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SECTION 3.01
PENNSYLVANIA HOUSING FINANCE AGENCY

ADDITION TO OWNER-ARCHITECT AGREEMENT FOR DESIGN SERVICES AND CONSTRUCTION CONTRACT ADMINISTRATION

THIS ADDENDUM shall amend the American Institute of Architects Document B101 or B108, 2007 Edition, Standard Form of Agreement between Owner and Architect, (the "Agreement") between the parties named herein and shall be binding unto the parties as part of the whole. This Addendum does not limit in any way the terms and conditions set forth in the Agreement but shall amend the Agreement to include the following:

Owner holds a fee simple interest in certain real estate described in Exhibit A, attached hereto and made a part hereof; and

Owner plans to rehabilitate and/or construct residential rental units on the property (the "Development"); and

The Pennsylvania Housing Finance Agency (the "Agency") will make a loan to Owner to rehabilitate and/or construct the Project.

The Architect and Owner agree that the provisions of this Addendum and the Agreement and the rights and obligations of the parties hereunder shall at all times be subject to and in conformity with the provisions of the Housing Finance Agency Law ("Act") and the rules and regulations of PHFA, as of this date.

The provisions of this Addendum supersede and void all inconsistent provisions in the Agreement and in any prior contract between the parties for the services to be performed hereunder.

ARTICLE I - DEFINITIONS

Actual Construction Completion Date - The date upon which PHFA certifies in writing that the entire Development is completed (except for minor incomplete items) in accordance with the Contract Documents, and all units are ready for occupancy.

Construction Loan Closing - The date mutually approved by PHFA and Owner upon which the parties execute the Contract Documents.

Contract Documents - AIA Document A101 Standard Form of Agreement Between Owner and Contractor, 2007 Edition, AIA Document A201 General Conditions of the Contract for Construction, 2007 Edition, the Pennsylvania Housing Finance Agency Addendum to AIA Documents A101 and A201, the, PHFA Supplementary General Conditions, the drawings, the specifications, and all Addenda issued prior to and all modifications issued after execution of the Construction Contract; and any other items that may be specifically stipulated as being included in the Contract Documents. Contract Documents shall also include the PHFA Documents: "The Pre-construction Meeting Guide", and "The General Payout Procedure for Mortgagors and Contractors". Unless specifically set forth in the Contract Documents, any other agreement or understanding between the parties shall not be considered part of the Contract Documents, will not be included in the Contract Price and will not be eligible for project funds.

Guarantee Period - The period described in Article VI of the Pennsylvania Housing Finance Agency Addendum to the AIA Documents A101 and A201, during which contractor covenants to correct latent defects which appear after construction and/or rehabilitation is completed.

Identity of Interest - Any relationship (generally based on family ties or financial interest) between Architect and contractor and subcontractor, material supplier or equipment lessor, which would reasonably give rise to a
presumption that the parties to the transaction may operate in collusion in establishing the purchase price of the property or the cost of the work. Examples of identity of interest relationships follow:

a. When Architect has any financial interest whatsoever in contractor or is subject to a common control, or any family relationship by virtue of blood, marriage or adoption exists between contractor and Architect.

b. Any relationship between Architect, contractor, and subcontractor exists which would give the Architect or contractor control or influence over the cost of the contract or the price paid to the subcontractor.

Substantial Completion - The date, certified by Architect, when the work or a designated portion thereof is sufficiently complete, in accordance with the Contract Documents, so Owner can occupy the work or a designated portion thereof for the use for which it is intended.

ARTICLE II - PAYMENT/RETENTION

Owner agrees to pay the Architect a total fee of __________________________ Dollars ($__________________) for the work required by the Agreement and this Addendum provided that the work, including but not limited to the drawings and specifications for the Development, is approved by Owner and PHFA. Said amount shall include the fee for Design Service in the amount of __________________________ Dollars ($_________________), payable from the initial draw as set forth in the Building Loan Agreement subject to the following retention:

a. If Architect is responsible for both design services and contract administration of the Development, two and one half percent (2.5%) of the design fee, (but not less than $1,600) will be retained.

b. The retention will be paid out when construction has been completed, providing that the “Record Drawings” (As-Built Drawings) have been submitted to and approved by PHFA.

The total fee shall also include a fee of __________________________ Dollars ($_________________) for construction contract administration. The fee will be paid on monthly requisitions in accordance with the progress payment schedule set forth in the Contract Documents. However, at PHFA’s discretion two and one-half percent (2.5%) of the administration fee or One Thousand Six Hundred Dollars ($1,600) (whichever is greater) will be retained from the fee. The amount retained will be paid in equal installments after each inspection made during the one (1) year Guarantee Period as required by Article IV, Section 10 herein.

