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Karen A.Yarbrough

Cook County Recorder of Deeds

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This document prepared by and when recorded return to: Randall L. Johnson Office of Corporation Counsel Room 600 121 North LaSalle Street Chicago, Illinois 60602

### **REGULATORY AGREEMENT**

THIS REGULATORY AGREEMENT entered into and effective this 26th day of April, 2013 (this "Regulatory Agreement"), by and between the City of Chicago, Illinois (the "City"), an Illinois municipal corporation, by and through its Department of Housing and Economic Development ("HED"), with offices at 121 North LaSalle Street, Room 1006, Chicago, Illinois 60602, and Halsted Limited Partnership, an Illinois limited partnership (the "Borrower").

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### WITNESSETH

WHEREAS, HED is an executive department of the City established pursuant to the Municipal Code of Chicago, which supervises and coordinates the formulation and execution of projects and programs creating safe, decent and affordable housing for residents of the City; and

WHEREAS, the City has received from the United States Department of Housing and Urban Development ("HUD") an allocation of HOME Investment Partnerships Program ("HOME Program") grant funds, pursuant to the Cranston-Gonzalez National Affordable Housing Act. 42 U.S.C. Section 12701 et seq., as amended, supplemented and restated from time to time, which authorizes HUD to make funds available to participating jurisdictions to increase the number of families served with decent, safe, sanitary and affordable housing and to expand the long-term supply of affordable housing, through, among other things, acquisition, new construction, reconsauction and rehabilitation; and

WHEREAS, the City intends to loan a sum (hereinafter referred to as the "Loan") of HOME Program funds to the Box ower for the purposes set forth below, and has requested that HED administer the Loan; and

**WHEREAS**, the Borrower will at lize the Loan proceeds in connection with the Project (as legally described on Exhibit A attached hereto and hereby made a part hereof and as further defined on Exhibit B attached hereto and here'by made a part hereof); and

WHEREAS, the Borrower has received from HED, in connection with the Project, an allocation of low-income housing tax credits pursuant to Section 42 of the Internal Revenue Code of 1986 (the "Tax Credits") in the amount described on Exhibit B hereto; and

WHEREAS, as a specific condition precedent to the Box over receiving the Loan and in connection with the allocation of Tax Credits to the Project, the Box over has agreed to execute this Regulatory Agreement with the City governing the use of the Project;

**NOW, THEREFORE**, in consideration of the mutual promises and coverants hereinafter set forth, and of other valuable consideration, the Borrower and the City each agree as follows:

#### SECTION 1. DEFINITIONS AND INTERPRETATIONS.

Additional definitions on <u>Exhibit B</u> hereto are hereby incorporated in this <u>Section 1</u> by reference.

The following terms shall have the respective meaning assigned to them in this <u>Section 1</u> unless the context in which they are used clearly requires otherwise:

"1937 Act" shall mean the United States Housing Act of 1937, 42 U.S.C. Section 1437 et seq.

"Affirmative Marketing Plan" shall mean the affirmative marketing plan submitted by the Borrower and approved by HED.

"Annual Report" shall mean the report from the Borrower in substantially the form set forth in Exhibit D attached hereto and hereby made a part hereof, as the same may be amended from time to time.

"Applicable Fraction" shall have the meaning assigned to such term in Section 42(c)(1)(B) of the Code.

"Associated Person" shall mean any Person that includes the Borrower or those with whom the Borrower has or had family or business ties.

"Borrower" shall mean, initially, Halsted Limited Partnership, an Illinois limited partnership, and at any subsequent time of reference, the Person or Persons, if any, who shall succeed to the legal or beneficial ownership of all or any part of the Project.

"Business Day" shall mean a clay on which banks in the City of Chicago, Illinois are not authorized or required to remain closed and which shall not be a public holiday under the laws of the State or any ordinance or resolution of the City of Chicago, Illinois.

"City" shall mean the City of Chicago, Illinois, an Illinois municipal corporation, and its successors and assigns.

"Code" shall mean the Internal Revenue Code of 1986, and all applicable regulations or rulings thereunder.

"Completion Date" shall mean the date as of which (i) the necessary title transfer requirements and the construction and/or rehabilitation (as applicable) work have been performed, (ii) the Project complies with the requirements of the HOME Regulations (including meeting the property standards set forth in 24 C.F.R. Section 92.251), (iii) the final disbursement of Loan proceeds derived from HOME Funds for the Project shall have been made, and (iv) the project completion information has been entered in the disbursement and information system established by HUD.

"Compliance Period" shall mean the period of fifteen taxable years beginning with the first taxable year of the Credit Period.

"Correction Period" shall have the meaning assigned to such term in <u>Section 7.7</u> hereof.

"Credit Period" shall mean the 10-year period described in Section 42(f) of the Code.

"HED" shall mean the Department of Housing and Economic Development of the City, and any successor to said Department.

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"Eligible Costs" shall mean those costs for which HOME Funds may be used to pay, as described in 24 C.F.R. Section 92.206.

"Extended Use Period" shall mean the "extended use period" (within the meaning of Section 42(h)(6)(D) of the Code) for the Project.

"Extended Use Period Termination Date" shall mean the fifteenth anniversary of the last day of the Compliance Period.

"Fearity" shall have the meaning assigned to such term in 24 C.F.R. Section 5.403.

"First Reporting Date" shall mean the earlier of (a) October 1 of the first year of the Compliance Period, or (b) the first October 1 following completion of construction and/or rehabilitation (as applicable) of the Project.

"Foreclosure Date" slall mean the date of a Transfer.

"Gross Rent" shall have the meaning assigned to such term in Section 42(g) of the Code.

"HOME Funds" shall mean the HC1/1E Program funds awarded by HUD to the City under the National Affordable Housing Act.

"HOME Program" shall mean the HOME Program created under the National Affordable Housing Act.

"HOME Regulations" shall mean 24 C.F.R. Part 92, and such additional regulations, orders, rulings, interpretations and directives for the HOME Program as may be promulgated or issued by HUD from time to time.

"HUD" shall mean the U.S. Department of Housing and Urban Development.

"Imputed Income Limitation" shall have the meaning assigned to such terr, in Section 42(g) of the Code.

"Increased-Income Unit" shall have the meaning given to such term in <u>Section 2.9(b)</u> hereof.

"Inspection Period" shall mean a period beginning on the date hereof and ending on the latest of (a) the Termination Date, (b) the last day of the Compliance Period, or (c) the fifth anniversary of the Repayment Date.

"Last Reporting Date" shall mean the later of (a) the first October 1 following the end of the Compliance Period, or (b) the first October 1 following the end of the Project Term.

"Loan Agreement" shall mean the Housing Loan Agreement, of even date herewith, between the City and the Borrower with respect to the Loan, as hereafter amended, supplemented and restated from time to time.

"Loan Documents" shall have the meaning given to such term in the Loan Agreement.

"Low-Income Families" shall mean and include Families whose annual income does not exceed 80 percent of the Chicago-area median income, adjusted for Family size, as such annual income and Chicago-area median income are determined from time to time by HUD.

Notwithstanding the foregoing, HUD may establish an income ceiling that is higher or lower than 80 percent of the Chicago-area median income, and thereafter such income limit shall apply to this definition.

"Mortgage" shell mean that certain Junior Mortgage, Security Agreement and Financing Statement of even date berewith from the Borrower to the City, as hereafter supplemented, amended and restated from time to time.

"National Affordable Housing Act" shall mean the Cranston-Gonzalez National Affordable Housing Act, 42 U.S.C. Section 12701 et seq.

"Noncompliance Condition" shall have the meaning assigned to such term in <u>Section 7.7</u> hereof.

"Noncompliance Notice" shall have the merning assigned to such term in <u>Section 7.7</u> hereof.

"People" shall have the meaning assigned to such terr in Section 2.28 hereof.

"Permitted Tenants" shall have the meaning assigned to such erm in Section 7.4 hereof.

"Persons" shall mean natural persons, firms, partnerships, associations, corporations, trusts and public bodies.

"Project Term" shall mean the number of years during which the Project must comply with this Regulatory Agreement. The Project Term shall begin on the date hereof and Shall continue, except as provided in <u>Sections 2.6, 2.19, 2.20, 2.21, 6.2, 7.4, 7.7</u> and <u>16</u> hereof, through and including the Termination Date.

"Regulatory Agreement" shall mean this Regulatory Agreement, as supplemented, amended and restated from time to time.

"Renewal Date" shall have the meaning given to such term in Section 6.2(b) hereof.

"Repayment Date" shall mean the date as of which the principal of and interest, if any, on the Loan and all other amounts due and payable to the City under the Loan Documents shall have been paid in full (or deemed by the City in its sole discretion to have been paid in full).

"Source Documentation" shall have the meaning given to such term in <u>Section 2.20</u> hereof.

"State" shall mean the State of Illinois.

"Tax Credit Eligible Families" shall mean and include individuals, groups of unrelated individuals or families whose adjusted annual income does not exceed the Tax Credit Income Limit.

"Tax Credit Etigible Units" shall mean those units in the Project which will be occupied by or available for occupancy to Tax Credit Eligible Families.

"Tax Credit Termina 101 Date" shall mean the earlier to occur of (a) a Foreclosure Date or (b) the Extended Use Period Termination Date; provided, however, that the "Tax Credit Termination Date" shall not mean a Foreclosure Date if such transfer of title to the Project by foreclosure or an instrument in lieu of foreclosure is part of an arrangement with the Borrower a purpose of which is to terminate the Extended Use Period.

"Tenant Certification" shall have the meaning assigned to such term in Exhibit D hereto.

"Termination Date" shall mean the latest to occur of (a) the HUD Restrictions Termination Date, (b) the Repayment Date, or (c) the Tax Credit Termination Date.

"Three-Year Period" shall mean a period commencing on the Tax Credit Termination Date (but only if the Tax Credit Termination Date shall be a Foreclosure Date) and ending on the third anniversary thereof.

"Transfer" shall mean the transfer of title to the Project (a) by forecle sure of the Senior Mortgage (or, if the City so elects, of the Mortgage), or (b) by an instrument in Lieu of foreclosure of the Senior Mortgage (or, if the City so elects, of the Mortgage).

"URA" shall have the meaning assigned to such term in <u>Section 2.28</u> hereof.

"Utilities" shall mean the monthly allowance for any utilities and services (excluding telephone) to be paid by the tenant.

"Very Low-Income Family" shall mean any Low-Income Family whose annual income does not exceed 50 percent of the Chicago-area median income, adjusted for Family size, as such annual income and Chicago-area median income are determined from time to time by HUD. Notwithstanding the foregoing, HUD may establish an income ceiling that is higher or lower than

50 percent of the Chicago-area median income, and thereafter such income limit shall apply to this definition.

Capitalized terms used herein and not otherwise defined herein shall have the same meanings given such terms in the Loan Agreement.

### SECTION 2. BORROWER'S REPRESENTATIONS AND COVENANTS.

The Borrower hereby represents, warrants, covenants and agrees as follows:

- 2.1 Attached hereto as Exhibit C and hereby made a part hereof is a description of the use of the Loan proceeds, including the tasks to be performed, a Construction Schedule and a Project Budget. The Porrower shall use the Loan proceeds solely for Eligible Costs in connection with the Project. No Loan proceeds shall be used for activities described in 24 C.F.R. Section 92.214.
- 2.2 The Project shall be acquired, constructed and/or rehabilitated, as applicable, for the purpose of providing residential rental property, and the Borrower shall own, manage and operate the Project as residential rental units and facilities functionally related and incidental thereto. Notwithstanding the foregoing, the Project will also include certain commercial space for lease as set forth in the Plans and Specifications.
- 2.3 Each residential unit in the Project shal' contain separate and complete facilities for living, sleeping, eating, cooking and sanitation (unless the Project qualifies as a single-room occupancy project or transitional housing for the homeless in which case such unit(s) shall comply with the applicable requirements of Section 42 of the Cocle).
- 2.4 None of the units in the Low-Income Project shall at any time be used on a transient basis, and neither the Low-Income Project nor any portion thereof shall ever be used as a hotel, motel, dormitory, fraternity house, sorority house, rooming house, hospital, nursing home, sanitarium, rest home or trailer park or court.
- 2.5 (a) After completion of the construction and/or rehabilitation, as applicable, of the Project and subject to Section 2.9(a) hereof, all of the Tax Credit Eligible Units shall be occupied or available for occupancy by Tax Credit Eligible Families.
- (b) After completion of the construction and/or rehabilitation, as applicable, of the Project and subject to Sections 2.9(c) and 2.11 hereof, all of the units in the Low-Income Project shall be occupied by households who are Low-Income Families. [§92.252(a)(3); 92.504(c)(3)(iv)]
- 2.6 (a) After completion of the construction and/or rehabilitation, as applicable, of the Project and prior to the Tax Credit Termination Date, the Gross Rent charged each month for any

Tax Credit Eligible Unit shall not exceed at any time 30 percent of the Imputed Income Limitation applicable to such Tax Credit Eligible Unit.

- (b) Following the Tax Credit Termination Date, but only if the Tax Credit Termination Date is a Foreclosure Date, the rent increase restriction contained in Section 42(h)(6)(E)(ii) of the Code shall apply to each Tax Credit Eligible Unit for the Three-Year Period; if such Tax Credit Termination Date is also the Termination Date, such rent increase restriction shall survive beyond the Termination Date for the duration of the Three-Year Period.
- 2.7 The rents for all the units in the Low-Income Project occupied by a tenant household that is not a Very-Low Income Family shall not exceed the lesser of (a) the fair market rent for comparable units in the area as established by HUD under 24 C.F.R. Section 888.111, less Utilities or (b) 30 percent of the adjusted income of a Family whose gross income equals 60 percent of the median income for the Chicago area, with adjustment for the number of bedrooms in the unit (as determined by HUD), as such adjusted income and Chicago-area median income are determined from time to time by HUD, less Utilities. Notwithstanding the foregoing, the City may establish an income ceiting higher or lower than 60 percent of the median income for the Chicago area (which shall not in any event exceed the maximum income ceiting permitted under the HOME Regulations), and thereafter such income ceiting shall apply. [§92.252(a)]
- 2.8 A minimum of 20 percent of the units in the Low-Income Project shall be either (a) occupied by Very Low-Income Families who pay not more than 30 percent of the Family's monthly adjusted income, as determined by HUD, for rent (excluding any federal or State rental subsidy provided on behalf of the Family) less Utilities; or (b) occupied by Very Low-Income Families and bearing rents not greater than 30 percent of the gross income of a Family whose income equals 50 percent of the median income for the Chicago area, adjusted for Family size, and as such monthly adjusted income and Chicago-area median income are determined from time to time by HUD, less Utilities. [§92.252(b)]
- 2.9 (a) For purposes of satisfying the requirements set forth in Section 2.5(a) above, a Tax Credit Eligible Unit occupied by a Tax Credit Eligible Family whose income has exceeded the applicable Tax Credit Income Limit after initial occupancy of such Tax Credit Eligible Unit by such Tax Credit Eligible Family shall, subject to paragraph (b) of this Section 2.9, be deemed to comply with Section 2.5(a) hereof if the rent for such Tax Credit Eligible Unit con plies with Section 2.6 hereof.
- (b) A Tax Credit Eligible Unit (the "Increased-Income Unit") occupied by a Tax Credit Eligible Family whose income has increased above 140 percent of the Tax Credit Income Limit shall be deemed to comply with Section 2.5(a) hereof if the rent for the Increased-Income Unit complies with Section 2.6 hereof, but only if all units (i) in the same building as the Increased-Income Unit, (ii) of a comparable size with or smaller than the Increased-Income Unit, and (iii) which are then available or subsequently become available, are occupied by a new tenant who is a Tax Credit Eligible Family.

- (c) Sections 2.5(b) and 2.8 shall be deemed satisfied, despite a temporary noncompliance therewith, if the noncompliance is caused by increases in the incomes of existing tenants and if actions satisfactory to HUD are being taken to ensure that all vacancies are filled in accordance with this Regulatory Agreement until the noncompliance is corrected. [§92.252(i)(1)]
- 2.10 The rents described in Sections 2.7 and 2.8 as prepared by the Borrower shall be subject to review and approval by HED annually and shall be less than the maximum amount(s) provided by HED annually to the Borrower for the Project. The amount(s) proposed by the Borrower as Utilities shall also be subject to the annual review and approval of HED. The Borrower shall not increase rents for residential units of the Project during any year during the Project Term Intil after receiving the updated maximum rent limits for such year from HED; any such rent increase shall thereafter be promptly reported by the Borrower in writing to HED. [§92.252(f)]
- 2.11 Except as provided in Exhibit B, 100 percent of the units in the Low-Income Project shall, at all times during the Project Term, be occupied by Families whose adjusted annual incomes at initial occupancy do not exceed 60 percent of the median Family income for the Chicago area, as determined by HUD. Notwithstanding the foregoing, HUD may establish an income ceiling higher or lower than 60 percent of the median income for the Chicago area in accordance with 24 C.F.R. Section 92.216, and thereafter such income ceiling shall apply. [§92.216]
- 2.12 (a) The Tax Credit Eligible Units in the Project shall be made available for lease by members of the general public and the Borrower shall not give preference in renting Tax Credit Eligible Units in the Project to any particular class or group of individuals other than Tax Credit Eligible Families as provided herein.
- (b) The Borrower shall not refuse to lease any residential unit of the Project to a holder of a voucher or certificate of eligibility under Section 8 of the 1937 Act or under 24 C.F.R. Part 982, or of a comparable document evidencing participation in a HOME Program tenant-based rental assistance program because of the status of the prospective tenant as a holder of such voucher, certificate or comparable HOME Program tenant-based assistance (loci ment. [§92.252(d); §42(h)(6)(B)(iv)]
- 2.13 All tenant leases for Tax Credit Eligible Units and the Low-Income Project shall be written, shall be in conformity with all applicable laws, including without limitation the City of Chicago Residential Landlord and Tenant Ordinance and the HOME Regulations, and shall contain clauses, inter alia, wherein each individual lessee: (i) certifies the accuracy of the statements made in the Tenant Certification and (ii) agrees that the Family income and other eligibility requirements shall be deemed substantial and material obligations of his/her tenancy, that he/she will comply with all requests for information with respect thereto from the Borrower, the City or HUD, and that the failure to provide accurate information in the Tenant Certification or refusal to comply with a request for information with respect thereto shall be deemed a substantial violation of an obligation of his/her tenancy.

- 2.14 All tenant leases for Tax Credit Eligible Units shall be for a period of not less than six months; provided, however, that notwithstanding the foregoing, each tenant lease for a Tax Credit Eligible Unit constituting a "single-room occupancy unit" within the meaning of Section 42(i)(3)(B)(iv) of the Code shall be for a period of not less than one month.
- 2.15 All leases for the Low-Income Project shall be for a period of not less than one year, unless by mutual agreement of the tenant and the Borrower. Notwithstanding the foregoing, rents will not be set more than one year in advance. Leases for units in the Low-Income Project shall not contain any of the following provisions:
  - (a) agreement by the tenant to be sued, to admit guilt or to a judgment in favor of the Perrower in a lawsuit brought in connection with the lease;
  - agreement by the tenant that the Borrower may take, hold or sell personal property of household members without notice to the tenant and a court decision on the rights of the parties (this prohibition, however, does not apply to an agreement by the tenant concering disposition of personal property remaining in the housing unit after the tenant has moved out of the unit; the Borrower may dispose of this personal property in accordance with applicable local and State law);
  - agreement by the tenant not to hold the Borrower or the Borrower's agents legally responsible for any action or fairure to act, whether intentional or negligent;
  - (d) agreement by the tenant that the Bor over may institute a lawsuit without notice to the tenant;
  - (e) agreement by the tenant that the Borrower may event the tenant or household members without instituting a civil court proceeding in which the tenant has the opportunity to present a defense or before a court decision on the rights of the parties;
  - (f) agreement by the tenant to waive any right to a trial by jury;
  - (g) agreement by the tenant to waive the tenant's right to appeal, or to otherwise challenge in court, a court decision in connection with the lease; or
  - (h) agreement by the tenant to pay attorney's fees or other legal costs even if the tenant wins in a court proceeding by the Borrower against the tenant (provided, however, that the tenant may be obligated to pay costs if the tenant loses). [§92.253(a) and (b)]
  - 2.16 (a) The Borrower shall not terminate the tenancy or refuse to renew the lease of a tenant of the Low-Income Project except for serious or repeated violation of the terms and conditions of the lease, for violation of applicable federal, State or local law, or for other good cause. Any refusal to renew shall be preceded by not less than 30 days by the Borrower's service

upon the tenant of a written notice specifying the grounds for the action. For each tenant of the Low-Income Project whose tenancy is to be terminated, the Borrower shall provide a written notice specifying the grounds for termination to such tenant and shall not cause any such tenant to be evicted less than 30 days after receipt by the tenant of such written notice. [§92.253(c)]

- (b) The Borrower shall not evict or terminate the tenancy of any tenant of a Tax Credit Eligible Unit other than for good cause.
- 2.17 Any increase in rents on the Low-Income Project shall be subject to the provisions of outstanding leases. Where the leases allow an increase in rent, the Borrower shall provide tenants with not less than 30 days' prior written notice before implementing any increase in rents. [§92.252(f)(3)]
- 2.18 All tengen lists, applications and waiting lists relating to the Project shall at all times be kept separate and identifiable from any other business of the Borrower which is unrelated to the Project, shall be maintained, as required by the City, in a reasonable condition for proper audit and shall be subject to exemination during business hours by representatives of the City. If the Borrower employs a management agent for the Project, the Borrower shall require such agent to comply with the requirements of this Regulatory Agreement and shall include such requirements in any and all management agreements or contracts entered into with respect to the Project.
- 2.19 (a) The Borrower shall obtain and keep the records required under the Plan and 26 C.F.R. Section 1.42-5(b) for the periods described therein.
- (b) The Borrower shall maintain records evidencing compliance with all the requirements of the HOME Program for the Low-Income Project; such records shall be maintained for the Inspection Period.
  - (c) Subject to Section 6.2 hereof, this Section shall survive beyond the Termination Date.
- 2.20 The Borrower shall obtain and maintain on file during the Project Term a sworn and notarized Tenant Certification with respect to each and every individual, group of arrelated individuals or Family who is a tenant in the Low-Income Project, signed by the tenant or tenants (i.e., the individual or individuals whose name or names appear on the lease) and obtained by the Borrower (a) prior to such tenant or tenants occupying the unit or signing a lease with respect thereto, and (b) thereafter at least annually so long as such individual, individuals or Family remain as tenants in the Low-Income Project. The first Tenant Certification obtained from any tenant shall have attached thereto copies of source documentation (e.g., wage statements, interest statements and unemployment compensation statements) for such tenants' income (the "Source Documentation"). Each Tenant Certification shall be kept on file with the Borrower during the Inspection Period; subject to Subject 6.2 hereof, this covenant shall survive beyond the Termination Date. The Borrower shall assist each of the tenants in the Low-Income Project in completing the Tenant Certification if necessary. If the Borrower shall become aware of evidence that any Tenant Certification failed to state completely and accurately information about

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the Family size or income of the applicable tenants, the Borrower shall examine Source Documentation for such tenants. If the HUD Restrictions Termination Date is not less than 10 years after the Completion Date, the Borrower shall examine, during the sixth year following the Completion Date and every sixth year thereafter during the Project Term, Source Documentation evidencing annual income for each tenant in any unit of the Low-Income Project. [§92.252(h)]

