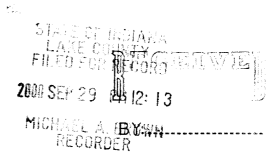
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DECLARATION OF

EXTENDED RENTAL HOUSING COMMITMENT

HOMEWOOD RENEWAL, L.P.

Dated: September 5, 2008

the Lake County Recorder!

Development Name: HOMEWOOD VILLAGE

Development Location: 2120-2322 Georgia Street

Gary, Indiana 46407

Development Building Identification Number ("BIN") IN-05-01100—IN-05-01116

Extended Use Agreement 2007-2008 QAP, Form E

DECLARATION OF

EXTENDED RENTAL HOUSING COMMITMENT

BY

HOMEWOOD RENEWAL, L.P.

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DECLARATION OF EXTENDED RENTAL HOUSING COMMITMENT

THIS DECLARATION OF EXTENDED RENTAL HOUSING COMMITMENT (this "Declaration"), dated this _8th_day of September, 2008 by Homewood Renewal, L.P. (the "Owner"), is made as a condition precedent to the allocation and availability of rental housing tax credits for residential rental developments including developments financed by qualified tax-exempt bonds.

WITNESSETH That:

WHEREAS, Owner is or shall be the owner of a 92 unit rental housing development known as the Homewood Village, generally located in the City (Township) of Gary, County of Lake, Indiana, as more particularly described in Exhibit A, attached hereto and made a part hereof (the "Development");

WHEREAS, the development, rehabilitation, maintenance and operation of the Development may now or hereafter be financed through a mortgage loan (the "Loan"), the indebtedness of which may be evidenced by a note and may be secured by a first mortgage lien on the Development and other security instruments (collectively, the "Loan Documents");

WHEREAS, if the Development is to be financed with qualified tax exempt bonds, Fifty Percent (50%) or more of the aggregate basis of the Development, including the land upon which the building(s) is (are) located, is financed by the Loan;

WHEREAS, the Indiana Housing and Community Development Authority, a public body corporate and politic of the State of Indiana (the "Authority") has been designated by the Governor of the State of Indiana as the housing tax credit agency for the State of Indiana, responsible for the allocation of rental housing tax credit dollars (the "Credit");

WHEREAS, Owner has applied to the Authority for a Credit allocation for the Development in an amount not to exceed Seven Hundred Forty-Eight Thousand One Hundred Dollars (\$748,100) annually, and further, not to exceed Seven Million Four Hundred Eighty-One Thousand Dollars (\$7,481,000) over the ten (10) year credit period.

WHEREAS, Owner and the Development must continuously comply with Section 42 and other applicable sections of the Internal Revenue Code of 1986 and the Treasury Regulations and rulings thereunder relating to the Credit, each as amended from time to time (collectively, the "Code") and the Rental Housing Tax Credit Qualified Allocation Plan for the State of Indiana (the "Allocation Plan");

WHEREAS, compliance with the Code and the Allocation Plan is the sole responsibility of Owner;

WHEREAS, Owner has represented to the Authority in Owner's Application for Reservation of 2005 (year of allocation) Credits and Application for Final Allocation of Credits (the "Application") that it shall comply with all leasing requirements of the Code and it shall lease not less than 0 % of the units in the Development to individuals or families whose income is 30% or less of area median gross income, and not less than 0 % of the units in the Development to individuals or families whose income is 40% or less of area median gross income and not less than 0 % of the units in the Development to individuals or families whose income is 50% or less of area median gross income and not less than 0 % of the units in the Development to individuals or families whose income is 60% or less of area median gross income (including adjustments for family size) as determined in accordance with the Code ("Qualifying Tenants") and that the "applicable fraction" (as defined in Section 42(c)(1)(B) of the Code) for each building for each taxable year in the "extended use period" (as defined in paragraph 6(a) below) shall not be less than 100 percent;

WHEREAS, Owner has represented to the Authority in Owner's Application for Reservation of 2005 (year of allocation) Credits and Application for Final Allocation of Credits (the "Application") that it shall lease not less than 12 % of the units in the Development where rent is charged at or below the 30% AMI rent; and not less than 22 % of the units in the Development where rent is charged at or below the 40% AMI rent; and not less than

Extended Use Agreement 2007-2008 QAP, Form E

51 % of the units in the Development where **rent** is charged at or below the 50% AMI **rent**; and not less than 15 % of the units in the Development where **rent** is charged at or below the 60% AMI **rent**.