ARTICLE III - DESIGN SERVICE REQUIREMENTS

1. Drawings and specifications as instruments of service are the property of the Architect whether the work for which they are made is executed or not; and their use for any other Development is not authorized. However, if the work for which the drawings and specifications are executed has not been completed and there is a default or foreclosure under the mortgage, PHFA may use the drawings and specifications to complete construction of the work without additional fee or other costs.

2. Architect and Owner recognize the interests of PHFA and any action, inaction, or determination made pursuant to the Agreement or this Addendum by either Architect or Owner is subject to acceptance or rejection by PHFA. Architect is required to act and serve in a professional capacity without bias or partiality. No portion of Architect’s work or responsibility may be assigned, sublet or delegated to any person or entity not acceptable to PHFA.
3. The Architect agrees that, when requested by Owner or PHFA, he/she will provide needed clarification or interpretation of any feature of the drawings and specifications without further charge.

4. The Architect shall provide, in addition to such other drawings and specifications as the contractor shall require, the following documents to Owner and PHFA under the provisions of this Addendum:
   a. Two (2) hard copies of final working drawings and specifications and,
   b. One (1) electronic copy (PDF on a CD) of final working drawings and specifications.
   c. Upon actual completion of construction, one (1) electronic copy (PDF on CD) of Record Drawings, ("As Built Drawings") indicating any changes in the buildings or plans shall be provided to PHFA and,
   d. One (1) hard copy of Record Drawings shall be provided to the Owner.

5. In connection with the performance of work hereunder, Architect agrees not to discriminate against any employee or applicant for employment because of race, creed, religion, color, age, sex, disability or national origin.

6. At the time working drawings and specifications are delivered to Owner and PHFA, the Architect shall submit a certificate stating any interest, direct or indirect, which he/she may have in a proprietary system of construction or a patented building design or a business or industry that manufactures materials that are shown in the drawings and specifications as specified for the Development.

7. The Architect shall submit to PHFA completed copies of “Architect's Certification” and “Architect's Certification - Compliance with Accessible Housing Design Requirements”.

ARTICLE IV - SPECIFIC WORK REQUIREMENTS

1. Architect shall issue certificates for payment, keep accounts, observe the work (during the construction and/or rehabilitation and the Guarantee Period) and prepare drawings, specifications and written opinions in connection with reasonable construction changes required by Owner or PHFA.

2. When authorized by Owner and PHFA, a resident inspector satisfactory to PHFA, Owner and Architect, shall be hired by Owner.

3. As often as the nature of the work requires but not less than once every two weeks, Architect shall visit the site of the Development and conduct a job meeting and shall promptly furnish reports in writing to Owner and PHFA of the progress, problems, omissions, substitutions, defects and deficiencies noted in the work of contractor. Architect shall periodically observe, as often as the nature of the work requires, but not less than once every two weeks, all materials and items of work identified in the Contract Documents and change orders.

4. Architect is required to assure Owner and PHFA that tests required by specifications are performed properly; evaluate the results of these tests and make recommendations of actions required in the event of unsatisfactory test results.

5. Architect is required to advise Owner and PHFA, in writing, of any special problems or changes necessitated by unforeseen circumstances encountered in the course of construction and/or rehabilitation, and submit appropriate recommendations.
6. Architect shall monitor progress of the construction and/or rehabilitation of the Development against the schedule in the construction contract and recommend action to be taken to achieve compliance with the schedule.

7. Architect shall attend conferences held at or away from the Development. When requested by Owner or PHFA, Architect shall obtain the attendance of others whose services have been or will be incorporated in the work.

8. Simultaneously with requests for payments covering construction costs, Architect shall issue certificates, which evidence recent inspection and acceptability of work and certify as to the validity of requested payments. The certificates shall be in the form prescribed by PHFA based upon personal inspection of the work by Architect or his/her agent. The name of the inspector shall be indicated.

9. Upon Substantial Completion of the Development, Architect shall certify to Owner and PHFA that to the best of his/her knowledge, information, and belief and on the basis of his/her observations, the work has been substantially completed in accordance with the terms and conditions of the Contract Documents and that the Development is in good and tenantable condition ready for occupancy and that there are no defects or deficiencies in the Development other than "punchlist" items or incomplete work awaiting seasonal opportunity such as landscaping and heating system tests (such expected items to be specified).

10. During the one (1) year Guarantee Period which begins on the Actual Construction Completion Date of the Development, Architect shall make three inspections for each phased occupancy section of the Development accompanied by Owner, PHFA's representative and the management agent for the Development. Architect shall provide written reports of any evidence of faulty materials and workmanship. Landscape work, heating and cooling systems shall be inspected during the appropriate season. In addition, Architect shall make such other inspections and perform such other services as may be necessary or incidental to the requirements of the drawings and specifications for the Development.