- 2.21 The Borrower agrees that it will take any and all actions required by the City to substantiate the Borrower's compliance with the restrictions set forth herein, including, but not limited to, submitting to the City an Annual Report executed by the Borrower, commencing on the First Reporting Date and on each October 1 thereafter through and including the Last Reporting Date. Subject to Section 6.2 hereof, this covenant shall survive beyond the Termination Date.
- 2.22 The Bottower shall provide to the City a tenant profile (in the form provided to the Borrower by HED) for each Low-Income Family for each unit in the Low-Income Project and for each Tax Credit Eligible Unit within 30 days after such unit is leased to such tenant(s) (or, for units occupied by Low-Income Families or Tax Credit Eligible Families as of the date hereof, within 30 days from the date hereof). For each unit in the Low-Income Project, promptly after the first leasing of such unit after the Completion Date, the Borrower shall provide the City, unless prohibited by law, with data on the racial, ethnic, gender and income-level characteristics (including gender identification of the head(s) of household) of (a) the tenants, if any, occupying such unit before rehabilitation, (b) the tenants noting into such unit initially after completion of construction and/or rehabilitation, as applicable, of the Project, and (c) the applicants for tenancy of such unit within 90 days following the Completion Date. For each subsequent leasing of the unit, the Borrower shall provide the City, unless prohibited by law, with data on the racial, ethnic, gender and income-level characteristics (including pender identification of the head(s) of household) of each tenant moving into the unit. [§92.508(a)(7)(A)]
- 2.23 The Borrower shall notify the City of the occurrence of any event of which the Borrower has notice and which event would violate any of the provisions of this Regulatory Agreement.
- 2.24 For every unit in the Low-Income Project (other than a unit occupied by a Family receiving Section 8 tenant-based rental housing assistance or tenant-based rental assistance provided with HOME Funds), the Borrower shall comply with affirmative marketing requirements established by HED from time to time, including the following:
  - (a) based on the Affirmative Marketing Plan, advertise in pre-identified commercial media, contact pre-identified churches, community groups and other agencies, and undertake other means to inform targeted groups of the availability of such units in the Low-Income Project;
  - (b) display conspicuously HUD's fair housing poster wherever rentals and showings of such units take place;

- provide HED upon request with an annual report describing the Borrower's affirmative marketing activities with respect to the Low-Income Project, including a description of the Borrower's outreach efforts (including copies of all advertisements and brochures) and, unless prohibited by law, a record of the racial/ethnic/gender characteristics of all individuals who look at units in the Low-Income Project, those who apply for leases for such units, and those who actually sign such leases; and
- (d) maintain records of affirmative marketing efforts with respect to the leasing or re-leasing of each such unit to be made available for review by HED for a period equal to the Project Term.
- 2.25 The Borrower has submitted to the City a tenant selection plan containing policies and criteria that: (a) are consistent with the purpose of providing housing for Very Low-Income Families and Lov.-Income Families, and (b) are reasonably related to HOME Program eligibility and the applicants' ability to perform the obligations of the lease, which provide for (1) the selection of tenants from a vritten waiting list in the chronological order of their application, insofar as is practicable, and (2) the prompt notification in writing to any rejected applicant of the grounds for any rejection. [§92.253(d)]
- 2.26 No Person in the United Starc, shall on the grounds of race, color, national origin, religion or sex be excluded from participation in, be denied the benefits of, or be subjected to discrimination in connection with the Project. In addition, the Borrower shall cause the Project to comply at all times with the Chicago Fair Housing Ordinance, Section 5-8-010 et seq. of the Municipal Code of Chicago.
- 2.27 The Borrower hereby acknowledges and affirms that it has reviewed the provisions of, and that the Project shall during the Project Term be in compliance with, each of the following: (a) the requirements of the Fair Housing Act, 42 U.S.C. §53601-19 and implementing regulations at 24 C.F.R. Part 100 et seq.; Executive Order 11063, as an ended by Executive Order 12892 (3 C.F.R., 1958-63 Comp., p. 652 and 59 F.R. 2939) (Equal Opportunity in Housing) and implementing regulations at 24 C.F.R. Part 107; and Title VI of the Civil Rights Act of 1964, 42 U.S.C. §§2000d - 2000d-4, and implementing regulations at 24 C.r R. Part 1; (b) the prohibitions against discrimination on the basis of age under the Age Discrimination Act of 1975, 42 U.S.C. §6101 et seq., and the implementing regulations at 24 C.F.R. Part 146; (c) the prohibitions against discrimination on the basis of handicap under Section 504 of the Rehabilitation Act of 1973, 29 U.S.C. §794, and implementing regulations at 24 C.F.R. Part 8; (d) the requirements of Executive Order 11246, as amended by Executive Orders 11375, 11478, 12086 and 12107 (3 C.F.R., 1964-65 Comp., p. 339; 3 C.F.R., 1966-70 Comp., p.684; 3 C.F.R., 1966-70 Comp., p.803; 3 C.F.R., 1978 Comp., p.230 and 3 C.F.R., 1978 Comp., p.264, respectively) (Equal Employment Opportunity Programs) and the implementing regulations issued at 41 C.F.R. Chapter 60; and (e) the requirements of Executive Order 11625, as amended by Executive Order 12007 (3 C.F.R., 1971-75 Comp., p.616 and 3 C.F.R., 1977 Comp., p.139) (Minority Business Enterprises); Executive Order 12432 (3 C.F.R., 1983 Comp., p.198) (Minority Business Enterprise Development); and Executive Order 12138, as amended by

Executive Order 12608 (3 C.F.R., 1977 Comp., p.393 and 3 C.F.R., 1987 Comp., p.245) (Women's Business Enterprise).

- 2.28 The Borrower shall take all reasonable steps to minimize the displacement of Families, individuals, businesses, not-for-profit organizations and farms (herein for the purposes of this paragraph collectively called "People") as a result of the Project. If displacement of People does occur as a result of the Project, the Borrower shall comply with the requirements of 24 C.F.R. Section 92.353, with respect to, among other things, temporary and permanent relocation of displaced People. The Borrower shall provide or cause all "displaced persons" (as defined in 24 C.F.R. Section 92.353(c)(2)) to be provided with relocation assistance in accordance with the requirements of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 ("URA"), 42 U.S.C. Section 4601 et seq., and 49 C.F.R. Part 24, and shall cause all such "displaced persons" to be advised of their rights under the Fair Housing Act, 46 U.S.C. Section 3601 et seq. [§92.353]
- 2.29 The acquisition of the real property on which the Project is located is subject to the requirements of the URA and the requirements of 49 C.F.R. Part 24, Subpart B. [§92.353(f)]
- 2.30 The Project shall constitute HUD-associated housing for purposes of the Lead-Based Paint Poisoning Prevention Act (12 U.S.C. Section 4821 et seq.), and comply with the requirements thereof and of 24 C.F.R. Part 35 and 24 C.F.R. Section 982.401(j) (except Section 982.401(j)(1)(i)), including without limitation the requirements of notice to tenants, prohibition of the use of lead-based paint and for the elimination of the hazards of lead-based paint. Any lead-based paint and defective paint debris shall be disposed of in accordance with applicable federal, State or local requirements. [§92.355]
- 2.31 The Borrower has not executed and shall not execute any other agreement with provisions contradictory to, or in opposition to, the provisions here of, and in any event, the requirements of this Regulatory Agreement are paramount and controlling as to the rights and obligations herein set forth and supersede any other requirements in conflict herewith.
- 2.32 Following completion of construction and/or rehabilitation, as applicable, of the Project and throughout the Project Term, all of the units in the Project shall be suitable for occupancy and the Borrower shall keep the Project in compliance with (a) the Multi Unit Rehabilitation Construction Guidelines of HED, (b) the accessibility requirements at 24 C.F.R. Part 8 which implement Section 504 of the Rehabilitation Act of 1973, 29 U.S.C. §794, (c) the design and construction requirements at 24 C.F.R. §100.205 which implement the Fair Housing Act, 42 U.S.C. §§3601-19, and (d) all applicable local codes, rehabilitation standards, ordinances and zoning ordinances. [§92.251]
- 2.33 The Borrower shall not request disbursement of HOME Funds until the HOME Funds are needed to pay for Eligible Costs of the Project. The amount of each such request shall not exceed the amount needed. [§92.504(c)(viii)]

- 2.34 The Borrower is not a primarily religious organization and the Project will be used solely for secular purposes. [§92.257]
- 2.35 (a) No individual who is an employee, agent, consultant, officer or elected or appointed official of the City (and no individual who was an employee, agent, consultant, officer or elected or appointed official within one year prior to the date hereof) and who exercises or has exercised any functions or responsibilities with respect to activities assisted with HOME Funds or who is or was in a position to participate in a decision-making process or gain inside information with regard to such activities, has obtained, is obtaining or will obtain a financial interest or benefit from the Project, or has or will have any interest in any contract, subcontract or agreement with respect to the Project, or the proceeds thereunder, either for himself or for those with whom he has family or business ties.
- (b) No individual who is an officer, employee, agent, consultant or elected or appointed official of the Borrower shall occupy a residential unit in the Project, except for any such individual who shall occupy a unit as the Project manager or maintenance worker. [§92.356]
- 2.36 Except as otherwise disclosed to the City in writing, all of the statements, representations and warranties of the Porrower contained in (i) the Borrower's application for the Loan, (ii) the Borrower's application for Tax Credits as amended, and (iii) any other document submitted by the Borrower to the City in connection with the Project remain true and in effect as of the date hereof.
- 2.37 The Borrower agrees that it will pay any reasonable fee which the City may hereafter assess in its sole discretion to underwrite the costs of monitoring activities performed by the City in connection with the Tax Credits reserved an #or allocated for the Project.
- 2.38 The Project shall constitute, during each year of the Fxtended Use Period, a "qualified low-income housing project" as defined in Section 42 of the Code, commencing with the first year of the Compliance Period and continuing until the end of the Extended Use Period.
- 2.39 The Borrower shall inform HED of the date the Tax Credit Eligible Units are "placed in service" within the meaning of Section 42 of the Code and of the dollar amount of Tax Credits to be claimed by the Borrower with respect to the Project and shall provide HED with a cost certification and all other documentation required by HED to issue an Internal Revenue Service Form 8609 with respect to the Tax Credit Eligible Units, all within 60 days following such "placed-in-service" date.
- 2.40 The Borrower shall provide HED with a copy of the completed, fully executed Internal Revenue Service Form 8609 with respect to the Tax Credit Eligible Units for the first year of the Credit Period, at the same time that the Borrower submits such Form 8609 to the Internal Revenue Service.

- 2.41 No individual providing consultant services in an employer-employee type relationship with the Borrower shall be compensated in excess of the limits specified in 24 C.F.R. Section 92.358.
- 2.42 Additional representations and covenants of the Borrower contained on Exhibit B hereto are hereby incorporated herein by reference.

### SECTION 3. AGREEMENT TO PROVIDE LOAN, START CONSTRUCTION.

The Ci y agrees to provide the Loan to the Borrower in accordance with the terms and conditions of the Loan Agreement, for the purposes described on Exhibit C hereto. The Borrower agrees as start construction on the Project within 12 months from the date hereof.

### SECTION 4. RELIANCE.

The City and the Borrower hereby recognize and agree that the representations and covenants set forth herein made by the City and the Borrower, respectively, may be relied upon by the Borrower and the City, respectively. In performing its duties and obligations hereunder, the City may rely upon statements and certificates of the Borrower, Tax Credit Eligible Families and Low-Income Families and upon audits of the Dooks and records of the Borrower pertaining to occupancy of the Project. In addition, the City may consult with counsel and the opinion of such counsel shall be evidence that such action or failure to act by the City was in good faith and in conformity with such opinion. The City and the Borrower agree that it is the Borrower's responsibility to determine that (i) each potential tenant in the Low-Income Project qualifies as a Low-Income Family, and (ii) that each potential tenant for a Tax Credit Eligible Unit qualifies as a Tax Credit Eligible Family, and that in making each such determination, the Borrower shall exercise due diligence.

### SECTION 5. SALE OR TRANSFER OF THE PROJECT.

The Borrower hereby covenants and agrees not to sell, transfer or otherwise dispose of the Project, or any portion thereof (including, without limitation, a transfer by assignment of any beneficial interest under a land trust), or to violate any provision of the Mortgage relating to prohibitions on sales or transfers of the Project or any interest therein (whether or not the Mortgage remains of record), at any time during the Project Term, except as expressly permitted by the City and except as provided on Exhibit B hereto. The Borrower hereby agrees and covenants that no portion of any building to which this Regulatory Agreement applies shall be transferred to any Person unless all of such building is transferred to such Person. It is hereby expressly stipulated and agreed that any sale, transfer or other disposition of the Project in violation of this Section 5 shall be null, void and without effect, shall cause a reversion of title to the Borrower or any successor or assignee of the Borrower last permitted by the City, and shall

be ineffective to relieve the Borrower or such successor or assignee, as applicable, of its obligations hereunder.

#### **SECTION 6. TERM.**

- 6.1 This Regulatory Agreement shall become effective as of the date hereof. Subject to Sections 2.6, 2.19, 2.20, 2.21, 6.2, 7.4, 7.7 and 16 hereof, this Regulatory Agreement shall remain in full force and effect for a term equal to the Project Term, it being expressly agreed and understood that the provisions hereof are intended to survive throughout the Project Term.
- 6.2 (a) Subject to the terms of <u>Sections 2.6, 6.2(b) and (c)</u> and <u>7.4</u> hereof and before the HUD Restrictions Termination Date, the terms and provisions of this Regulatory Agreement shall cease to be enforceable as of a Foreclosure Date subject to the following conditions:
  - the Foreclosure Date shall be on or after the Tax Credit Termination Date; and
  - (ii) the Transfer on the Foreclosure Date shall:
    - (1) recognize any contractual or legal rights of public agencies, nonprofit sponsors or others to take actions that would avoid termitation of low-income affordability of the Project, and
    - (2) not be for the purpose of avoiding low-income affordability restrictions pertaining to the Project, as determined by HUD.
- (b) If at any time following the occurrence of a cess ation of enforceability of the terms and provisions of this Regulatory Agreement pursuant to Section 6.2(a) hereof, but not later than the HUD Restrictions Termination Date, the Borrower or any Associated Person obtains an ownership interest in the Project, the terms and provisions of this Regulatory Agreement shall again be enforceable as of the date (the "Renewal Date") the Borrower or any Associated Person obtains such interest. If a Renewal Date shall occur on or after the Tax Credit Termination Date, the terms and provisions of Sections 2.5(a), 2.6(a), 2.9(a), 2.9(b), 2.12(a), 2.14 and 2.38 and the parenthetical in Section 2.3 hereof and Sections 1, 3(c), 3(f) and 13 of Part II to Exhibit B hereto shall, subject to Sections 2.6(b), 2.19, 2.20, 2.21, 6.2(c), 7.4, 7.7 and 16, cease and terminate as of such Renewal Date.
- (c) Neither (1) any cessation of enforceability of the terms and provisions of this Regulatory Agreement pursuant to Section 6.2(a) hereof, (2) the termination of the terms and provisions of this Regulatory Agreement pursuant to Section 6.2(d) hereof, nor (3) the occurrence of the Tax Credit Termination Date (but only if the Tax Credit Termination Date is also a Foreclosure Date) or of a Renewal Date, shall be construed to permit, during the Three-

Year Period, either (i) the eviction or termination of the tenancy (other than for good cause) of an existing tenant of any Tax Credit Eligible Unit, or (ii) any increase in the Gross Rent with respect to any Tax Credit Eligible Unit not otherwise permitted under Section 42 of the Code.

- (d) Subject to the provisions of <u>Sections 2.6(b)</u>, 6.2(c) and <u>7.4</u> hereof and prior to the Termination Date, the terms and provisions of this Regulatory Agreement shall cease and terminate upon a Transfer, subject to the following conditions:
  - (i) if the Transfer shall occur prior to the HUD Restrictions Termination Date, the terms and conditions hereof shall cease and terminate as of the HUD Restrictions Termination Date, but only if the HUD Restrictions Termination Date shall occur on or after the Tax Credit Termination Date,
  - Termination Date shall occur on or after the HUD Restrictions
    Termination Date and after the Tax Credit Termination Date, the terms
    and conditions hereof shall cease and terminate on the date of such
    Transfer and
    - (iii) if the Transfer shall occur on or after the HUD Restrictions
      Termination Date and on or prior to the Tax Credit Termination Date, the
      terms and provisions hereof shall cease and terminate as of the Tax Credit
      Termination Date.

#### SECTION 7. ENFORCEMENT.

7.1 Subject to Section 7.7 hereof, if a violation of any of the foregoing representations or covenants occurs or is attempted, and such occurrence or attempt in uncorrected for a period of 30 days after notice thereof from the City to the Borrower (provided in wever, that if any such occurrence or attempt cannot reasonably be cured within said 30-day period and if the Borrower shall have commenced to cure such occurrence or attempt within said 30 day period and shall thereafter continue diligently to effect such cure, then said 30-day period shall be extended to 60 days upon written request from the Borrower to the City delivered during such 20 day period, and upon further written request from the Borrower to the City delivered during such 60-day period, said 60-day period shall be extended to 90 days; provided further, however, that the City shall not be precluded during any such periods from exercising any remedies hereunder if the City shall receive a request or notice from HUD or the Internal Revenue Service to do so or if the City shall determine that the continuation of such uncorrected occurrence or attempt shall result in any liability by the City to HUD or the Internal Revenue Service), the City and its successors and assigns, without regard to whether the City or its successors and assigns is an owner of any land or interest therein to which these covenants relate, may institute and prosecute any proceeding at law or in equity to abate, prevent or enjoin any such violation or attempted violation or to compel specific performance by the Borrower of its obligations hereunder, or may declare an event of default under the Loan Documents and exercise its rights thereunder, including without limitation foreclosure under the Mortgage. No delay in enforcing the

provisions hereof as to any breach or violation shall impair, damage or waive the right of any party entitled to enforce the provisions hereof or to obtain relief against or recovery for the continuation or repetition of such breach or violation or any similar breach or violation hereof at any later time.

- 7.2 The Borrower shall repay, as a recourse obligation of the Borrower, to the City upon demand the amount described in Section 3.07(d) of the Loan Agreement, as a repayment of the Loan, pursuant to the terms and conditions of Section 8.06(c) of the Loan Agreement. [§92.205(d), §92.503, §92.504(2)]
- 7.3 A'l fees, costs and expenses of the City incurred in taking any action pursuant to this Section 7 shall be the sole responsibility of the Borrower.
- 7.4 The Borrower and the City each acknowledge that a primary purpose of requiring the Borrower to comply with the restrictions provided in this Regulatory Agreement is to assure compliance of the Project and the Borrower with Section 42 of the Code and for that reason and the Borrower, in consideration of receiving Tax Credits for the Project, agrees and consents that the City and any Permitted Tenant shall be entitled, for any breach of the provisions hereof, and in addition to all other remedies provided by law or in equity, to enforce specific performance by the Borrower of its obligations under this Regulatory Agreement in a court of competent jurisdiction. To the extent permitted by 12.77, all individuals who are or may qualify as Tax Credit Eligible Families with respect to the Project (whether as prospective, present or former tenants of the Project) (the "Permitted Tenants") shall have the right to enforce in any court of the State the requirement of Section (3)(f) of Part II to Exhibit B nereto and the terms of Section 6.2(c) hereof.
- 7.5 The Borrower further specifically acknowledges that the beneficiaries of the Borrower's obligations hereunder cannot be adequately compensated by monetary damages in the event of any breach or violation of any of the foregoing representations or covenants.
- 7.6 Upon any failure of the Borrower to comply fully with the Code, the covenants and agreements contained herein or with all applicable rules, rulings, policies, procedures, regulations or other official statements promulgated or proposed by the United States Department of Treasury, the Internal Revenue Service or the City from time to time pertaining to the obligations of the Borrower as set forth therein or herein, and upon compliance by the City with the procedures described in Section 7.7 hereof, the City may, in addition to all of the remedies provided by law or in equity, request the Internal Revenue Service to decertify the Project for Tax Credit dollars and to immediately commence recapture of the Tax Credit dollars heretofore allocated to the Project.
- 7.7 The City shall provide prompt written notice (a "Noncompliance Notice") to the Borrower if the City (a) does not receive from the Borrower an Annual Report when due, (b) is not permitted to inspect, as provided in <u>Section 16</u> hereof, the records maintained by the Borrower pursuant to <u>Section 2.19(a)</u> hereof, or (c) discovers by inspection, review or in some other manner that the Project is not in compliance with the provisions of Section 42 of the Code. The Noncompliance Notice shall specify a period (the "Correction Period") during which the

Borrower is required to correct the condition (the "Noncompliance Condition") causing the production of the Noncompliance Notice. After the end of the Correction Period (and within 45 days of the end of such period), the City shall file with the Internal Revenue Service Form 8823 describing the Noncompliance Condition, whether or not the Noncompliance Condition shall have been corrected during the Correction Period. Subject to Section 6.2 hereof, this Section 7.7 shall survive beyond the Termination Date, if the Termination Date shall occur prior to October 1 of the second calendar year following the end of the Compliance Period.

### SECTION 8. RECORDING AND FILING.

The Borrower shall cause this Regulatory Agreement and all amendments and supplements here to to be recorded and filed in the conveyance and real property records of the county in which the Project is located and in such other places as the City may reasonably request. The Borrower shall pay all fees and charges incurred in connection with any such recording. Upon recording, the Borrower shall immediately transmit to the City an executed original of this Regulatory Agreement showing the date and recording number of record. The Borrower agrees that the City may withhold the Internal Revenue Service Form 8609 with respect to the Project unless and until the City has received the recorded executed original of this Regulatory Agreement.

### SECTION 9. COVENANTS TO RUN WITH THE LAND.

The Borrower hereby subjects the Project to the ecvenants, reservations and restrictions set forth in this Regulatory Agreement. The City and the Borrower hereby declare their express intent that the covenants, reservations and restrictions set forth herein shall, throughout the Project Term, be deemed covenants, reservations and restrictions running with the land to the extent permitted by law, and shall pass to and be binding upon the Porrower's successors in title to the Project throughout the Project Term, subject to Section 6.2 here of. The Borrower hereby covenants to include the requirements and restrictions contained in this Pogulatory Agreement in any documents transferring any interest in the Project to another Person in o'der that such transferee has notice of, and is bound by, such restrictions, and to obtain from any transferee the agreement to be bound by and comply with the requirements set forth in this Regulatory Agreement; provided, however, that each and every contract, deed, mortgage or other distrument hereafter executed covering or conveying the Project or any portion thereof or interest therein (including, without limitation, any transfer of a beneficial interest in a land trust or a portion thereof) shall conclusively be held to have been executed, delivered and accepted subject to such covenants, reservations and restrictions, regardless of whether such covenants, reservations and restrictions are set forth in such contract, deed or other instrument.

#### SECTION 10. GOVERNING LAW.

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This Regulatory Agreement shall be construed in accordance with and governed by the internal laws of the State without regard to its conflict of laws principles, and, where applicable, the laws of the United States of America. In the event of any conflict between this Regulatory Agreement and the National Affordable Housing Act, the HOME Regulations or Section 42 of the Code, the requirements of the National Affordable Housing Act, the HOME Regulations or Section 42 of the Code, as applicable, shall control.

### SECTION 11. AMENDMENTS.

This Regulatory Agreement shall be amended only by a written instrument executed by the parties hereto or their successors in title, and duly recorded in the real property records of the county in which the Project is located. The Borrower hereby expressly agrees to enter into all amendments hereto which, in the opinion of the City, are reasonably necessary for maintaining compliance under the National Affordable Housing Act, the HOME Regulations and Section 42 of the Code. The approval of any Permitted Tenants shall not be required for any amendment duly executed by the City and Lecrower to be enforceable.

### **SECTION 12. NOTICE.**

Unless otherwise specified, any notice, de nand or request required hereunder shall be given in writing at the addresses set forth below, by any of the following means: (a) personal service; (b) electronic communications, whether by telex, telegram or telecopy; (c) overnight courier, receipt requested; or (d) registered or certified rhail, return receipt requested.

IF TO CITY:

City of Chicago, Illinois c/o Department of Ecusing and Economic Development 121 North LaSalle Street, Room 1006 Chicago, Illinois 60602 );;;;c

WITH COPIES TO:

Department of Finance City of Chicago 33 North LaSalle Street, Suite 600 Chicago, Illinois 60602 Attention: Comptroller

Attention: Commissioner

and

Office of the Corporation Counsel City Hall, Room 600 121 North LaSalle Street Chicago, Illinois 60602

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## **UNOFFICIAL COPY**

Attention: Finance and Economic
Development Division

IF TO BORROWER:

As specified on Exhibit B hereto.

