- 0010g

87114478

CLERK: Return After Recording to: Lynda M. Murphy, Esq. Barrett, Montgomery & Murphy Moss, Becker & Bradley 2555 M Street M.W. Suite 100 Washington, D.C. 20037

#### REGULATORY AGREEMENT FOR MULTIFAMILY HOUSING PROJECTS COINSURED BY HUD

Project Name: GRANVILLE APARTMENTS, PHA Project No: 071-10532

Mortgages: DRG FUNDING CORPORATION NP LD (M) (Circle one)

Dated: March 2, 1987 Mortgage Note: \$2,049,400.00

Mortgage Recorded MARCH 3 1987 Dated: March 3, 1987

County: Cook State: Illinois

Document No 1992 87/14477 Date:

THIS AGREEMENT entered into this 2 day of March, 1987 between American National Bank and Trust Company of Chicago, a corporation duly organized and existing as a national banking association under the laws of the United States of America, not personally, but as Trustee ("Trustee") under Trust Agreement dated December 1, 1986, and known as Trust Number 100016-00 having its principal offices at 33 North LaSalle Street, Chicago, Illinois, 6230 N. Kenmore Ayenue, Granville Apartments, an Illinois general partnership, beneficiary ("Beneficiary") of the aforementioned Agreement having its principal offices at 162 North Franklin Street, Chicago, Illinois (herein collectively referred to as "Owner") and the DRG Funding Corporation, a Delaware Corporation and the Mortgagee's successors or designates (herein called ("Mortgagee"). This Agreement and the used of Trust (the "Mortgage") cover the real property described in Exhibit A attached.

return for the Secretary's endorsement for mortgage insurance of the Note identified above and to comply with the requirements of the National Housing Act and the regulations and administrative requirements adopted by the Secretary pursuant thereto, the Owner agrees to abide by the provisions of this Agreement. This Agreement will continue so long as the contract of coinsurance remains in force. The Owner agrees that this Agreement shall be binding on its successors, heirs or assigns. Breach of this Agreement may be a basis for denial of additional participation in the Secretary's programs. Owner's willingness and ability to prevent or cure violations of this Agreement may have a bearing on the Secretary's review  $A-A^{-0}$ of any Owner request for additional participation in the 6230 N. Kenmere PIN 14-05-205-013 Secretary's programs.

# And Honey Copy

### UNOFFICIAL COPY

Britaire

CLERK: Return eller Recercire un Lynda W. Murphy, Esc. Barrett, Mattychery & Murphy Moss, Backer & Headley 1555 M. Street W.W. Sulte 100 Washington, D.C. 18037

REQUIREDRY AND SERVING FOR FOUND FOR MARKET SERVING BECORDING

Project Mane: Selective des despessors,	THA Troject Not 971-19502
Mortgagee: Date cessored substant	(See along) (D) (a m
Mortgugo Note: \$2,083,703.66	Descell Farch L 1987
North State Technology of the State of the S	Lyton: March Lange
Social : Educação	Starc: iliindis
The comment of the family through the state of the	C

to company of thicopec. a pridad feariska free pert los capitaera to corett Ass មក ខែសំខែក្នុង មិន Carmenaand desail andsee film er ex Tracal demons 198015-66. . don (da. dileam) dirent as to Allieus to course around a ្មាន់ថ្ងៃទេសាងបទ្ធ ខែងក - bangiinomequin - udi - : aplificated figured Sall in association re the realest extension from a core Proporties - Recognition of the contraction of the REGIONS DON TO ENGREENING To prett edd the Jacobsey A thin 1976 in factorab granging last con in the fi

spectrom roll susmer when it will also as a simple of the society of the solution of the sonsumer manifold of the solutions and the solutions are solutions are solutions and the solutions are solutions and the solutions are solutions are solutions are solutions and the solutions are solutions.

#### A. DEFINITIONS

- 1. "Default" means any violation of this Agreement.
- 2. "Distribution" means the withdrawal of any cash or asset of the Project excluding outlays for:
  - mortgage payments;
  - reasonable expenses necessary for the proper operation and maintenance of the Project; and
  - repayment of Owner advances authorized by HUD's administrative procedures.
- "Identity-of-interest" means any relationship which would give the Owner or its Management Agent control or influence over the price paid to an individual or business supplying goods and/or services to the Project. An identity-of-interest is construed to exist when any of the situations listed below exist:
  - when (1) the Project Owner or Management Agent; or (2) any officer or director of the a. Project Owner or Management Agent; or (3) any person who directly or indirectly controls 10 percent or more of the voting rights or directly or indirectly owns 10 percent or more of the Project owner or Management also (1) the contractor, Agent; is subcontractor or supplier; or (2) an officer or director of the contractor subcontractor or supplier; or (3) a person who directly or indirectly, controls 10 percent, or more subcontractor's contractor's, supplier's voting rights or directly indirectly owns 10 percent or more of the contractor, subcontractor or supplier.
  - when (1) the Project Owner; or (2) any b. officer or director of the Project Owner; or (3) any person who directly or indirectly controls 10 percent or more of the voting rights or directly or indirectly owns 10 in percent or more of the Project Owner; is also A (1) an officer or director of the Management Agent; or (2) a person who directly or indirectly controls, 10 percent or more of 00

	CHOLLINIER
to assess the first on the sage endage in the sage endage endage in the sage endage	4.474
	A Park Services
Maso gas lo fewarbudiw etc cores cooledd Trefolaysiga oudiad excludis	
1. 19 数 19 19 19 19 19 19 19 19 19 19 19 19 19	.a
្នាមឲ្យមន្ត្រី មានទី ស្រី មុខការមេខសា សមសាមមា ១១៨៩៣៦១១ ស្រីស្រាស្រីបានស្រី ទី ទី៧ម៉ា និង ១៦៣៨២២១៧១ ១ ២០ សមសាមធានា	c ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) (
ya bakisana samaka samak 15 menya33 Tanggan kadabendan sebihan dinah sebih	er e significación de es
aty nichten an mene any relationship will the Annaemeng Agent of the distribution of the Annaemeng Agent of the test of the paid to a matter that the control of the test of the control o	Tipo ordina Tipo ordina Tipo ordina Tipo ordina Tipo ordina
Anamagadala ko nameli koninati (1) tua oria ko molparilo na veninta ole il sur situ na kiloko yaderashar ta pelita a ta a soli na namenaga fil roma yatririla il ta ta alaki na namenaga fil roma yatririla il ta ta ta aka namenaga fil roma yatririla il ta ta ta aka namenaga fil roma yatririla a ta ta ta aka namenaga fil roma ta ta aka ta aka ta aka ta aka namenaga filoso na ta (1) namena aka ta aka ta aka	07.0
និងបានស្រាស់ ស្រាស់ ស្	
THE TRANSPORT OF THE PROPERTY	

Marin Annie Annie

the Management Agent's voting rights or directly or indirectly owns 10 percent or more of the Management Agent.

For purposes of this definition, the term "person" includes any individual, partnership, corporation, or other business entity. Any ownership, control or interest held or possessed by a person's spouse, parent, child, grandchild, brother or sister shall be attributed to such person.