WHEREAS, the Code requires, as a condition precedent to the availability of Credits for the Development, that Owner execute, deliver and record this Declaration in the official real property records of the county in which the Development is located, to create certain covenants running with the land upon which the Development is situated (the "Property") for the purpose of enforcing the requirements of the Code; and

WHEREAS, Owner intends, declares and covenants that the terms and conditions set forth herein governing the use, occupancy and transfer of the Development shall be and are covenants running with the Property for the term stated herein, to be binding upon all subsequent owners of the Property for such term;

NOW, THEREFORE, in consideration of the premises, and for other good and valuable consideration, the sufficiency of which is hereby acknowledged, Owner covenants and declares as follows:

- Incorporation of Recital Provisions. The recital provisions set forth above are hereby incorporated into this Declaration.
- 2. <u>Definitions</u>. Unless otherwise defined herein, all words and phrases defined in the Code shall have the same meanings in this Declaration.
- Recording and Filing. Owner shall cause this Declaration and all amendments hereto approved by the Authority, if any, to be recorded and filed in the office of the Recorder of <u>Lake</u> County, Indiana, and Owner shall pay all fees and charges in connection therewith. Upon recording, Owner shall immediately transmit to the Authority an executed original of the recorded Declaration showing the recording date and instrument number or deed book and page numbers of record. Owner acknowledges that the Authority will not issue Internal Revenue Service Form 8609 ("Form 8609"), unless and until the Authority has received the executed, recorded original of this Declaration.
- 4. Covenants to Run with the Property. Owner intends, declares and covenants, on behalf of itself and all future owners and operators of the Property during the term of this Declaration, that this Declaration and the terms, conditions, covenants and restrictions set forth herein:
 - a. regulate and restrict the use, occupancy and transfer of the Property;
 - b. are not merely personal covenants of Owner;
 - c. shall be and are covenants running with the Property, encumbering the Property for the term of this Declaration, binding upon Owner's successors in title and all subsequent owners and operators of the Property; and
 - d. shall inure to the benefit of any and all present and future tenants of the Development and their respective successors and assigns.

Owner hereby agrees that any and all requirements of the laws of the State of Indiana which must be satisfied so that the provisions of this Declaration constitute valid and binding deed restrictions and covenants running with the Property shall be satisfied in full. Throughout the term of this Declaration, the covenants and restrictions contained herein shall survive and be effective regardless of whether any contract, deed or other instrument hereafter executed conveying the Property or a portion thereof provides that such conveyance is subject to this Declaration. Owner agrees to obtain the consent of any prior recorded lien holder on the Property to this Declaration, which consent shall be in the form set forth on Exhibit B, attached hereto and made a part hereof, and such consent shall be recorded with this Declaration as a condition precedent to the issuance of Form 8609 by the Authority.

5. <u>Representations, Covenants and Warranties of Owner.</u> Owner hereby represents, warrants and covenants during the term hereof that:

- (a) Owner(i) is a limited partnership duly organized and existing under the laws of the State of Illinois, and is duly qualified to transact business under the laws of the State of Indiana, (ii) has the power and authority to own its properties and assets and to carry on its business as now being conducted and as contemplated by this Declaration and the Loan Documents, and (iii) has the full legal right, power and authority to execute and deliver this Declaration and to perform all obligations provided hereunder.
- (b) The execution and performance of this Declaration and the Loan Documents (i) will not violate or, as applicable, have not violated any provision of law, rule or regulation, or any order of any court or other agency or governmental body, and (ii) will not violate or, as applicable, have not violated any provision of any indenture, agreement, mortgage, mortgage note, or other instrument to which Owner is a party or by which it or its property is bound, and (iii) will not result in the creation or imposition of any prohibited lien, charge or encumbrance of any nature.
- Owner has good and marketable title to the Property, free and clear of any lien or (c) encumbrance, subject only to encumbrances created by or permitted pursuant to the Loan Documents.
- (d) There is no action, suit or proceeding at law or in equity or by or before any governmental instrumentality or other agency now pending, or, to the best of its knowledge or belief, threatened against or affecting it, or any of its properties or rights, which, if adversely determined, would impair its right to carry on business as now conducted and as contemplated by this Declaration and the Loan Documents, or would adversely affect its financial condition, or would adversely affect the covenants and commitments under this Declaration Document is the property of
- The Development constitutes or will constitute a qualified low-income building or qualified (e) low-income development, as applicable, as provided and defined in the Code.
- **(f)** Owner shall not take, fail to take nor permit to be taken any action which would have the effect, directly or indirectly, of subjecting itself or the Development to non-compliance with the Code.
- All units subject to the Credit shall, as required by the Code, be leased, rented or made (g) available to members of the general public who are Qualified Tenants (or otherwise qualify for occupancy of the low-income units) pursuant to the Code.
- Owner shall strictly obey, comply with and observe all laws, rules, regulations and executive (h) orders of all federal, state and local governments and regulatory bodies, as from time to time amended, which are applicable to the Development or the Credits available to the Development.
- (i) The Development shall comply with the occupancy and rent restriction requirements of the Code, the Allocation Plan and the additional requirements set forth on Exhibit D attached hereto and made a part hereof, which requirements Owner agreed to satisfy pursuant to the initial and final applications (collectively, the "Occupancy Restrictions")