Such addresses may be changed by notice to the other parties given in the same manner provided above. Any notice, demand or request sent pursuant to either clause (a) or (b) above shall be deemed received upon such personal service or upon dispatch by electronic means with confirmation of receipt. Any notice, demand or request sent pursuant to clause (c) above shall be deemed received on the Business Day immediately following deposit with the overnight courier, and any notice, demand or request sent pursuant to clause (d) above shall be deemed received two Business Days following deposit in the mail.

### SECTION 13. SEVERABILITY.

If any provision of this Regulatory Agreement shall be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions hereof shall not in any way be affected or impaired thereby.

### SECTION 14. COUNTERPARTS.

This Regulatory Agreement may be execute 1 in any number of counterparts, each of which shall constitute an original, but all of which, taker, together, shall constitute one and the same Regulatory Agreement.

### **SECTION 15. EFFECTIVE DATE.**

For purposes of Section 42 of the Code, this Regulatory Agreement shall be deemed to be in effect as of the date first set forth above.

### SECTION 16. RIGHT TO INSPECT.

Subject to Section 6.2 hereof and upon 30 days' prior notice to the Borrower, the Borrower shall permit, and shall cause any management agent for the Project to permit, the City, HUD and/or the Comptroller General of the United States to inspect the Project at all reasonable times and access thereto shall be permitted for that purpose. At any time during normal business hours and as often as the City, HUD and/or the Comptroller General of the United States may deem necessary, the Borrower shall make available to the City, HUD and/or representatives of the Comptroller General of the United States all of its records with respect to matters covered by this Regulatory Agreement. The Borrower shall permit, and shall cause any management agent for the Project to permit, the City, HUD and/or representatives of the Comptroller General of the

United States to audit, examine and make excerpts or transcripts from such records, and to make copies of records relating to personnel, conditions of employment and other data covered by this Regulatory Agreement.

### SECTION 17. NO THIRD PARTY BENEFITS.

Subject to Section 7.4 hereof, this Regulatory Agreement is made for the sole benefit of the City and the Borrower and their respective successors and assigns and, except as provided in Section 7.4 hereof or otherwise expressly provided herein, no other party shall have any legal interest of any kind hereunder or by reason of this Regulatory Agreement. Whether or not the City elects to employ any or all of the rights, powers or remedies available to it hereunder, the City shall have accobligation or liability of any kind to any third party by reason of this Regulatory Agreement or any of the City's actions or omissions pursuant hereto or otherwise in connection herewith.

### SECTION 18. REFERENCES TO STATUTES, ETC.

All references herein to statutes, regulations, rules, executive orders, ordinances, resolutions, rulings, notices or circulars is and by any governmental body shall be deemed to include any and all amendments, supplements and restatements from time to time to or of such statutes, regulations, rules, executive orders, ordinances, resolutions, rulings, notices and circulars.

## SECTION 19. COMPLIANCE WITH THE MULTI-PROJECT LABOR AGREEMENT.

Borrower shall cause the General Contractor to comply with that certain Settlement Agreement dated November 3, 2011, by and among the City, Chicago Regional Courcil of Carpenters, the Metropolitan Pier and Exposition Authority, the Public Building Commission of the City of Chicago, and the State of Illinois, because the Project budget is in excess of \$25,000,000, and, therefore, is subject to the provisions of that certain City of Chicago Multi-Project Labor Agreement (the "MPLA") dated February 9, 2011, by and among the City and the labor organizations comprising the Chicago & Cook County Building & Construction Trades Council. The Borrower shall cause the General Contractor to comply with the MPLA to the fullest extent legally permissible without violating other requirements applicable to the construction of the Project, including, without limitation, the requirements of the MBE/WBE Program as defined in the Loan Agreement, the City resident employment provisions contained in the Loan Agreement, Housing Act Section 3, Davis-Bacon Act, the Contract Work Hours and Safety Standards Act and the Labor Standards Deposit Agreement. At the direction of HED, affidavits and other supporting documentation shall be required of the Borrower, the General Contractor and the Subcontractors to verify or clarify compliance with the MPLA.

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# **UNOFFICIAL COPY**

IN WITNESS WHEREOF, the City and the Borrower have executed this Regulatory Agreement by their duly authorized representatives, all as of the date first written hereinabove.

CITY OF CHICAGO, ILLINOIS, acting by and through its Department of Housing and Economic Development

By:

Name: Andrew J. Mooney

Title: Commissioner

VALSTED LIMITED PARTNERSHIP, an Illinois limited partnership

Py: Halsted GP LLC, an Illinois limited liability company and its sole general Partner

By: Martland Housing, Inc., an Illinois not-for-profit corporation

By:

Name: Michael Coldberg

Title: Executive Director

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# **UNOFFICIAL COPY**

IN WITNESS WHEREOF, the City and the Borrower have executed this Regulatory Agreement by their duly authorized representatives, all as of the date first written hereinabove.

CITY OF CHICAGO, ILLINOIS, acting by and through its Department of Housing and Economic Development

By: Name: Andrew J. Mooney

Title: Commissioner

MALSTED LIMITED PARTNERSHIP, an Illinois limited partnership

By: Halsted GP LLC, an Illinois limited liability company and its sole general Partner

By Heartland Housing, Inc., an Illinois not-for-profit

Name: Michael Goldberg

Title: Executive Birector

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# **UNOFFICIAL COPY**

STATE OF ILLINOIS	)
	) SS
COUNTY OF COOK)	

I, the undersigned, a notary public in and for the County and State aforesaid, DO HEREBY CERTIFY THAT Andrew J. Mooney, personally known to me to be the Commissioner of the Department of Housing and Economic Development of the City of Chicago, Illinois (the "City") and personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that as such Commissioner, he signed and delivered the said instrument pursuant to authority, as his free and voluntary act, and as the free and voluntary act and deed of said City, for the uses and purposes therein set forth.

GIVEN under my nead and notarial seal this 26th day of April, 2013.

(SEAL)

Notary Public

"OFFICIAL SEAL"
Cionicia Leel
Not ry Furito, State of Mineis
My Commission Expires \$1/2017

Origina

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## **UNOFFICIAL COPY**

STATE OF ILLINOIS	)	
	)	SS
COUNTY OF COOK	)	

I, the undersigned, a Notary Public in and for the county and State aforesaid, do hereby certify that Michael Goldberg, personally known to me to be the Executive Director of Heartland Housing, Inc., an Illinois not-for-profit corporation and the manager of Halsted GP LLC (the "General Partner"), an Illinois limited liability company and sole general partner of Halsted Limited Partnership (the "Mortgagor"), an Illinois limited partnership, personally known to me to be the Executive Director of the manager of the General Partner and personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that as such Executive Director, he signed and delivered the said instrument pursuant to authority given to him by the Board of Directors of the manager of the General Partner and by the members of the General Partner as their free and voluntary act, and as the free and voluntary act and deed of the General Partner and the Mortgagor for the uses and purposes therein set forth.

GIVEN under my hand and official seal this 26<sup>th</sup> day of April, 2013

lotary Public

(SEAL)

OFFICIAL SEAL BRIDGET A WHITE NOTAR' PUBLIC - STATE OF ILLINOIS MY COMMISSION EXPIRES:07/22/16

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# **UNOFFICIAL COPY**

### **EXHIBIT A**

### PARCEL 1:

THE NORTH 140.0 FEET OF THE SOUTHEAST ¼ OF BLOCK 16 LYING EAST OF THE WEST 177.37 FEET THEREOF (EXCEPT THE NORTH 52.64 FEET THEREOF) IN LAFLIN, SMITH AND DYER'S SUBDIVISION OF THE NORTHEAST ¼ OF SECTION 20, IN TOWNSHIP 40 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

### PARCEL 2:

THAT PART OF THE EAST 150.0 FEET (EXCEPT THE NORTH 140.0 FEET THEREOF) OF THAT PART OF THE SOUTHEAST ¼ OF BLOCK 16 LYING EAST OF THE WEST 177.37 FEET GE SAID SOUTHEAST ¼ OF BLOCK 16, ALL LYING WEST OF THE WEST LINE OF HALSTED STREET, IN LAFLIN, SMITH AND DYER'S SUBDIVISION OF THE NORTHEAST ¼ OF SECTION 20, IN TOWNSHIP 40 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MER'DIAN, IN COOK COUNTY, ILLINOIS.

PINS: Parcel 1: 14-20-230-008 (affects this and other property)
Parcel 2: 14-20-230-010 (affects this and other property)

Commonly known as 3600-16 N. Halsted Street Chicago, Illinois

### PARCEL 3:

NON-EXCLUSIVE EASEMENTS FOR THE BENEFIT OF PARCELS 1 AND 2, FOR VEHICULAR, BICYCLE AND PEDESTRIAM ACCESS. AS ESTABLISHED BY THE EASEMENT AGREEMENT FOR ACCESS, CONDUIT AND FOUNDATION – HEARTLAND HOUSING MADE BY AND BETWEEN THE CITY OF CHICAGO AND HALSTED LIMITED PARTNERSHIP, AN ILLINOIS LIMITED PARTNERSHIP, DATED APRIL 26, 2013 AND RECORDED APRIL 29, 2013, AS DOCUMENT NO. 13/19/9063 IN AND OVER THE 'WEST EASEMENT PARCEL' DESCRIBED IN EXHIBIT A OF SAID EASEMENT AGREEMENT

#### PARCEL 4:

NON-EXCLUSIVE EASEMENTS FOR THE BENEFIT OF PARCELS 1 AND 2, FOR UNDERGROUND CAISSON BELLS AND RELATED FOUNDATION FACILITIES, AND A SUBSURFACE DUCTBANK FACILITY, AS ESTABLISHED BY THE EASEMENT AGREEMENT FOR ACCESS, CONDUIT AND FOUNDATION – HEARTLAND HOUSING MADE BY AND BETWEEN THE CITY OF CHICAGO AND HALSTED LIMITED PARTNERSHIP, AN ILLINOIS LIMITED PARTNERSHIP, DATED APRIL 26, 2013 AND RECORDED APRIL 39, 2013, AS DOCUMENT NO. /3// 9/963 IN AND OVER THE 'NORTH EASEMENT PARCEL' DESCRIBED IN EXHIBIT B OF SAID EASEMENT AGREEMENT

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#### **EXHIBIT B**

### I. ADDITIONAL DEFINITIONS

"Davis-Bacon Act" shall mean 40 U.S.C. Section 276a et seq.

"General Partner" shall Halsted GP LLC, an Illinois limited liability company and sole general partner of the Borrower.

"Housing Act Section 3" shall mean Section 3 of the Housing and Urban Development Act of 1965, 12 U.S.C. Section 1701u.

"HUD Restrictions Termination Date" shall mean twentieth anniversary of the Completion Date.

"Loan" shall mean a loan by the City to the Borrower in the principal amount of \$4,900,582 for financing a port or of the costs of construction and rehabilitation of the Project.

"Low-Income Project" shall meen the 35 units in the Project financed with HOME Funds and required to be occupied by Low-Income Families.

"Owner" shall mean Heartland Housin 5, It c., an Illinois not-for-profit corporation and Center on Halsted, an Illinois not-for-profit corporation, which are the sole members of the General Partner.

"Plan" shall mean the Housing Tax Credit Plan of the City pursuant to which Tax Credits were reserved and/or allocated to the Project.

"Project" shall mean the building to be located at 3600-16 N Aristed Street, Chicago, Illinois, and which shall contain, as of the completion of construction and rehabilitation thereof, 79 multi-family residential dwelling units and certain commercial space for lease in accordance with the Plans and Specifications.

"Section 3 Regulations" shall mean 24 C.F.R. Part 135, and such additional regulations, orders, rulings, interpretations and directives in connection with Housing Act Section 3 as may be promulgated or issued by HUD from time to time.

"Senior Lender" shall mean Citibank, N.A., located at 390 Greenwich Street, 2<sup>nd</sup> Floor; New York, NY 10013; Attention: Desk Head, Transaction Management Group **AND/OR** Account Specialist; Re: Halsted Limited Partnership, Deal ID #21502; Facsimile (212)-723-8642 **AND/OR** (212)-723-8939; **With A Copy To:** 325 East Hillcrest Drive, Suite 160; Thousand Oaks, CA 91360; Attention: Operations Manager/Asset Manager; Re: Halsted Limited Partnership, Deal ID #21502; Facsimile (805)-557-0924, and its successors and assigns.

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"Senior Loan" shall mean a loan by the Senior Lender to the Borrower in the principal amount of \$11,700,000 for financing a portion of the costs of construction and rehabilitation of the Project.

"Senior Mortgage" shall mean that certain Multifamily Mortgage, Assignment of Rents, Security Agreement and Fixture Filing (Illinois) dated as of April 1, 2013 granted by the Borrower to the Senior Lender and securing repayment of the Senior Loan.

"Tax Credit Income Limit" shall mean 60 percent of the Chicago-area median income, adjusted for Family size, as such adjusted income and Chicago-area median income are determined from time to time by HUD, and thereafter such income limits shall apply to this definition.

### II. ADDITIONAL REPRESENTATIONS AND COVENANTS OF BORROWER.

- 1. At least 75 of the units in the Project shall be Tax Credit Eligible Units. The Borrower received an allocation of \$1,453,6°4 of Tax Credits from the City in connection with the Project.
- 2. 100 percent of the units in the Low-Income Project shall be occupied by Very-Low Income Families.
- 3. (a) The Project shall consist of the folicwing unit configuration with the following initial rents:

Number of Bedrooms	Number of Units	Rent
Studio	30	\$900
One-bedroom	49	\$1100

(b) The Low-Income Project shall consist initially of the following unit configuration for Low-Income Families with the following initial rents:

Number of Bedrooms	Number of Units	Rent
Studio	8	\$900
One-bedroom	27	\$1100

(c) The Tax Credit Eligible Units in the Project shall consist initially of the following:

Number of Bedrooms	Number of Units
Studio	30
One-bedroom	45

- (d) The principal amount of the Loan (<u>i.e.</u>, \$4,900,582) divided by the total number of units in the Low-Income Project (<u>i.e.</u> 35) equals \$140,016.63 per each such unit, which is greater than the minimum per-unit requirement of 24 C.F.R. Section 92.205(c) (<u>i.e.</u>, \$1,000 per unit).
- (e) The product of the total number of units in the Low-Income Project multiplied by the applicable maximum per-unit subsidy provided in 24 C.F.R. Section 92.250(a) (i.e., \$5,012,894), as shown below, is greater than the principal amount of the Loan (i.e., \$4,900,582):

No. of Bedrooms	No. of Units	Maximum Subsidy Non-Elevator Building	Maximum Subsider Elevator Building	
Studios	8		\$128,698	\$1,029,584
One-bedroom	27		\$147,530	\$3,983,310
	2		TOTAL:	\$5,012,894

(f) The Applicable Fraction for each building in the Project shall be, for each taxable year in the Extended Use Period, not less than the following amount:

Building Address
3600-16 N. Halsted Street in Chicago, Illinois
Applicable Fraction
.9494

- 4. With respect to any unit in the Low-Income Fragect which is not also a Tax Credit Eligible Unit, if the income of the Low-Income Family residing in such unit increases so that such Family (an "Over-Income Family") no longer qualifies as a low-Income Family, the Over-Income Family shall thereafter pay as rent the lesser of (i) the maximum amount payable by the tenant under State or local law, or (ii) 30 percent of the Over-Income I amily's adjusted monthly income as recertified annually.
  - 5. Prevailing Wage Rates. (a) The applicable provisions are set forth in detail in Form HUD-4010 and the U.S. Secretary of Labor's wage determination, which are attached hereto as Exhibits F and G and hereby made a part hereof. Such wage determination is based upon the applicable wages and fringe benefits found to be prevailing as of the date hereof. If construction on the Project shall not have commenced within 90 days following the date hereof, the wage determination attached hereto may be superseded by a subsequent determination. If construction on the Project shall not have commenced within 85 days following the date hereof, the Borrower shall so inform the City by such 85th day, and the City shall thereafter inform the Borrower by the 90th day following the date hereof as to whether a subsequent wage determination shall apply to the Project. If a subsequent wage determination shall apply to the Project, the Borrower agrees to comply

with the City in causing an amendment to this Regulatory Agreement to be executed and recorded attaching such subsequent wage determination hereto.

- (b) The Borrower shall comply with the provisions of Form HUD-4010 and the applicable wage determination, and shall ensure that Form HUD-4010 and the U.S. Secretary of Labor's wage determination are attached to and incorporated in all bid specifications, the Construction Contract with the General Contractor and subcontracts with respect to the Project, to the extent and as required in Form HUD-4010 (including, if applicable, amending the Construction Contract, if executed prior to the date hereof, and causing to be amended all existing bid specifications and subcontracts).
- (c) In the event of any issues or disputes arising with respect to amounts due as wages to be paid in connection with the Project and/or as liquidated damages under the Contract Work Hours and Safety Standards Act, the Borrower agrees to execute, or cause the applicable contractor or subcontractor to execute, a Labor Standards Deposit Agreement (in the form attacked hereto as Exhibit H or such other form as shall be specified by the City) and to deposit, or cruse to be deposited, funds in the amount designated by the City, to be held and disbursed as specified in such Labor Standards Deposit Agreement.
- 6. Following construction and throughout the Project Term, the Project shall comply with the requirements in the then current edition, as of completion of construction, of the Model Energy Code published by the Council of American Building Officials.
- 7. The Borrower and Heartland Housing, Inc. have entered into that certain CHDO Agreement dated as of the date hereof by and among the City, the Borrower and Heartland Housing, Inc.
  - 8. The first sentence of Section 5 is hereby modified by adding the following language:

; provided, however, that after payment in full of the Loan and all other amounts due and payable to the City under the Loan Documents, such permission by the City shall not be upreasonably withheld.

- 9. The Project shall be acquired, constructed and rehabilitated in accordance with the Construction Schedule, the Project Budget and any Change Orders hereafter approved by the City.
  - 10. For purposes of <u>Section 9</u>, the Borrower's address shall be:

Halsted Limited Partnership c/o Halsted GP LLC 208 South LaSalle Suite 1818

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# **UNOFFICIAL COPY**

Chicago, IL 60604

Attention: Michael Goldberg

Halsted Limited Partnership

c/o Halsted GP LLC 3656 N. Halsted Street Chicago, IL 60613

Attention: Executive Director

WITH COPIES TO:

Applegate & Thorne-Thomsen, P.C. 626 West Jackson Boulevard

Suite 400

Chicago, IL 60661

Attention: William Skalitzky

Jenner & Block LLP 3',3 N. Clark Street, 35<sup>th</sup> Floor Chicago IL 60654

Attention: Ronald Grais

NEF Assign: ant Corporastion 120 S. Riverside Plaza, 15<sup>th</sup> Floor

Chicago, IL 60606

Attention: General Coursel

- 11. (a) The work to be performed in connection with the Project is subject to the requirements of Housing Act Section 3. The purpose of Housing Act Section 3 is to ensure that employment and other economic opportunities generated by HUD assistance or HUD-assisted projects covered by Housing Act Section 3, shall, to the greatest extent feasible, be directed to low- and very low-income individuals, particularly individuals who are recipients of HUD assistance for housing.
- (b) The Borrower hereby agrees to comply with the Section 3 Regulations in connection with the Project. As evidenced by its execution of this Regulatory Agreement, the Forrower hereby certifies that it is under no contractual or other impediment that would prevent the Borrower from complying with the Section 3 Regulations in connection with the Project.
- (c) The Borrower hereby agrees to (1) send to each labor organization or representative of workers with which the Borrower has a collective bargaining agreement or other understanding, if any, and which concerns workers whose positions are subject to compliance with the Section 3 Regulations in connection with the Project, a notice advising the labor organization or workers' representative of the Borrower's commitments under this Section, and (2) post copies of the notice in conspicuous places at the work site where both employees and applicants for training and employment positions can see the notice. The notice shall describe the Housing Act Section

3 preference and shall set forth: (i) the minimum number of jobs and job titles subject to hire, the availability of apprenticeship and training positions, and the qualifications for each; (ii) the name and location of the Person(s) taking applications for each of the positions; and (iii) the anticipated date the work shall begin.

- (d) The Borrower hereby agrees to (1) include the language contained in this Section in every contract entered into by the Borrower in connection with the Project and subject to compliance with the Section 3 Regulations, including the Construction Contract, and (2) take appropriate action, as provided in an applicable provision of such contract or in this Section, upon a finding that any Person with whom the Borrower contracts, including the General Contractor, is in violation of the Section 3 Regulations. The Borrower covenants and agrees that the Borrower shall not contract with any Person in connection with the Project where the Borrower has notice or knowledge that such Person has been found in violation of the Section 3 Regulations.
- (e) The Borrower agrees to cause the General Contractor to (1) include the language contained in this Section in every Subcontract subject to compliance with the Section 3 Regulations, and (2) take appropriate action, as provided in an applicable provision of such Subcontract or in this Section, upon a finding that any Subcontractor with whom the General Contractor contracts is in violation of the Section 3 Regulations. The Borrower shall cause the General Contractor to agree that the General Contractor shall not subcontract with any Person where the General Contractor has notice or knowledge that such Person has been found in violation of the Section 3 Regulations.
- (f) The Borrower hereby certifies that any vacant employment positions in connection with the Project, including training positions, that were nilled prior to the Closing Date and with Persons other than those to whom the Section 3 Regulations require employment opportunities to be directed, were not filled to circumvent the Borrower's obligations under the Section 3 Regulations.
- (g) Noncompliance with the Section 3 Regulations may result in sunctions, including, but not limited to, the declaration by the City of an event of default under the Lean Documents and the exercise by the City of its remedies thereunder, as well as debarment or suspension from future HUD-assisted contracts.
- (h) The Borrower acknowledges receipt from the City of a copy of the City of Chicago Section 3 Compliance Plan booklet (the "Booklet"). The Borrower agrees to complete or cause to be completed, as applicable, those forms contained in the Booklet as requested by the City and to submit such forms to the City promptly upon the City's request. The Borrower hereby represents and warrants to the City that all such forms heretofore submitted by or on behalf of the Borrower are true and correct. The Borrower hereby covenants to the City that all such forms hereafter submitted by the Borrower shall be true and correct, and that work on the Project shall be carried out in accordance with the existing employee list (with respect to number of employees and job classifications only), hiring plan, training plan, contracting plan and

compliance effort narrative, as applicable, as submitted by the Borrower to the City, unless otherwise agreed to in writing by the City.

- 12. (a) Each Owner qualifies as a "qualified nonprofit organization" within the meaning of Section 42(h)(5)(C) of the Code.
- (b) All of the member interests of the General Partner have been owned, during all of the General Partner's existence, by one or more organizations each of which qualifies as a "qualified nonprofit organization" within the meaning of Section 42(h)(5)(C) of the Code.
- (c) Throughout the Compliance Period, the General Partner shall own an interest in the Project through the Borrower and shall "materially participate," within the meaning of Section 469(h) of the Code, in the development and operation of the Project.
- 13. The Borrower and the City agree that the Loan proceeds shall be deemed to be allocated during the Project Term only to the units in the Project specified on Exhibit E attached hereto and hereby made a part hereof.

