Escrow Agreement For Operating Deficits

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

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This ESCROW AGREEMENT FOR OPERATING DEFICITS ("Agreement") made this		
day of, 20, by and between, (" Lender"), whose		
rincipal address is, and		
rincipal address is, and, ("Borrower"), whose principal	ıl	
ddress is, [and if	••	
pplicable,("Depository		
nstitution"), whose principal address is		
, located in the City/County of, State of		
, which Project [has been, is being, or will be] [constructed,		
ehabilitated, purchased or refinanced] from the proceeds of a Loan insured by HUD		
nd made by Lender. (The definition of any capitalized term or word used herein can		
e found in this Escrow Agreement for Operating Deficits, the Regulatory Agreement		
etween Borrower and HUD, the Note, and/or the Security Instrument except that the		
erm " Program Obligations " means (1) all applicable statutes and any regulations		
ssued by the Secretary pursuant thereto that apply to the Project, including all		
mendments to such statutes and regulations, as they become effective, except that		
hanges subject to notice and comment rulemaking shall become effective only upon		
ompletion of the rulemaking process, and (2) all current requirements in HUD		
andbooks and guides, notices, and mortgagee letters that apply to the Project, and	all	
uture updates, changes and amendments thereto, as they become effective, except		
nat changes subject to notice and comment rulemaking shall become effective only		
pon completion of the rulemaking process, and provided that such future updates,		
hanges and amendments shall be applicable to the Project only to the extent that the	∋v	
nterpret, clarify and implement terms in this Agreement rather than add or delete	- ,	
rovisions from such document. Handbooks, guides, notices, and mortgagee letters a	ıre	
vailable on "HUDCLIPS," at www.hud.gov.	-	

RECITALS:

A. HUD has issued a Firm Commitment to insure said Loan pursuant to § of t National Housing Act, as amended, and Program Obligations, on which mortgage insurance Borrower is relying for financing of the Project.	he
B. The Firm Commitment is conditioned upon assurance that additional funds be	

made available for Project purposes, primarily for the absorption of any deficits resulting from the operation of the Project during the initial period of occupancy.

AGREEMENT:

In consideration of the mutual promises and undertakings contained herein, and for the

acknowledge and agi	ree as follows:
Borrower shall depose and order of Lender with Program Obligate the Project is insured Commitment so require accordance with Program 2. It is agreed that the Escrow may be re-	endorsement of the Note by HUD for mortgage insurance, it, or cause to be deposited with Lender or subject to the control with a depository institution satisfactory to Lender in accordance ions, the sum of \$
ionio in comi or Loposi	, ac appca
	cash, and/or
	one or more unconditional, irrevocable letter(s) of credit issued to Lender by a banking institution, attached hereto as <a a""="" href="Exhibit ">Exhibit "A" . The rating of the issuing banking institution and the duration of such letter(s) of credit shall comply with Program Obligations.

- 3. Disbursements from the Escrow may be authorized monthly with written HUD approval to meet any Cash Deficit in the operation of the Project for the time frame set forth in the following paragraph. The term "Cash Deficit" means the shortfall between Rents and Reasonable Operating Expenses.
- 4. Any unused balance remaining in the Escrow will be released at Borrower's request and returned to Borrower at the later of twelve (12) months [{insert different number of months if required by Program Obligations}] after final endorsement or when the Project has demonstrated to HUD's satisfaction that the Project has achieved

Break-Even Occupancy for each month of six (6) consecutive months [{insert
different number of months if required by Program Obligations}]; except unused
funds in the Escrow attributable to the Debt Service Reserve, if applicable, will be
released once the Project has achieved Break-Even Occupancy for each month of six
(6) consecutive months [{insert different number of months if required by
Program Obligations]]. Break-Even Occupancy is defined as 1.0 debt service
coverage [{insert different debt service coverage if required by Program
Obligations]], based on all sources of Project income including ancillary income.

- 5. The Escrow, when in the form of cash, shall be held by Lender or a depository institution satisfactory to the Lender and in accordance with Program Obligations. Lender may, at any time, for any reason or no reason, draw upon any letter of credit included in the Escrow and convert the same to cash, which cash shall then be held and disbursed pursuant to the terms of this Agreement. Fees charged by Lender and any interest earned on the Escrow shall be governed by Program Obligations.
- 6. The Escrow may, at HUD's direction, be subject to immediate application to the Indebtedness if an Event of Default by Borrower occurs at any time.

Each signatory below hereby certifies that each of their statements and representations contained in this Agreement and all their supporting documentation thereto are true, accurate, and complete. This Agreement has been made, presented, and delivered for the purpose of influencing an official action of HUD in insuring the Loan, and may be relied upon by HUD as a true statement of the facts contained therein.

IN WITNESS WHEREOF, the parties have duly executed this Escrow Agreement for Operating Deficits as of the day and year first above written.

BORROWER:	LENDER:
By	Ву
Name and Title	Name and Title
DEPOSITORY INSTITUTION:	
By	
Name and Title	

Attachment: Exhibit "A"

EXHIBIT "A"

Form of Letter of Credit