- (i) Subject to the requirements of the Code, which prohibits the disposition to any person of any portion of the building to which such agreement applies unless all of the building to which such agreement applies is disposed of to such person, Owner may sell, transfer or exchange the Development; provided, however, such sale, transfer or exchange shall be voidable by the Authority if the Authority is not first notified in writing and provided with the identity of the buyer or other successor of Owner's interest in the Development, together with such other information requested by the Authority. The foregoing shall not apply to the Development if it is acquired by foreclosure (or instrument in lieu of foreclosure) unless the Internal Revenue Service or the Authority determines that such acquisition is part of an arrangement with the Owner, or its successors or assigns, a purpose of which is to terminate the extended use period (as set forth in paragraph 6). This subparagraph shall not act to waive any other restriction on sale, transfer or exchange of the Development.
- (k) Owner shall maintain and use the Development as residential property and shall not permit the use of any residential rental unit for any purpose other than rental housing, as provided by the Code.
- **(1)** Owner has not and will not execute any other agreement with provisions contradictory to, or in opposition to, the provisions hereof, and that in any event, the requirements of this Declaration are paramount and controlling as to the rights and obligations herein set forth and supersede any other provisions in conflict herewith.
- (m) Owner shall immediately give written notice to the Authority of any situation, event or condition which would result in non-compliance of the Development or Owner with the Code, the Allocation Plan or the Occupancy Restrictions.
- All units occupied by Qualifying Tenants shall be of comparable construction quality to (n) other comparable units in the Development. his Document is the property of
- (o) Subject to the rights of the lender under the Loan Documents, if the Development or any part thereof shall be damaged or destroyed, Owner will use its best efforts to repair and restore the Development to substantially the same condition as existed prior to the event causing such damage or destruction.
- Owner will not take, fail to take nor permit any action that would result in a violation of the (p) requirements of the Code or this Declaration. Moreover, Owner covenants to take any lawful action (including amendment of this Declaration as may be necessary) to comply fully with the Code.
- THE AUTHORITY AND THE QUALIFYING TENANT(S) (OR EITHER OR ALL OF (q) THEM) SHALL BE ENTITLED, FOR ANY BREACH OF THE PROVISIONS HEREOF, AND IN ADDITION TO ALL OTHER REMEDIES PROVIDED BY LAW OR IN EQUITY, TO ENFORCE SPECIFIC PERFORMANCE BY OWNER OF ITS OBLIGATIONS UNDER THIS DECLARATION IN A STATE COURT OF COMPETENT JURISDICTION. Owner hereby further acknowledges that the beneficiaries of Owner's obligations hereunder cannot be adequately compensated by monetary damages in the event of any breach hereof.
- If at any time the Authority deems it appropriate or necessary to monitor the Development (r) and/or Occupancy Restrictions, then Owner shall cooperate with the Authority and its agents, and shall comply with all applicable requirements. Owner shall pay all monitoring and other fees imposed by the Authority.

- (s) Income certifications consistent with the Code ("Income Certifications") will be maintained on file at the Development or at the principal office of the Owner with respect to each Qualifying Tenant who resides in a Development unit (or resided therein during the immediately preceding calendar year), and Owner will, promptly upon receipt of notice from the Authority, provide a copy thereof to the Authority, together with a true and accurate Certification of Continuing Compliance in the form set forth on Exhibit C, attached hereto and made a part hereof.
- (t) The representations and covenants set forth herein may be relied upon by the Authority and all persons interested in Development compliance under the Code.
- (u) Owner shall enter into all amendments hereto which, in the opinion of the Authority and/or its counsel, are reasonably necessary or desirable for maintaining compliance with the Code.
- Owner shall execute any and all other documents required by the Code, the Allocation Plan (v) and any other documents which the Authority or the Authority's counsel may from time to time require.
- Owner shall not refuse to lease to a holder of a voucher or certificate of eligibility under (w) Section 8 of the United States Housing Act of 1937 because of the status of the prospective tenant as such a holder.
- Neither the Owner nor representatives acting on behalf of the Owner shall 1) evict or (x) terminate the tenancy (other than for good cause) of an existing tenant during the term hereof, or 2) increase the gross rent with respect to any unit not otherwise permitted under Section 42

Term of Declaration Occument is the property of 6.

- the Lake County Recorder!
 The terms, conditions, covenants and restrictions of this Declaration shall commence on the (a) first day on which the first residential unit in the Development is placed in service and end on the date which is the later of (i) fifteen (15) years after the close of the fifteen (15) year compliance period for the Development (being the 30 year extended use period) or (ii) the expiration of the extended use period, if any, set forth on Exhibit D hereto (the longer of such periods set forth in paragraphs 6(a)(i) and 6(a) (ii) being referred to herein as the "extended use period"), pursuant to the Code.
- (b) Notwithstanding paragraph 6(a) above, but subject to paragraph 6(c) below, the extended use period for any building which is a part of the Development shall terminate:
 - on the date such building is acquired by foreclosure or instrument in lieu of foreclosure, unless the Internal Revenue Service or the Authority determines that such acquisition is part of an arrangement with the Owner, or its successors or assigns, a purpose of which is to terminate the extended use period; or
 - (ii) on the last day of the fifteen (15) year compliance period or fifteen (15) years prior to the expiration of any extended use period set forth on Exhibit D hereto, whichever occurs later, if Owner has properly requested, pursuant to the Code and such other requirements of the Authority which may then be applicable, that the Authority present a qualified contract for the acquisition of the low-income portion of any part of the Development and the Authority is unable to procure a qualified contract.