ARTICLE V - INSURANCE

Architect shall maintain a professional liability policy during the period of construction and/or rehabilitation of the Development and for one (1) year following construction completion if any such policy is written on a "claims made" basis. The policy shall afford coverage for Owner and PHFA for Architect's errors, omissions or negligence in connection with the work. Such policy shall be issued by a company in an amount and form acceptable to PHFA. Said insurance shall not be construed as a waiver of any obligations or liabilities that Architect otherwise has to Owner or PHFA in law or equity. In the event Architect fails to maintain such insurance for the required period, Owner immediately becomes responsible for providing such coverage. Failure by Owner to obtain required coverage upon default by Architect will result in PHFA action. In such event, PHFA shall, based on sound business judgment, and at its sole discretion, take either or both of the following action:

1. Obtain said insurance (deducting the related cost from any funds held by PHFA for Architect or Owner);

2. Deduct from any funds held by PHFA for such purposes an amount to indemnify PHFA against the possibility of loss resulting from errors, omissions or negligence by Architect in connection with the work or default by the Architect and/or Owner.

ARTICLE VI - IDENTITY OF INTEREST CERTIFICATE

1. Architect certifies to Owner and PHFA that he/she has been retained for services hereunder as an independent practitioner having no identity of interest with (a) the contractor or (b) any subcontractor or (c) any supplier furnishing labor or materials to the Development.
2. Architect certifies to Owner and PHFA that he/she has no financial interest in the Development or the real estate upon which it is to be constructed other than the fee provided for by the Agreement and this Addendum.

3. Architect further understands that any change in such relationships which will result in Architect having an identity of interest with the contractor (or any subcontractor, material supplier or equipment lessor, or financial interest in the Development or the real estate, will be grounds for termination of the Agreement, unless the identity of interest resulting from the change has been disclosed to the Owner and PHFA prior to its creation and approved in writing by Owner and PHFA.

4. If there is an identity of interest between Architect and Owner or between Design Architect and Construction Administration Architect for the Development, such fact must be disclosed in writing by Architect to Owner and PHFA prior to the initial closing.

5. At the time the working drawings and specifications are submitted by the Architect, the Architect shall submit a certificate to Owner and PHFA stating any interest, direct or indirect, which he/she or his/her associates may have in a proprietary system of construction or a patented building design or a business or industry that manufactures materials that are shown as specified for the Development.

**ARTICLE VII - MODIFICATION AND TERMINATION OF AGREEMENT**

1. The Agreement shall not be modified except by a written statement signed by Owner and PHFA.

2. Any failure to fulfill the requirements of this Addendum in a manner satisfactory to Owner or PHFA shall constitute a breach of the Agreement. Upon the occurrence of a breach the Owner, with PHFA's approval, may terminate the Agreement. Architect shall receive notice of the termination at least three (3) days prior to the effective date of the termination. Architect shall be subject to claims arising out of his/her breach.

3. If, under the Contract Documents, PHFA shall have deemed construction and/or rehabilitation of the Development to have been abandoned or delayed indefinitely PHFA or Owner, with PHFA's approval, may terminate the Agreement in whole or in part. Architect shall receive notice of the termination at least three (3) days prior to the effective date of the termination.

**ARTICLE VIII - THIRD PARTY BENEFICIARY**

It is understood and agreed that PHFA is a third party beneficiary with respect to the provisions of this Addendum, and may enforce all the duties, obligations and responsibilities of Owner and Architect by any remedy available in law or equity.

It is expressly agreed and understood that PHFA is not, and nothing contained within this instrument shall be construed to constitute PHFA as the partner of or joint venturer with the Owner or Architect with respect to the Development or any aspect thereof.

It is also agreed that if a court of competent jurisdiction rules that any action or demand by PHFA is the act of an agent for a principal, such PHFA relation, by reason of PHFA's responsibility toward housing, shall be considered "coupled with interest".

All notices and approvals shall be in writing, sent or confirmed by certified mail, postage prepaid, return receipt requested. PHFA shall receive copies of all notices sent to the Owner or Architect. The following addresses for notices hereunder:
The Architect represents and covenants that (a) he/she has not nor shall he/she administer the construction of the Development or any portion thereof, (b) he/she is not a "contractor" within the meaning of the Mechanics' Lien Law of 1963, that it shall not file a mechanics' claim against the Development, and that in the event, however, a lien is filed by or on behalf of the Architect, counsel for PHFA is nominated, designated and appointed its attorney-in-fact by virtue hereof to enter a satisfaction thereof paid from appropriate accounts in the loan proceeds.

This Addendum shall bind, and the benefits inure to, the respective parties hereto, their legal representatives, executors, administrators, successors and assigns.

