THIRD AMENDMENT
TO
AMENDED AND RESTATED MOVING TO WORK AGREEMENT AMENDING
ATTACHMENT A (CALCULATION OF SUBSIDIES)
BETWEEN
U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT
AND
CAMBRIDGE HOUSING AUTHORITY

This Third Amendment to the Moving to Work ("MTW") Agreement ("Agreement") is entered into by and between the United States of America through the U.S. Department of Housing and Urban Development ("HUD") and Cambridge Housing Authority ("Agency") and is effective on the date of execution by HUD. Unless otherwise defined herein, all capitalized terms used herein shall have the same meanings ascribed to them in the Agreement.

1. The following language is added to the end of Section 1.D of Attachment A:

   Beginning in 2017, the Agency may include in its Operation Subsidy calculation eligibility for transition funding for disposition of public housing units, except for units disposed of in connection with a RAD conversion, based on 24 C.F.R. 990.190.

2. Section 3 of Attachment A is amended: by replacing the language in section b) under the heading "Units Eligible for Inclusion in the Flexible Block Grant" with the following:

   b) The number of MTW units will not be adjusted throughout the duration of the demonstration unless: 1) any units under ACC that are not available upon execution of this Agreement become available for MTW purposes upon renewal or as otherwise authorized by HUD or 2) the Agency receives incremental Section 8 units, which the agency may choose to convert into the block grant to the extent that such incremental vouchers are eligible for inclusion in the block grant, except as otherwise provided by this Attachment.

3. Section 3 of Attachment A is further amended by adding a subsection "c" under the heading "Second and Subsequent Years of MTW Participation", with the following language:

   c) Beginning calendar year 2019, any enhanced vouchers received by the Agency that the Agency chooses not to include in the MTW block grant and for which the Agency enters project data into Voucher Management System in accordance with the procedures set forth in sections c) i.- iii below or in accordance with any subsequent written instructions from HUD, will be renewed in accordance with the appropriations act formula in effect at the time of renewal, consistent with the renewal calculation for non-MTW enhanced vouchers, until
such time, if any, as the voucher is transitioned from an enhanced voucher to a regular voucher. After the transition, the voucher must be renewed as part of the MTW block grant, utilizing the MTWPUC, each calendar year thereafter. The Agency will earn administrative fees only for enhanced vouchers under lease reported as of the first of the month in projects where these vouchers are funded outside of the MTW block grant.

i. The Agency shall report monthly HAP costs for enhanced vouchers to be renewed outside of the block grant in the “MTW Other” field in the Voucher Management System (VMS) (HAP costs for EVs shall continue to be reported in the EV and TPV fields as well).

ii. As of the first of each month, the Agency shall report the number of leased enhanced vouchers that is associated with the costs reported in the “MTW Other” field and will report project name(s) associated with those reported HAP costs in the “MTW Other comment” field.

iii. The Agency must report the aggregated HAP expenses and corresponding leased units at the project level only on the VMS fields identified. The Agency shall identify, track and report on each individual project on a monthly basis in VMS and upon request for Quality Assurance Division (QAD) program reviews.

IN WITNESS WHEREOF, the parties have caused this Amendment to Attachment A to be executed by their duly authorized representatives.

CAMBRIDGE HOUSING AUTHORITY
By: [Signature]
Name: Michael Johnston
Its: Executive Director
Date: 1/1/2019

UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT
By: [Signature]
Name: Dominique G. P. Blom
Its: General Deputy Assistant Secretary, Office of Public and Indian Housing
Date: 6/19/19