- Notwithstanding paragraph 6(b) above, the termination of an extended use period shall not (c) be construed to permit:
 - The eviction or the termination of tenancy (other than for good cause) of an (i) existing tenant of any low-income unit before the close of the three (3) year period following such termination, or
 - (ii) Any increase in the gross rent with respect to such unit not otherwise permitted under the Code before the close of the three (3) year period following such termination.
 - (iii) Violation of any other covenants or obligations set forth on Exhibit D hereto.
- (d) Paragraphs 6(a) and 6(c) shall be construed to be in compliance with Section 42(h)(6)(B)(i) of the Internal Revenue Code regarding the prohibition against (1) the eviction or termination of tenancy (other than for good cause) of an existing tenant of any low-income unit and (2) any increase in the gross rent with respect to the unit not otherwise permitted under Section 42 during the extended use period.

7. Indemnification of Authority

Owner hereby releases, saves harmless and shall indemnify the Authority of and from any and all claims, losses, damages, expenses or judgments which the Authority might incur as a result of allocation of the Credit to the Development or the recapture of any portion of the Credit by any appropriate governmental agency.

ANY ACTION, REVIEW, RECOMMENDATION, APPROVAL, OR OTHER ACTIVITY TAKEN BY OR ON BEHALF OF THE AUTHORITY DOES NOT, EXPRESSLY OR IMPLIEDLY, DIRECTLY OR INDIRECTLY, SUGGEST, REPRESENT OR WARRANT THAT THE OWNER OR THE DEVELOPMENT QUALIFY FOR THE CREDIT, OR THAT THE DEVELOPMENT COMPLIES WITH APPLICABLE STATUTES AND REGULATIONS OR THAT THE DEVELOPMENT IS OR WILL BE ECONOMICALLY FEASIBLE. OWNER ACKNOWLEDGES IT IS SOLELY RESPONSIBLE FOR SUCH MATTERS.

Miscellaneous

- Successors Bound. Throughout the term hereof, this Declaration and the covenants and (a) conditions contained herein shall run with the land and shall bind, and the benefits shall inure to, respectively, Owner and its successors and assigns and all subsequent owners of the Property, the tenants located or to be located on the Property, (as set forth in paragraph 4(d)), the Authority and its successors and assigns.
- (b) Amendment. This Declaration may be amended only with the prior written approval of the Authority. No amendment to this Declaration may be made without the prior written approval of the Authority.
- Severability. The invalidity of any clause, part or provision of this Declaration shall not (c) affect the validity of the remaining portions thereof.
- Notices. All notices to be given pursuant to this Declaration shall be in writing and shall be (d) deemed given when mailed by certified mail to the parties hereto at the addresses set forth below, or to such other place as a party may from time to time designate in writing.

To the Authority:

Indiana Housing and Community Development Authority

Rental Housing Tax Credit Allocation Department

30 South Meridian Street

Suite 1000

Indianapolis, IN 46204

To Owner:

Homewood Renewal, L.P.

Homewood Renewal, G.P., L.L.C, General Partner

c/o Elizabeth Hyatt

8604 Whistlefield Farm Road

Afton, VA 22920

The Authority, and Owner, may, by notice given hereunder, designate any further or different addresses to which subsequent notices, certificates or other communications shall be sent.

- (e) No Remedy Exclusive. No remedy herein conferred upon or reserved is intended to be exclusive of any other available remedy, but each remedy shall be cumulative and shall be in addition to other remedies given under this Declaration or existing at law or in equity. No delay or failure to exercise any right or power accruing hereunder shall impair any other right or power or shall be construed to be a waiver thereof, but any such right or power may be exercised from time to time and as often as may be deemed expedient.
 - (f) Construction. As used herein, the singular shall be deemed to mean and include the plural and the masculine to mean and to include the feminine and the neuter, where applicable. If there is more than a single Owner, each jointly and severally shall be deemed to be the ocument is
 - Governing Law. This Declaration shall be governed by the laws of the State of Indiana. (g)
 - Survival of Obligations. The obligations of Owner as set forth herein shall survive the (h) Credit allocation by the Authority and shall continue throughout the term of this Declaration.

IN WITNESS WHEREOF, Owner has caused this Declaration to be signed by duly authorized representatives, on the day and year first written above.

"OWNER"

Homewood Renewal, L. P., an Illinois limited partnership Homewood Renewal, G.P., L.L.C., an Illinois limited liability company, General Partner

ATTEST:

Fred L. Bonner, Manager

(Seal)

) SS COUNTY OF COOK)	:			
Before me, a Notary Public, in Homewood Renewal G.P., L.L foregoing Declaration of Extend deed and that the foregoing repre	C., the General Par led Rental Housing C	tner of Homewood Found ommitment was execu	Renewal, L.P., who ited in such capacit	acknowledged that the
WITNESS my hand and seal thi	s <u>5/h</u> day of _	eptember	7, 2008	·
My County of Residence:		Notary Public	aw Tu	2
Cook, IL		M. Elean	or Grok	OFFICIAL SEAL
My Commission Expires:		Printed Name		M ELEANOR GROSS NOTARY PUBLIC - STATE OF ILLIN
06/15/12			٤	MY COMMISSION EXPIRES:U0/13
AGREED TO this 22 d	day of <u>Lep</u>	tember	3008 by	the Authority.
	Doc	INDIANA HOUSIN DEVELOPMENT		NITY
7	NOT (By: Laure Sherry Seiwert,	Lecutive Directo	A
STATE OF INDIANA)	the Lake (County Reco	rder!	
COUNTY OF MARION)				
Before me, a Notary Public in Director of the Indiana Housin Declaration of Extended Rental	ig and Community D Housing Commitme	evelopment Authority nt was executed in suc	, and who acknow h capacity as its vol	ledged that the foregoing
WITNESS my hand and seal th	is 32 day of \(\frac{1}{2}\)	EPTEMBER, S	2008	
My County of Residence:		Notary Public	n Swing	hord
Marion		Jo An	UN Swin	ford
My Commission Expires:	III.	Printed Name		
2-21-2016	-			
Ind 30 Ind	neral Counsel	nmunity Development		

