penalties or see on the Note, and the remainined to judgment, such judgment sher annum.	premiun g baland	ns. All payments on this Note be shall be applied to late cha	shall be applied to rges if any. If this
IF SUIT is instituted by the City to recover on this Note, the undersigned agree(s) to pay all costs of such collection including reasonable attorneys' fees and court costs.				
waives, to the e	D, protest and notice of demand a xtent authorized by law, any and the debt evidenced by this note.			
IN WITNI	ESS WHEREOF, this Note has b	een duly	executed by the undersigned,	as of its date.
LOVE COLUMBIA CORP., A NONPROFIT CORPORATION				
BY:Carson Coffman, President				