## U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT FEDERAL HOUSING ADMINISTRATION

## REQUEST FOR ENDORSEMENT OF CREDIT INSTRUMENT CERTIFICATE OF MORTGAGEE, MORTGAGOR AND GENERAL CONTRACTOR (For insurance Upon Completion only)

Project Name \_\_\_\_\_\_ Project No.\_\_\_\_\_

Location	Date of Commitment
Date	Principal Amount of Loan \$
To the Federal Housing Commissioner:	
which the above-captioned project is located in connec Act, as amended, evidencing a loan to the undersigned	ument drawn upon the form approved by you for use in the State in tion with loans insured under Section of the National Housing Mortgagor, together with three conformed copies thereof, and three te securing the same recorded as shown thereon, also drawn, upon
We request endorsement of said instrument for \$ in accordance with the Regulations for Seamended.	r mortgage insurance in the total sum of ection of the National Housing Act, as
We hand you herewith a check for \$	covering the first mortgage insurance premium called for in said
Statement recorded as indicated thereon from the Mortocovered by the real estate mortgage to be insured or security agreement and financing statement are require	d copies of a Chattel Mortgage or Security Agreement and Financing gagor to us covering all personal property in the project not otherwise (b) certificate of Mortgagee's Attorney that no chattel mortgage or do to protect the interest of the Mortgagee and the Secretary, Departors such personal property. (NOTE: For nursing homes, the personal operate the nursing facilities.)
	nty Agreement to meet a subsidy differential in the amount of \$ See. 232 nonprofit projects if required by the Commitment.)
same, or in the other contract documents, is to be deen but all of said instruments are intended to be subject the tions in all matters with respect to the aforesaid loan an	or contained in the said credit instrument or Mortgage securing the ned a waiver of any of the provisions of the aforesaid Regulations, ereto. We hereby agree to conform with and abide by such Regulated the project insofar as they are applicable to us. We agree to annual inspection of the mortgaged premises required by the said

## **CERTIFICATE OF MORTGAGEE**

We, the undersigned Mortgagee, hereby certify that:

- 1. To the best of our knowledge and belief the project has been completed, with the exception of the minor items enumerated on the Exhibit attached hereto, strictly in accordance with the Drawings and Specifications heretofore approved by you except for such changes as have heretofore been approved in writing by us and by your authorized representatives.
  - 2. The Mortgage to be insured is current with respect to all of its requirements.
- 3. The project is fully covered by fire and other insurance as required by the terms of the insured mortgage in the form and amounts heretofore stipulated by you; and that all insurance policies on the project have attached thereto a standard mortgagee clause making the loss payable to the Mortgagee and the Secretary, as their interests may appear.
  - 4. We have received a guarantee against defects due to faulty workmanship and defective materials in the form of:

(Check applicable paragraph(s))

- (a) A Surety Bond on a form prescribed by you and in an amount not less than ten percent (10%) of the cost of construction, running for a period of not less than two years from the date of substantial completion\* of the project, which bond has been assigned to the Mortgagee (or under which bond the Mortgagee is a joint obligee) and which is assignable to the Secretary.
- (b) By agreement between ourselves and the Mortgagor and Contractor, we retain in our possession for a period of one year following the date of substantial completion\* of the project, a sum equal to two and one-half (2 1/2%) percent of the principal amount of the mortgage, in the form of \_\_\_\_\_\_\_, (Cash) (Letter of Credit)

which sum, upon failure of the Mortgagor or the Contractor to cure any such defects due to faulty workmanship and defective materials to the satisfaction of ourselves and your authorized representative, can be used for the purpose of curing such defects, or can be applied to the mortgage Indebtedness with your consent.

- \* For this purpose the date of substantial completion is construed as the date the FHA Chief Underwriter signs the final Project Inspection Report.
  - 5. We have received: (Check applicable paragraphs)

An Escrow Agreement guaranteeing the completion of off-site utilities and streets. The Mortgagor has made the deposit called for therein in the form of cash.