STATE OF ILLINOIS)

This document was prepared by KELU WERNER Tax Credit Analyst, Indiana Housing and Community Development Authority, 30 South Meridian Street, Suite 1000, Indianapolis, Indiana 46204.

I affirm, under the penalties for perjury, that I have taken reasonable care to redact each Social Security number in this document, if any, unless required by law: Tax Credit Analyst Signature:



EXHIBIT A

LEGAL DESCRIPTION

Homewood Village

***THE EAST 200 FEET OF THE NORTHWEST QUARTER OF SECTION 15, TOWNSHIP 36 NORTH, RANGE 8 WEST OF THE 2ND PRINCIPAL MERIDIAN, LYING NORTH OF THE PITTSBURGH, FORT WAYNE AND CHICAGO RAILROAD, IN THE CITY OF GARY, LAKE COUNTY, INDIANA, EXCEPTING THEREFROM THE FOLLOWING: THE NORTH 165 FEET THEREOF; THE WEST 20 FEET THEREOF; THE SOUTHERLY 20 FEET THEREOF BY PARALLEL LINES, ADJOINING THE RIGHT OF WAY OF THE PITTSBURGH, FORT WAYNE AND CHICAGO RAILROAD ON THE NORTH. ***

Commonly known as: 2120-2322 Georgia Street, Gary, Indiana 46407

Permanent Index Numbers:



EXHIBIT B

MORTGAGEE'S CONSENT TO DECLARATION OF EXTENDED LOW-INCOME HOUSING COMMITMENT

MMA Mortgage Investment Corporation, being the mortgagee of record (the "Mortgagee"), pursuant to a mortgage recorded as Instrument No. 2006 059345 , and filed in the Office of the Recorder of Lake County, Indiana on
July 10, 2006 , hereby consents to the Declaration of Extended Rental Housing Commitment executed by
Homewood Renewal, L.P. ("Owner") on September 5, 2008.
IN WITNESS WHEREOF, Mortgagee, by its duly authorized officer, has hereunto executed this Mortgagee's Consent to Declaration of Extended Rental Housing Commitment this day of Stone v. 2008
"MORTGAGEE"
MMA Mortgage Investment Corporation
2///
By: Kevin Sullvan
STATE OF MINNSESOTA)
COUNTY OF (ane) SS: Document is
Before me, a Notary Public, in and for said County and State, personally appeared State, the State of Mingraphy of Mingrap
("Mortgagee") and, being duly sworn, acknowledged the execution of the foregoing Mortgagee's Consent to Declaration of Extended Rental Housing Commitment for and on behalf of the Mortgagee.
the Lake County Recorder!
WITNESS my hand and seal this 8 day of September 2008.
My County of Residence: Alann M. Buth
Carrer Public
Jilann M. Luth
My Commission Expires: Printed Name
Jan 31,2012 JILANN M. LUTH &
Notary Public-Minnesota My Commission Expires Jan 31, 2012
SEAL S
All Marian

EXHIBIT C

RENTAL HOUSING TAX CREDIT PROGRAM CERTIFICATION OF COMPLIANCE

The undersigned, having been allocated certain Rental Housing Tax Credits pursuant to Section 42 of the Internal Revenue Code of 1986, as amended (the "Code") and having executed a "Declaration of Extended Rental Housing Commitment" pursuant to the allocation with the Indiana Housing and Community Development AuthorityIndiana Housing and Community Development Authority, the housing credit agency for the State of Indiana (the "Authority") for the purpose of purchasing, constructing and/or improving a certain low-income housing development (the "Development"), and pursuant to the monitoring requirements of the Authority and the requirements of the Code section 42 and all regulations promulgated thereunder, does hereby certify as follows:

The Development meets the requirements of (Please mark the appropriate test):

	(A) the 20-50 test under section 42(g)(1)(A) of the code, or				
	(B) the 40-60 test under section 42(g)(1)(B) of the code, or				
	(C) the 15-40 test under sections 42(g)(4) and 142(d)(4)(B) of the Code for "deep rent skewed" developments.				
(ii)	There was no change in the in the Development, or that		ined in section 42(c)(1)(B)) of any building escription of that change.		
	List the total number of deve	elopment units.ent is			
	List the number of qualified	low-income units:	AL!		
(iii)			ication from each low-income tenant in the that certification; or, in the case of a tenant		
	receiving Section 8 housing	assistance payments, the st	tatement from the applicable public housing		
	authority to the Developm applicable income limited up		the tenant's income does not exceed the ode.		
(iv)	Each low-income unit in the	Development was restricte	d under section 42(g)(2) of the Code.		
	List the gross rent, utility all	lowance and actual rent of t	he low-income units:		
	GROSS	UTILITY	ACTUAL		
	RENT	ALLOWANCE	RENT		
Efficiency					
1 bedroom units		WOIANA LILLIA	//		
2 bedroom units					
3 bedroom units					
4 bedroom units					