- "Mortgage" includes "Deed of Trust," "Uniform Commercial Code Security Instrument," and any other security for the Note identified herein that is endorsed for Mortgage insurance by the Secretary.
- 5. "Mortgaged Property" includes all real and personal property covered by the Mortgage or Mortgages securing the Note endorsed for insurance by the Secretzry.
- 6. "Note" means the Note which is secured by the Mortgage and which is endorsed for Mortgage insurance by the Secretary.
- 7. "Project" includes the Mortgaged Property and all of its assets.
- 8. "Secretary" refers to the Secretary of the Department of Housing and Urban Development.
- 9. "Surplus Cash" means any unrestricted cash remaining after:
  - a. the payment of:
    - (1) all sums due or currently required to be paid under the terms of any Mortgage or Note coinsured by the Secretary;
    - (2) all amounts required to be deposited in the Reserve for Replacements; and
    - (3) all obligations of the Project other than the coinsured Mortgage unless funds for payment are set aside or deferment of payment has been approved by the Mortgagee; and

vo vidgir pridor infamya i boseranai Adi ikrazili a infaministra buka 10 percent ur iran i tazikananpanan Adana

Transming i maggi sent professort at les mont of the ingress selfprofessor professor against against a les mont of the ingressor and ingressor and against a less and and against a less against a les against a le against a les against a le against a les against a les against a les against a le against a les against a l

- i Pantgayar (arakan 19var) of Taragayar "agifola Foundfolai kala kitutaky Tagoggayar (akupantgayar) kod kup utago balarak to the Nobel Edgard (and hotela thata is ablicated to the Managaya Arminanco by the Secreta
- 5. The company of the transport formedes and make transporter that the formedes are the stagen and some second of the control of the control
- er "Melle" merlet (e) fore waken in negure d day che . Mortige bod elett is baddigadd kom Mortigadge . Lanuesade by bil Secretiny.
- The Dreight the maintenance the Martgaged Property and late.
- S. Charletia, Cest. asing any unrestricted cost.
  Venational Free:
  - The Medical Confidence .
- ed og Beulossa vinseniup en ove och 16 (1) se sgrjålpk <mark>ans in sammen de</mark> en kommen bet vom som in sammen ble ble Beuksammen i som
- of bedizogab ad os backment street its (0) bes tademanalask orb system odo

- b. the segregation and recording of:
  - (1) an amount equal to the aggregate of all special funds required to be maintained by the Project;
  - (2) an amount equal to the Project's total liability for tenant security deposits.

In computing Surplus Cash as defined above, the Owner must follow the administrative requirements prescribed by the Secretary.

#### B. OBLICATIONS OF OWNER

The Gwner agrees to do the following:

- 1. Establich and maintain a Reserve for Replacements to cover the cost of major replacements.
  - Owner gorees to make an initial deposit of \$74,128.00 with the Mortgagee on the date that the indured Mortgage loan proceeds are disbursed. Owner agrees to make monthly deposits to the Reserve in the amount of \$3,511.17 commencing the on amortization is scheduled to begin and continuing each month thereafter, unless the Mortgagee establishes a different amount in Secretary's accordance with the administrative requirements. Owner agrees to make the Reserve deposits on the first day of each month.
  - b. The Reserve for Replacements will be held by the Mortgagee or by a safe and responsible depository designated by the Mortgagee. Such Reserve shall at all times remain under the control of the Mortgagee.
  - c. Owner acknowledges that, in order to prevent or cure a default, the Mortgagee may, in accordance with the Secretary's administrative procedures, use Reserve funds to pay amounts due under the Mortgage. If the Mortgage debt is accelerated pursuant to a default under the Mortgage, the Owner agrees that the Mortgagee may apply the balance in such Reserve to the amount due on the Mortgage debt, as accelerated.

: 16 vallages that merberotens alv lis to edepende of the second not be terisdaiam ed of Beringer Shell Selvege

terretaria de la composición del composición de la composición de

istoi ilianaretti kii or ikkint ilike kki ok ilki .myitogak quimmoan denram tot garinadi.

An c**computiin**g choiping choip as the computed above. The Grade much fedirozozo zimaneragoz establishaba Dadi Evolloj: Secretary.

THE PROPERTY OF THE PROPERTY O

THE Course was considered as a second of the course of the constant of the course of t nsasmenulauki voi kerrorus — alusakki bus dekideles Lastremenslent (u.s.a. 1901-1901-1901-1905)

du spirogod isidies un seisa du server server detendente de la seisa de la server de la seisa de la server de la seisa de la server de Arron to Mills and the second to ters edgent or bothbance to ing carb marth three attem, dules the of response dualistable a medical translation of the confidence of melka lake e sierako degandako his tika birekt dag ake

ye along so ifin adamsonings in . efdicategram bar chas o your elections of where a contract and get the remaining to a super-Paramaghan Ramana attack to the contract The Court of the property of the Court of th

abortours of repart to lifeact to life the control control នៅ ជាមុខសម្រេចស្ថិត្តិក្រុម និង ស្ថិត្តិក្រុម ប្រជាពិធី ប្រជាពិធី ប្រជាពិធី ប្រជាពិធី ប្រជាពិធី ប្រជាពិធី ប្រជ ស្រុក្សា ប្រជាពិធី ស្រុក្សា ស្រាក្សា ស្រុក្សា ស្រាក្សា ស្រាក្សា ស្រុក្សា ស្រុក្សា ស្រុក្សា ស្រុក្សា ស្រុក្សា ស្រាក្សា ស្រាក្សាស្ត្តា ស្រាក្សា ស្រាក្សា ស្រាក្សា ស្រាក្សា ស្រាក្សា ស្រាក្សា ស 11 compared only which will be a second of of Authory Posities the no view una pelit parament pelit on koranna il man en element Speakers leader as a small complaints exist

- Owner agrees to analyze the adequacy of the đ. Reserve for Replacements when and as required Mortgagee. Ιf the Mortgagee the with accordance determines, in administrative requirements of the Secretary, that a higher monthly deposit is needed to ensure the future adequacy of the Reserve, Owner agrees to increase the monthly deposit as directed by the Mortgagee. The amount of the monthly deposit may be increased or decreased from time to time without amending this Agreement.
- DOOD RE. Owner agrees to invest the Reserve for Replacements only in accordance with the requirements of administrative Officeretary. All earnings received from investments of the Reserve for Replacements shall accrue to the benefit of the Project. At the option of the Owner, such earnings may (e)csited in either the Reserve for Replacements or in the Project operating account. Amounts earned on investments are not a substitute for the regular monthly deposits required by paragraph B.1.a. of this Agreement.
  - 2. a. Request and implement rent increases only as provided next to the boxes checked below.
    - (1) XX Owner may adjust rents for all unsubsidized units without obtaining the Lenden's approval.
    - HUD (or the Public Housing Agency (2) (PHA) Contract Administrator in the case of projects assisted under the Section & Moderate Rehacilitation Program) will adjust rents receiving Section units assistance as provided in the HAP and the Secretary's Contract and administrative regulations procedures.
    - (3) \_\_ Owner must obtain the lender's written approval for any increase in the "Maximum Rent" (defined the low). Requests for increases in the Maximum Rent will be processed

edo do gornomia edd orgifia (co. caraga cara) Cochapar ba bos noew chomas (co. caraga) in the altabeth or beautiful fit in the wholes in that it is each or light eris district company of ugspare vne Roman (Ibb) od namo baka (b) (b) baka (e Palis and Butherman and Hologophi militarium interior e medit. Varenament nela bo varance bus escolut esti esti escolut. uninagan danum ami kenerak di berkeba amik To during all the properties for the last section of the control o partnessa gazdita oakitruli serit sirili serit sirili serikaya eff Colombia a bist

deems in the contract contract edd - ddiw - serrabyr es - ai - fau - Frans ed 197 Light | Beviener | Mg. Owie | Live a tomego signification of the contraction Transfer Control of the Control of t von enatura de l'antitro de l'a yldanom selupet add tob Hidd to ablat Blackbars, be

as ging suppostors from the work to fine -10/4'S OFFICO . Walled Destroyds respond with a recent to decor

tim boli remmer jumpihe i ven skret Seodrjiy i oj adink iverietalisticki n u Lavanggu a trebaad afin broadbook

tuangs palamok bulday sair i i i S and mi corrections continue to a continue ada a**sbab bod**elerty naseboard i i i mukingilianden enareheel hoodin ee act radges a sentle last trace to top a Store dalitas o privisces consci SAN anit ni hahirare sa anazirinza nivaniscost ogg bas much S astronialidad has ancidended

o redience with about the mean section of the contract of the To a Chilip Colored management indi *emagas*mi tod ledeniek ilikile. serigions as Ithe most massed of

in accordance with the Secretary's regulations and administrative procedures, using the