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### **EXHIBIT C**

### **USE OF LOAN PROCEEDS**

Description of the tasks to be performed, a schedule for completing the tasks and a project budget:

- see attached Owner's Sworn Statement
- see attached Construction Schedule

inched Cook County Clark's Office

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130,000.00 \$ 10,000	10,000.00 \$ 1	150,000.00 \$	\$	150,000.00	Applegate & Thorne-Thornsen \$	Legal: Organizational, Transactional, Syndication	
3,000.00 \$	23,750.00 \$		64	26,750.00	GEI, Inc. \$	Structural / GeoTech Testing	A&E
•			\$	80,000.00	180 \$	Construction Materials Testing	A&E
6.506.75 \$ 27.197	1.296.25 \$		5	35,000.00	Harley Ellis Deveraux \$	Commissioning Authority	(
<b>6</b> 4	- !		64	5.000.00	Heartland Housing Inc.	Printing	A&E
28 260 12 \$ 4 853 60	6 886 28 4	40,000,00		40.000.00	Gensler, PC	Reimburseable Expenses	A&L
TO:0 4 CT #10'67G	289,045.86	323,660,00	A 4	282 650 00	Gensier PC	Architecture - Supervision	
	1	15.000.00		513 650 00	Constar by	Architecture - Design & Engineering	A&E
\$ 88,100	i	88,100.00		88.100.00		ASDESIGN OF LEGIC PAINT REMEDIATION	on or
\$ 10.000		10,000.00	\$	10.000.00	IL IEPA \$	A179149	
\$ 17,564	35,840.85	53,405.00 \$	49	53,405.00	Pioneer Environmental \$	Site Remediation Program Reporting Enrollment & Fees	TO
1,510.00 \$ 1,800	7.195.00 \$	10,505,00 \$	5	10,505.00	Carnow Conibear, Inc. \$	Phase I Assessment & Initial Testing	1
		30,000.00	·	30,000,00		Emergency Call System	FFE
		1.282,500,00		1,282,500.00	Haisted Limited Partnership \$	Hard Costs Contingency	C 2
	\$	228.664.00	8	228,664.00		Contractor P&P Bond & Insurance	Con
		312 425 00		312.425.00	Power Construction \$	Contractor Overhead & Fee	Con
\$ 933 974		974 00	A 6	933 974 00		Contractor General Conditions	Con
	11.000.00	0.00000		15 566 237 00	Power Construction \$	Net Construction Costs	Con
	11 60 6	1	^ 4	AD 000 00	Commonwealth Edison \$	Site Work & Utilities	Site
32,670,00 \$		£ 000	4	32 670 00	State of Illnois	Transfer Taxes	Acq

Halsted Limited Partnership

* Category Description of Work							
Dev By	Yengor	Contra	Adjustments Current Adjustment	Adjus	Previously Paid Ar	Amount Now Due	Balance
59 Dev Developer Fee	Heartland Housing, Inc. Center on Halsted	\$ 595,000.00		\$ 595,000.00	A 60	255,000.00 \$	340,000
Subtotal Development Costs Paid Through Escrow		21,778,172.00	\$	21	\$ 490,822.87 \$	1,552,493.01 \$	19,734,856
PAID OUTSIDE OF ESCROW							
Acq	Heartland Housing, Inc.	\$ 2,970,000,00		\$ 23,75,000	60	2.970.000.00 \$	
61 Legal Investor Due Diligence	National Equity Fund				<b>5</b>		
ā		4		4			412,000
i	Halsted Limited Partnership	\$ 104,250.00			TO ALVAY	€6	104,250
Reserve		\$ 396,731.00		\$ 396,731.00		•	396,731
65 Reserve Revenue Deficit Reserve		6				G	669,118
10000110	naisted Limited Parmership	\$ 23,700.00		\$ 23,700.00		60	23,700
67 Developer Fee	Reprised Housing, Inc.			N		₩	255,000
-1	verier on naisted			\$ 45,000.00		45	45,000
TO AL STS STS Pald Utside of Escrow	ESCIOW	4,927,799.00	*	4,927,799.00	H	8 1	1,905,799
	Terror March Control March Con	20,705 W1,00		\$ 26,705,971.00	\$ 490,822.87 \$	4,574,493,01 \$	21,640,655
FUNDAM SOURCES							
LIHTC Equity	National Equity Fund	\$ 14,971,551,00		\$ 14.971.551.00	<b>4</b>	947 244 88 \$	14 024 306
	****	\$ 11,700,000.00				- 1	11,700,000
: (		\$ (11,700,000.00)		\$ (11,700,000.00)		<b>*</b>	(11,700,000)
5 HOME LOAD	Citbank, NA					•	2,475,000
	DOFO CITAGO	\$ 240,767,00		4		. 44	4,900,582
1	FMGK	μ.		\$ 1147 971 00	*	1 147 971 00 \$	240,707
Seller Financing	Heartland Housing, Inc.				•		
ar equity	Halsted GP, LLC	\$ 100.0		\$ 100.00	\$	100.00 \$	
TOT 1. DR. WN		\$ 26,705,> 1.00	X Table And	\$ 26 705 971 00 \$		5.065.315.88 3	21 640 65
Supposi		94		1	1		**;
HALL TED MARTNERSHIP, an Illinois limited partnership		C					
By: LALSTED GP, LLC, an Illnois limited liability company, its general partner							
By: FEART AND HOUSING, INC., an illinois not-for-profit corporation, its manager	for-profit corporation, its manager						
N							
Name: Michael Goldhard	much						
m	2						
· .*	(						
Subscribed and sworn to before me this 🗡 day							
of April, 2013.	4						

Bus Rober withry public

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BEY ADLER
NOTARY PUBLIC STATE OF ILLINOIS
NY COMMISSION DEFINED 1-20-2014

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#### **EXHIBIT D**

# ANNUAL REPORT FOR PROJECT RECEIVING HOME FUNDS AND LOW-INCOME HOUSING TAX CREDITS FROM THE CITY OF CHICAGO, DEPARTMENT OF HOUSING AND ECONOMIC DEVELOPMENT

Borrower:
Project Name:
Project Number:
Borrower Federal Employer Identification Number:
The City of Chicago, (Ill rois, acting by and through its Department of Housing and Economic Development (the "City"), has entered into a Housing Loan Agreement dated as of with the Borrower pursuant to which the City has loaned HOME Funds to the Borrower for the Project. The City has also reserved and/or allocated low-income housing tax credits (the "Tax Credits") to the Borrower for the Project. Pursuant to Section 42 of the Internal Revenue Code of 1986 (the "Code"), the Borrower is required to maintain certain records concerning the Project and the City is required to monitor the Project's compliance with the HOME Regulations and the Code and the agreemen's executed by the City and the Borrower in connection with the Project. The Borrower further agreed, in the Regulatory Agreement dated as of between the City and the Borrower (the "Regulatory Agreement"), to maintain certain records and prepare and deliver certain reports to the City. This Annual Report must be completed in its entirety and must be executed by the Borrower, notarized and returned to the City by October 1 of each year for the period commencing on the earlier of (a) October 1 of the first year of the Compliance Period, or (b) the first October 1 following completion of the construction or rehabilitation of the Project, and ending on the later of (1) the first October 1 following the end of the Compliance Period, or (2) the first October 1 following the comprises a part of the Project. No changes may be made to the language contained herein without the prior approval of the City. Except as otherwise specifically indicated, capitalized terms contained herein shall have the meanings ascribed to them in the Regulatory Agreement.

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#### A.A. **INFORMATION**

Building Identification Number	Building Address
0	
	<del></del>
00/	
Complete Schodule I for and he '11'	
Complete Schedule I for each buildin	g included in the Project.
Has any change occurred, either directly (b) in the identity of any general partrectly of any interests in any general partner beneficiary of the Borrower, or (d) who of the individuals who possess the po	If you induced in the Project.  If you induced y, (a) in the identity of the Borer(s), if any, of the Borrower, (c) in the own of the Borrower or in any shareholder, trustich would otherwise cause a change in the wer to direct the management and policies of tory Agreement or the most recent Annual
Has any change occurred, either directly (b) in the identity of any general partrectly of any interests in any general partner beneficiary of the Borrower, or (d) who of the individuals who possess the po	er(s), if any, of the Borrower, (c) in the own of the Borrower or in any shareholder, trus sich would otherwise cause a change in the wer to direct the management and policies of tory Agreement or the most recent Annual No
Has any change occurred, either direct (b) in the identity of any general partre of any interests in any general partner beneficiary of the Borrower, or (d) who of the individuals who possess the possess of the Regular	er(s), if any, of the Borrower, (c) in the own of the Borrower or in any shareholder, trustich would otherwise cause a change in the wer to direct the management and policies of tory Agreement or the most recent Annual.  No
Has any change occurred, either direct (b) in the identity of any general partre of any interests in any general partner beneficiary of the Borrower, or (d) who of the individuals who possess the possess the date of the Regulary Ses	er(s), if any, of the Borrower, (c) in the own of the Borrower or in any shareholder, trustich would otherwise cause a change in the wer to direct the management and policies of tory Agreement or the most recent Annual No

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5.	Provide the City with independently audited financial statements for the Project for the
	most recent fiscal year, including an income and expense statement, a balance sheet
	listing assets and liabilities, a detailed schedule of operating, maintenance and
	administrative expenses and a cash flow statement.

		s assets and liabilities, a detailed schedule of operating, maintenance and histrative expenses and a cash flow statement.
6.	Section	ne Borrower been a recipient of a federal grant during this year, as defined in on 42 of the Code, or has there been any other event, either of which would cause a tion in the Eligible Basis (as hereinafter defined) of any building in the Project?
		Yes No
	If Yes	e, provide the details.
7.		date of this Annual Report is not later than the first October 1 following the ination Date, the following certifications apply:
	(a)	The Borrower hereby certifies to the City that (1) the Project is in full compliance with all currently ar plicable provisions of the HOME Regulations, (2) the Project shall continue to comply with the HOME Regulations during the Project Term as required by the HOME Regulations, and (3) no change shall occur in the Borrower or any general partner, if any, of the Borrower without the prior written consent of the City, except as rusy be permitted pursuant to Section 8 of the Mortgage.
	(b)	Provide to the City copies of each lease and each Tenant Certification executed in connection with the Low-Income Project since the later of the execution of the Regulatory Agreement or the last Annual Owner's Certification submitted to the City. For each such unit in the Low-Income Project, provide to the City the data with respect to tenant characteristics as required by Section 2.22 of the Regulatory Agreement.
	(c)	Provide the City with evidence of compliance with Section 2.30 of the Regulatory Agreement since the later of the execution of the Regulatory Agreement or the last Annual Owner's Certification, including copies of any required notices given to prospective tenants regarding lead-based paint with the signature of each tenant in the Low-Income Project. [24 C.F.R. §35.5(b)(1)]
	(d)	Did the Project cause the displacement of any People?
		Yes No

If Yes, provide evidence to the City of compliance with <u>Section 2.28</u> of the Regulatory Agreement, including the information required under 24 C.F.R.

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Section 92.508(a)(7)(iv). (The information required by this question need only be supplied to the City once.)

- (e) If the Low-Income Project has 12 or more units, provide to the City payroll records of the General Contractor indicating compliance with the Davis-Bacon Act and the Contract Work Hours and Safety Standards Act.
- (f) Provide to the City evidence of compliance with the affirmative marketing requirements of Section 2.24 of the Regulatory Agreement.

### P. REPRESENTATIONS, WARRANTIES AND COVENANTS

The Borrower herery represents and warrants to the City that each of the following statements is true and accurate and covenants as follows:

1.	The E	Sorrower is [check & applicable]:
		(a) an individuel.
		(b) a group of individuals.
		(c) a corporation incorporated and in good standing in the State of
		(d) a general partnership organized under the laws of the State of
		(e) a limited partnership organized under the laws of the State of
		(f)other [please describe]
2.	The E	Sorrower is [check as applicable] (a) the owner of fee simple title to, or (b)
	t	he owner of 100 percent of the beneficial interest in, the hereinafter described
		ct. The Borrower received an allocation of low-income housing tax credits from the
		n the amount of \$ on, pursuant to Section 42 of
	the C	
		T'6
3.	The F	Project consists of building(s) containing a total oi residential unit(s).
		$O_{c}$
4.	If the	date of this Annual Report is (a) not prior to the start of the Compilence Period and
	(b) no	ot later than the first October 1 following the end of the Compliance Period, the
	follow	ving subparagraphs apply:
	(a)	of the residential unit(s) (the "Tax Credit Eligible Units") in the Project
	(a)	is/are occupied by Qualifying Tenants (as hereinafter defined).
		is are occupied by Quantying Tenants (as herematici defined).
	(b)	For the 12-month period preceding the date hereof (the "Year"):
		1. [check as applicable] (i) 20 percent or more of the residential units
		in the Project were both rent-restricted (within the meaning of Section

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42(g)(2) of the Code) and occupied by individuals (the "Qualifying Tenants") whose income as of the first date of initial occupancy was 50 percent or less of area median income, or (ii) \_\_\_\_\_ 40 percent or more of the residential units in the Project were both rent-restricted (within the meaning of Section 42(g)(2) of the Code) and occupied by individuals (the "Qualifying Tenants") whose income as of the first date of initial occupancy was 60 percent or less of area median income, or (iii) \_\_\_\_\_ 40 percent or more of the residential units in each building in the Project were both rent-restricted (within the meaning of Section 42(g)(2) of the Code) and occupied by individuals whose income as of the first date of initial occupancy was 50 percent or less of area median income;

- there was no change in the applicable fraction (as defined in Section 12(c)(1)(B) of the Code) of any building in the Project, or if there were any such changes, attached hereto as Schedule II is a true and complete description of all such changes;
- the Borrower has received an annual income certification from each Qualifying Tenant in substantially the form attached hereto as Schedule III or in such other form as shall have been approved by the City (a "Tenant Certification") and documentation to support that Tenant Certification (for a Qualifying Tenant receiving Section 8 housing assistance payments, such documentation may be a statement from the Chicago Housing Authority to the Borrower declaring that the Qualifying Tenant's income does not exceed the applicable income limit under Section 42(g) of the Code), and the Borrower assisted each of the Qualifying Tenants in completing the Tenant Certifications if necessary;
- 4. each Tax Credit Eligible Unit in the Project was rent-restricted (within the meaning of Section 42(g)(2) of the Code);
- all of the units in the Project were for use by the general public and used on a nontransient basis (except for units used for transitional housing for the homeless provided under Section 42(i)(3)(B)(iii) of the Code, all of which units complied with the applicable requirements of Section 42 of the Code and the hereinafter defined Tax Credit Regulations);
- 6. each building in the Project was suitable for occupancy, taking into account the health, safety and building codes of the City;
- 7. there was no change in the "eligible basis" as defined in Section 42(d) of the Code (the "Eligible Basis") of any building in the Project, or if there were any such changes, attached hereto as <u>Schedule IV</u> is a true and complete description of the nature of all such changes;

- 8. all tenant facilities included in the Eligible Basis of any building in the Project, such as swimming pools, other recreational facilities and parking areas, were provided on a comparable basis to all tenants in such building;
- 9. if a Tax Credit Eligible Unit became vacant during the Year, reasonable attempts were or are being made to rent such Tax Credit Eligible Unit or the next available residential unit in the Project of a comparable or smaller size to one or more Qualifying Tenants before any residential units in the Project were or will be rented to tenants who are not Qualifying Tenants;
- if after the first date of initial occupancy the income of any Qualifying Tenant increased above 140 percent of the applicable income limit described in (1) above, the next available residential unit in the Project of a comparable or smaller size was or will be rented to one or more Ovalifying Tenants; and
- 11. the Regulatory Agreement constitutes an "extended low-income housing commitment" as defined in Section 42(h)(6) of the Code and was in effect.
- (c) Any savings realized in a construction line item of the Project were either dedicated to the benefit of the Project through enhancement of the Project, or resulted in a decrease of the Project's Eligible Basis for purposes of calculating the Tax Credits for which the Project qualifies, and except as disclosed to and approved by the City, no amounts paid or rayable to the Borrower as developer fees exceeded the amount set forth in the Borrower's original application for the Tax Credits and such fees will not be increase? Without the consent of the City.
- (d) The Project constitutes a "qualified low-income housing project" as defined in Section 42 of the Code and the Tax Credit Regulations.
- (e) All of the <u>Schedule Is</u> attached hereto constitute a true, correct and complete schedule showing, for the Year, the rent charged for each Tax Credit Eligible Unit in the Project and the income of the Qualifying Tenants in each Tax Credit Eligible Unit.
- (f) None of the incomes of the Qualifying Tenants exceeds the applicable limits under Section 42(g) of the Code.
- 5. The Project is in compliance with all of the currently applicable requirements of the National Affordable Housing Act, the HOME Regulations, the Regulatory Agreement, Section 42 of the Code, the applicable Treasury regulations under Section 42 of the Code (the "Tax Credit Regulations"), the terms of the City's letter reserving Tax Credits for the Project (the "Reservation Letter"), and, if applicable, the City's Housing Tax Credit Plan

for the year in which the Project received its allocation of Tax Credits (the "Plan"). The Borrower will take whatever action is required to ensure that the Project complies with all requirements imposed by the National Affordable Housing Act, the HOME Regulations, the Regulatory Agreement, Section 42 of the Code, the Tax Credit Regulations, the terms of the Reservation Letter and, if applicable, the Plan during the periods required thereby.

The Borrower shall retain all tenant selection documents, which include but are not limited to: income verification, employment verification, credit reports, leases and low-income computation forms, to be available for periodic inspections by the City or its representative. The City, at its option, can periodically inspect the Project, and all tenancy-related documents to determine continued compliance of the Project with all applicable requirements.

- 6. No litigation of proceedings are pending or, to the Borrower's knowledge, threatened, which may affect the interest of the Borrower in the Project or the ability of the Borrower to perform its obligations with respect thereto, except as disclosed on Schedule \_\_attached hereto.
- 7. The Borrower has taken at firmative action to ensure that women- and minority-owned businesses have had the maximum opportunity to compete for and perform as contractors for supplies and/or services, and will continue to do so with future contracts and awards as provided in Sections 2-92-420 through 2-92-570, inclusive, of the Municipal Code of Chicago, as from time to time supplemented, amended and restated.
- 8. All units in each building included in the Project are affirmatively marketed and available for occupancy by all persons regardless of race, national origin, religion, creed, sex, age or handicap.
- 9. The Borrower has not demolished any part of the Project or substantially subtracted from any real or personal property of the Project or permitted the use of any residential rental unit for any purpose other than rental housing. The Borrower has used its best efforts to repair and restore the Project to substantially the same condition as existed prior to the occurrence of any event causing damage or destruction, or to relieve the condemnation, and thereafter to operate the Project in accordance with the terms of the Regulatory Agreement.
- 10. The Borrower is in possession of all records which it is required to maintain pursuant to the terms of the National Affordable Housing Act, the HOME Regulations, the Regulatory Agreement, Section 42 of the Code, the Tax Credit Regulations and, if applicable, the Plan, as well as any additional records which the City has determined to be necessary to the compliance and administration of the Project.
- 11. The Borrower has not executed any agreement with provisions contradictory to, or in opposition to, the provisions of the Regulatory Agreement and in any event the

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requirements of the Regulatory Agreement are paramount and controlling as to the rights and obligations therein set forth and supersede any other requirements in conflict therewith. The Borrower shall continue to cooperate with the City and furnish such documents, reports, exhibits or showings as are required by the National Affordable Housing Act, the HOME Regulations, the Regulatory Agreement, Section 42 of the Code, the Tax Credit Regulations, the Plan (if applicable) and the City or the City's counsel.

If the Borrower is unable to make any representation or warranty set forth above, the Borrower must immediately contact the City and inform the City of the reason that the Borrower is unable to make such representation or warranty; provided, however, that the foregoing shall not be deerned to negate any notice and/or cure periods available to the Borrower under the Loan Documents (as defined in the Regulatory Agreement).

Under penal (1933) of perjury, the Borrower declares that, to the best of its knowledge and belief, each response, representation, warranty and document delivered by the Borrower in connection herewith is true, correct and complete and will continue to be true, correct and complete.

#### C. INDEMNIFICATION

The Borrower hereby agrees to faily and unconditionally indemnify, defend and hold harmless the City from and against any judy ments, losses, liabilities, damages (including consequential damages), costs and expenses of whatsoever kind or nature, including, without limitation, attorneys' fees, expert witness fees, and any other professional fees and litigation expenses or other obligations, incurred by the City that may arise in any manner out of or in connection with actions or omissions which result from the Borrower's responses or documents provided pursuant to the terms of this Annual Report, including breaches of the representations and warranties herein contained, other than those judgments, losses, liabilities, damages, costs and expenses arising out of the City's gross negligence or willful misconduct following the City's acquisition of title to or control of the Project, unless such act is taken in response to (1) any willful misconduct or negligent act or omission of the Borrower, the General Partner, if any, or the Owner, if any (as the last two terms are defined in the Loan Agreement), or (2) any breach (other than failure to repay the Loan) by the Borrower, the General Partner, if any, or the Owner, if any, or connection with the Loan.

of	<u>.</u>	
	BORROWER:	
Its:	By:	

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Subscribed and sworn to before me this \_\_\_\_ day of \_\_\_\_\_\_\_.

Notary Public (SEAL)



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#### **SCHEDULE I**

Borrow	/er:
Mailing	g Address:
Date of	Regulatory Agreement:
Project	Name and No.:
Buildir	ng Address:
Buildir	ng Identification (Number:
	******
1.	Is the date of the attached Annual Report prior to the start of the Compliance Period for this Building?  Yes No [check one]. If "Yes," do not complete (2) or (3) but go directly to (4). If "No," proceed to (2).
2.	Is the date of the attached Annual Report later than the first October 1 following the end of the Compliance Period for this Building? Yes No [check one]. If "Yes," do not complete (3) but go directly to (4). If "No," proceed to (3).
3.	(a) Tax Credits Allocated to this Project:
	(b) Number of Residential Rental Units in this Building:
	Studios       1 Br       2 Br         3 Br       4 Br       5 or more Br
	(c) Total Square Feet of space contained in Residential Rental Units in this Building:
	(d) Total Number of Residential Rental Units rented to Tax Credit Eligible Families:
	Studios 1 Br       2 Br         3 Br       4 Br         5 or more Br
	(e) Total Eligible Basis of this Building:

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(f)	Amount reduced due to receiving a federal grant or for any other reason: (If applic
(g)	Total Qualified Basis of this Building:
(a) N	fote utilities paid by tenants:
	· O <sub>O</sub>
(b)	Note utilities paid by Borrower for which tenants reimburse Borrower:
	O <sub>F</sub>
(c)	For each Residential Rental Unit in the Project, provide the following:
	TAX CREDIT ELIGIBLE UNITS:
<u>Unit</u>	Br Rent Family's Income Family Size

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#### HOME-ASSISTED UNITS RENTED TO VERY LOW-INCOME FAMILIES:

<u>Unit</u>	<u>Br</u>	Rent	Family's Income	Family Size	
<del></del>					
	)				
	0				
	Q <sub>/X</sub>				
	<i>y</i>	<u>O</u>			
		$C_{\alpha}$			
		- 04			
			<u>C)</u>		
<u>(</u>	OTHER HOME	E-ASSISTED U	NITS:		
<u>Unit</u>	<u>Br</u>	Rent	Family's Income	Family Size	
				TSO	
				In.	
				Ö	

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#### OTHER UNITS:

		Rent	Family's Income	Family Size
-		w <b>-</b>		
	6			
· · · · · · · · · · · · · · · · · · ·	70_	·		
	O/A			
	1	_		
		O <sub>x</sub> c		
		0-		
		C	/_	
			C	
above inc first Ann	creased since th	ne filing of the d with respect	previous Annual Reporto such building, hes th	Unit in the building identi t, or, if this Annual Repo e rent been increased from
above inc first Ann	creased since the ual Report file projected durin	ne filing of the d with respect	previous Annual Reporto such building, hes th	t, or, if this Annual Repo
above inc first Ann amounts	creased since the control of the con	ne filing of the d with respect ng the constructors	previous Annual Reporto such building, has the ction period?	t, or, if this Annual Repo
above inc first Ann amounts	creased since the ual Report file projected durin	ne filing of the d with respect ng the constructors	previous Annual Reporto such building, has the ction period?	t, or, if this Annual Report e rent been increased from
above inc first Ann amounts	creased since the control of the con	ne filing of the d with respect ng the constructors	previous Annual Reporto such building, has the ction period?	t, or, if this Annual Report e rent been increased from
above inc first Ann amounts	creased since the control of the con	ne filing of the d with respect ng the constructors	previous Annual Reporto such building, has the ction period?	t, or, if this Annual Repo
above inclinated amounts  If Yes, pl	creased since the ual Report file projected during Y	ne filing of the d with respect ng the constructors.	previous Annual Reporto such building, has the tion period?  No	t, or, if this Annual Reports rent been increased from
above inclinated in the first Anniamounts  If Yes, planting the first Anniamounts  How man	creased since the ual Report file projected during the projected during the lease provide decrease provide decrease provide decrease that did not constant the constant the constant the constant that did not constant the cons	ne filing of the d with respect ng the constructors.  Tes etails.  et Units or Tax	previous Annual Reporto such building, has the stion period?  No  Credit Eligible Units in	t, or, if this Annual Report e rent been increased from
above inclinated in the state of the state o	creased since the ual Report file projected during the projected during the lease provide during the Low-Income is that did not consider the constant of the c	ne filing of the d with respect ng the constructors.  Tes etails.  et Units or Tax	previous Annual Reporto such building, has the stion period?  No  Credit Eligible Units in	t, or, if this Annual Reports rent been increased from