- All units in the Development are for use by the general public and are used on a nontransient basis (v) (except for transitional housing for the homeless provided under section 42(i)(3)(B)(iii).
- (vi) Each building in the Development is suitable for occupancy, taking into account all federal, state and local health, safety and building codes.
- (vii) Please mark the appropriate certification:
 - _(A) There has been no change in the eligible basis of any building in the Development (as defined in section 42(d) of the Code), or
 - _(B) There has been a change in the eligible basis of a building in the Development (as defined in Section 42(d) of the Code). Please attach a separate sheet setting forth the nature and amount of such change (e.g., a common area has become commercial space, or a fee is now charged for a tenant facility formerly provided without charge.
- (viii) All tenant facilities included in the eligible basis of the Development under the Code section 42(d), such as swimming pools, other recreational facilities, and parking areas, are provided on a comparable basis without charge to all tenants of the Development.
- (ix) Please mark the appropriate certification:
 - No low-income units in the Development became vacant during the applicable year, or
 - One or more low-income units in the Development became vacant This Doc during the applicable year and reasonable efforts were or are being made to rent such units or the next available unit of comparable or the Lasmaller size to tenants having a qualifying income before any units in the Development were or will be rented to tenants not having a qualifying income. While such unit(s) were vacant, no units of comparable or smaller size were rented to tenants not having a qualifying income. Please attach a separate sheet detailing which units were vacant during the applicable year and the nature of efforts to rent such units to tenants with qualifying incomes.
- Please mark the appropriate certification: (x)
 - No tenant of any low-income unit in the Development has experienced (A) an increase in income above the limit allowed in the Code section 42(g)(2)(D)(ii), or
 - One or more tenants of low-income units in the Development have experienced an increase in income above the limit allowed in the Code section 42(g)(2)(D)(ii) and the next available unit or units of comparable size in the Development have been or will be rented to tenants having a qualifying income. Please attach a separate sheet detailing the tenants who have experienced such an increase in income and the unit or units which have been or will be rented to tenants having qualifying income and the efforts being made to rent such unit units; and

- (xi) That the development has one smoke detector on each level of the rental dwelling united assisted or insured by HUD and in public and Indian housing units; and
- (xii) That there have been no changes in entity ownership or if there have been, HCDA have been provided with details including a copy of the sales agreement and
- (xiii) That the Development is in continuing compliance with the Declaration of Extended Rental Housing Commitment applicable to Development and filed in the office of the Recorder of <u>Lake</u> County, Indiana; and
- (xiv) The Development is otherwise in compliance with the Code, including any Treasury Regulations pursuant thereto, the applicable laws, rules, regulations and ordinances.

The undersigned has executed this certification, subject to penalties of perjury, and certifies that the foregoing is true, accurate and complete in all respects, this <u>5th</u> day of <u>September</u>, 2008.

Homewood Renewal, L.P., an Illinois limited partnership Homewood Renewal, G.P., L.L.C., an Illinois limited liability company, Gen. Partner Document is Attest This Document is the property the Lake County Recorder (Printed Name of Owner) STATE OF ILLINOIS SS: COUNTY OF COOK Before me, a Notary Public in and for said County and State, Personally appeared Fred L. Bonner, the manager of Homewood Renewal, G.P., L.L.C., general partner of Homewood Renewal, L.P., and who, being duly sworn acknowledge the execution of the foregoing Certification of Continuing Compliance as his/her free and voluntary act and deed. 200 Witness my hand and Notarial Seal this My Commission Expires: Notary Public Printed Name My County of Residence:

EXHIBIT D

Additional Development Requirements

Extended	Low-Income	Housing	<u>Commitment</u>	(Please check all	that apply)

1.	This development will be subject to the standard extended use agreement, which permits early termination (after the mandatory 15-year compliance period) of the extended use period.				
2.	This development will be subject to an extended use agreement in which the owner's right to an early termination of the extended use provision is waived for \Box 10 or \Box 15 or \Box 25 or \Box 40 (check appropriate box) additional years after the mandatory 15-year compliance period.				
3.	This development will be subject to a HOME affordability period for rehabilitation or acquisition of existing housing \Box 10 years <u>or</u> new construction or acquisition of newly constructed housing \Box 20 years (check appropriate box).				
4.	This development will be subject to the standard 15-year compliance period as part of a Lease Purchase Program (all units must be single family detached structures) and will offer homeownership opportunities to qualified tenants after 15 year compliance period. See IRS Revenue Ruling 95-48.				
Special Housing	Needs/Leasing Preference (Please check all that apply)				
1.	No less than eighty percent (80%) of the total units in this Development be restricted to elderly tenants age 55 and older? Yes No				
2.	This Document is the property of Is this Development designed as a SRO or transitional housing for the homeless? Yes No				
Services 1.	Will this Development target any other types of special needs populations? Special Needs Population				
2.	Owner proposes services for 3-5 years. List provider, service(s) and the year they will expire; or SEE LIST ATTACHED.				