- (a) \_\_ Cost Approach (See Paragraph 7-5.a. of HUD Handbook 4566.1.)
- (b) \_\_\_ Market Approach (See Paragraph 7-5.b. of HUD Handbook 4566.1.)
- b. For units receiving Section 8 assistance, obtain the Secretary's written approval of charges for facilities and services of the project not included in rent.
- c. For projects built exclusively for the elderly and handicapped, obtain the Lender's written approval of charges for facilities and services of the project not included in rent. Lender may review and approve such charges according to the Secretary's regulations and administrative procedures.
- d. Not permit any part of the Project to be rented for transient or hotel purposes. The term rental for transient or hotel purposes means (1) rental for any period less than 30 days; or (2) any rental, if the occupants of the housing accommodations are provided customary hotel services, such as room service for food an beverages, maid service, furnishings and laundering of linens, or bellboy service.
- e. Rent commercial facilities only in accordance with applicable regulations and other administrative requirements of the Secretary and upon such terms as approved by the Mortgagee.
- f. If the Mortgagee has approved the Maximum Allowable Monthly Rent Potential ("Maximum Rent") which is set forth in the then current Rent Schedule (Form HUD-92458) executed by owner, based on a cost approach, notify the Mortgagee when State or local government action causes a reduction in property taxes, utilities or other project expenses. If the

ាត្រូវមួយស្វាន់ប្រជាជា ស្វាល់ ស្ ក្រសួងប្រជាពិស្សាល់ ស្វាល់ ស្វា	
(0) Cost Approach (5mm) Parseraph (7-5.2) of April Manibook 4565.i)	
Harket Approach (200 Paragraph 7-5.1 oct Hill Hendbook sinb. 7.)	
countries to recide to the contribution of assistance, and the country of the country of the countries of th	. ·
The control of the co	
on of populate and the book put of a book book to be book to be a book to be	
The engine specification of the control of the cont	7
sensineros ni miro abidilárel la comercado de	ii 159

if the stronger and oppreved the Stanish ("sections of the Stanish of the Stanish of Sta

Mortgagee determines that the reduction in those expenses is not offset by an increase in other expenses or by an increase in deposits to the Reserve for Replacements, the Owner agrees to reduce rents accordingly. The Owner agrees to reduce the rents within sixty days of the date of the Mortgagee's directive to do so.

- g. Obtain the Mortgagee's written approval before leasing the Project or any part of it for other than individual apartment units.
- Deposit all rents and other receipts of the Project in the name of the Project in accounts which are fully insured as to reincipal by an agency of the Federal government. Project funds in excess of those needed to meet short-term Project operating expenses may be invested in accordance with the administrative requirements of the Secretary.
  - b. Use Project funds only to:
    - (1) pay amounts required by the Mortgage;
    - (2) make required deposits to the Reserve for Replacements:
    - (3) pay reasonable expenses necessary to the operation and maintenance of the Project;
    - (4) pay Distributions of Surplus Cash permitted by Paragraph B.4... of this Agreement; and
    - (5) repay Owner advances authorized by the Secretary's administrative procedures.

Project funds may not be used to liquidate liabilities related to the construction of the Project, other than the Mortgage, unless the Mortgagee authorizes such use.

c. Any Owner receiving funds of the Project other than through Distributions permitted by Paragraph B.4.a. of this Agreement must immediately deposit such funds in the Project bank account and failing so to do must hold

me welseles esta desta asantalisi aanagitum	
end water at the medical property of the second	
of parameter was per to sente the	
The state of the converse of t	
o de la companya de La companya de la companya del companya de la companya de la companya del companya de la companya del companya de la companya de la companya de la companya de la companya del companya de la companya del companya de la companya de la companya	
regressive <b>signer og</b> d ere bog er mæree finner ærd.	
្រុវស្តីស្ត្រីមួយ ស្ត្រី ស្ត្រី ស្ត្រីស្ត្រី ស្ត្រីស្ត្រី ស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្ ស្រុវស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត	
and the second of the second o	•
dewards referre attorgering the renaid	, <u>(.)</u>
in the substitution of the property of the state of the s	tr.
Legina Companye isobi timbi a ta este tal	
and the first of t	
Let in gugroups seeds hat like a last schulpt	. <i>1</i> 5
one dependant add la scent colored in province	v ± e
[2] A. Wang, S. Wang, M. Wang, W. Wang, M. Wang, W. Wa	
of an incorner all of an over a single to trouble out to Corps of a contraction of	5
The first profit of the second	
ការសេរិក សេ និសេសសមា ២០ និសាស បានសុខការ បានសុខការ បានសុខការបានប្រ ក្នុងស្រែងបានសុខការ និសាស្ត្រី សុខការ សុ	
din paragrama de la comparta del comparta del comparta de la comparta del la comparta de la comparta del la comparta de la com	
said do ganoacatupen a Ograficación said	
	100
The control of the co	, 1
The first of the f	e Me
teasparem ser ve healtiper rate etc. etc.	
in Butter and a few transfers from a provincial problem.	
ovieces ending dappoints to the Reserve	
120000000000000000000000000000000000000	
But to Detail and a supplied of the	
ခုတိုင် စပေ ထုံးရှာစစ္စမားသည်။ ခို့သည်တက္ခုတု စပေတြကေလည်းသည် ကိုသည်။ ရှင်	
ting attiment in the second of	7
ang panggan mengenggan sebagai panggan panggan panggan panggan panggan panggan panggan panggan panggan panggan Panggan panggan pangga	1,0
សម្ដេច ខ្លាស់ក្រុមស្នេ ខេត្ត ខ្លាស់ស្គាស់ស្រួន មនុស្ស (២)	0.
tides to levelt mesqualities bedilense	( )
na menderal and the second of the second Second of the second of the	
,我们就是一个大大的,我们就是一个大大的,我们就是一个大大的,我们就是一个大大的,我们就是一个大大的,我们就是一个大大的,我们就是一个大大的,我们就是一个大大的	

(com cepus assum advantus sybbosiued, by that Chare and La restalishmablise propagases.

The about the case only not by hospid by big lisquidence in a construction of the cons

nnsport oda je verke ilitorin projet od gi forimise ambitadis aplacije to las series dana **prometja** eliko la lose oda nastanje dogišti endjač nasti dana pintgji e inlastan otad demojoš en až gnulisti bos a socia das

such funds in trust. Any Owner receiving property of the Project in violation of this Agreement must immediately deliver such property to the Project and failing so to do must hold such property in trust. At such time as the Owners shall have lost control and/or possession of the Project, all funds held in trust must be delivered to the Mortgagee to the extent that the Mortgage indebtedness has not been satisfied.

- and maintain residents' Deposit deposits in a trust account separate and apart from all other funds of the Project. This trust account must be held in the name of the Project and the balance in the account rwst at all times equal or exceed the Project's liability for residents' security The Owner must comply with any deposits. state or local laws regarding investment of security deposits and distribution of any interest or other income earned thereon. earnings received from the investment of security deposits must accrue to the benefit of the Project or the Project residents.
- 4. a. Make, or receive and retain, Distributions of cash or other assets of the Project only as authorized by this Agreement.
  - (1) Distributions may be paid only from Surplus Cash which existed as of the end of a semi-annual or annual fiscal period. The Owner must compute Distributions in accordance with the Secretary's administrative requirements.
  - (2) The first fiscal period's Distribution may not be paid until construction has been completed and the Mortgagee has received any required cost certification.
  - (3) Distributions may be paid only after the end of the fiscal period in which the Surplus Cash is generated.
  - (4) No Distribution may be paid from borrowed funds or when payments due under the Note, Mortgage or this Agreement have not been made.