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building, since	the initial rent-up of this	the first Annual Report filed wi ouilding?	in respect to tim
	Yes	No	
If Yes, please p	rovide details.		
	0	1-4-70-70-1	
	<i>5</i>		
	r administrative action be against the Borrower?	en instituted by any Low-Incom	e Family or Tax
	Yes	No	
If Yes, please p	provide details.	0,	
		<u> </u>	
		C/O/A	

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#### **SCHEDULE II**

#### **CHANGES IN APPLICABLE FRACTION**



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# UNOFFICIAL COPY CONTROL OF SCHEDULE III

# ANNUAL INCOME CERTIFICATION/RECERTIFICATION (TO BE COMPLETED BY OWNER/MANAGEMENT)

□ In	TENANT INCC itial Certification □				Effective Dat Move-in Dat		
		PART I I	DEVELOPM	IENT DAT		1)	
Property	Name:			TC	C#:		
			Cit	y:	State:	Zip:	······································
BIN #: _	0	County: Unit Number:		# Bedrooms:			
НН		PART II. HOU	Relationshi		Date of Birth	F/T Student	Social Security
Mbr#	Last Name	Initial	of Hous		(MM/DD/YYYY)	(Y or N)	or Alien Reg. No.
1	and the state of t	Ox	HEA				
2							
3							
4							
			<del></del>				
5	1 186 V P						
6				) <del></del>			
7				4			
	PART	III. GROSS ANNUA	L INCOME	(USE AN	NUAL AMOUN	rs)	
HH Mbr#	(A) Employment or Wages	(B) Soc. Security		Pu	(C) lic A ssistance	Otl	(D) ner Income
					<del>_</del>		****
	A 100 A 100 P				0.1		
					9		
TOTALS	\$	\$		\$		¢ v	
Add tota	als from (A) through (D)				INCOME (E):	\$	
		PART IV. I	NCOME FI	ROM ASS	ETS	0	
НН	(F)	(G	i)	(H	(1)		(I)
Mbr#	Type of Asse	et C/	'I	Cash Value	e of Asset	Annual I	ncome from Asset
					AND AND THE PERSON NAMED IN COLUMN TO THE PERSON NAMED IN COLUMN T		MARIE V
	- 164 TO - 174 TO - 1				···		
				· · · · · · · · · · · · · · · · · · ·			
		TOTAL				\$	
Enter Column (H) Total Passbook Rate					\$		
	f over \$5000 \$	X Currently 2			J) Imputed Income	( <del></del>	
Enter the	Enter the greater of the total of column I, or J: imputed income TOTAL INCOME FROM ASSETS (K)						

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# (L) Total Armal Household Income from A Sources [Add () + Ky \$

	PART V. DET	<b>TERMINATION OF I</b>	NCOME ELIGIB	ILITY		
				RECERTIFICATION ONLY:		
	EHOLD INCOME ALL SOURCES: item (L) on page 1 \$		Household Meets Income Restriction at:	Current Income Limit x 140%:		
Current Income Limi	t per Family Size: \$		☐ 60% ☐ 50% ☐ 40% ☐ 30% ☐ Other%	Household Income exceeds 140% at recertification:  ☐ Yes ☐ No		
Household Inc	come at Move-in: \$	11 14	Household S	ize at Move-in:		
		PART VI. REN	T			
	5					
1	rant Paid Rent \$ Utility Allowance \$		Rent Assistance: Other non-optional	\$charges: \$		
GROSS R (Tenant paid rent plus Ut.	estriction at:					
other non-	-optional charges)		□60% □ 50%	☐ 40% ☐ 30% ☐ <u></u> %		
Maximum Rent I (as of recertification	Limit for this unit: \$ on effective date)	<u></u>				
	P	PART VII. STUDENT	STATUS			
ARE ALL OCCUPANTS FUL ☐ Yes ☐ No		Enter 1-5	student explanation* (ach documentation)	*Student Explanation: 1 TANF assistance 2 Job Training Program 3 Single parent/dependent child 4 Married/joint return 5 Former Foster Child		
		PART VIII. PROGRA				
Mark the program(s) listed below (a. through e.) for which this household's unit will be counted toward the property's occupancy requirements. Under each program marked, indicate the household's income status as established by this contification/recertification.						
a. Tax Credit □	b. НОМЕ □	c. Tax Exempt □	d. AHDP 🗖	e. Other		
See Part V above.	Income Status  □ ≤ 50% AMGI □ ≤ 60% AMGI □ ≤ 80% AMGI □ OI**	Income Status □ ≤ 50% AMGI □ ≤ 60% AMGI □ ≤ 80% AMGI □ OI**	Income Status  □ ≤ 50% AM6  □ ≤ 80% AM6  □ OI**	GI Income Status GI		
** Upon recertification, household was determined over-income (OI) according to eligibility requirements of the program(s) marked above.						
PART IX. HOUSEHOLD DEMOGRAPHIC  HH Race Ethnicity Disabled?						
HH Race Ethnicity Code  1 2 3 4 5 6 7	Disabled? (Y/N) 1 2 3 4 5 6	Race Code  White  Black/African America American Indian/Alasl Asian  Native Hawaiian/other Other	ca Native	Ethnicity Code  1 Hispanic or Latino 2 Not Hispanic or Latino		

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County Clark's Office

## **UNOFFICIAL COPY**

#### HOUSEHOLD CERTIFICATION & SIGNATURES

The information on this form will be used to determine maximum income eligibility. I/we have provided for each person(s) set forth in Part II acceptable verification of current anticipated annual income. I/we agree to notify the landlord immediately upon any member of the household moving out of the unit or any new member moving in. I/we agree to notify the landlord immediately upon any member becoming a full time student. I/we agree to provide upon request source documents evidencing the income and other information disclosed above. I/we consent and authorize the disclosure of such information and any such source documents to the City, County or IHDA and HUD and any agent acting on their behalf. I/we understand that the submission of this information is one of the requirements for tenancy and does not constitute an approval of my application, or my acceptance as a tenant.

SIGNATURE OF OWNER/REPRESENTATIVE

DATE

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# UNOFFICIAL COPY INSTRUCTIONS FOR COMPLETING TENANT INCOME CERTIFICATION

This form is to be completed by the owner or an authorized representative.

#### Part I - Development Data

Check the appropriate box for Initial Certification (move-in), Recertification (annual recertification), or Other. If Other, designate the purpose of the recertification (i.e., a unit transfer, a change in household composition, or other state-required recertification).

Move-in Date Enter the date the tenant has or will take occupancy of the unit.

Effective Date Enter the effective date of the certification. For move-in, this should be the

move-in date. For annual recertification, this effective date should be no later

than one year from the effective date of the previous (re)certification.

Property Name Enter the name of the development.

County Enter the county (or equivalent) in which the building is located.

BIN # Enter the Building Identification Number (BIN) assigned to the building (from

IRS Form 8609).

TC# Enter the Tax Credit Identification Number for the development.

Property Address Enter the address of the building.

Unit Number Enter the unit number.

# Bedrooms Enter the number of codrooms in the unit.

#### Part II - Household Compisition

List all occupants of the unit. State each household member's relationship to the head of household by using one of the following coded definitions:

H - Head of Household S - Spouse

A - Adult co-tenant O - Other family member
C - Child F - Foster child(ren)/adult(s)
L - Live-in caretaker N - None of the above

Enter the date of birth, student status, and social security number or alien registration number for each occupant.

If there are more than 7 occupants, use an additional sheet of paper to list the remaining household members and attach it to the certification.

#### Part III - Annual Income

See HUD Handbook 4350.3 for complete instructions on verifying and calculating income, including acceptable forms of verification.

From the third party verification forms obtained from each income source, enter the gross amount anticipated to be received for the twelve months from the effective date of the (re)certification. Indicate the anticipated income from all sources received by the family head and spouse (even if temporarily absent) and by each additional member of the family age 18 or older. Complete a separate line for each income-earning member. List the respective household member number from Part II.

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Column (A)

Enter the armal amount of wages, salaries, tips, commissions bonds and other income from employment; distributed profess and or pet income from a business.

Column (B)

Enter the annual amount of Social Security, Supplemental Security Income, pensions, military retirement, etc.

Column (C)

Enter the annual amount of income received from public assistance (i.e., TANF, general assistance, disability, etc.).

Column (D)

Enter the annual amount of alimony, child support, unemployment benefits, or any other income regularly received by the household.

Row (E)

Add the totals from columns (A) through (D), above. Enter this amount.

#### Part IV - Income from Assets

See HUD Handbook 353.3 for complete instructions on verifying and calculating income from assets, including acceptable forms of verification.

From the third party verification forms obtained from each asset source, list the gross amount anticipated to be received during the twelve months from the effective date of the certification. List the respective household member number from Part II and complete a separate line for each member.

Column (F) List the type of asset (i.e., checking account, savings account, etc.)

Column (G) Enter C (for current, if the ramily currently owns or holds the asset), or I (for imputed, if the family

has disposed of the asset for less than fair market value within two years of the effective date of

(re)certification).

Column (H) Enter the cash value of the respective asset.

Column (I) Enter the anticipated annual income from the asset (i.e., savings account balance multiplied by the

annual interest rate).

TOTALS Add the total of Column (H) and Column (I), respectively.

If the total in Column (H) is greater than \$5,000, you must do an imputed calculation of asset income. Enter the Total Cash Value, multiply by 2% and enter the amount in (J), Imputed Income.

Row (K) Enter the greater of the total in Column (l) or (J)

Row (L) Total Annual Household Income From all Sources Add (E) and (K) and enter the total

#### HOUSEHOLD CERTIFICATION AND SIGNATURES

After all verifications of income and/or assets have been received and calculated, each household member age 18 or older <u>must</u> sign and date the Tenant Income Certification. For move-in, it is recommended that the Tenant Income Certification be signed no earlier than 5 days prior to the effective date of the certification.

#### Part V - Determination of Income Eligibility

Total Annual Household Income from all Sources

Enter the number from item (L).

Current Income Limit per Family

Enter the Current Move-in Income Limit for the household size.

Size

Household income at move-in For recertifications, only. Enter the household income from the move-in

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This is a joint form accepted by Illinois Housing Development Authority, City of Chicago, and Cook County (revised 6/12)

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Household size at move-in

cation On the adjacent line, enter the number Phoasehold members from the ove in cer ification.

Household Meets Income

Restriction

Check the appropriate box for the income restriction that the household meets

according to what is required by the set-aside(s) for the project.

Current Income Limit x 140%

For recertifications only. Multiply the Current Maximum Move-in Income Limit by 140% and enter the total. Below, indicate whether the household income exceeds that total. If the Gross Annual Income at recertification is greater than 140% of the current income limit, then the available unit rule must be followed.

#### Part VI - Rent

Tenant Paid Rent

Enter the amount the tenant pays toward rent (not including rent assistance payments

such as Section 8).

Rent Assistance

Enter the amount of rent assistance, if any.

Utility Allowance

Enter the utility allowance. If the owner pays all utilities, enter zero.

Other non-optional charges

Enter the amount of non-optional charges, such as mandatory garage rent, storage

lockers, charges for services provided by the development, etc.

Gross Rent for Unit

Enter the total of Tenant Paid Rent plus Utility Allowance and other non-optional

charges.

Maximum Rent Limit for this unit

Enter the maximum allowable gross rent for the unit.

Unit Meets Rent Restriction at

Check the appropriate rent restriction that the unit meets according to what is

required by the set-aside(s) for the project.

#### Part VII - Student Status

If all household members are full time\* students, check "yes". If at least one nousehold member is not a full time student, check "no".

If "ves" is checked, the appropriate exemption must be listed in the box to the right. If none of the exemptions apply, the household is 6/4% ineligible to rent the unit.

#### Part VIII - Program Type

Mark the program(s) for which this household's unit will be counted toward the property's occupancy requirements. Under each program marked, indicate the household's income status as established by this certification/recertification. If the property does not participate in the HOME, Tax-Exempt Bond, Affordable Housing Disposition, or other housing program, leave those sections blank.

Tax Credit

See Part V above.

**HOME** 

If the property participates in the HOME program and the unit this household will occupy will count towards the

HOME program set-asides, mark the appropriate box indicting the household's designation.

Tax Exempt

If the property participates in the Tax Exempt Bond Program, mark the appropriate box indicating the household's

designation.

AHDP

If the property participates in the Affordable Housing Disposition Program (AHDP), and this household's unit will

count towards the set-aside requirements, mark the appropriate box indicting the household's designation.

Other

If the property participates in any other affordable housing program, complete the information as appropriate.

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<sup>\*</sup>Full time is determined by the school the student attends.

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# UNOFFICIAL COPY Part IX – Household Demographic

Please ask applicant/resident(s) to provide their demographic information and disability status. If the applicant/resident(s) refuses, it is management's responsibility to complete the information based on observation or derived from other sources.

#### SIGNATURE OF OWNER/REPRESENTATIVE

It is the responsibility of the owner or the owner's representative to sign and date this document immediately following execution by the resident(s).

The responsibility of documenting and determining eligibility (including completing and signing the Tenant Income Certification form) and ensuring such documentation is kept in the tenant file is extremely important and should be conducted by someone well trained in tax credit compliance.

These instructions should ret be considered a complete guide on tax credit compliance. The responsibility for compliance with federal program regulations the with the owner of the building(s) for which the credit is allowable.

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#### **SCHEDULE IV**

#### **CHANGES IN ELIGIBLE BASIS**



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# **UNOFFICIAL COPY**

#### **EXHIBIT E**

#### **HOME-ASSISTED UNITS (Floating)**

<u>Unit Number</u>	Number of Bedrooms
0 1	8 27
	35



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#### **EXHIBIT F**

Form HUD-4010

[SEE ATTACHED]



#### Federal Labor Standards Provisions

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

#### **Applicability**

The Project or Program to which the construction work covered by this contract pertains is being assisted by the United States of America and the following Federal Labor Standards Provisions are included in this Contract pursuant to the provisions applicable to such Federal assistance.

A. 1. (i) Minimum Wages. All laborers and mechanics employed or working upon the site of the work, will be paid unconditionally and not less often than once a week, and without subsequent deduction or rebate on any account (except such payrot, deductions as are permitted by regulations issued by the Secretary of Labor under the Copeland Act (29 CFF Part 3), the full amount of wages and bona fide fringe ben, fits (or cash equivalents thereof) due at time of payment computed at rates not less than those contained in the wage determination of the Secretary of Labor which is attached hereto and made a part hereof, regardless of any contractual relationship which may be alleged to exist between the contractor and such laborers and mechanics. Contributions made or costs reasonably anticipated for bona fide finge benefits under Section I(b)(2) of the Davis-Bacon Act on ochalf of laborers or mechanics are considered wages paid to such laborers or mechanics, subject to the provisions of 20 CFR 5.5(a)(1)(iv); also, regular contributions made or costs incurred for more than a weekly period (but not less often than quarterly) under plans, funds, or programs, which cover the particular weekly period, are deemed to be constructively made or incurred during such weekly period. Such laborers and mechanics shall be paid the appropriate wage rate and fringe benefits on the wage determination for the classification of work actually performed, without regard to skill, except as provided in 29 CFR 5.5(a)(4). Laborers or mechanics performing work in more than one classification may be compensated at the rate specified for each classification for the time actually worked therein: Provided. That the employer's payroll records accurately set forth the time spent in each classification in which work is performed. The wage determination (including any additional classification and wage rates conformed under 29 CFR 5.5(a)(1)(ii) and the Davis-Bacon poster (WH-1321) shall be posted at all times by the contractor and its subcontractors at the site of the work in a prominent and accessible, place where it can be easily seen by the workers.

(ii) (a) Any class of laborers or mechanics which is not listed in the wage determination and which is to be employed under the contract shall be classified in conformance with the wage determination. HUD shall approve an additional classification and wage rate and fringe benefits therefor only when the following criteria have been met:

- (1) The work to be performed by the classification requested is not performed by a classification in the wage determination; and
- (2) The classification is utilized in the area by the construction industry; and
- (3) The proposed wage rate, including any bona fide fringe benefits, bears a reasonable relationship to the wage rates contained in the wage determination.
- (b) If the contractor and the laborers and mechanics to be employed in the classification (if known), or their representatives, and HUD or its designee agree on the classification and wage rate (including the amount designated for fringe benefits where appropriate), a report of the action taken shall be sent by HUD or its designee to the Administrator of the Wage and Hour Division, Employment Standards Administration, U.S. Department of Labor, Washington, D.C. 20210. The Administrator, or an authorized representative, will approve, modify, or disapprove every additional classification action within 30 days of receipt and so advise HUD or its designee or will notify HUD or its designee within the 30-day period that additional time is necessary. (Approved by the Office of Management and Budget under OMB control number 1215-0140.)
- (c) In the event the contractor, the laborers or mechanics to be employed in the classification or their representatives, and HUD or its designee do not agree on the proposed classification and wage rate (including the amount designated for fringe benefits, where appropriate), H'D or its designee shall refer the questions, including the views of all interested parties and the recommendation of HID or its designee, to the Administrator for determination. The Administrator, or an authorized representative, will issue a determination within 30 days of receipt and so covise HUD or its designee or will notify HUD or its designee within the 30-day period that additional time is necessary. (Approved by the Office of Management and Budget under OMB Control Number 1215-0140.)
- (d) The wage rate (including fringe benefits where appropriate) determined pursuant to subparagraphs (1)(ii)(b) or (c) of this paragraph, shall be paid to all workers performing work in the classification under this contract from the first day on which work is performed in the classification.
- (iii) Whenever the minimum wage rate prescribed in the contract for a class of laborers or mechanics includes a fringe benefit which is not expressed as an hourly rate, the contractor shall either pay the benefit as stated in the wage determination or shall pay another bona fide fringe benefit or an hourly cash equivalent thereof.
- (iv) If the contractor does not make payments to a trustee or other third person, the contractor may consider as part

of the wages of any laborer or mechanic the amount of any costs reasonably anticipated in providing bona fide fringe benefits under a plan or program, Provided, That the Secretary of Labor has found, upon the written request of the contractor, that the applicable standards of the Davis-Bacon Act have been met. The Secretary of Labor may require the contractor to set aside in a separate account assets for the meeting of obligations under the plan or program. (Approved by the Office of Management and Budget under OMB Control Number 1215-0140.)

- 2. Withholding. HUD or its designee shall upon its own action or upon written request of an authorized representative of the Department of Labor withhold or cause to be wilniald from the contractor under this contract or any other Federal contract with the same prime contractor, or any other Federally-assisted contract subject to Davis-Bacon prevailing wage requirements, which is held by the same prince contractor so much of the accrued payments or advances as may be considered necessary to pay laborers and mechanics, including apprentices, trainees and helpers, employed by the contractor or any subcontractor the full amount of wages required by the contract in the event of failure to pay any laborer or mechanic, including any apprentice, trainee or helper, employed or working on the site of the work, all or part of the wages required by the contract, HUD or its designee may, after written notice to the contractor, sponsor, applicant, or owner, take such action as may be necessary to cause the suspension of any further payment, advance, or guarantee of funds until such violations have ceased. HUD or its designee may, after written notice to the contractor, disburse such amounts withheld for and on account of the contractor or subcontractor to the respective employees to whom they The Comptroller General shall make such disbursements in the case of direct Davis-Bacon Act contracts.
- 3. (i) Payrolls and basic records. Payrolls and basic records relating thereto shall be maintained by the contractor during the course of the work preserved for a period of three years thereafter for all laborers and mechanics working at the site of the work. Such records shall contain the name, address, and social security number of each such worker, his or her correct classification, hourly rates of wages paid (including rates of contributions or costs anticipated for bona fide fringe benefits or cash equivalents thereof of the types described in Section I(b)(2)(B) of the Davis-bacon Act), daily and weekly number of hours worked, deductions made and actual wages paid. Whenever the Secretary of Labor has found under 29 CFR 5.5 (a)(1)(iv) that the wages of any laborer or mechanic include the amount of any costs reasonably anticipated in providing benefits under a plan or program described in Section I(b)(2)(B) of the Davis-Bacon Act, the contractor shall maintain records which show that the commitment to provide such benefits is enforceable, that the plan or program is financially responsible, and that the plan or program has been

communicated in writing to the laborers or mechanics affected, and records which show the costs anticipated or the actual cost incurred in providing such benefits. Contractors employing apprentices or trainees under approved programs shall maintain written evidence of the registration of apprenticeship programs and certification of trainee programs, the registration of the apprentices and trainees, and the ratios and wage rates prescribed in the applicable programs. (Approved by the Office of Management and Budget under OMB Control Numbers 1215-0140 and 1215-0017.)

- (ii) (a) The contractor shall submit weekly for each week in which any contract work is performed a copy of all payrolls to HUD or its designee if the agency is a party to the contract, but if the agency is not such a party, the contractor will submit the payrolls to the applicant sponsor, or owner, as the case may be, for transmission to HUD or its designee. The payrolls submitted shall set out accurately and completely all of the information required to be maintained under 29 CFR 5.5(a)(3)(i) except that full social security numbers and home addresses shall not be included on weekly transmittals. Instead the payrolls shall only need to include an individually identifying number for each employee (e.g., the last four digits of the employee's social security number). The required weekly payroll information may be submitted in any form desired. Optional Form WH-347 is available for this purpose from the Wage and Hour Division Web http://www.dol.gov/esa/whd/forms/wh347instr.htm or its successor site. The prime contractor is responsible for the submission of copies of payrolls by all subcontractors. Contractors and subcontractors shall maintain the full social security number and current address of each coverer worker, and shall provide them upon request to HUD or its designee if the agency is a party to the contract, but f the agency is not such a party, the contractor will submit the payrolls to the applicant sponsor, or owner as the case may be, for transmission to HUD or its designue, the contractor, or the Wage and Hour Division of the Department of Labor for purposes of an investigation or audit (f compliance with prevailing wage requirements. It is not a violation of this subparagraph for a prime contractor to require a subcontractor to provide addresses and social security numbers to the prime contractor for its own records, without weekly submission to HUD or its designee. (Approved by the Office of Management and Budget under OMS Control Number 1215-0149.)
- (b) Each payroll submitted shall be accompanied by a "Statement of Compliance," signed by the contractor or subcontractor or his or her agent who pays or supervises the payment of the persons employed under the contract and shall certify the following:
- (1) That the payroll for the payroll period contains the information required to be provided under 29 CFR 5.5 (a)(3)(ii), the appropriate information is being maintained under 29 CFR 5.5(a)(3)(i), and that such information is correct and complete;

- (2) That each laborer or mechanic (including each helper, apprentice, and trainee) employed on the contract during the payroll period has been paid the full weekly wages earned, without rebate, either directly or indirectly, and that no deductions have been made either directly or indirectly from the full wages earned, other than permissible deductions as set forth in 29 CFR Part 3;
- (3) That each laborer or mechanic has been paid not less than the applicable wage rates and fringe benefits or cash equivalents for the classification of work performed, as specified in the applicable wage determination incorporated into the contract.
- (c) The weekly submission of a properly executed certification set for 3 on the reverse side of Optional Form WH-347 shall satisfy the requirement for submission of the "Statement of Compliance" required by subparagraph A.3.(ii)(b).
- (d) The falsification of any of the above certifications may subject the contractor or subcontractor to civil or criminal prosecution under Section 1001 of Title 18 and Section 231 of Title 31 of the United States Cods.
- (iii) The contractor or subcontractor shall make the records required under subparagraph A.3.(i) available for inspection, copying, or transcription by authorized representatives of HUD or its designee or the Lepartment of Labor, and shall permit such representatives to interview employees during working hours on the jot. If the contractor or subcontractor fails to submit the required records or to make them available, HUD or its designee may, after written notice to the contractor, sponsor, applicant or owner, take such action as may be necessary to cause the suspension of any further payment, advance, or guarantee of funds. Furthermore, failure to submit the required records upon request or to make such records available may be grounds for debarment action pursuant to 29 CFR 5.12.