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DECLARATION OF EXTENDED HOUSING COMMITMENT

\mathbf{BY}

HOMEWOOD RENEWAL, L.P.

EXHIBIT D – SERVICES

Type of Service	Service Provider	Agreement Expiration Date
Computer Training	Kathy Howard	January 1, 2011
Programs on Community Mental Health, including child rearing, depression, alcoholism/drug addiction.	Edgewater Systems for Balanced Living	January 1, 2011
History of the Blues	Calumet Township Trustee Document is NOT OFFICIAL! Rosa Harris & Dreams Come Truety of the Lake County Recorder!	January 1, 2011 January 1, 2011
Fitness: Yoga Classes	The Yoga Room & Bookshop	January 1, 2011

EXHIBIT D

Additional Development Requirements Continued

Set-Aside	
1.	This development received an allocation of Credits under the Not-for-profit, Special Needs, Elderly, Rural, Large City, Small City, Lowest Income Preservation, and/or General Set-Aside
Development D	<u>esign</u>
	Please list as found in Application and as set forth in the site plan and the letter from the Architect, each design, amenity and/or quality.
	SEE ATTACHED LIST.
<u>Unique Feature</u>	<u>s</u>
	Please list as described in Application all unique features of the development. Index of the development. The continuation of precious Section 8 project-based assistance. Unique financing – "Decoupling" and continuation of HUD Section Section 236 Interest Reduction Payments Low acquisition cost Physical development: design, amenities, services, etc. Unique town home community b. Superior plans and neighborhood enhancement Exceptional amenities/features Services a. Extraordinary resident services with special financial commitment b. No permanent relocation of residents. Ownership/partnership Structure I. In-depth experience of development team. Involvement of property manager/long-term owner in the ongoing management of the project Community Support Strong HUD support and developer track record at HUD. Support of community service agencies demonstrated by participation in programming and commitment to the project.

DECLARATION OF EXTENDED HOUSING COMMITMENT

BY

HOMEWOOD RENEWAL, L.P.

EXHIBIT D – DEVELOPMENT DESIGN

The Architect and Owner certify the amenities checked below exist and are available for "all" units comprising the above referenced Development and are appropriate for the proposed tenant population.

Column 1	<u>Column 2</u>	Column 3
Wall to wall carpeting in each unit	Carport (one spot per unit)	Security camera - all outside entrances
Playground (family only and must be of reasonable size for the Development)	☑Individual porch/patio/balcony	50% or more brick exterior
Window Blinds or Curtains	Steel Frame	Daycare On-Site
One parking spot per unit	Washer/Dryer hook-up in each unit	Washer/Dryer (not coin operated) in each unit (may not mark Laundry Facilities in each huilding)
Bike racks (I per building)	Emergency pull cords/call button in each unit (elderly or special needs only)	Fireplace in each unit
Community Room (open to all residents)	Hot Tub/Jacuzzi (Open to all residents)	Pool - In ground
Garbage Disposal in each unit	Computer Center (with internet access and printer open to all residents)	Beauty Salon/Barber Shop On-Site (elderly or special needs only)
⊠Door Bell for each unit	Walk-in Closets in each unit	Fenced in Tennis Court
Peep hole on exterior door for each unit	Ceiling Fans in each unit	Whiripool tubs (1 in each unit)
Garden area for all residents to use	Laundry Facilities in each building	Garage for each unit
Multiple building designs	External individual attached storage for each unit also County Recorder	In-door Racket Ball Court (open to all (residents)
Shuffle Board Court open to all residents	Intercom System for each building	Unit Emergency sprinkler system in each
Multiple floor plans per unit size	Built in Dishwasher	Alarm system for each unit
Motion detector lights for each unit (single-family/dupletes only)	Restricted Access to Property (Gated Community)	Individual porch/patio/balcony for each unit using Trex product
Manager ou-site	Exercise Room with exercise equipment (open to all residents)	Tankless water heaters in each unit
Community Television with cable	○ Central Air in each unit	6.
Designated Walking/Jogging Path	Sauna (open to all residents)	
Basketball Court open to all residents	3-dimentional architectural shingles	
Microwave in each unit	On-site recycling service free to residents	
Carbon Monoxide detector in each	Designated car wash facility with hose & Vacuum	
Enclosed Bus Stop Shelter	Fire suppressers above all stoves	
Hardwood Floors in each unit (living area)		
10 units or less per acre		
⊠Cable hook-up in each unit		
Access to high speed internet in each unit		
Gazebo		