Serielanas rimas esas lituriles esas electricis vido ka prijastka pi saskana i saskana Jose prostoj pjeskama Ab of or parties bus footage sin in younger, duna ca judanas ni ylangisti ili e bele Silei to model two below to the following the contractions among the Champhora will be an increasing to ent of fearewiller on term of the expension specifical said toda consulus of the second properties . Markithista . Manni, been list a companie for the

The application of the state of ali sesso so face, with remark to the desire of the production of t era Merkipathoa of cor helmo earned thereon. Any ho Sepadaeuni oud modit iinsee the road account to the becauseful re the Broject residents.

in applying trieff transportable and 

dental acceptance of the control of mont extro birg od tysa kharaan taa bno ens dalen beseire dabbe ille elleriste Face of liquids to facing the liquid colors gli distri sombregan ni besita e nele appropriately subject to the test of the contract of the contr

ent budisdaiO (athornage testing on the end (%) sed haddadrirenan lider tieg out to be ear yer assegtion and him over your buries landdanidd id rho daug bys Lupam (b.) - eb eb a

Tens worker yang gang series nekalerani series serj with Wolfwart Bailey tree in March the CARCHARDONN RECORDS OFFICERS

Miles was to take the second of the contraction of formula columnian and the column and the column and the columnian Meson's ad agreement each expension no chen a trans bive been been best . {*>* 

- (5) If any of the conditions listed below apply, the Owner may distribute Surplus after obtaining only Cash Mortgagee's written approval to do so.
- The Owner has not satisfactorily (a) Mortgagee responded to any management review, physical (b) The uncorn (c) There Agreeme inspection report, annual financial correspondence or statement other correspondence which requires corrective action and which was received at least 30 days prior to the end of the fiscal period for which the Surplus Cash computation is made.
  - significant Project has uncorrected physical deficiencies.
  - is a default under Agreement.
  - Limit Distributions in any one fiscal period to the amount specified below and calculate Distributions in accordance with the administrative requirements of the Secretary.
    - Distributions are permitted (1) No projects owned by menprofit entities.
    - owned (2) by projects distribution entities, Distributions may not exceed the lesser of Surplus Cash available at the end of the prior fiscal period or the Distributions earned and unpaid as of the end of the prior fiscal period. Distributions shall be earned annually at the rate of N/A % of the initial equity investment.
    - On projects owned by profit-motivated (3) by paragraph covered entities not B.4.b.(2), Distributions may be paid up to the amount of Surplus Cash generated during the prior fiscal period.
  - Deposit the following amounts with 5. а. Mortgagee within sixty days after the end of each annual or semi-annual fiscal period in

e vasad despilianakondenen kia ko eta ki liik Lannas estellajeta yen kennen oli liikko Lannas paleinsko kolon kii liikka Kari e elikaanga noottaa estella estella	
မွှော်သို့သို့သည်သည်။ သောလက် သောမလေးက (၁) (၁) မောက်သောက်သောကို ထူသား တွင် မြောက်သောက နောက်သောက်တွင် လူသားသောကာလေး မြောက်သောကျောင်း	
for evidents, seamen of the evidence and the company of the compan	
and the gradient of the legal of the Managers will be a first first of the contract of the con	
ers artino Ose, arabes, es l'est i es epus, egab Bé veres, es l'en et ; enè holog laboré end les be, e i	
មន្តរបស់ សម្ពេចប្រជាជា និស្សនា ស្រាវៈ ស្រាវៈ មាន ១០១០ ស្រាវៈ មាន ១០១០ ស្រាវៈ មាន ១០១០ ស្រាវៈ មាន ១០១០ ស្រាវៈ ស	
inacilepja nad obelost (2) - peipaeaulas laulayiytakteetuur	
alvid rodomi vijemišob e a prosest (te) Linka rengal	
former than it was to as one disposition of the second control of	
o direct da dinas e aixe e permeteles da	0.
Notice is a spin linewed activities of the contract was activities of the contract was activities of the contract was activities and the contract was activities and the contract was activities and activities a	450
is electional district the form of the second of the secon	

which Surplus Cash is generated. The funds deposited pursuant to this paragraph are referred to as Residual Receipts. The Residual Receipts must at all times remain under the control of the Secretary, who will have the power and authority to direct that the Residual Receipts or any part thereof may be used for such purposes as he/she may determine.

- (1) On projects owned by non-profit entities, all Surplus Cash.
- (2) On projects owned by limited distribution entities, any Surplus Cash remaining after payment of distributions authorized by paragraph B.4. of this Agreement.
- (3) No deposit is required on projects owned by other profit-motivated entities.
- b. Use Residual Receipts only for the purposes for which the Secretary authorized their withdrawal.
- c. Invest the Residual Receipts in accordance with the administrative requirements of the Secretary and add all earnings on such investments to the Residual Receipts Account.
- 6. Maintain the Mortgaged Property in good repair and condition and promptly complete necessary repairs and maintenance as required by the Mortgagee.
- 7. a. Assure that all Project expenses are reasonable in amount and necessary to the operation of the Project.
  - b. Comply with the Secretary's administrative requirements regarding payment and reasonableness of management fees and allocation of management costs between the management fee and the Project account.
  - c. Not obligate the Project to pay for costs other than those reasonable and necessary to the operation and maintenance of the Project.

. .

whateh salt commentation of the district of the The engineer since of the control of film of a lyrefulbed of the local to Such preside of goldentone form the second week year doesend dasa yas no tiljimosi i tilatiti odd the back of the surposes as the back way Contain Miss a Projecti e nd - banko - zaaroza Silve Configuration of the naka apiquas yas (salitano at ant indirecriming with the entering the distribution of the contraction of the algebra de gê benwo kabagang na keriopa (di pada i ad (di Trakdidos kadaviron dileng podrumi seceipts only for the engineer niosa sat thend besimpodies yespected se apacibs of [office, 2] (author) ofic to strongerings, well-seles out ... sauonoA zdgiswež fribleoč elf es Cap ateger from the promount income a sect wind र्वतार प्रदेश साम्याद । तार प्रति हेता स्वतान्त्र केर्यक क्षेत्रक स्वतान्त्र है स्वतान केर्यक स्वतान केर्यक स् स्वतान स्वता - Anthogon - Indices - Six Maria - Michigan 8. V C tes verifications and accessing the same Compagned that the compagned collected with the Secretary's administration Administration of the property of radenyan . probunst 1.5 soul directors of Commence of the production .26.5 egya enelegyőgyai aktoropa apagya kirászt és elektrológai a telepeketet Capopoe abelos esclusiones tracitivos

movement specified the first section of the delication

additional out to ebases takes become reality We

our greatures has side water cause fort 1970.

- d. Purchase apods and services identity-of-interest individuals or companies if the charges levied by individuals or companies are not in excess of the costs that would be incurred in making arms length purchases on the open market.
- Exert reasonable effort to take advantage of e. available discounts and credit the Project with all discounts, rebates or commissions received with respect to purchases, service contracts and other transactions made on
- received with contracts and other behalf of the Project.

