ALLONGE

**TO CONTINGENT REPAYMENT {*select appropriate DEED* OF TRUST/MORTGAGE} NOTE**

**THIS ALLONGE TO CONTINGENT REPAYMENT {*select appropriate* DEED OF TRUST/MORTGAGE} NOTE** is made as of the \_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_, \_\_\_\_\_ and is attached to and made a part of that certain Contingent Repayment {*select appropriate Deed of Trust/Mortgage*} Note (“Note”) dated {*insert date},* in the original amount of {*insert Note amount in text*} (${*insert numerical amount of Note*}), made by {*insert maker of Note*}, a {*insert nature of entity and state of organization*}, payable to The Secretary of Housing and Urban Development ("HUD"), previously indorsed by Allonge from HUD to {*insert name of entity acquiring the subject property*} (“INDORSER”).

Pay to the Order of {*insert name of entity –approved by Office of Recapitalization to receive the Note from the entity acquiring the subject property*} (“Assignee”), without warranty and without recourse, subject to the terms and conditions of that certain AGREEMENT OF ASSIGNMENT OF MORTGAGE RESTRUCTURING {*select appropriate* DEED OF TRUST/MORTGAGE} NOTE AND MORTGAGE RESTRUCTURING {select appropriate DEED OF TRUST/MORTGAGE} and CONTINGENT REPAYMENT {select appropriate DEED OF TRUST/MORTGAGE} NOTE AND CONTINGENT REPAYMENT {*select appropriate* DEED OF TRUST/MORTGAGE} (“Assignment Agreement”) by and between INDORSER and Assignee, which controls, among other things, the further indorsement of the Note and is incorporated herein by reference and made a part hereof. The Assignment Agreement is recorded among the land records of the jurisdiction in which the real property that secures the Note is located.

INDORSER:

**{*insert signature block for entity acquiring the subject property*}**

HUD joins herein solely for the purpose of evidencing consent to this indorsement of the Note to **{*insert name of entity –approved by Office of Recapitalization to receive the Note from the entity acquiring the subject property*}**.

SECRETARY OF HOUSING AND

URBAN DEVELOPMENT

By: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Authorized Agent

Title: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Office of Recapitalization

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

Public reporting burden for this collection of information is estimated to average 30 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. This information is required to obtain benefits. The Office of Multifamily Housing, Office of Recapitalization, 451 7th Street SW, Room 6230 Washington, DC 20410. HUD may not collect this information, and you are not required to complete this form, unless it displays a currently valid OMB control number. Title V of the Departments of Veterans Affairs and Housing and Urban Development and Independent Agencies Appropriations Act of 1988 (P.L.105-65, 111 Stat. 1384) authorizes the FHA Multifamily Housing Mortgage and Housing Assistance Restructuring Program. HUD implemented a statutory permanent program directed at FHA-insured multifamily projects that have project- based Section 8contracts with above- market rents. The information collection is used to determine criteria eligibility of FHA-insured multifamily properties for participation in the Mark to Market program and the terms on which participation should occur. The purpose of the program is to preserve low-income rental housing affordability while reducing the long-term costs of Federal rental assistance. While no assurances of confidentiality are pledged to respondents, HUD generally discloses this data only in response to a Freedom of Information request.