#### 4. Apprentices and Trainees.

(i) Apprentices. Apprentices will be permitted to work at less than the predetermined rate for the work they performed when they are employed pursuant to and individually registered in a bona fide apprenticeship program registered with the U.S. Department of Labor, Employment and Training Administration, Office of Apprenticeship Training, Employer and Labor Services, or with a State Apprenticeship Agency recognized by the Office, or if a person is employed in his or her first 90 days of probationary employment as an apprentice in such an apprenticeship program, who is not individually registered in the program, but who has been certified by the Office of Apprenticeship Training, Employer and Labor Services or a State Apprenticeship Agency (where appropriate) to be eligible for probationary employment as an apprentice. The allowable ratio of apprentices to journeymen on the job site in any craft classification shall not be greater than the ratio permitted to the contractor as to the entire work force under the registered program. Any worker listed on a payroll at an apprentice wage rate, who is not registered or otherwise employed as stated above, shall be paid not less than the applicable wage rate on the wage determination for the classification of work actually performed. In addition, any apprentice performing work on the job site in excess of the ratio permitted under the registered program shall be paid not less than the applicable wage rate on the wage determination for the work actually performed. Where a contractor is performing construction on a project in a locality other than that in which its program is registered, the ratios and wage rates (expressed in percentages of the journeyman's hourly rate) specified in the contractor's or subcontractor's registered program shall be observed. Every apprentice must be paid at not less than the rate specified in the registered program for the apprentice's level of progress, expressed as a percentage of the journeymen hourly rate specified in the applicable wage determination. Apprentices shall be paid fringe benefits in accordance with the provisions of the apprenticeship program. If the apprenticeship program does not specify fringe benefits, apprentices must be paid the full amount of fringe benefits listed on the wage determination for the applicable classification. If the Administrator determines that a different practice prevails for the applicable apprentice classification, fringes shall be paid in accordance with that determination. In the event the Office of Apprenticeship Training, Employer and Labor Services, or a State Apprenticeship Agency recognized by the Office, withdraws approval of an apprenticeship program, the contractor will no longer be permitted to utilize apprentices at less than the applicable predetermined rate for the work performed until an acceptable program is

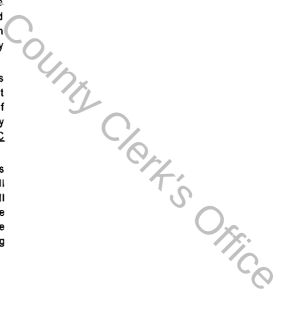
(ii) Trainees. Except as provided in 29 CFR 5.16, traineds will not be permitted to work at less than the predeterm ned rate for the work performed unless they are employed pursuant ',to and individually registered in a program which has received prior approval, evidenced by formal certification by the U.S. Department of Labor, Employment and Training Administration. The ratio of trainees to journeymen on the job site shall not be greater than permitted under the plan approved by the Employment and Training Administration. Every trainee must be paid at not less than the rate specified in the approved program for the trained's level of progress, expressed as a percentage of the journayman hourly rate specified in the applicable wage determination. Trainees shall be paid fringe benefits in accordance with the provisions of the trainee program. If the trainee program does not mention fringe benefits, trainees shall be paid the full amount of fringe benefits listed on the wage determination unless the Administrator of the Wage and Hour Division determines that there is an apprenticeship program associated with the corresponding journeyman wage rate on the wage determination which provides for less than full fringe benefits for apprentices. employee listed on the payroll at a trainee rate who is not registered and participating in a training plan approved by

the Employment and Training Administration shall be paid not less than the applicable wage rate on the wage determination for the work actually performed. In addition, any trainee performing work on the job site in excess of the ratio permitted under the registered program shall be paid not less than the applicable wage rate on the wage determination for the work actually performed. In the event the Employment and Training Administration withdraws approval of a training program, the contractor will no longer be permitted to utilize trainees at less than the applicable predetermined rate for the work performed until an acceptable program is approved.

- (iii) Equal employment opportunity. The utilization of apprentices, trainges and journeymen under 29 CFR Part 5 shall be in conformity with the equal employment opportunity requirements of Executive Order 11246, as amended, and 29 CFR Pa t 30.
- 5. Compliance with Cope and Act requirements. The contractor shall comply with the requirements of 29 CFR Part 3 which are incorporated by reference in this contract
- 6. Subcontracts. The contractor or subcontractor will insert in any subcontracts the clauses contained in subparagraphs 1 through 11 in this paragraph A and such other clauses as HUD or its designee may Ly appropriate instructions require, and a copy of the applicable prevailing wage decision, and also a clause requiring the subcontractors to include these clauses in any lower for subcontracts. The prime contractor shall be responsible for the compliance by any subcontractor or lower tier subcontractor with all the contract clauses in this paragraph.
- 7. Contract termination; debarment. A breach of the contract clauses in 29 CFR 5.5 may be grounds for termination of the contract and for debarment as a contractor and a subcontractor as provided in 29 CFR 5.12.
- 8. Compliance with Davis-Bacon and Related Act Requirements. All rulings and interpretations of the Davis-Bacon and Related Acts contained in 29 CFR Parts 1, 3, and 5 are herein incorporated by reference in this contract
- 9. Disputes concerning labor standards. Disputes arising out of the labor standards provisions of this contract shall not be subject to the general disputes clause of this contract. Such disputes shall be resolved in accordance with the procedures of the Department of Labor set forth in 29 CFR Parts 5, 6, and 7. Disputes within the meaning of this clause include disputes between the contractor (or any of its subcontractors) and HUD or its designee, the U.S. Department of Labor, or the employees or their representatives.
- 10. (I) Certification of Eligibility. By entering into this contract the contractor certifies that neither it (nor he or she) nor any person or firm who has an interest in the contractor's firm is a person or firm ineligible to be awarded Government contracts by virtue of Section 3(a) of the Davis-Bacon Act or 29 CFR 5.12(a)(1) or to be

- awarded HUD contracts or participate in HUD programs pursuant to 24 CFR Part 24.
- (II) No part of this contract shall be subcontracted to any person or firm ineligible for award of a Government contract by virtue of Section 3(a) of the Davis-Bacon Act or 29 CFR 5.12(a)(1) or to be awarded HUD contracts or participate in HUD programs pursuant to 24 CFR Part 24.
- (III) The penalty for making false statements is prescribed in the U.S. Criminal Code, 18 U.S.C. 1001. Additionally, U.S. Criminal Code, Section 1 01 0, Title 18, U.S.C., "Federal Housing Administration transactions", provides in part: "Whoever, for the purpose of . . . influencing in any way the action of such Administration..... makes, utters or publishes any statement knowing the same to be false..... shall be fined not more than \$5,000 or imprisoned not more than two years, or both."
- 11. Complaints, Proceedings, or Testimony by Employees. No laborer or mechanic to whom the wage, salary, or other labor standards provisions of this Contract are applicable shall be discharged or in any other manner discriminated against by the Contractor or any subcontractor because such employee has filed any complaint or instituted or caused to be instituted any proceeding or has testified or is about to testify in any proceeding under or relating to the labor standards applicable under this Contract to his employer.
- B. Contract Work Hours and Safety Standards Act. The provisions of this paragraph B are applicable where the amount of the prime contract exceeds \$100,000. As used in this paragraph, the terms "laborers" and "mechanics" include watchmen and guards.
- Contracting for any part of the contract work which may require or involve one employment of laborers or mechanics shall require or permit any such laborer or mechanic in any workweek in which the individual is employed on such work to work in excess of 40 hours in such workweek unless such laborer or mechanic receives compensation at the not less than one and one-half times the basic rate of pay for all hours worked in excess of 40 hours in such workweek.
- (2) Violation; liability for unpaid wages; liquidated damages. In the event of any violation of the clause set forth in subparagraph (1) of this jaragraph, the contractor and any subcontractor responsible therefor shall be liable for the unpaid wages. In addition, such contractor and subcontractor shall be liable to the Until States (in the case of work done under contract for the District of Columbia or a territory, to such District or to such territory), for liquidated damages. Such liquidated damages shall be computed with respect to each individual laborer or mechanic, including watchmen and guards, employed in violation of the clause set forth in subparagraph (1) of this paragraph, in the sum of \$10 for each calendar day on which such individual was required or permitted to work in excess of the standard workweek of 40 hours without payment of the overtime wages required by the clause set forth in sub paragraph (1) of this paragraph.

- (3) Withholding for unpaid wages and liquidated damages. HUD or its designee shall upon its own action or upon written request of an authorized representative of the Department of Labor withhold or cause to be withheld, from any moneys payable on account of work performed by the contractor or subcontractor under any such contract or any other Federal contract with the same prime contract, or any other Federally-assisted contract subject to the Contract Work Hours and Safety Standards Act which is held by the same prime contractor such sums as may be determined to be necessary to satisfy any liabilities of such contractor or subcontractor for unpaid wages and liquidated damages as provided in the clause set forth in subparagraph (2) (this paragraph.
- (4) Subcontracts. The contractor or subcontractor shall insert in any subcontracts the clauses set forth in subparagraph (1) through (4 of this paragraph and also a clause requiring the subcontractors to include these clauses in any lower tier subcontracts. The prime contractor shall be responsible for compliance by any subcontractor or lower tier subcontractor with the clauses set forth in subparagraphs (1) though (4) of this paragraph.
- C. Health and Safety. The provisions of this paragraph C are applicable where the amount of the prime contract exceeds \$1.70,000.
- (1) No laborer or mechanic shall be required to vork in surroundings or under working conditions which the unsanitary, hazardous, or dangerous to his health and safety as determined under construction safety and health standards promulgated by the Secretary of Labor by regulation.
- (2) The Contractor shall comply with all regulations issued by the Secretary of Labor pursuant to Title 29 Part 1926 and failure to comply may result in imposition of sanctions pursuant to the Contract Work Hours and Safety Standards Act, (Public Law 91-54, 83 Stat 96). 40 USC 3701 et seq.
- (3) The contractor shall include the provisions of this paragraph in every subcontract so that such provisions will be binding on each subcontractor. The contractor shall take such action with respect to any subcontractor as the Secretary of Housing and Urban Development or the Secretary of Labor shall direct as a means of enforcing such provisions.



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#### **EXHIBIT G**

Applicable Wage Determination

[SEE ATTACHED]



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# **UNOFFICIAL COPY**

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General Decision Number: IL130020 01/04/2013 IL20

Superseded General Decision Number: IL20120020

State: Illinois

Construction Types: Building Landscape, Heavy Landscape,

Highway Landscape and Residential Landscape

Counties: Boone, Cook, De Kalb, Du Page, Grundy, Henry, Kane, Kankakee, Kendall, Lake, McHenry, McLean, Ogle, Peoria, Rock Island, Tazewell, Will, Winnebago and Woodford Counties in Illinois.

LANDSCAPING WORK ON BUILDING, RESIDENTIAL, HEAVY AND HIGHWAY CONSTRUCTION PROJECTS.

Modification Number

Publication Date

ENGI0150-013 09/01/2011

BUILDING AND HIGHWAY CONSTRUCTION (landscape WORK): The landscape work for the Landscape Equipment Operator excludes the preparation of sub-grade prior to application of finish landscape materials and the utilization of  $\epsilon$  my equipment over one cubic yard.

BOONE, COOK, DUPAGE, GRUNDY, KANE, KENDALL, LAKE, NCPENRY, AND WILL COUNTIES

Rates

Fringes

Operators:....\$ 26.00 1.75+A+B+C Includes Angle Dozer, Small; Bobcat and other similar type machines, 1 cu yd or less; Chipping Machine; Combination Backhoe and Front End Loader 1 cu yd or less; Fork Lift Truck; Hi-Reach and High-Ranger; Hydraulic Boom with Clam; Log Skidder; Sttraw Blower and Seeder; Stump Machine; Tractors, Crawlers, Rubber Tire Tractors, Highlift Shovels or Front End Loaders 1 cu yd or less; Tree Spades, all; Utility Tractor and attachments, and Rubber Tire Front End loader or similar machine of 1 to 1.5 cu yd solely used for placement of large decorative boulders, trees with balled soil, and other decorative landscape material too large to be accommodated in a 1 cu yd bucket. All other equipment utilized for performing landscape work, tree trimming or removal of stees, and to install plants; transport trees; excavate plant pits; place soil and other landscape materials; and apply finish landscape material on subgrade prepared by others

#### FOOTNOTE:

- A. Health and Welfare contribution is \$987.00 per month effective December 1, 2010.
- B. Paid Holidays: New Year's Day; Memorial Day; Fourth of July; Labor Day; Thanksgiving Day; and Christmas Day

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provided that all such employees shall have in fact worked their regularly scheduled work day immediately preceding and the regularly scheduled work day immediately succeeding the occurrence of such holiday.

Paid Vacation: All employees who have been in the employ of the Employer for a full season of work shall be entitled to one (1) week of vacation with pay. Pay shall be 40 times the employee's regular straight time hourly rate. Effective as of January 1, 2010, employees who have worked for the employer for not less than eleven hundred (1100) straight time and overtime hours since their most recent anniversary date of hire as of vacation time will be deemed to have worked one full season. All employees who have been in the employ of their Employer for three (3) or more consecutive full seasons of work shall at the conclusion of their current season be entitled to two (2) weeks of vacation with pay. Pay shall be 80 times the employee's regular straight time hourly rate. All employees who have been in the employ of their employer for nine (9) or more consecutive full seasors of work shall at the conclusion of their current season be artitled to three (3) weeks of vacation with pay. Pay shall be 120 times the employee's regular straight time hourly rate. 

ENGI0150-023 09/01/2011

HIGHWAY CONSTRUCTION (LANDSCAPE WORK): The landscape work for the Landscape Equipment Operator excludes the preparation of sub-grade prior to application of finish landscape materials and the utilization of any equipment over one cubic yard.

HENRY, MCLEAN, OGLE, PEORIA, ROCK ISLAND, TAZEWELL, WI INEBAGO, and WOODFORD COUNTIES

Rates

Fringes

Operators:....\$ 26.00 1.75+A+B+C Includes the following: Angle Dozer, Small; Bobcat and other similar type machines, 1 cu yd or less; Chipping Machine; Combination Backhoe and Front End Loader 1 cu yd or less; Fork Lift Truck; Hi-Reach and High-Ranger; Hydraulic Boom with Clam; Log Skidder; Sttraw Blower and Seeder; Stump Machine; Tractors, Crawlers, Rubber Tire Tractors, Highlift Shovels or Front End Loaders 1 cu yd or less; Tree Spades, all; Utility Tractor and attachments, and Rubber Tire Front End loader or similar machine of 1 to 1.5 cu yd solely used for placement of large decorative boulders, trees with balled soil, and other decorative landscape material too large to be accommodated in a 1 cu yd bucket. All other equipment utilized for performing landscape work, tree trimming or removal of stees, and to install plants; transport trees; excavate plant pits; place soil and other landscape materials; and apply finish landscape material on subgrade prepared by others

### FOOTNOTE:

- A. Health and Welfare contribution is \$987.00 per month effective December 1, 2010.
- B. Paid Holidays: New Year's Day; Memorial Day; Fourth of

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July; Labor Day; Thanksgiving Day; and Christmas Day provided that all such employees shall have in fact worked their regularly scheduled work day immediately preceding and the regularly scheduled work day immediately succeeding the occurrence of such holiday.

Paid Vacation: All employees who have been in the employ of the Employer for a full season of work shall be entitled to one (1) week of vacation with pay. Pay shall be 40 times the employee's regular straight time hourly rate. Effective as of January 1, 2010, employees who have worked for the employer for not less than eleven hundred (1100) straight time and overtime hours since their most recent anniversary date of hire as of vacation time will be deemed to have worked one full season. All employees who have been in the employ of their Employer for three (3) or more consecutive full seasons of work shall at the conclusion of their current season be entitled to two (2) weeks of vacation with pay. Pay shall be 80 times the employee's regular straight time hourly rate. All employees who have been in the employ of their employer for nine (9) or more consecutive full seasons of work shall at the conclusion of their current season be entitled to three (3) weeks of vacation with pay. Pay shall be 120 times the employee's regular straight time hourly rate.

LABO0032-004 05/01/2009

HIGHWAY CONSTRUCTION

WINNEBAGO COUNTY

Rates

Frinces

18,50

Landscape Laborer.....\$ 27.66

LAB00362-003 05/01/2012

HIGHWAY CONSTRUCTION

MCLEAN COUNTY

Rates

Landscape Laborer.....\$ 29.90

LABO0751-004 05/01/2011

HIGHWAY CONSTRUCTION

KANKAKEE COUNTY

Rates

Fringes

Landscape Laborer.....\$ 32.47

19.60

LABO0852-004 05/01/2006

HIGHWAY CONSTRUCTION

ROCK ISLAND AND HENRY COUNTIES

Rates

Fringes

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Landscape Laborer	.\$ 21.94	12.79	
LABO0996-004 05/01/2012			
HIGHWAY CONSTRUCTION			
PEORIA, TAZEWELL, AND WOODFORD CO	UNTIES		
	Rates	Fringes	
Landscape Laborer	\$ 30.59	_	
SUIL1993-001 01/19/1993			
BUILDING CONSTRUCTION (LANDSCAPE	WORK):		
6	Rates	Fringes	
LABORER BOONE, GRUNDY, KANE, KENDALL, LAKE, MCHENRY, & WILL COUNTIES		- Lange	
LANDSCAPE LABORERS.  COOK COUNTY  LANDSCAPE LABORERS.  LANDSCAPE PLANTSMAN.  DE KALB COUNTY  LANDSCAPE LABORERS.  LANDSCAPE OPERATORS.  LANDSCAPE PLANTSMAN.  DU PAGE COUNTY	9.30 7.25 7.25	1.82	
LANDSCAPE LABORERSS  LANDSCAPE PLANTSMANS  GRUNDY, LAKE & WILL  COUNTIES	7.25 9.04	1)16	
LANDSCAPE DRIVER 2 & 3 Axles	11.86	2.81 3.32	<b>,</b>
SUIL1993-002 01/19/1993		4	.0
EAVY CONSTRUCTION (LANDSCAPE WORK	:)		0.
	Rates	Fringes	
ABORER BOONE, GRUNDY, KANE, KENDALL, LAKE, MCHENRY & WILL COUNTIES: LANDSCAPE DRIVER, 2 & 3			SOM CO
AXLES\$  LANDSCAPE LABORERS\$	11.94 7.25	2.42	
LANDSCAPE OPERATORS\$  LANDSCAPE PLANTSMAN\$  COOK COUNTY:  LANDSCAPE DRIVER, 2 & 3	13.11	3.01 2.05	
AXLES\$		1.89	
LANDSCAPE LABORERS\$ LANDSCAPE OPERATORS\$	10.98	2.12	
LANDSCAPE PLANTSMANS DE KALB COUNTY: LANDSCAPE LABORERSS	10.08	2.06	
	1.43		

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LANDSCAPE OPERATORS\$ LANDSCAPE PLANTSMAN\$ DU PAGE COUNTY:		.26
LANDSCAPE DRIVER, 2 & 3		
AXLES\$	8.32	1.02
LANDSCAPE LABORERS\$		1.02
LANDSCAPE OFERATORS\$	10.75	
LANDSCAPE PLANTSMAN\$	10.65	

SUIL1993-003 01/19/1993

HIGHWAY CONSTRUCTION (LANDSCAPE WORK):

	Rates	Fringes
LABORER		
DE KALB COUNT1		
LANDSCAPE LAFOPERS	\$ 7.25	
LANDSCAPE OPER TORS	\$ 7.25	
LANDSCAPE PLANTSMAN	\$ 9.66	.26
KANKAKEE COUNTY:		·
LANDSCAPE DRIVER	\$ 8.75	.17
LANDSCAPE OPERATOR	. \$ 16.57	3.56
PEORIA, TAZEWELL, &	Ux	
WOODFORD COUNTIES:		
TRUCK DRIVERS 2 & 3 AXLES	3\$ 17.58	5.88

<sup>\*</sup> TEAM0065-005 05/01/2012

MCLEAN COUNTY (South of a straight line from where Route 24 intersects the Woodford County line in a Southeast direction to the South Southwest corner of Livingston County) (GLE (South of Route 72/West of Route 251), PEORIA, TAZEWELL, (n. WOODFORD COUNTY) (South of Route 51/251) (All except Northeast corner East of Route 51/251 & South of Conto Route 24) COUNTIES

	Rates	Fringes
TRUCK DRIVER		
Group 2	\$ 31.68	10.05+a 10.05+a
Group 3	\$ 32.18	10.05+a 10.05+a 10.05+a

FOOTNOTE: a. \$193.50 per week

### CLASSIFICATIONS:

GROUP 1: Drivers on 2 axles hauling less than 9 tons; air compressor & welding machines and brooms, including those pulled by separate units; Truck Driver Helper, warehouse employees; Mechanic Helpers; greasers and tiremen; pick-up trucks when hauling material, tools, or workers to and from and on the job site; and forklifts up to 6,000 lb capacity.

GROUP 2: 2 or 3 axles hualing more than 9 tons but hauling less than 16 tons; A-frame winch trucks; hydrolift trucks; Vactor Trucks or similar equipment when used for transportation purposes; Forklift over 6,000 lb.capacity; winch trucks; and four axle combiation units.

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GROUP 3: 2, 3 or 4 Axles hauling 16 tons or more; 5-Axles or more combination units; drivers on water pulls; articulated dump trucks; mechanics and working forepersons.

GROUP 4: Low Boy and Oil Distributors.

GROUP 5: Drivers who require special protective clothing while employed on hazardous waste work.

\* TEAM0179-004 06/01/2011

GRUNDY, KENDALL, MCLEAN (North of a straight line starting at the intersection of McLean-Woodford Counties line & Route 24 in a Southeastern direction to the South Southwest corner of Livingston County), WILL, and WOODFORD (Northeast corner east of Route 51/251 © North of Route 24) COUNTIES

	Rates	Fringes
TRUCK DRIVER		
2-3 AXLES	\$ 35.80 \$ 36.00 \$ 36.20	7.25+a 7.25+a 7.25+a 7.25+a 7.25+a

FOOTNOTE: a. \$229.80 per week.

FOOTNOTE: An additional \$.20 per axle shall be paid for all vehicles with more than six (6) axles.

### CLASSIFICATIONS:

Group 1 - Frame Truck when used for transportation purposes; Air Compressor and Welding Machines, including those pulled by cars, pick-up trucks and tractors; Ambulances; Articulated Dumps; Batch Gate Lockers; Batch Hopperman; Car and Truck Washers; Carry Alls; Forl Lifts and Hoisters; Helpers; Mechanics Helpers and Greasers; Oil Distributors, two-man operation; Pavement Breakers; Pole Trailer, up to 40 feet; Pothole Repair Trucks; Power Mower Tractors; Quick Change Barrier; Self-Propelled Chip Spreader; Shipping and Receiving Clerks and Checkers; Skipman; Slurry Trucks, two-man operation; Slurry Trucks, Conveyor Operated - 2 or 3 man operation; Teamsters; Unskilled Dumpmen; Warehousemen and Dockmen; Truck Drivers hauling warning lights, barricades, and portable toilets on the job site

Group 2 - Dispatcher; Dump Crets and Adgetators under 7 yards; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnapulls or Turnatrailers when pulling other than self-loading equipment or similar equipment under 16 cubic yards; Mixer Trucks under 7 yards; Ready-Mix Plant Hopper Operator; Winch Trucks, 2 Axles

Group 3 - Dump Crets and Adgetators, 7 yards and over; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnapulls or Turnatrailers when pulling other than self-loading equipment or similar equipment over 16 cubic yards; Explosives and/or Fission Material Trucks; Mixer Trucks 7 yards or over; Mobile Cranes while in transit; Oil Distributors, one-man operation; Pole Trailer, over 40

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feet; Pole and Expandable Trailers hauling material over 50
feet long;

Slurry Trucks, one-man operation; Winch Trucks, 3 axles or more; Mechanic - \*Truck Welder and \*Truck Painter\*These classifications shall only apply in areas where and when it has been a past area practice; Asphalt Plant Operators in areas where it has been past practice

Group 4 - Dual-purpose vehicels, such as mounted crane tucks with hoist and accessories; Foreman; Master Mechanic; Self-loading equipment like P.B. and trucks with scoops on the front

### KANKAKEE COUNTY

0	Rates	Fringes
TRUCK DRIVER		
2 or 3 axles	\$ 35.65	7.25+a
		7.25+a
5 axles 6 axles	. \$ 36.00	7.25+a
6 axles	5 36.20	7.25+a

FOOTNOTE: a. \$229.80 per week.