  Obtain contracts, materials, supplies services, including the preparation of audit, on terms most advantageou at costs not in excess for such contracts. services, including the preparation of the Services, including the following to most advantageous to the Project and at costs not in excess of amounts ordinarily paid for such contracts, materials, supplies and services in the area in which such services are rendered or supplies and materials furnished.
  - Solicit oral or written cost estimates as g. necessary to assure compliance with the provisions of this paragraph and document the reasons for selecting other than the lowest copies of Maincair estimate. documentation and make such documentation available for inspection during business hours.
  - Require any purchaser to assume  $\mathfrak{q}\mathfrak{Q}$  of the Owner's 8. obligations under this Agreement.
  - Secretary's administrative 9. Comply with the procedures for Previous Participation Clearance and Transfers of Physical Assets.
  - Obtain the Secretary's and the Mortgagee's written 10. approval before engaging, except for natural persons, in any business or activity, including the operation of any other project.
  - Obtain the Mortgagee's written approval before: 11.
    - transferring, assigning, conveying, a. of any legal or disposing encumbering interest in the Project including rents and security deposits;

Furname goods and earlings of compacts of compacts deviced by compacts or compacts or compact of contract of the contract of t	. <b>b</b>	
East for the control of for books advantage of all and the following said are blooking the following said are demanded by the control of the	<b>20</b> (10 € 10 € 10 € 10 € 10 € 10 € 10 € 10	
Oble continuity and ordered outpoints and addition of the continuity of the continui		
of the contract of states and the contract of	9/4/	
sinonwi and to the supers of measuring gas take		3
ត្រាក់ពីសុខជាស់ ពេលគ្រៃគីស្នា (គ្នាក្នុងសាលាស្ថាស់) (គ្នាក់) (គ្នាក់) (គ្នាក់) (គ្នាក់) (គ្នាក់) (គ្នាក់) (គ្ន (គ្នាយាស់ កាត់ស្ថាស់) (គ្នាក់នៅកាត់) (គ្នាក់) (គ្នាក់) (គ្នាក់) (គ្នាក់) (គ្នាក់) (គ្នាក់) (គ្នាក់) (គ្នាក់) (គ (គ្នាក់) (គ្នាក់) (គ	រួមសេច្ច ១ ហើ ខេត្តសុខ ខេត្តសុខ	
redfind niegyspines and bre states and over the constant product of the states of the constant	North Sea	•
revolted takengoe measies is some of set the ein	300 J. II	
dores so see apping. Seenalisting.  Second of the displaced of any closed interesting peness and construction in the second archive in the second sec	<b>.5</b>   11.	

- remodeling, adding to, reconstructing or demolishing of any part of the Project;
- c. undertaking self-management, contracting for management services or paying, or incurring any obligation to pay fees for management services;
- d. paying, or incurring any obligation to pay, compensation (including wages, supervisory fees or salaries) to themselves, or to any officers, directors, stockholders, trustees, partners, beneficiaries under any trust, or to any of their nominees; or
- e. permitting the use of the dwelling accommodations for any purposes except the use which was originally intended, or permitting commercial use greater than that approved by the Mortgagee.
- 12. Resign or withdraw from the Project only after the Mortgagee has approved a substitute Owner. Resignation or withdrawal from the Project prior to the Mortgagee approving a substitute Owner will be considered abandonment and will place such Owner in default under this Agreement.
- 13. Provide for management satisfactory to the Mortgagee and the Secretary; execute a written management agreement with any management agent; assure that all contracts and management agreements meet the Secretary's requirements; and deliver to the Mortgagee such information and certifications regarding Project management as the Secretary may require.
  - Include in any contract entered into on behalf of the Project a provision that the a. Mortgagee or HUD may terminate the contract without penalty and with or without cause, effective thirty days after the notice of the Secretary's desire Mortgagee's or terminate is mailed or otherwise delivered to the contractor. The Owner agrees to mail such notice within seven days of receipt of the Mortgagee's or Secretary's request to do so. Owner also agrees to immediately make arrangements for providing new management satisfactory to the Mortgagee and the Secretary.

.....

	see principal relies to reconstructing as	្នុរដ	
	The property of the past to property and the principles of the pri		
		***	
	and princes, it is expenses the princes to the	0	
	िक्षमां रहेपाना है। यह स्वता प्रमाणिक है। इस अर्था का अर्था का विकास है स्वता है।		
	Jagmepanam and rhad yaq of thought a sur-		e e
	and the second of the second o		
	្នា ក្រុមអង្គ <b>ស្ថាប់សមាសម្រាប់ស្រី</b> ស្រែង ស្រាប់នេះ គ្រប់ សមា ខែសារ	7.5	
	- The Control of the		
	and the contract of the contra		
	nakina a kanin anakina kanina kanina kanina anakina a		
	The state of the s		
			٠
	्राप्त विक्रमा । अर्थेत केंद्र क्रिया है। अर्थे केंद्र केंद्र केंद्र केंद्र केंद्र केंद्र केंद्र केंद्र केंद्र	. 33	. "
	· Address of Managhan (Address Address		
	the compared the filterity of the contract of		
	The entitles of the Commission growths than another		
	• and page 1 to 100 to		
•	ျခန့်ကျား အတွေ့ကောက် လွန်တွေတွင် ကြောက်သည်။ မြန်တွေ ကျောင်းသည် တွေ့သည်။ ကြောက် သည်တွေကောင်း မြောက်တွေကြီး ကြောက်တော်သည်။ မြောက်သည် မြောက်တွေကို မြောက်တွေကို မြောက်သည်။ မြောက်တွေကို မြောက်တွေ	in in a state. The state of the	. *. 2
	The first of the state of the s		
	The control of the co		
		2.4	
	Note that the state of the stat	na Najara	
	្នាស់ស្គ្រាល់ 😅 💛 😅 😅 🦈		L C t
	o viera di Essa III di La Badaga a Kristo, proprio di Calenda di Calenda III di Calenda Calenda III.		
	o program delimentario e e e e e e e e e e e e e e e e e e e	1/-	
	in an appropriate to the form of the first the first of t	17 W.	
	्रतात्र । इक्षत्रमञ्जूष्य विद्यालया । यो प्राथम अन्य । याची । वर्षा । याची अस्त	911000	
	than noived and dame because it is the		
	interactivistic in a complete of the property of the programme and the control of	and the state of t	
٠	는 사용하는 사용하는 사용하는 사용하는 사용하는 사용하는 사용하는 사용하	a kali se tak	
	nno symmetica communication contractions and selections and the selections of the selection	. (	
	- Marie - British - Marie Militaria - British		
	of a standard with a temperature of the standard of the standa		
	The engine of the expension of the contract of		
	្ស៊ីតិប្រសិទ្ធិថ្នាំ ការ៉ូស៊ីស៊ីស៊ីស៊ីស៊ីស្នានៃ និងក្រុមិន ប្រជាជាធិប្បញ្ជាំ ប្រើប្រើប្រើប្រើប្រើប្រើប្រើប្រើប ការ៉ូតាស៊ូស៊ីតាស៊ីស៊ីស៊ីស៊ីស៊ីស៊ីស៊ីស៊ីស៊ីស៊ីស៊ីស៊ីស៊ីស	•	
	and confirmed styroperset to be a contracted		
	rander til til fill sig af klader fra til til er fra fra fra fra fra fra fra fra fra fr		
	TO AN OUR REPORTS ALLERGY OF FOR THE PROPERTY OF THE		
	The figures decreased and control of the second		
	control aspektion midate against the prise of court of the		
	on North of Talke I because that the ways a company of the second of the control		
	The companies from business for the companies of the comp		

- b. The Owner agrees that the following clause will be included in any contract entered into identity-of-interest individual with an the provision of business for "Upon request of services to the Project: the Mortgagee or (name of Owner or Management Agent), (name of Management Agent, Contractor Supplier) will make available to the Mortgagee, at a reasonable time and place, records and records identity-of-interest companies, which relate services charged to goods and Records and information will be Project. Mortgagee sufficient to permit the determine the services performed, the dates performed, the location, the time consumed in performed, the location, the charges made for charges made for materials, and the per unit and total charges levied for said service." The Owner agrees to request such records, within, seven days receipt of the Mortgagee's request to do so.
- 14. Establish and maintain the books and accounts of the Mortgaged Property in accordance with the requirements of the Secretary and the Mortgagee. Such books and accounts must be kept current and in such form as to permit a speedy and effective audit. Such books and accounts must be maintained for such periods of time as may be prescribed by the Secretary and the Mortgagee.
- 15. Permit the Secretary, the Inspector General of HUD, the Comptroller General of the United States, the Mortgagee and their authorized agents to inspect the Project's property, equipment, buildings, plans, offices, apparatus, and devices, books, accounting records, contracts, accuments and papers during reasonable business hours.
- 16. a. Within 60 days following the end of each fiscal year, furnish the Mortgagee and the Secretary with a financial report on the Project's operations unless the Mortgagee authorizes the Owner to submit the report on a later date. The Owner agrees that the report will be prepared, signed and certified in accordance with the requirements of the Secretary and the Mortgagee.

