October 5, 2021

Anthony Cappell Chief Executive Officer Chicago Atlantic Real Estate Finance, Inc. 420 North Wabash Avenue, Suite 500 Chicago, IL 60611

Re: Chicago Atlantic

Real Estate Finance, Inc.

Amendment No. 1 to

Draft Registration Statement on Form S-11

Submitted September

16, 2021

CIK No. 0001867949

Dear Mr. Cappell:

We have reviewed your amended draft registration statement and have the following $% \left(1\right) =\left(1\right) +\left(1\right) +$

comments. In some of our comments, we may ask you to provide us with information so we

may better understand your disclosure.

Please respond to this letter by providing the requested information and either submitting

an amended draft registration statement or publicly filing your registration statement on

 $\ensuremath{\mathsf{EDGAR}}.$ If you do not believe our comments apply to your facts and circumstances or do not

believe an amendment is appropriate, please tell us why in your response.

 $\qquad \qquad \text{After reviewing the information you provide in response to these comments and your } \\$

amended draft registration statement or filed registration statement, we may have additional $% \left(1\right) =\left(1\right) +\left(1\right$

comments.

Amendment No. 1 to Draft Registration Statement on Form S-11

General

We note your response to comment 1. At this time, it does not appear that you have sufficiently identified 75% of the intended use of proceeds. In this respect, we note that a significant portion of the assets identified relate to non-binding term sheets. We continue to believe that Guide 5 appears to apply to this offering. Please revise to provide the disclosures required by Guide 5, such as prior performance information, including any adverse business developments experienced by your sponsor or its affiliates. To the extent that you do not believe that your sponsor or its affiliates have sponsored prior programs, please tell us and clarify whether your manager and/or its affiliates have sponsored any investment funds or other vehicles that primarily have invested in real

Anthony Cappell

FirstName LastNameAnthony CappellInc.

Chicago Atlantic Real Estate Finance,

Comapany

October NameChicago Atlantic Real Estate Finance, Inc.

5, 2021

October 0

Page 2 5, 2021 Page 2

FirstName LastName

estate or real estate-related investments.

2. We note your response to comment 3. In your response, you state: The Commission and $\ensuremath{\mathsf{Commission}}$

its Staff, in interpretive guidance and no-action letters, have indicated that whole $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left$

mortgage loans that are fully secured by real property, certain participations in whole mortgage loans, and certain other types of real-estate related loans in which the Company may invest are qualifying assets, along with fee interests in real property. To ensure that the Company will be eligible for the Section 3(c)(5)(C) exemption, the Company intends to conduct its operations so that it will primarily own investments of the types listed above consistent with the limits the Staff has established in no-action letters and other interpretive guidance. Please supplement your response (and ensure that the disclosure in your prospectus is consistent with your supplemental analysis) by: Identifying and describing, with specificity, each type of asset that the company intends to hold, including its classification as qualifying interest or other realestate type interest and the specific basis for the company s treatment of each such type of asset (such as applicable no-action letters or other guidance of the Commission or its staff). In addition, to the extent that such assets consist of real estate loans, please specify the extent to which such loans are secured by real estate. Discussing the anticipated allocation of such qualifying interests real-estate type interests as a percentage of the company s assets. Additionally, please review any reference to 3(c)(5)(C) to ensure that it is properly characterized as an exclusion from the definition of investment company under the Investment Company Act and any reference to interpretive positions under 3(c)(5)(C) to ensure that such references are properly characterized as originating from the Commission or the Commission staff, as applicable. Overview, page 1 We note your response to comment 4 and reissue our comment. We note your disclosure on page 78 that, in addition to originating loans, you may acquire loans. Additionally, we note your disclosure on page 33 that your borrowers may incur debt obligations that are senior to your position. Please revise your disclosure in this section to discuss these aspects of your business. In this respect, please discuss in greater detail your policy and practices regarding the co-investments that you have made with affiliates and the criteria and other considerations made when entering into a co-investment arrangement. We note your disclosure on the top of page 2 indicates that you also 4. seek personal or corporate guarantees for your loans. Please clarify what percentage of the loans held in your portfolio are also backed by personal or corporate guarantees in addition to the additional collateral noted. Use of Proceeds, page 68 5. We note your response to comment 9. Please provide an updated analysis once the company has identified the size of the offering, including the

Please explain what you mean by the phrase "Sole Discretion Advance

us that considers offering proceeds once known. Your analysis should

expected to be funded with offering proceeds in addition to each loan

We note your response to comment 13. Please provide an updated

anticipated proceeds.
Anthony Cappell

Loan Portfolio, page 81

October 5, 2021

Page 3

analysis to

address your loans

6. Loan."

7.