FOOTNOTE: An additional \$.20 per axis shall be paid for all vehicles with more than six (6) axles.

#### CLASSIFICATIONS:

Group 1 - Frame Truck when used for transportation purposes; Air Compressor and Welding Machines, including those pulled by cars, pick-up trucks and tractors; Ambulances; Articulated Dumps; Batch Gate Lockers; Batch Hopperman, Car and Truck Washers; Carry Alls; Forl Lifts and Hoisters; Helpers; Mechanics Helpers and Greasers; Oil Distributors, two-man operation; Pavement Breakers; Pole Trailer, up to 40 feet; Pothole Repair Trucks; Power Mower Tractors; Quick Change Barrier; Self-Propelled Chip Spreader; Shipping and Receiving Clerks and Checkers; Skipman; Slurry Trucks, two-man operation; Slurry Trucks, Conveyor Operated - 2 or 3 man operation; Teamsters; Unskilled Dumpmen; Warehousemen and Dockmen; Truck Drivers hauling warning lights, barricades, and portable toilets on the job site

Group 2 - Dispatcher; Dump Crets and Adgetators under 7 yards; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnapulls or Turnatrailers when pulling other than self-loading equipment or similar equipment under 16 cubic yards; Mixer Trucks under 7 yards; Ready-Mix Plant Hopper Operator; Winch Trucks, 2 Axles

Group 3 - Dump Crets and Adgetators, 7 yards and over; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnapulls or Turnatrailers when pulling other than self-loading equipment or similar equipment over 16 cubic yards; Explosives and/or Fission Material Trucks; Mixer Trucks 7 yards or over; Mobile Cranes while in transit; Oil Distributors, one-man operation; Pole Trailer, over 40 feet; Pole and Expandable Trailers hauling material over 50 feet long;

<sup>\*</sup> TEAM0179-008 06/01/2011

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Slurry Trucks, one-man operation; Winch Trucks, 3 axles or more; Mechanic - \*Truck Welder and \*Truck Painter\*These classifications shall only apply in areas where and when it has been a past area practice; Asphalt Plant Operators in areas where it has been past practice

Group 4 - Dual-purpose vehicels, such as mounted crane tucks with hoist and accessories; Foreman; Master Mechanic; Self-loading equipment like P.B. and trucks with scoops on the front

### LAKE AND MCHENRY COUNTIES

	Rates	Fringes
TRUCK DRIVER		
2-3 AXLES	\$ 35.85	.15+a
4 AXLES	\$ 36.00	.15+a
5 AXLES	\$ 36.20	,15+a
6 AXLES		.15+a

FOOTNOTE: a. \$288.00 per week he ath and welfare \$240.00 per week pension

An additional \$.20 per axle shall be paid for all vehicles with more than six (6) axles.

Paid Holidays: New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day, and Christmas Day.

900 straight time hours or more in 1 calendar year for the same employer shall receive 1 week paid vacation; 2 years - 2 weeks paid vacation; 10 years - 3 weeks paid vacatior; 20 years - 4 weeks paid vacation.

### CLASSIFICATIONS:

Group 1 - Frame Truck when used for transportation purposes; Air Compressor and Welding Machines, including those pulled by cars, pick-up trucks and tractors; Ambulances; Articulated Dumps; Batch Gate Lockers; Batch Hopperman; Car and Truck Washers; Carry Alls; Forl Lifts and Heisters; Helpers; Mechanics Helpers and Greasers; Oil Distributors, two-man operation; Pavement Breakers; Pole Trailer, up to 40 feet; Pothole Repair Trucks; Power Mower Tractors; Quick Change Barrier; Self-Propelled Chip Spreader; Shipping and Receiving Clerks and Checkers; Skipman; Slurry Trucks, two-man operation; Slurry Trucks, Conveyor Operated - 2 or 3 man operation; Teamsters; Unskilled Dumpmen; Warehousemen and Dockmen; Truck Drivers hauling warning lights, barricades, and portable toilets on the job site

Group 2 - Dispatcher; Dump Crets and Adgetators under 7 yards; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnapulls or Turnatrailers when pulling other than self-loading equipment or similar equipment under 16 cubic yards; Mixer Trucks under 7 yards; Ready-Mix Plant Hopper Operator; Winch Trucks, 2 Axles

Group 3 - Dump Crets and Adgetators, 7 yards and over; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump

<sup>\*</sup> TEAM0301-001 06/01/2011

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Turnapulls or Turnatrailers when pulling other than self-loading equipment or similar equipment over 16 cubic yards; Explosives and/or Fission Material Trucks; Mixer Trucks 7 yards or over; Mobile Cranes while in transit; Oil Distributors, one-man operation; Pole Trailer, over 40 feet; Pole and Expandable Trailers hauling material over 50 feet long;

Slurry Trucks, one-man operation; Winch Trucks, 3 axles or more; Mechanic - \*Truck Welder and \*Truck Painter\*These classifications shall only apply in areas where and when it has been a past area practice; Asphalt Plant Operators in areas where it has been past practice

Group 4 - Dual-purpose vehicels, such as mounted crane tucks with hoist and accessories; Foreman; Master Mechanic; Self-loading equipment like P.B. and trucks with scoops on the front

BOONE and WINNEBAGO COUNT'ES

	Rates	Fringes
TRUCK DRIVER		
2 - 3 Axles	\$ 12.96	15.62
4 Axles	\$ 33.41	15.62
5 Axles	\$ 33.31	15.62
6 Axles	•••••• 33.42	15.62

FOOTNOTE: An additional \$.20 per axle shall be paid for all vehicles with more than six (6) axles.

#### CLASSIFICATIONS:

Group 1 - Frame Truck when used for transportation purposes; Air Compressor and Welding Machines, including those pulled by cars, pick-up trucks and tractors; Ambulances; Batch Gate Lockers; Batch Hopperman; Car and Truck Washers; Forl Lifts and Hoisters; Helpers; Mechanics Helpers and Greasers; Oil Distributors, two-man operation; Pavement Breakers
Pole Trailer, up to 40 feet; Power Mower Tractors; Skipman; Slurry Trucks, two-man operation; Teamsters; Truck Drivers hauling warning lights, barricades, and portable toilets on the job site

Group 2 - Dump Crets and Adgetators under 7 yards; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnapulls or Turnatrailers when pulling other than self-loading equipment or similar equipment under 16 cubic yards; Mixer Trucks under 7 yards; Ready-Mix Plant Hopper Operator; Winch Trucks, 2 Axles

Group 3 - Dump Crets and Adgetators, 7 yards and over; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnapulls or Turnatrailers when pulling other than self-loading equipment or similar equipment over 16 cubic yards; Explosives and/or Fission Material Trucks; Mixer Trucks 7 yards or over; Mobile Cranes while in transit; Oil Distributors, one-man operation Pole Trailer, over 40 feet; Pole and Expandable Trailers hauling material over 50 feet long, additional \$0.50 per

<sup>\*</sup> TEAM0325-004 06/01/2011

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hour; Slurry Trucks, one-man operation; Winch Trucks, 3 axles or more

\*Mechanic\*Truck Welder and Truck Painter; \*Winter Rate: Between Dec. 15 and Feb. 28 the mechanic and welder rate shall be \$2.00 less than the scheduled scale. Truck Painter and Truck Welder classifications shall only apply in areas where and when it has been a past area practice; Dual-purpose vehicels, such as mounted crane tucks with hoist and accessories

Group 4 - Foreman; Master Mechanic; Self-loading equipment like P.B. and trucks with scoops on the front

DEKALB and OGLF (North of Route 72/East of Route 251, Adeline, Byron, Creston, Dement, Forreston North of Route 72, Leaf River North of Route 72, Lynnville, Monroe, Rochelle, & Scott) COUNTIES

9	Rates	Fringes
TRUCK DRIVER	)x	,
2-3 AXLES		.15+a
4 AXLES		.15+a
5 AXLES		.15+a
6 AXLES	.\$ 34.50	.15+a

FOOTNOTE: a. \$514.00 per week

An additional \$.20 per axle shall be paid for ill vehicles with more than six (6) axles.

Paid Holidays: New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day, and Christmas Day.

900 straight time hours or more in 1 calendar year for the same employer shall receive 1 week paid vacation; 3 years - 2 weeks paid vacation; 10 years - 3 weeks paid vacation; 20 years - 4 weeks paid vacation.

### CLASSIFICATIONS:

Group 1 - Frame Truck when used for transportation purposes; Air Compressor and Welding Machines, including those pulled by cars, pick-up trucks and tractors; Ambulances; Articulated Dumps; Batch Gate Lockers; Batch Hopperman; Car and Truck Washers; Carry Alls; Forl Lifts and Hoisters; Helpers; Mechanics Helpers and Greasers; Oil Distributors, two-man operation; Pavement Breakers; Pole Trailer, up to 40 feet; Pothole Repair Trucks; Power Mower Tractors; Quick Change Barrier; Self-Propelled Chip Spreader; Shipping and Receiving Clerks and Checkers; Skipman; Slurry Trucks, two-man operation; Slurry Trucks, Conveyor Operated - 2 or 3 man operation; Teamsters; Unskilled Dumpmen; Warehousemen and Dockmen; Truck Drivers hauling warning lights, barricades, and portable toilets on the job site

Group 2 - Dispatcher; Dump Crets and Adgetators under 7 yards; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnapulls or Turnatrailers when pulling other than self-loading equipment or similar equipment under 16 cubic

<sup>\*</sup> TEAM0330-004 06/01/2010

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yards; Mixer Trucks under 7 yards; Ready-Mix Plant Hopper Operator; Winch Trucks, 2 Axles

Group 3 - Dump Crets and Adgetators, 7 yards and over; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnapulls or Turnatrailers when pulling other than self-loading equipment or similar equipment over 16 cubic yards; Explosives and/or Fission Material Trucks; Mixer Trucks 7 yards or over; Mobile Cranes while in transit; Oil Distributors, one-man operation; Pole Trailer, over 40 feet; Pole and Expandable Trailers hauling material over 50 feet long;

Slurry Trucks, one-man operation; Winch Trucks, 3 axles or more; Mechanic - \*Truck Welder and \*Truck Painter\*These classifications shall only apply in areas where and when it has been a past area practice; Asphalt Plant Operators in areas where it has been past practice

Group 4 - Dual-purrose vehicels, such as mounted crane tucks with hoist and accessories; Foreman; Master Mechanic; Self-loading equipment like P.B. and trucks with scoops on the front

HENRY and ROCK ISLAND COUNTIES

TRUCK DRIV	ER		
Group	1\$	31.34	10.05+a
Group	2\$	31.78	.0.05+a
Group	3\$	32.02	10 05+a
	4\$		10.05+a
Group	5\$	33.13	10.U5+F

FOOTNOTE: a. \$40.10 per day

#### CLASSIFICATIONS:

GROUP 1: Drivers on 2 axles hauling less than 9 tens; air compressor & welding machines and brooms, including those pulled by separate units; Truck Driver Helper, warehouse employees; Mechanic Helpers; greasers and tiremen; pick-up trucks when hauling material, tools, or workers to and from and on the job site; and forklifts up to 6,000 lb capacity.

GROUP 2: 2 or 3 axles hualing more than 9 tons but hauling less than 16 tons; A-frame winch trucks; hydrolift trucks; Vactor Trucks or similar equipment when used for transportation purposes; Forklift over 6,000 lb.capacity; winch trucks; and four axle combiation units.

GROUP 3: 2, 3 or 4 Axles hauling 16 tons or more; 5-Axles or more combination units; drivers on water pulls; articulated dump trucks; mechanics and working forepersons.

GROUP 4: Low Boy and Oil Distributors.

GROUP 5: Drivers who require special protective clothing while employed on hazardous waste work.

<sup>\*</sup> TEAM0371-004 05/01/2012

<sup>\*</sup> TEAM0673-003 06/01/2008

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DU PAGE and KANE COUNTIES

	Rates	Fringes
TRUCK DRIVER		
2-3 AXLES	\$ 32.55	.15+a
4 AXLES	\$ 32.70	.15+a
5 AXLES	\$ 32.90	.15+a
6 AXLES	\$ 33.10	.15+a

FOOTNOTE: a. \$434.00 per week.

An additional \$.20 per axle shall be paid for all vehicles with more than six (6) axles.

Paid Holidays: New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day, and Christmas Day.

900 straight time hours or more in 1 calendar year for the same employer shall receive 1 week paid vacation; 3 years -2 weeks paid vacation; 17 years - 3 weeks paid vacation; 20 years - 4 weeks paid vacation

#### CLASSIFICATIONS:

Group 1 - Frame Truck when used for cransportation purposes; Air Compressor and Welding Machines, including those pulled by cars, pick-up trucks and tractors; Fulfulances; Articulated Dumps; Batch Gate Lockers; Batch Hopperman; Car and Truck Washers; Carry Alls; Forl Lifts and hoisters; Helpers; Mechanics Helpers and Greasers; Oil Distributors, two-man operation; Pavement Breakers; Pole Trainer, up to 40 feet; Pothole Repair Trucks; Power Mower Tractors, Quick Change Barrier; Self-Propelled Chip Spreader; Shipping and Receiving Clerks and Checkers; Skipman; Slurry Trucks. two-man operation; Slurry Trucks, Conveyor Operated - 2 cr Continue Office 3 man operation; Teamsters; Unskilled Dumpmen; Warehousemor and Dockmen; Truck Drivers hauling warning lights, barricades, and portable toilets on the job site

Group 2 - Dispatcher; Dump Crets and Adgetators under 7 yards; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnapulls or Turnatrailers when pulling other than self-loading equipment or similar equipment under 16 cubic yards; Mixer Trucks under 7 yards; Ready-Mix Plant Hopper Operator; Winch Trucks, 2 Axles

Group 3 - Dump Crets and Adgetators, 7 yards and over; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnapulls or Turnatrailers when pulling other than self-loading equipment or similar equipment over 16 cubic yards; Explosives and/or Fission Material Trucks; Mixer Trucks 7 yards or over; Mobile Cranes while in transit; Oil Distributors, one-man operation; Pole Trailer, over 40 feet; Pole and Expandable Trailers hauling material over 50 feet long;

Slurry Trucks, one-man operation; Winch Trucks, 3 axles or more; Mechanic - \*Truck Welder and \*Truck Painter\*These classifications shall only apply in areas where and when it has been a past area practice; Asphalt Plant Operators in areas where it has been past practice

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Group 4 - Dual-purpose vehicels, such as mounted crane tucks with hoist and accessories; Foreman; Master Mechanic; Self-loading equipment like P.B. and trucks with scoops on

TEAM0731-001 06/01/2011

COOK COUNTY - HEAVY AND HIGHWAY

	Rates	Fringes
TRUCK DRIVER		
2 or 3 Axles	\$ 33.85	16.85
4 Axles	\$ 34.10	16.85
5 Axles	\$ 34.30	16.85
6 Axles	\$ 34.50	16.85

#### FOOTNOTES:

- A. Paid Holidays: New Year's Day, Memorial Day, Independence Day, Labor Dry, Thanksgiving Day, and Christmas Day.
- B. 900 straight time hours or pore in 1 calendar year for the same employer shall receive 1 mock paid vacation; 3 years - 2 weeks paid vacation; 10 years - 3 weeks paid vacation; 20 years - 4 weeks paid vacation.
- C. An additional \$.20 per axle shall be paid for all vehicles with more than six (6) axles.

with more than six (6) axles.			
TEAM0786-001 06/01/2008		),	<del>-</del>
COOK COUNTY - BUILDING AND RESIDENT	PIAL	4hx	
Я	Rates	Fringes	
TRUCK DRIVER			
2 & 3 Axles\$	31.33	.10+a	9.
4 Axles\$	31.58	.10+a	
5 Axles\$		.10+a	$T_{\lambda}$
6 Axles\$	31.98	.10+a	9,
FOOTNOTES:			0,50
a. \$463.00 per week.			C
An additional $\$.20$ per axle shall with more than six $(6)$ axles.	be paid for a	ll vehicles	0

### FOOTNOTES:

Paid Holidays: New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day, and Christmas Day.

900 straight time hours or more in 1 calendar year for the same employer shall receive 1 week paid vacation; 3 years -2 weeks paid vacation; 10 years - 3 weeks paid vacation; 20 years - 4 weeks paid vacation.

WELDERS - Receive rate prescribed for craft performing operation to which welding is incidental.

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Unlisted classifications needed for work not included within the scope of the classifications listed may be added after award only as provided in the labor standards contract clauses (29CFR 5.5 (a) (1) (ii)).

The body of each wage determination lists the classification and wage rates that have been found to be prevailing for the cited type(s) of construction in the area covered by the wage determination. The classifications are listed in alphabetical order of "identifiers" that indicate whether the particular rate is union or ron-union.

Union Identifiers

An identifier enclosed in docted lines beginning with characters other than "SU" denotes that the union classification and rate have found to be prevailing for that classification. Example: PLUM0198-005 07/01/2011. The first four letters , PLUM, indicate the international union and the four-digit number, 0198, that follows indicates the local union number or district council number where applicable , i.e., Plumbers Local 0198. The next number, 005 in the example, is an internal number used in processing the wage determination. The date, 07/01/2011, following these characters is the effective date of the most current negotiated rate/collective bargaining agreement which would be July 1, 2011 in the above

oargaining agreements will be updated to changes in the collective bargaining agreements governing rates.

0000/9999: weighted union wage rates will be published annually each January.

from survey data by computing average rates and are not union rates; however, the data used in computing these rates may include both union and non-union data. Example: SULA2004-007 5/13/2010. SU indicates the rates are not union majority rates, LA indicates the State of Louisiana; 2004 is the year of the survey; and 007 is an internal number used in producing the wage determination. A 1993 or later date, 5/13/2010, indicates the classifications and rates under that identifier were issued as a General Wage Determination on that date.

Survey wage rates will remain in effect and will not change until a new survey is conducted.

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WAGE DETERMINATION APPEALS PROCESS

- 1.) Has there been an initial decision in the matter? This can be:
- an existing published wage determination
- a survey underlying a wage determination
- a Wage and Hour Division letter setting forth a position on a wage determination matter
- a conformance (additional classification and rate) ruling

On survey related matters, initial contact, including requests for summaries of surveys, should be with the Wage and Hour Regional Office for the area in which the survey was conducted because those Regional Offices have responsibility for the Davis-Bacon survey program. If the response from this initial contact is not satisfactory, then the process described in 2.) and 3.) should be ollowed.

With regard to any other matter not yet ripe for the formal process described here, initial contact should be with the Branch of Construction Wage Determinations. Write to:

> Branch of Construction Wage Determinations Wage and Hour Division U.S. Department of Labor 200 Constitution Avenue, N.W. Washington, DC 20210

2.) If the answer to the question in 1.) is yes, then an interested party (those affected by the action) can request review and reconsideration from the Wage and Hour Administrator (See 29 CFR Part 1.8 and 29 CFR Part 7). Write to:

> Wage and Hour Administrator U.S. Department of Labor 200 Constitution Avenue, N.W. Washington, DC 20210

n.

October Solution The request should be accompanied by a full statement of the interested party's position and by any information (wage payment data, project description, area practice material, etc.) that the requestor considers relevant to the issue.

3.) If the decision of the Administrator is not favorable, an interested party may appeal directly to the Administrative Review Board (formerly the Wage Appeals Board). Write to:

> Administrative Review Board U.S. Department of Labor 200 Constitution Avenue, N.W. Washington, DC 20210

4.) All decisions by the Administrative Review Board are final.

END OF GENERAL DECISION

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General Decision Number: IL130009 04/05/2013 IL9 Superseded General Decision Number: IL20120009 State: Illinois Construction Types: Building, Heavy, Highway and Residential County: Cook County in Illinois. BUILDING, RESIDENTIAL, HEAVY, AND HIGHWAY PROJECTS (does not include landscape projects). Modification Number Publication Date 01/04/2013 01/18/2013 03/22/2013 04/05/2013 23.40 22.20 ASBE0017-001 06/01/2012 ASBESTOS WORKER/INSULATOR Includes the application of all insulating materials, protective coverings, coatings, and finishes to all types of mechanical systems......\$ 45.55 Fire Stop Technician.....\$ 36.44 HAZARDOUS MATERIAL HANDLER includes preparation, wetting, stripping removal scrapping, vacuuming, bagging and disposal of all insulation materials, whether they contain asbestos or not, from mechanical systems......\$ 34.16 BOIL0001-001 01/01/2012 Rates Fringes BOILERMAKER....\$ 41.38 BRIL0021-001 06/01/2011 Fringes Rates 20.80 BRIL0021-004 06/01/2010 Fringes

BRIL0021-006 06/01/2012

Marble Mason.....\$ 39.03

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Rates	Fringes	
TERRAZZO WORKER/SETTER.       \$ 39.37         TILE FINISHER.       \$ 33.60         TILE SETTER.       \$ 40.49		
BRIL0021-009 06/01/2009		
Rates	Fringes	
MARBLE FINISHER\$ 29.10	19.90	
BRIL0021-012 06/01/2009		
Rates	Fringes	
Fointer, cleaner and caulker\$ 39.20	18.51	
CARP0555-001 06/01/2012		
Rates	Fringes	
CARPENTER Carpenter, Lather, Millwright, Piledriver, and Soft Floor Layer\$ 41.52	25. 42	
CARP0555-002 10/01/2012	25.47	
Rates	Fringes	
CARPENTER (Excluding structures with elevators and structures over 3 1/2 stories)\$ 32.12	2.5) 47	
ELEC0009-003 06/04/2012	9	
Rates	Fringes	
Line Construction Groundman\$ 33.81 Lineman and Equipment	20.24	450/5/
Operator\$ 43.35	25.68	Ox
ELEC0134-001 06/04/2012		
Rates	Fringes	
ELECTRICIAN\$ 42.00	26.75	
ELEC0134-002 04/01/1998		
Rates	Fringes	
ELECTRICIAN CLASS "B"\$ 20.71	2.975+a+b	
CLASS B SCOPE OF WORK:  Install magnetic or electronic replacemes singly or in groups including necessary fixture; Install replacement lamp holder including necessary wiring within fixture relocating sockets within fixture; Install replacements are provided in the second sec	wiring within as and/or sockets as including	

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lighting circuit breakers where necessary; Install replacement lighting switches where necessary; Repair lighting fixtures other than ballast or socket replacements; Rewire chandeliers or incandescent fixtures only within fixtures themselves.

FOOTNOTES:

a-Paid Vacation- Employees who have been employed for one year but less than three years receive 1 week of paid vacation; employees who have been employed three years but less than ten years receive 2 weeks of paid vacation; Employees who have been employed ten years but less than twenty years receive 3 weeks of paid vacation; and employees who have worked twenty or more years receive 4 weeks of paid vacation.

b-Funeral Leaws-In the instance of the death of a mother, other-in-law-; father, father-in-law, sister, brother, husband, wife, or a child of an employee shall receive up to three days of prid funeral leave.