The control of the same of the control of the contr

an ulaungood de dalogo entiralem fan lengarhende la saft allem fan lengarhende la saft allem entire entire

compared the constant of the constant of the United Seneral of the United Seneral of the United Seneral of the United Seneral Seneral of the United Seneral of the constant of

A section of the mederal policities against the analyst of a section of the control of the contr

- b. If the Owner fails to submit its annual financial report within sixty days of the due date or any other date as may be agreed to in writing by the Mortgagee, the Owner agrees that the Mortgagee may retain a certified public accountant to prepare the report on behalf of the Owner and that the cost of such report will be a Project expense. The Mortgagee may do so only after giving the Owner thirty days written notice of its intent to do so.
- 17 Upon request, the Owner must furnish the Mortgagee with operating budgets, occupancy, accounting and Whar reports; properly certified copies of minutes of meetings of the directors, officers, stockholders, or beneficiaries of the Mortgagor; and specific answers to questions raised from time time by the Mortgagee regarding income, operations, assets, improvement liabilities, contracts, operations, actual cost of repairs and improvements, disposition of Mortgage funds and conditions of the Project and the status of the Mortgage. The Owner must furnish a response to Mortgagee's Chanagement review the physical inspection reports and written inquiries regarding annual or monthly financial statements, no later than 30 days after receipt ο£ Mortgagee's report or inquiries.
- 18. Notify the Mortgagee in writing within five days after instituting litigation seeking recovery, litigation, relief, OI defense O'to equitable excluding related 1.0 individual litigation resident evictions. The Owner may use Project funds to pay for such litigation only if the Mortgagee authorizes, or a court dilects, Owner to do so.
- 19. a. Refrain from utilizing criteria or tenant selection practices that discriminate against any family because of the sex of the household head or because there are children in the family, unless the Project was designated primarily for occupancy by the elderly.
  - b. Comply with the provisions of Title VIII of the Civil Rights Act of 1968, as amended, and any regulations or administrative procedures

2.54

Tancas legge to dimmine and letters the control of the control of

Assertante entre finite and antique antiqu

the control of the printer of the winder of the control of the con

TRACOS DE ENTREMENT APOLO, ELE COMO PERTIEN TRACOS DE COMENTANTAS ENTRE RESERVA DE LA TRACOS DE COMENTANTA DECENTANTA DE COMENTANTA DECENTANTA DE COMENTANTA DECENTANTA DE COMENTANTA DE COM

TOTEVIV GEST EN PROPERTORS OFF, THE GROUP TAK NAS (Buganus en 1888) la bre trapid 1990 till Sovinierosg svidnussiernie na eschlikum i ger issued pursuant thereto. These laws and regulations prohibit discrimination in the rental or financing of housing on the basis of race, color, national origin, religion (creed), or sex. Owner agrees to administer the Project and related activities in a manner to affirmatively further fair housing. The Owner also agrees to comply with similar State and local fair housing laws and ordinances.

- c. Comply with the provisions of Executive Order 11063 on Equal Opportunity in Housing and all regulations issued pursuant thereto. This order and related regulations prohibit discrimination on the basis of race, color, religion (creed), national origin, or sex in housing and related facilities provided through Federal financial assistance.
- Not discriminate on the basis of race, color, đ. religion (creed), national origin or employee or applicant for against any employment. Owner agrees to include a provision to this effect in any contract or subcontract executed for project repairs and aนต์ comply with improvements, to provisions of Executive Order 11246 and Title 41 CFR Chapter 60, when applicable to such contracts.
- 20. Issue shares of capital stock or beneficial certificates of interest, as applicable, only in a number and form approved by the Mortgagee.
- 21. The Owner and/or its general partner(5) do not assume personal liability for payments due under the Note and Mortgage, or for the payments to the Reserve for Replacements, or for matters not under their control, provided that said Owners shall remain liable under this Agreement only with respect to the matters hereinafter stated, namely:
  - (a) for funds or property of the project coming into their hands which, by the provisions hereof, they are not entitled to retain; and
  - (b) for their own acts and deeds or acts and deeds of others which they have authorized in violation of the provisions hereof.

- E 1 ...

The a west exactly as a construction of the arts of a construction of a constr

The state of the s

and the control of the basis of seven and the control of the contr

The oliver of the store is the control of the solution of the

- or their wile joing ledd. Yn ywsege fel ei i si'r ardl (b) grafik iwang and yd (dilaw of mel to ell (sec Theolys Subschool pols i can dan as well falled
- on the part of any series on a transfer of the far and the far and

- 22. Refrain from executing any document which contains provisions that contradict or oppose the provisions of this Agreement unless the Mortgagee approves that document. If the Owner executes such a document without the prior written approval of the Mortgagee, this Agreement will be controlling as to the rights and obligations which it sets forth.
- 23. The invalidity of any clause, part or provision of this Agreement shall not affect the validity of the remaining portions thereof.

#### C. RIGHTS OF THE MORTGAGEE AND SECRETARY

- 1. If the Owner violates any provisions of this Agraement, the Mortgagee or Secretary may send the Owner written notice of such violation by registered or certified mail. If such violation is not corrected to the satisfaction of the Mortgagee or Secretary (whichever party issued the notice of violation) within 30 days after the date such notice is mailed or within such further time as the Mortgagee or Secretary, as applicable, establishes in writing, without further notice the Mortgagee or Secretary, as applicable, may initiate any of the following actions.
  - a. With the prior written approval of the Secretary, declare the whole indebtedness due and thereupon proceed with foreclosure of the Mortgage.
  - b. Collect all rents and other operating receipts of the Project, and use such collections to pay the Owner's obligations under this Agreement and under the Note and Mortgage and the necessary expresses of maintaining and operating the Project.
  - c. Take possession of the Project, bring any action necessary to enforce any rights of the Owner related to operation of the Project, and operate the Project in accordance with the terms of this Agreement until such time as it determines that the Owner is again in a position to operate the Project in accordance with the terms of this Agreement, the Note and Mortgage.

enistropo doide decarroob que postrouse ecolocided e.S\$ end ewogge od dollarence that the maring empedande est explan jamental elle al carleirene ngiquene anama sais II discultore villa erro espec Laveagge neddlaw aprag odd reedrin i eddin o'i busa ed lete sammerph wind companion and dobne ameidegilde bas atapic eds of as gailloutero ្រៅមានគេមិន សារៈស្គាល់ មាន

to notekang to drog therefore the collaboration? the motivities oda spedia doe liedo sepessaya eigi Colorate Anthony of policions of Print

PRACTICAL TELEFORM TO THE STREET

- sets to packaively was as which result and if Agreement, eb. commission of Okingaary may read the Corpo vistant mains of such as and pro-corpo vistant mains of such violation of such vistants and stanta and to the Annual Annual Carlo odio emime k ydrono rusododinej 🕢 🚈 🕒 🗀 salah and kedika ayan ah niduka h eald toward duri windle to believe the 《自身存录》的是自由的文字的文字的文字的文字的文字。 vices, without further mousen the checky, as applicable, asy ikmoista phino/fer s
- son and disverge meditive act y act said eab seeheddebul sionw and arrived wrose each
- 750 OFFICE Quidanego redio bys alada lin challed capalais it the Praject, and and significant couldbybleto altread clar collagiblions Son grade and protone two takens with a state Rushsigns These sound out for the control edisore electrical policies de la Pratorio Cale