Chicago Atlantic Real Estate Finance, Inc.

```
in your portfolio at
         June 30, 2021 and loans funded in the subsequent period and in the
immediate future.
Our Initial Portfolio
Collateral Overview, page 102
         We note your response to comment 16 and the revisions made, including
the disclosure in
         footnote (4). We note that you have quantified the additional implied
collateral in the
         table for each loan, but have aggregated the three assets types that
comprise the total
         additional implied collateral on a portfolio basis in the footnote.
Please explain to us what
         consideration was given to providing disaggregated information
regarding the various
         types of additional collateral assets on a per loan basis. In
addition, we note that it appears
         that the majority of the additional implied collateral is comprised of
licenses. Please
         provide additional detail regarding the type(s) of licenses that are
identified as
         collateral and how the the valuation for those assets was calculated.
Given the
         prominence of the additional implied collateral in your portfolio
disclosure, please revise
         to discuss in more detail how you determined what additional
collateral to require for your
         borrowers and what discretion you may have in selecting which
collateral to foreclose
        upon to satisfy a loan default to the extent the real property
collateral is insufficient. In
         this respect, please clarify, if true, that before foreclosing on
additional collateral, you will
         first foreclose on the real property collateral. Please expand your
risk factor disclosure on
         page 41 to describe in detail the risks associated with seeking to
collateralize these
         various assets. In particular, please highlight with greater
specificity the
         material regulatory and legal risks associated with the jurisdictions
(e.g., Arizona,
         Arkansas, California, Florida, Maryland, Massachusetts, Michigan,
Nevada, New Jersey,
         Ohio and Pennsylvania) in which your borrowers operate as it relates
to collateralization.
        We note that the narrative disclosure in footnote (4) on page 102
indicates that additional
         collateral may also include "ownership interests in licensed cannabis
companies," but you
         have not identified any such collateral in the tabular disclosure that
follows. Please revise
         or advise. Additionally, please identify the form of "ownership
interest" you may take
         and reconcile such disclosure with your statement elsewhere that you
do not have, and do
         not intend to take, an equity position in any of your borrowers.
Illustrative Description of Borrowers,
                                 Cappellpage 103
FirstName LastNameAnthony
Comapany
10.
             NameChicago
        We note
                            Atlantic
                                     Real Estate
                 your response
                                             17. Finance, Inc. your initial
                                to comment
portfolio disclosure
                                                 Please revise
Octoberregarding your 3borrowers to describe in more detail their operating
history.
          5, 2021 Page
FirstName LastName
Anthony Cappell
FirstName LastNameAnthony
                               CannellInc.
Chicago Atlantic Real Estate Finance,
Comapany
October 0
           NameChicago Atlantic Real Estate Finance, Inc.
        5, 2021
October 0
Page 4 5, 2021 Page 4
FirstName LastName
Report of Independent Registered Public Accounting Firm , page F-2
```

11. We note your response to comment 19. Please include a revised audit report in your next amendment.

Exhibits

12. We note you identified director nominees in your Management section on page 108.

Please file the consent of each director nominee as an exhibit to your registration

statement. See Rule 438 of Regulation C.

You may contact Paul Cline at 202-551-3851 or Shannon Menjivar at 202-551-3856 if

you have questions regarding comments on the financial statements and related matters. Please $\,$

contact Stacie Gorman at 202-551-3585 or Erin E. Martin at 202-551-3391 with any other questions.

Sincerely,

Division of

Corporation Finance

Office of Real

Estate & Construction cc: Owen J. Pinkerton, Esq.