ELEC0134-003 06/04/2012

ELECTRICIAN

ELECTRICAL TECHNICIAN.....\$ 37.30

The work shall consist of the installation, operation, inspection, maintenance, repair and service of radio, television, recording, voice sound vision production and reproduction, telephone and telephone interconnect, facsimile, data appatatus, coaxial, fibre optic and wireless equipment, appliances and systems used for the transmission and reception of signals of any natura, business, domestic, commercial, education, entertainment and residential purposes, including but not limited to communication and telephone, electronic and sound equipment, fibre optic and data communication systems, and the performance of any task directly related to such installation or service whether at new or existing sites, such tasks to include the placing of wire and cable and electrical power conduit or other raceway work within the equipment room and pulling wire and/or cable through conduit and the installation of any incidential conduit.

Fringes

ELEVATOR MECHANIC.....\$ 49.08

25.185+a+b

#### FOOTNOTES:

- A. Eight paid holidays: New Year's Day; Memorial Day; Independence Day; Labor Day; Thanksgiving Day; Day after Thanksgiving; Veterans' Day and Christmas Day.
- B. Employer contributes 8% of regular basic hourly rate as vacation pay credit for employees with more than 5 years of service; and 6% for 6 months to 5 years of service.

<sup>\*</sup> ELEY0002-003 01/01/2013

<sup>\*</sup> ENGI0150-006 06/01/2011

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Building and Residential Construction

	I	Rates	Fringes
OPERATOR:	Power Equipment		
	1\$	45.10	27.10
GROUP	2\$	43.80	27.10
GROUP	3\$	41.25	27.10
GROUP	4\$	39.50	27.10

#### POWER EQUIPMENT OPERATORS CLASSIFICATIONS

GROUP 1: Mechanic; Asphalt Plant\*; Asphalt Spreader; Autograde\*; Backhoes with Caisson attachment\*: Batch Plant\*; Benoto (Requires two Engineers); Boiler and Throttle Valve; Caisson Rigs\*; Central Redi-Mix Plant\*; Combination Backhoe Front Endloader Machine; Compressor and Throttle Valve; Concrete Breaker (Truck Mounted) \*; Concrete Conveyor; Concrete Conveyor, Truck Mounted; Concrete Paver over 27E cu. ft.\*; Concrete Paser 27E cu ft and Under\*; Concrete Placer\*; Concrete Placing Boom; Concrete Pump (Truck Mounted); Concrete Tower; Cranes\*; Cranes, Hammerhead\*; Cranes, (GCI and similar type Requires two operators only); Creter Crane; Crusher, Stone, 200; Derricks; Derricks, Traveling\*; Formless Curb and Gutter Machine\*; Grader, Elevating; Grouting Machines; Highlift Shovels or Front Endloader 2 1/4 yd. and over; Hoists, Elevators, Outside Type Rack and pinion and similar Macnines; Hoists, One, Two, and Three Drum; Hoists, Two Tugger One Floor; Hydraulic Backhoes\*; Hydraulic Boom Trucks; Hydraulic Vac (and similar equipment); Locomotives; Motor Patrol\*; Pile Drivers amd Skid Rig\*; Post Hole Digger; Pre- Stress Machine; Pump Cretes Dual Ram(Requiring frequent Lubrication and Water); Pump Cretes; Squeeze Cretes-Screw Type Pumps Gypsum Bulker and Pump; Raised and Blind Yole Drill\*; Roto Mill Grinder (36" and Over)\*; Roto Mill Grinder (Less Than 36")\*; Scoops-Tractor Drawn; Slip-Form Paver\*; Straddle Buggies; Tournapull; Tractor with Boom, and Side Boom; and Trenching Machines\*.

Drill'; Red
Grinder (Less Than 36"; , \_\_
Paver\*; Straddle Buggies; Tournapull; Tracta
and Side Boom; and Trenching Machines\*.

GROUP 2: Bobcat (over 3/4 cu yd); Boilers; Broom, Power
Propelled; Bulldozers; Concrete Mixer (Two Bag and over);
Conveyor, Portable; Forklift Trucks; Greaser Engineer;
Highlift Shovels or Front End loaders under 2 1/4 cu yd;
Actomatic Hoists, Hoists, Inside Elevators; Hoists, Sewer
Dragging Machine; Hoists, Tugger Single Drum; Laser Screed;
Rock Drill (Self-Propelled); Rock Drill (Truck Mounted)\*;
Rollers; Steam Generators; Tractors; Tractor Drawn
Vibratory Roller (Receives an additional \$.50 per hour);
Winch Trucks with "A" Frame.

GROUP 3: Air Compressor-Small 250 and Under (1 to 5 not to exceed a total of 300 ft); Air Compressor-Large over 250; Combination-Small Equipment Operator; Generator- Small 50 kw and under; Generator-Large over 50 kw; Heaters, Mechanical; Hoists, Inside Elevators (Remodeling or Renovatin work); Hydrualic Power Units (Pile Driving, Extracting, and Drilling); Low Boys; Pumps Over 3" (1 To 3 not to exceed a total of 300 ft); Pumps, Well Points; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches; Bobcat (up to and including 3/4 cu yd)

GROUP 4 - Bobcats and/or other Skid Steer Loaders; Brick

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Forklifts; Oilers

\*-Requires Oiler

\* ENGI0150-025 06/01/2011

Heavy and Highway Construction

	Rates	Fringes
OPERATOR:	Power Equipment	
GROUP	1\$ 43.30	27.10
GROUP	2\$ 42.75	27.10
GROUP	3\$ 40.70	27.10
GROUP	4\$ 39.30	27.10
GROUP	5\$ 38.10	27.10

POWER EQUIPMENT OPERATOR CLASSIFICATIONS

GROUP 1: Asphalt Plant\*; Asphalt Heater and Planer combination; Asphalt Heater Scarfire\*, Asphalt Spreader; Autograder/ GOMACO or similar; ABG Paver\*, Backhoes with Caisson attachment\*, Baliast Regulator, Belt Loader\*; Caisson Rigs\*Car Dumper, Central Redi-Mix Plant\*, Combination Backhoe; Front End Lorder Machine (1 cu yd or over Backhoe bucket or with attachments); Concrete Breaker (truck mounted); Concrete Conveyor; Concrete Paver over 27E cu ft\*; Concrete Placer\*; Concrete Ture Float; Cranes, all attachments\*; Cranes, Hammerhead, Linder, Peco and machines of a like nature\*; Creter Crane; Crusher, stone; All Derricks; Derrick Boats; Derricks, traveling\*; Dowell Machine with Air Compressor (\$1.00 above Class 1): Dredges\*; Field Mechanic Welder; Formless Curb and Gutter Machine\*; Gradall and machines of a like nature\*; Grader, Elevating; Grader, Motor Grader, Motor Patrol, Auto Patrol, Form Grader, Pull Grader, Subgrader; Guard Rail Post Univer mounted\*; Hoists, one, two, and three Drum; Hydraulic Backhoes\*; Backhoes with Shear attachments\*; Mucking Machine; Pile Drivers and Skid Rig\*; Pre-Stress Machine; Pump Cretes Dual Ram (requires frequent lubrication and water)\*; Rock Drill- Crawler or Skid Rig\*; Rock Drill truck mounted\*; Rock/ Track Tamper; Roto Mill Grinder, (36" and over)\*; Slip-Form Paver\*; Soil Test Drill Rig, truck mounted\*; Straddle Buggies; Hydraulic Telescoping Form (tunnel); Tractor Drawn Belt Loader\*; Tractor Drawn Belt Loader with attached Pusher (two engineers); Tractor with boom; Tractaire with attachment; Traffic Barrier Transfer Machine\*; Trenching Machine; Truck Mounted Concrete Pump with boom\*; Underground Boring and/or Mining Machines 5 ft in diameter and over tunnel, etc.\*; Wheel Excavator\* & Widener (Apsco); Raised or Blind Hoe Drill, Tunnel & Shaft\*

GROUP 2: Batch Plant\*; Bituminous Mixer; Boiler and Throttle Valve; Bulldozer; Car Leader Trailing Conveyors; Combination Backkhoe Front End Loader Machine, (less than 1 cu yd Backhoe Bucket with attachments); Compressor and Throttle Valve; Compressor, common receiver (3); Concrete Breaker or Hydro Hammer; Concrete Grinding Machine; Concrete Mixer or Paver 7S series to and including 27 cu ft; Concrete Spreader; Concrete Curing Machine; Burlap Machine; Belting Machine and Sealing Machine; Concrete Wheel Saw; Conveyor Muck Cars (Haglund or similar type); Drills (all); Finishing Machine-Concrete; Greaser Engineer;

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Highlift Shovels or Front End Loader; Hoist- Sewer Dragging Machine; Hydraulic Boom Trucks, all attachments; Hydro-Blaster (requires two operators); Laser Screed\*; Locomotives, Dinky; Off-Road Hauling Units (including articulating); Pump Cretes; Squeeze Cretes-Screw Type pumps, Gypsum Bulker and Pump; Roller Asphalt; Rotary Snow Plows; Rototiller, Seaman, self-Propelled; Scoops-Tractor Drawn; Self- propelled Compactor; Spreader-Chip-Stone; Scraper; Scraper-Prime Mover in Tandem regardless of size (add \$1.00 to Group 2 hourly rate for each hour and for each machine attached thereto add \$1.00 to Group 2 hourly rate for each hour); Tank Car Heater; Tractors, Push, pulling Sheeps Foot, Disc, or Compactor, etc; Tug Boats

GROUP 3: Boilers; Brooms, all power propelled; Cement Supply Tender; Compressor, Common Receiver (2); Concrete Mixer. two bag and over, Conveyor, Portable; Farm type Tractors used for mowing, seeding, etc; Fireman on Boilers; Forklift Trucks; Grouting W chines; Hoists, Automatic; Hoists, all Elevators; Hoists, Tigger single Drum; Jeep Diggers; Low Boys; Pipe Jacking Machines; Post-hole Digger; Power Saw, Concrete, Power Driven; Pug Mills; Rollers, other than asphalt; Seed and Straw Blower: Steam Generators; Stump Machine; Winch Trucks with A Frage; Work Boats; Tamper-Form motor driven

GROUP 4: Air compressor - Small 250 and under (1 to 5 not to exceed a total of 300 ft); Air Compressor - Large over 250; Combination - Small Equipment Operator, Lirectional Boring Machine; Generators - Small 50 kw and under; Generators -Large , over 50 kw; Heaters, Mechanical; Hydraulic power unit (Pile Driving, Extracting or Drilling); Iight Plants (1 to 5); Pumps, over 3" (1 to 3, not to exceed a total of 300 ft); Pumps, Well Points; Tractaire; Welding Machines (2 through 5); Winches, 4 small electric drill winches;

### \*Requires Oiler

GROUP 5: Bobcats (All); Bri	ick Forklifts; O	ilers; Directional	
*Requires Oiler		Ť	0/4
IRON0001-026 06/01/2012		<del> </del>	S
	Rates	Fringes	O <sub>x</sub>
IRONWORKER			
SheeterStructural and Reinforce		32.94 32.94	CO
IRON0063-001 12/01/2012			- <del></del>
	Rates	Fringes	
IRONWORKER, ORNAMENTAL	\$ 41.80	29.22	
IRON0063-002 06/01/2011		<del></del>	- <del>-</del>
	Rates	Fringes	
IRONWORKER Fence Erector	\$ 32.66	21.35	
IRON0136-001 07/01/2012		~~~~~	·

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	Rates	Fringes
IRONWORKER  Machinery Movers; Riggers;  Macinery Erectors		28.67
Master Riggers	.\$ 38.37	28.67
LABC0002-006 06/01/2011		· · · · · · · · · · · · · · · · · · ·
	Rates	Fringes
LABORER (BUILDING & RESIDENTIAL)		
GROUP 1	.\$ 35.20	21.45
GROUP 2		21.45
GROUP 3		21.45
GROUP 4		21.45
GROUP 5	.\$ 35.35	21.45
GROUP 6		21.45
GROUP 7		21.45
GROUP 8	.\$ 34.425	21.45
GROUP 9		21.45
GROUP 10	.\$ 35.65	21.45
GROUP 11	.\$ 35.475	21.45
GROUP 12		21.45
LABORER CLASSIFICATIONS	0	21.40
GROUP 1: Building Laborers; P.	lasterer Te	nders, Pumps for
Dewatering; and other unclassi	lled labore	rs
GROUP 2: Fireproofing and Fire S	Shop labore	rs.
GROUP 3: Cement Gun.		9
GROUP 4: Chimney over 40 ft.; So	caffold Lab	orers.
GROUP 5: Cement Gun Nozzle Lak capstan person.	oorers (Gun.	ite); Windlass and
GROUP 6: Stone Derrickmen & Hand	dlers.	'5
GROUP 7: Jackhammermen; Power other power tools.	driven cond	crete saws; and
GROUP 8: Firebrick & Boiler Labo	orers.	
GROUP 9: Chimney on fire brick Point System men.	k; Caisson d	diggers; & Well
GROUP 10: Boiler Setter Plastic	Laborers.	
GROUP 11: Jackhammermen on fire	brick work	only.
GROUP 12: Dosimeter use (any description of the control of the con	device) moni Laborer; Tox	itoring nuclear kic and Hazardous
TARODONO_007_06/01/0011		* <del>*</del>
LAB00002-007 06/01/2011		

Rates

Fringes

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LABORER (HE	AVY & HIGHWAY)		
GROUP	1\$	35.20	21.45
GROUP :	2s	35.475	21.45
GROUP	3\$	35.35	21.45
GROUP -	4\$	35.475	21.45
GROUP !	5	36.20	21.45

#### LABORER CLASSIFICATIONS

GROUP 1: Common laborer; Tenders; Material expeditor (asphalt plant); Street paying, Grade separation, sidewalk, curb & gutter, strippers & All laborers not otherwise mentioned

GROUP 2: Ashpalt tampers & smoothers; Cement gun laborers

GROUP 3: Cement Gun Nozzle (laborers), Gunite

GROUP 4: Rakers, Lotemen; Machine-Screwmen; Kettlemen; Mixermen; Drun-men; Jackhammermen (asphalt); Paintmen; Mitre box spreaders; Laborers on birch, overman and similar spreader equipment; Laborers on APSCO; Laborers on air compressor; Paving Form Setter; Jackhammermen (concrete); Power drive concrete saws; other power tools.

GROUP 5: Asbestos Abatement Laborers, Toxic and Hazardous Waste Removal Laborers, Dosimeter (any device) monitoring nuclear exposure

LABO0002-008 06/01/2011

	Rates	Fringes	
LABORER (Compressed Air)		4/2	
0 - 15 POUNDS	.\$ 36.20	21 45	
16 - 20 POUNDS	,\$ 36.70	21.75	
21 - 26 POUNDS	.\$ 37.20	21.45	
27 - 33 POUNDS	.\$ 38.20	21.45	
34 - AND OVER	.\$ 39.20	21,45	<b>3</b> .
LABORER (Tunnel and Sewer)			
GROUP 1	.\$ 35.20	21.45	T'
GROUP 2	.\$ 35.325	21.45	7,0
GROUP 3	.\$ 34.425	21.45	
GROUP 4	.\$ 25.20	21.45	U <sub>r</sub>
GROUP 5	,\$ 30.20	21.45	///
LABORER CLASSIFICATIONS (TUNNEL)			CiO
			C
GROUP 1: Cage tenders; Dumpmen	; Flagmen;	Signalmen; Top	
* *		-	

#### LABORER CLASSIFICATIONS (TUNNEL)

GROUP 1: Cage tenders; Dumpmen; Flagmen; Signalmen; Top

GROUP 2: Air hoist operator; Key board operator; concrete laborer; Grout; Lock tenders (Free Air Side); Steel setters; Tuggers; Switchmen; Car pusher

GROUP 3: Concrete repairmen; Lock tenders (pressure side); Mortar men; Muckers; Grout machine operators; Track layers

GROUP 4: Air trac drill operator; Miner; Bricklayer tenders; Concrete blower operator; Drillers; Dynamiters; Erector operator; Form men; Jackhammermen; Powerpac; Mining machine operators; Mucking machine operator; Laser beam operator; Liner plate and ring setters; Shield drivers; Power knife

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operator; Welder- burners; Pipe jacking machine operator; skinners; Maintenance technician GROUP 5: Asbestos abatement laborer; Toxic and hazardous waste removal laborer; Dosimeter (any device) monitoring nuclear exposure LABORER CLASSIFICATIONS (SEWER) GROUP 1: Signalmen; Top laborers and All other laborers GROUP 2: Concrete laborers and Steel setters GROUP 3: Cement carriers; Cement mixers; Concrete repairmen; Mortar men; Scaffold men; Second Bottom men GROUP 4: Air trac drill operator; Bottom men; Bracers-bracing; Bricklayer tenders; Catch basin diggers; Drainlayers; dynamiters; Form men; Jackhammermen; Powerpac; Pipelayers; Rodders; Welder-burners; Well point systems men GROUP 5: Asbestos abatement laborer, Toxic and hazardous waste removal laborer; Dosimeter (any device) monitoring nuclear exposure LABO0225-001 06/01/2011 LABORER (DEMOLITION/WRECKING) GROUP 1.....\$ 30.00 GROUP 2.....\$ 35.20 GROUP 3.....\$ 35.20 LABORER CLASSIFICATIONS GROUP 1 - Complete Demolition GROUP 2 - Interior Wrecking and Strip Out Work GROUP 3 - Asbestos Work with Complete Demolition/Wrecking or Strip Out Work PAIN0014-001 06/01/2012 Fringes PAINTER (including taper).....\$ 40.00 PAIN0027-001 06/01/2012

Fringes GLAZIER....\$ 39.50 PLAS0005-002 07/01/2012

Rates Fringes PLASTERER.....\$ 40.25 \_\_\_\_\_

PLAS0502-001 06/01/2012

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	Rates	Fringes	
CEMENT MASON/CONCRETE FINISHER	.\$ 42.35	22.93	
PLUM0130-001 06/01/2012			
	Rates	Fringes	
PLOMBER	.\$ 45.00	24.11	
PLUM0597-002 06/01/2012	··· ··· ··· ··· ··· ·· ·· ·· · · · · ·		
	Rates	Fringes	
PIPEFITTER	.\$ 45.05	25.09	
ROOF0011-001 12/01/2012	<u> </u>		
900	Rates	Fringes	
ROOFER	.\$ 38.35	17.55	
SFIL0281-001 01/01/2013			
	Rates	Fringes	
SPRINKLER FITTER	.\$ 47 65	19.15	
SHEE0073-001 06/01/2011		7	
	Rates	Fringes	
Sheet Metal Worker	\$ 40.56	27.23	
SHEE0073-002 06/01/2011	·		
	Rates	Fringes	
Sheet Metal Worker			
ALUMINUM GUTTER WORK	\$ 27.63	27.23	7
TEAM0731-001 06/01/2011			. Q
COOK COUNTY - HEAVY AND HIGHWAY			T'S O 1911
	Rates	Fringes	
TRUCK DRIVER			
2 or 3 Axles		16.85 16.85	
5 Axles		16.85	
6 Axles		16.85	
EQUENOTE:			

### FOOTNOTES:

- A. Paid Holidays: New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day, and Christmas Day.
- B. 900 straight time hours or more in 1 calendar year for the same employer shall receive 1 week paid vacation; 3 years - 2 weeks paid vacation; 10 years - 3 weeks paid vacation; 20 years - 4 weeks paid vacation.

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C. An additional \$.20 per axle shall be paid for all vehicles with more than six (6) axles.

TEAM0731-002 03/01/2012

Rates

Fringes

Traffic Control Device Monitor TRAFFIC SAFETY WORKER: Primary duties include but are not limited to the delivery, maintenance and pick-up of traffic control devices, the set-up and installation of traffic signs, pavement markings, barricades, crash barrels and glare screets, traffic control surveillarce, the repair and maintenance trucks, cars, arrow boards, message signs, barricade and sign

fabrication equipment.....\$ 20.25

9.08

TEAM0786-001 06/01/2008

\_\_\_\_\_\_\_\_

COOK COUNTY - BUILDING AND RESIDENTIAL

Rates

### TRUCK DRIVER

2	& 3 Axles\$	31.33	.1)+a
4	Axles\$	31.58	.10+1
5	Axles\$	31.78	.10 a
6	Axles\$	31.98	10+a

#### FOOTNOTES:

a. \$463.00 per week.

a Clarks Office An additional \$.20 per axle shall be paid for all vehicles with more than six (6) axles.

Paid Holidays: New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day, and Christmas Day.

900 straight time hours or more in 1 calendar year for the same employer shall receive 1 week paid vacation; 3 years -2 weeks paid vacation; 10 years - 3 weeks paid vacation; 20 years - 4 weeks paid vacation.

WELDERS - Receive rate prescribed for craft performing operation to which welding is incidental.

Unlisted classifications needed for work not included within the scope of the classifications listed may be added after award only as provided in the labor standards contract clauses

(29CFR 5.5 (a) (1) (ii)).

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The body of each wage determination lists the classification and wage rates that have been found to be prevailing for the cited type(s) of construction in the area covered by the wage determination. The classifications are listed in alphabetical order of "identifiers" that indicate whether the particular rate is union or non-union.

Union Identifiers

An identifier enclosed in dotted lines beginning with characters other than "SU" denotes that the union classification and rate have found to be prevailing for that classification. Example: PLUM0198-005 07/01/2011. The first four letters , PLUM, inor are the international union and the four-digit number, 0198, that follows indicates the local union number or district council number where applicable , i.e., Plumbers Local 0198. The next number, 005 in the example, is an internal number used in processing the wage determination. The date, 07/01/2011, following these characters is the effective date of the most current negotiated rate/collective bargaining agreement which would be July 1 2011 in the above example.

Union prevailing wage rates will be updated to reflect any changes in the collective bargaining agreements jo erning the

0000/9999: weighted union wage rates will be published arnually each January.

Non-Union Identifiers

ala. Corxio Classifications listed under an "SU" identifier were derived from survey data by computing average rates and are not union rates; however, the data used in computing these rates may include both union and non-union data. Example: SULA2004-007 5/13/2010. SU indicates the rates are not union majority rates, LA indicates the State of Louisiana; 2004 is the year of the survey; and 007 is an internal number used in producing the wage determination. A 1993 or later date, 5/13/2010, indicates the classifications and rates under that identifier were issued as a General Wage Determination on that date.

Survey wage rates will remain in effect and will not change until a new survey is conducted.

WAGE DETERMINATION APPEALS PROCESS

1.) Has there been an initial decision in the matter? This can be:

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- \* an existing published wage determination
- \* a survey underlying a wage determination
- \* a Wage and Hour Division letter setting forth a position on a wage determination matter
- \* a conformance (additional classification and rate) ruling

On survey related matters, initial contact, including requests for summaries of surveys, should be with the Wage and Hour Regional Office for the area in which the survey was conducted because those Regional Offices have responsibility for the Davis-Bacon survey program. If the response from this initial contact is not satisfactory, then the process described in 2.) and 3.) should be followed.

With regard to any other matter not yet ripe for the formal process described here, initial contact should be with the Branch of Construction Wage Determinations. Write to:

Branch of Construction Wage Determinations Wage and HCCr Division U.S. Department of Labor 200 Constitution Avenue, N.W. Washington, DC 20210

2.) If the answer to the question in 1.) is yes, then an interested party (those affected by the action) can request review and reconsideration from the  $w_{\rm rge}$  and Hour Administrator (See 29 CFR Part 1.8 and 29 CFR Part  $\hat{r}_{\rm r}$ , write to:

Wage and Hour Administrator U.S. Department of Labor 200 Constitution Avenue, N.W. Washington, DC 20210

The request should be accompanied by a full statement of the interested party's position and by any information (wage payment data, project description, area practice material, etc.) that the requestor considers relevant to the issue.

3.) If the decision of the Administrator is not favorable, an interested party may appeal directly to the Administrative Review Board (formerly the Wage Appeals Board). Write to:

Administrative Review Board U.S. Department of Labor 200 Constitution Avenue, N.W. Washington, DC 20210

4.) All decisions by the Administrative Review Board are final.

\_\_\_\_\_\_\_

END OF GENERAL DECISION

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### **EXHIBIT H**

Labor Standards Deposit Agreement

[SEE ATTACHED]