Duby goine court but the brigark, aring and and Abladapel vin socialis de technologistis (in grandplass and documentage and documents and Andropen you survive a provides only the relativening of a continuous law manage of the relative and continuous contractions. and a commandation of the expension of the contract of the s an minge hi honed send field in a second with Poeifine ve hoetine tha Preject ia accombade wigh the every of this Agreement, the Word some when together

- d. Apply to any court, State or Federal, for specific performance of this Agreement, for an injunction against any violations of this Agreement, for the appointment of a Receiver to take over and operate the Project in accordance with the terms of the Agreement, or for such other relief as may be appropriate, given the nature of the default and the damage resulting from the default.
- e. With the prior written approval of the Secretary, assess the Owner for the cost of reasonable attorney, audit and other fees incurred in enforcing compliance with this Agreement.
- 2. The draage to the Project as a result of Owner's breach of its duties and obligations under this Agreement shall include, but not be limited to, the amounts specified below. Any damages collected or recovered by the Mortgagee or the Secretary shall be payable to the Project account established under paragraph B.3.a. above.
  - a. In the case of unauthorized distributions of Project funds of Project assets, the damages will be the amount of the unauthorized distributions plus interest from the date the distribution was made.
  - b. In the case of failure to provide management satisfactory to Mortgagee and the Secretary, the damage will be the cost to the Project resulting from such failure.
  - c. In the case of willful or negligant failure to maintain the Project in appropriate physical condition, the damage will be the cost of the repairs required to return the Project to decent, safe, and sanitary condition.
  - d. In the case of incurring costs significantly in excess of amounts ordinarily paid, the damage will be such excess costs.

WARNING: 18 U.S.C. 1001 provides, among other things, that whoever knowingly and willingly makes or uses a document or writing containing any false, fictitious, or fraudulent statement or entry, in any matter within the

		1.1	
n veg nijedeneg nach einerg nahen in inn hat Middig		* 1.	
ा १६८ (ब्रिकेट वर्ष वर्षेत्र			:
o cido in ma lagicom mado iscosom o casacado de			
o distribe ku lasia w vasi de cere da sa jai dr Casasasa sa ka dasasasa da distribu			
ี ที่ เพล <mark>ะสุดชวิ อที่ผู้ หลัด หล</mark> ายที่ และ และ และ คราก เล			
รอบพลดอลอสัง คนัว โดย นักมายาย ยาโป และคา และโค ซาโน ป			
			•
ាស់ <b>ទៀត ខេ</b> ត្ត ដែលវិសាស ស្នះស្រាស់ ប្រធិសាស			4.5
- Parist oprije exizes ret beste establic skar			
and movement of the contract o			
n New Brown Andrews and Arter than the contract of the contrac			
in dun ed voi com C din a rue at water to took toddo Com dibus "yddis a diddin diddin			
Treat today the within their the Harborania			
ared data aprestigant patien is so becaused			
A CONTRACT OF THE CONTRACT OF			
7.00 H - 4.10 H - 10.00 H			
	o dan		` `
sando en tra en jour et la sasalt de proposa e	الله الأفراد المراد		
- Hida abbet papinakilko teo estel kin de d	DE#16		
organic Budanels sui son ord y believe detti eran	and Table		
Amount is a second of the Montages on the case of the	$C\Omega_{i,i}$	5 · ·	
e will no sonspirow sett with Communication in Sa	of the second		
there exists a property of the Project account	41048		
Lovoria Lo. E. C. Square of Donal Contains	4 195		
A Company of Manager Company of the			
- No greitadinadio besidestale de la Composito di		ē.	
Therefore and incloses postering to be an expected to			
Test to the set of the			1. The state of th
Tails oach eds mort desmadel care the live coults			
in the second of	•	. '	
- Behavapakan milyang od espalitik s $\sim$ $\sim$ $\sim$ $\sim$ $\sim$ $\sim$ $\sim$ $\sim$	Yazi		
o gradoused and bon suggestion or over is the	1/4	,	
Transport seem of deap and set of a person of a	11.0		
Saustin and Area of the Comment of t	O		
- versitaa summiliaan ah lahitiy lii essi est at	**	VX	
	+ 97		
्रमानुने व <b>्यव्यव्यव्यक्तः । त</b> ्री । अनुसर्वेद्यान्त्री । एते । । । । । । । । । । । । । । । । । । ।			
resit ed. Dim oyyang ras rasirisi si sasasi)			(7)
coda pr <mark>ajev od ferdin</mark> asi errogac eto ĉe dura e		1.0	
of the state of the contract of the state of			
and the second of the second o		4.	
			· · · · · · · · · · · · · · · · · · ·
cyline of hereby a submore pressure of the contract			
- Adam Andrews (1828) Hospitalis (1820) Andrews (1820) Andrews (1820)			· ·
. Rober gradus in			
<ul> <li>A section of the contract of the</li></ul>		*	
September Bergman September 1995 1991	1 × 1 × 1 × 3		
1907 ld	73.71 (1374) 3		and the second
- Per - 1991年 (J.C. 2020年) - 第1章201日 (J.A. 1991) - 1991年(J.P.) - 1997 - 1997年 - 1997年	1911. [ <b>1]</b> [4] [4]	3 11 17 3	
ing contact they duling the tack the past	3.6	3.6	TO DESCRIPTION
teda company (nodular) Yes Ad 👾 😘 ការ 😘 dus	北海大統立。	ម ្រាំប	abgbgs:

-18-

jurisdiction of any department or agency of the United States, shall be fined not more than \$10,000 or imprisoned for not more than five years, or both.

an owner of a property which is security for a mortgage (covering multifamily housing, as defined in the regulations of the Secretary) or as a stockholder, beneficial owner, trustor as an officer, director or agent of any such owner (1) willfully uses or authorizes the use of any part of the rents or other funds derived from the property covered by such mortgage in violation of a regulation; (2) willfully and knowingly uses or authorized the use, while such mortgage is in default, or any part of the rents or expense, shall be fined not more than \$5,000 or imprisoned not more than three years or both."

See Ride Outtached hereto and made a part hereof.

... N. 1 ...

derisdiction of ear dependent of the distance of the Onted Staces. Shall be tined not not then sid 100 or lagrisdaed for not were other tive returned.

The second of th

See River allowed true continued and see marked and the continued and the continued

Sauce Sauce

# UNOFFICIAL COPY 3 7 1 1 4 4 7 3

IN WITHESS WHEREOF, the parties have executed this Agreement this 2 day of March, 1987.

ATTEST:

OWNER:

AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO, not personally, but as Trustee under Trust No. 100016-00

ANT SECRETARY

Title:

Title:

WITHESS:

6230 N. KEMMORE AVENUE, GRANVILLE APARTMENTS, an Illinois general partnership, as sole beneficiary

General Partner

ATTEST:

MORTGAGEZ:

DRG FUNDING CORPORATION, a Delaware corporation

ASSISTANT SECRETARY

James C. Latta, Executive Vice President

(CORPORATE SEAL)

twinters over welling the parties have anadoth STARL ASSESS FO VOL ALLE SAME SHORESTAN AFEIT

· TATTIA

FRUST OWN WHAT THROUGHAN TAILED THE THE SERVER OF CHICAGO, OOK PERSONNEL but SCHOOL WHICH THIS BOLLSON

MARTHAND COMPANIES SEPTEMBERS SE COLLE Saldon Mar (Timeis gamend) Particulation (Saldon Demokitien)

WITHERS:

TURNISH LATERY

THERTYA.