Evidence to the effect that required off-site utilities and streets will be provided by the public authorities having jurisdiction or by public utility companies serving the project.

An Escrow Deposit Agreement covering the incomplete on-site improvements. The Mortgagor has made the deposit called for therein in the form of cash.

A copy of the Escrow Agreement or other evidence is delivered herewith.

6. The Mortgagor has deposited with us	or in a depository satisfactory to us and subject to our	r control, a deposit, as
required by your commitment, for operating expe		months after
, , , , , , , , , , , , , , , , , , , ,	, such funds to be disbursed only with your approval.	This deposit is in the
form of	·· · · · · · · · · · · · · · · · · · ·	·
(Cash) - (Letter of Credit)		

(NOTE: For Section 232 Nursing Home projects only.)

tional irrevocable	crow Agreement evidencing the deposit by the Sponsor of cash, U.S. Bearer bonds, or an uncondiletter of credit in the amount of \$ as required by your Commitment to meet a erating deficit has been received by us. A copy of the Escrow Agreement is delivered herewith. (Complete,
insured Mortgage depository satisfa tuting a "Reserve made only upon to cash or in the form request by the Mobligations of, or the manual transmissions of the mobilingations of	ning with the date on which the first payment toward amortization is required to be made by the terms of the e or at such later date as may be agreed to by you in writing, we will require a monthly deposit with us or in a actory to us of one-twelfth (1/12) of the sum set forth in your Commitment to Insure Upon Completion consti-Fund for Replacements" which fund will be subject to our control and from which fund withdrawals may be he receipt of your written permission. These funds will be deposited with us by the Mortgagor in the form of on of obligations of or guaranteed as to principal by the United States of America. We will, upon appropriate ortgagor, permit the conversion of the whole or a substantial part of such cash deposits into the form of fully guaranteed as to principal by, the United States of America. Notice of any failure to receive the deposits will be forwarded to the Commissioner within 60 days.
to its best knowle color, or creed, h	apliance with the provisions of the Commitment of Insurance issued with respect to the above identified case, dge and belief no restriction upon the sale or occupancy of the mortgaged property, on the ground of race, has been filed of record at any time subsequent to February 15, 1950, and prior to the recording of the for insurance. This certification is based upon our examination of the title evidence received by us.
for financing will b	nancing charges other than charges disclosed herein have been made and we agree that no other charges be made. The term "financing charges" as used herein means any charge, direct or indirect, for supplying the ng the loan for the mortgagor.
(Che	ck and complete the following applicable subparagraphs a, b, c, d, e. f, g or h.)
a.	No financing charges of any kind have been or will be imposed directly or indirectly.
b.	We have collected in cash an initial service charge in the amount of \$
C.	In addition to the initial service charge referred to in (b), we have collected the amounts set forth in subparagraph(s)
d.	In addition to the initial service charge, we have collected in the form of cash the amount of \$ as a discount or financing charge for the construction loan.
e.	We are retaining the permanent loan. In addition to the initial service charge, we have collected in the form of cash the amount of \$
f.	We have a firm commitment from to purchase the loan when insured at a financing charge or discount of and we have collected in the form of cash the sum of \$ to cover said charge or discount.
g.	The loan was originated for sale by the undersigned who does not, at this time, have a firm commitment or agreement to purchase the loan from which the amount of its loss, if any, in connection with such sale can be determined. The undersigned has collected in the form of cash the amount of \$\frac{1}{2}\$

*h.	Additional financing charges o ment hereto for the purpose sl		are to be collected (Strike inapplicable letters).	pursuant to the attach-
	arrangement for the collection of occedures prescribed by the Co	_	harges or discount must be in	accordance with forms
us by another ban immediately met, gagor, any sponso that both the mort	y case where a letter of credit h king institution and is uncondition we will forthwith provide cash e or, the general contractor or the agagor and the institution which ash under the terms of the letter	onal and irrevocable; (bequivalent to the undra architect; and (c) we h issued the letter of cre	o) in the event a demand under wn balance thereunder withou ave made every reasonable eff	the letter of credit is not t recourse to the mort- fort to satisfy ourselves
received payment	at we have not paid any kickba t or other consideration from ar of the mortgaged property. exce	ny other person in con	nection with this mortgage tra	nsaction, including the
		Mort	gagee	_
ATTEST:		Ву		
		(Signature a	nd Title of Officer)	