Additional Development Requirements Continued

Set-Aside	
1.	This development received an allocation of Credits under the Not-for-profit, Special Needs, Elderly, Rural, Large City, Small City, Lowest Income Preservation, and/or General Set-Aside
Development De	<u>esign</u>
	Please list as found in Application and as set forth in the site plan and the letter from the Architect, each design, amenity and/or quality. 1. Wall-to-wall carpeting in each unit (living area) 2. Playground (family only and must be of reasonable size for the Development) 3. Window blinds or curtains 4. One parking spot per unit 5. Community Room (open to all residents) 6. Peep hole on exterior door for each unit 7. Manager on-site 8. Microwave in each unit 9. Carbon monoxide detector in each unit 10. Enclosed Bus Stop Shelter 11. 10 units or less per acre 12. Cable hook-up in each unit 13. Access to high speed internet in each unit 14. Computer center (with internet access and printer open to all residents) 15. Ceiling fan in each unit 16. Laundry Facilities in each 17. Intercom System for each 18. Built in Dishwasher in each unit
<u>Unique Feature</u> s	NOTOFFICIAL
	Please list as described in Application all unique features of the development. In the continuation of precious Section 8 project-based assistance. Unique financing. Low acquisition price. I besign a. Unique community design. b. Superior plans and neighborhood enhancement. Exceptional amenities/features Services a. Extraordinary resident services with special financial commitments. b. No permanent relocation of residents.
C. Ow	nership/partnership structure 1. In-depth experience of development team. 2. Involvement of property manager/long-term owner in the ongoing management of the

- project. D. Community Support
 - 1. Strong HUD support and developer track record at HUD.
 - 2. Support of community service agencies demonstrated by participation in programming and commitment to project.

EXHIBIT E

LEASE TO OWN PROGRAM AGREEMENT

This Lease-Purchase Progr	am Agreement ("Agreement")	is entered into as of	, 20	, ву
and between the Indiana F	Iousing and Community Deve	lopment, a corporate body	politic of the State of	`Indiana
("HCDA") and	, an Indiana not for profit	corporation, having its pr	incipal office at	
("Corporation").				
WHEREAS,	("Owner") has developed	l numerous housing units (collectively, "Units") u	nder the
Low Income Housing Tax	Credit Program, as provided	under Section 42 of the Ir	iternal Revenue Code ("Section
42");				

WHEREAS, the Units are subject to a Declaration of Extended Rental Housing Commitment ("DERHC") that requires, *inter alia*, that the Units be rented only at certain rent levels that has a duration of at least fifteen (15) years beyond the fifteen year Compliance Period as defined in Section 42(i);

WHEREAS, Corporation has the option to acquire the Units from the Owner upon expiration of the fifteen year Compliance Period under the terms of a written Right of First Refusal;

WHEREAS, Corporation desires to sell the Units to "Eligible Tenants" (as hereinafter defined) following the expiration of the Compliance Period and, in order to facilitate such sales to Eligible Tenants, Corporation desires to ensure that the DERHC will be released;

WHEREAS, the Internal Revenue Service has issued Revenue Ruling 95-49 which allows state housing credit agencies such as HCDA to release the DERHC following the end of the Compliance Period upon the sale of housing units to Eligible Tenants; and

WHEREAS, HCDA and Corporation desire to set forth a set of procedures for the release of the DERHC upon sale of Units to Eligible Tenants, with the expectation that Corporation may rely on such procedures in entering into agreements with the Eligible Tenants.

NOW, THEREFORE, in consideration of the following promises, covenants, and conditions hereinafter set forth, the receipt and sufficiency of which are hereby acknowledged, the parties agree, covenant, warrant and represent as follows:

- 1. The foregoing recitals are hereby incorporated into this Agreement and made a part hereof as though set forth in their entirety.
- 2. "Eligible Tenant" of a Unit shall mean the current tenant of that Unit, so long as that tenant is eligible to occupy the Unit under the requirements of Section 42 of the Internal Revenue Code. This expressly includes a tenant whose income would not currently qualify under Section 42, but who was qualified at the time of tenant's original occupancy of the Unit.
- 3. At the time Corporation acquires a Unit under the terms of the Right of First Refusal, Corporation will send written notification to HCDA. Upon its receipt of such notification, HCDA will prepare a separate Release of the DERHC applicable to each individual Unit owned by Corporation.
- 4. HCDA will execute the <u>individual Releases and deposit</u> them in escrow with Corporation's legal counsel.
- 5. Escrow instructions will provide that the Release for a given Unit may be recorded only upon the sale of that Unit to an Eligible Tenant. Any property that has not been sold to an Eligible Tenant shall remain bound by the DERHC. The Releases applicable to Units that have not been sold within thirty-six (36) months after the expiration of the Compliance Period will be returned to

HCDA. Corporation will provide a detailed accounting of all sales activities in such format and frequency as may be requested by HCDA.

- The parties agree that upon express written ruling by the Internal Revenue Service that is contrary 6. to the provisions and procedures set forth above, the provisions and procedures shall be amended so as to comply with such IRS rulings.
- This Agreement contains and constitutes the entire understanding between the parties with respect 7. to the release of the DERHC upon sale to an Eligible Tenant and all prior agreements, understandings, representations and statements, oral or written are replaced by this Agreement. Neither this Agreement nor any provision of it may be waived, modified, amended, discharged or terminated except by a written document signed by Corporation and HCDA.

IN WITNESS WHEREOF, the parties have signed this Agreement as of the day and year first written above.

INDIANA HOUSING AND COMMUNITY DEVELOPMENT AUTHORITY