THE STATE OF THE S NOTE PROPERTY CORPORATION, nolinated corporation :

Samos C. Buttan

计自由数字的时间 经工业的 电电影发展电影

(CARECRATE SEAL)

STATE OF ILLINOIS SS. COUNTY OF COOK

I, Lawrence S. Adler , a Notary Public, in and for said County, in the State aforesaid, do hereby certify that Carl H. Borak personally known to me to be the same person whose name is subscribed to the foregoing instrument as a general partner of 6230 N. Kenmore Avenue, Granville Apartments, an Illinois general partnership, appeared before me this day in person and acknowledged that he, being thereunto duly authorized, signed and delivered the said instrument as the free and voluntary act of said general partnership, as general partner of 6230 N. Kenmore Avenue, Granville Apartments, and as his own free and voluntary act, for the uses and purposes the sin set forth.

hai. Given under my hand and notarial seal, this 2 day of March, 1987.

My Commission Expires:

July 15, 1989

COOK COUNTY, BUT IS FILED FOR RESEAU

1987 MAR -3 PM 4: 25

87114478

PRINTING TO PRATE

HOND TO TIME

The transfer out to be trained to the common of the common to the common The transfer was a side or enterior of the control of the co



#### DISTRICT OF COLUMBIA, to wit:

On this <u>'2</u> day of March, 1987, before me, the undersigned notary public, personally appeared James C. Latta, Jr., of DRG Funding Corporation, a Delaware corporation, and that, as such, being authorized to do so, he executed the foregoing instrument for the purposes therein contained, by signing the name of the corporation by himself as such officer.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

Notary Public

[SEAL]

My Commission Expires:

87114478

Discoulde de Commenta, et milit

On this property public to the server tends of the personal destruction of the server of the server

The briefly was the course the course than any thank and . (set Istaille

Cooperation Control Co

My Commission Expiner:

STATE OF	ILLIBOIS	)	)
COUNTY OF COOK		}	SS.

#### LORETTA M. GOVIENSKI

\_\_, a Notary Public, in and for said County, in the State aforesaid, do hereby certify, that the above named Vice President and Assistant Secretary of American National Bank and Trust Company of Chicago, Trustee, personally know to me to be the same persons whose names are subscribed to the foregoing instrument as such Vice President and Assistant Secretary respectively, appeared before me this day in person and acknowledged that they signed and delivered the said instrument as their own free and voluntary act and as the free and voluntary act of said Bank for the uses and purposes therein set forth; and the said Assistant Secretary then and there acknowledged that said Assistant Secretary, as custodian of the corporate seal of said Bank, caused the corporate seal to be affixed to said instrument as said Assistant Secretary's own free and voluntary act and as the free and voluntary act of said Bank for the uses and purposes therein set forth.

Given under my hand and notarial seal, this and day of March, 1987.

Notary Public

My Commission Expires:

"OFFICIAL SEAL"
Loretta M. Sovienski
Notar Public, State of Illinois
My Commission Expires 6/27/88

STATE OF TALLMOIS

COURTY OF COOK

the Whitery Public, in and inc said County. In the Seale of their do hereby correctly the the above maned Pine eventions became end secretary Adderican Manisone Cert old Trire Lowery of Chicago, Trustery, gradina and Adders, Trustery, Adderican of Chicago, Trustery, personally know to the lower of the personal chicago as a second substrained of the terms of the control of the callest particular of the callest particu wide or establish the supplying a si ning in the management of the control of the contro e english burne ball noward at Kip greatures bas esali odu ा राज्या राज्यात विकास विकास स्थापन संकारकापुण **पद** yes prost fam. Divid I fee is a on the comment of the control of the कि एक्टिएसक्ट्रा सम ការសម្រាក់ស្រុកសម្រាស់ ស្រៀង ប្រើ**ក្រោយ ស្រុ**វស្សាសិ**នសំផ** Add Brokenstrate ties so programmed ties of the ties of the first section of the sections of th seconing have seed but of sold bloc to the promutay bas consi therein sot forth,

yek Parka sidi atesa dairak kalendari ya 1960a gawio a. Constant Roinelunos VI

ook March, 1987.

Building Problem

my philipping

कर्ता करते हैं। स्टेबर्स इस्कृतिक के स्थापन के स्थापन के Santa in thinks your winds in and have soly to make other the common factly of the souls the mediate sold in the fact of the fact of the sold

## UNOFFICIAL, CORY 7 3

#### EXHIBIT A

#### PROPERTY DESCRIPTION

Lots 5 and 6 in Block 6 in Cochran's Second Addition to Edgewater, being a subdivision of the East fractional one-half (1/2) of Section 5, Township 40 North, Range 14, East of the third principal meridan (except the West 1320 feet of the South 1913 feet thereof and the right of way of Chicago, Evanston and Lake Superior Railroad), according to the Plat thereof recorded December 21, 1888 as Document No. 1042704, in IN SCOTU.

SY, II.

OR COLLARY CLORES OFFICE Cook County, Illinois.

一名《集文集》2014年

MONTH OF THEM IN DAMPEN.

og i <del>et par Erropaia</del> de l'objection i l'objection and the second of the second o welden in appear that the control tons julk somht, lad viki kir vil Constant briefly part 128 e the est had been a bein Cook County Clarks g den a geta (Tell General de la Colonia La estada de la colonia de The District National Wilds ្នាក់ ប្រធាននៅ មាន ប្រធានធ្វើ នៅក្នុង នៅក្នុង មាន មេជា ប្រធានធ្វើ នៅក្នុង មាន មាន ប្រធានធ្វើ មាន មាន ប្រធានធ្វ ប្រធានធ្វើ Committee of the control of the cont

#### RIDER TO REGULATORY AGREEMENT DATED: MARCH 2, 1987

Attached to and made a part of this instrument ("Instrument") executed by American National Bank and Trust Company of Chicago, a corporation duly organized and existing as a national banking association under the laws of the United States of America, not personally, but as Trustee under Trust Agreement dated December 1, 1986 and known as Trust Number 100016-00.

This Instrument is executed by American National Bank and Trust Company of Chicago, not personally, but as Trustee under Trust Adreement dated December 1, 1986 and known as Trust Number 150016-00, in the exercise of the power and authority conferred upon and vested in said Trustee as such, and it is expressly understood and agreed that nothing contained in this Instrument shall be construed as creating any monetary liability on said Trustee personally to pay any indebtedness accruing thereunder, or any personal monetary liability on said Trustee with respect to the performance of any warranty or covenant, either expressed or implied in said Instrument (all such personal monetary liability, if any, being expressly waived by the parties hereto and by every person now or hereafter claiming any right or security thereunder) except that the said Trustee shall be liable for funds or property of the project coming into its hands which, by the provisions of the Regulatory Agreement of even date among American National Bank and Trust Company of Chicago ("Trustee"), 6230 N. Kenmore Avenue, Granville Apartments ("Beneficiary") and DRG Funding To Office Corporation, it is not entitled to retain.

THERETE ACCEPTED ACCEPTANT

Actually single of the state of the state of this literal mank and tribed states of the states of th

van it as formal base We. I have The following appropriate there? The state of the property of the stimutes of the state of olecon de la compresenta de la compresenta gaaniga birsi so yakkidakk Barangangangan palasano deste no yetherfest you าง หรือองเกษ นูตร ซีก ซา(รากาก สามารถ THE HEALTH OF FREE MARKETS rudyka j<mark>ana</mark>nerah hadashijab (pt. od (j. o · 2、10、11、 上の田の電流を成し、折りかな ruskale og til skalt skalt ga 1. 1. 1998年 - 在在基础的模型 (1995年)。 [1] [2] rolmistu (rediaurea នាការសេខ ស្រាស់ស្រាស់ ស្រាស់ ខ្លាំងស្រាស់ the vertegoing the aband and section b wir base odd desi de medicalvery refless out o no protection designated before Front I day not been been the Redulations America un amai de alla (centeral) Jaury bus Andu ynibady DSC See (Tytelchardschi - 9// (vest0, lemmayA Company thou, at it was town is to the termination

760

The same of the sa