## **CERTIFICATE OF MORTGAGOR**

The undersigned Mortgagor hereby certifies that:

- 1. It possesses the powers necessary for and incidental to the ownership and operation of a project as required by the appropriate provisions of the National Housing Act and the Regulations applicable thereto.
- 2. The undersigned has read the items above and certified to by the Mortgagee concurrently herewith and to the best of its knowledge and belief considers them correct.
- 3. The project books and records will be kept in accordance with the requirements of the Commissioner from the date of this certificate, and shall be kept available to permit a speedy and effective audit. The undersigned further agrees that if the project has been occupied prior to the date of this certificate, financial reports covering the entire period of occupancy will be furnished the Commissioner, if requested.
- 4. That neither it nor anyone authorized to act for it will refuse to sell or rent, after the making of a bona fide offer, or refuse to negotiate for the sale or rental of, or otherwise make unavailable or deny the property covered by the mortgage to any person because of race, color, religion, or national origin; that any restrictive covenant on such property relating to race, color, religion, or national origin is recognized as being illegal and void and in hereby specifically disclaimed; and that civil action for preventive relief may be brought by the Attorney General in any appropriate U.S. District Court against any person responsible for a violation of this certification.

The undersigned understands that the mortgage contains a covenant by the mortgagor that until the mortgage has been paid in full, or the contract of insurance otherwise terminated, the mortgagor will not execute or file for record any instrument which imposes a restriction upon the sale or occupancy of the mortgaged property on the basis of race, color, religion or national origin, and that such covenant will be binding upon the mortgagee and his assigns and provides that upon violation thereof the mortgagee may, at its option, declare the unpaid balance of the mortgage immediately due and payable.

- 5. All funds escrowed with the Mortgagee as enumerated in the Mortgagee's Certificate, if applicable, may be held by the Mortgagee for the purposes indicated therein, or in the event of a default may be applied to the accelerated Mortgage indebtedness.
- 6. The Federal Housing Commissioner and his authorized agents and the Mortgagee are hereby granted the right to enter upon the mortgaged premises at any and all times for the purpose of inspection.
- 7. No material or equipment, for which mortgage proceeds were made available, has been purchased on a conditional sale contract or financed by a chattel mortgage.
- 8. Further, in order to induce the Commissioner to endorse the credit instrument for mortgage insurance, and with the intent that the Commissioner rely upon the statements hereinafter set forth, the undersigned makes the following certifications:

(b) That construction of the project is substantially complete and is in accordance with the plans and specifications
approved by the Federal Housing Commissioner; that said mortgage is a good and valid first lien on the property therein
described; that the property is free and clear of all liens other than that of subject mortgage; that all outstanding unpaid
obligations contracted by or on behalf of the mortgagor entity directly or indirectly, in connection with the mortgage transac-

(a) That it has received the sum of \$ \_\_\_\_\_, constituting the full principal amount of the mortgage for

*(1)	FHA-approved notes (copies attached)	\$
(2)	Due General Contractor	\$
*(3)	Other	\$

tion, the acquisition of the property, or the construction of the project are listed below:

this project.

	sted in item (1) of paragraph (b) above, the undersigned agrees to pa ommissioner receipts, or other evidence of payment satisfactory to the	
Commissioner within 45 days following the date hereo	· · · · · · · · · · · · · · · · · · ·	
	Madana	
	Mortgagor	
Date	BY	
	Title	

\*(NOTE: If the space provided is inadequate to list all unpaid obligations, insert the total in each category and attach itemizations. If there are no outstanding obligations, so state.)