The invalidity of any clause, part or provision of this Addendum shall not affect the validity of the remaining portions of the Agreement.
IN WITNESS WHEREOF, the parties hereto have duly executed this Addendum this ___ day of __________, ________________.

WITNESS (ATTEST) Architect:
________________________________________,
a ________________________________

By: ________________________________
Title: ________________________________

WITNESS (ATTEST) Borrower/Owner:
________________________________________,
a Pennsylvania Limited Partnership

By: ________________________________
General Partner

By: ________________________________
Title: ________________________________

WITNESS (ATTEST) By: ________________________________

By: ________________________________
Title: ________________________________

ATTACH Exhibit "A", Legal description of property.
SECTION 3.02
PENNSYLVANIA HOUSING FINANCE AGENCY

ADDENDUM TO OWNER/ARCHITECT AGREEMENT FOR DESIGN SERVICES

THIS ADDENDUM shall amend the American Institute of Architects Document B101 or B108, 2007 Edition, Standard Form of Agreement Between Owner and Architect (the "Agreement") between the parties named herein and shall be binding unto the parties as part of the whole. This Addendum does not limit in any way the terms and conditions set forth in the Agreement but shall amend the Agreement to include the following:

Owner holds a fee simple interest in certain real estate described in Exhibit A, attached hereto and made a part hereof; and

Owner plans to rehabilitate and/or construct residential rental units on said real estate (hereinafter called "Development"); and

The Pennsylvania Housing Finance Agency ("PHFA") will make a loan to Owner to rehabilitate and/or construct the Development.

The Design Architect and Owner agree that the provisions of this Addendum and the Agreement and the rights and obligations of the parties hereunder shall at all times be subject to and in conformity with the provisions of the Housing Finance Agency Law ("Act") and the rules and regulations of PHFA, as of this date.

The provisions of this Addendum supersede and void all inconsistent provisions in the Agreement and in any prior contract between the parties for the services to be performed hereunder.

1. Owner agrees to pay the Architect a total fee of ____________________________ Dollars ($_____________ ) for the work required by the Agreement and this Addendum provided that the work, including but not limited to the drawings and specifications for the Development, are approved by Owner and PHFA. Said fee shall be payable in full from the initial draw as set forth in the Building Loan Agreement subject to the following retention:

   a. If there is a separate Construction Contract Administration Architect on the Development, two and one half percent (2.5%) of the design fee (but not less than $1,600) will be retained.

   b. The retention will be paid out at construction completion provided "Record Drawings" ("As-Built Drawings" have been submitted to and approved by PHFA).

2. Drawings and specifications as instruments of service are the property of the Design Architect whether the work for which they are made is executed or not; and their use for any other Development is not authorized. However, if the work for which the drawings and specifications are executed has not been completed and there is a default or foreclosure under the mortgage, PHFA may use the drawings and specifications to complete construction of the work without additional fee or other costs.

3. The Design Architect and Owner recognize the interest of PHFA in the Development being designed pursuant to the Agreement and this Addendum, and any action, inaction, or determination made pursuant to the Agreement and this Addendum by either the Design Architect or Owner is subject to acceptance or rejection by PHFA. The Design Architect is required to act and serve in a professional capacity without bias or partiality.
4. The Design Architect agrees that, when requested by Owner or PHFA, he/she will provide needed clarification or interpretation of any feature of the drawings and specifications without further change.

5. The Design Architect shall provide, in addition to such other drawings and specifications as the Contractor shall require, the following documents to Owner and PHFA under the provisions of the Agreement:

   a. Two (2) hard copies of final working drawings and specifications and,
   b. One (1) electronic copy (PDF on a CD) of final working drawings and specifications.
   c. Upon actual completion of construction, one (1) electronic copy (PDF on CD) of Record Drawings, ("As Built Drawings") indicating any changes in the buildings or plans shall be provided to PHFA and,
   d. One (1) hard copy of Record Drawings shall be provided to the Owner.

6. Architect shall remain available to answer questions that arise and make available any information requested by the Construction Contract Administration Architect during construction.

7. Architect shall maintain a professional liability policy during the period of construction and/or rehabilitation of the Development and for one (1) year following construction completion if any such policy is written on a "claims made" basis. The policy shall afford coverage for Owner and PHFA for Architect’s errors, omissions or negligence in connection with the work. Such policy shall be issued by a company in an amount and form acceptable to PHFA. Said insurance shall not be construed as a waiver of any obligations or liabilities that Architect otherwise has to Owner or PHFA in law or equity.

   In the event Architect fails to maintain such insurance for the required period, Owner immediately becomes responsible for providing such coverage. Failure of owner to obtain required coverage upon default by Architect will result in PHFA action. In such event, PHFA shall, based on sound business judgment, and at its sole discretion, take either or both of the following action:

   a. Obtain said insurance (deducting the related cost from any funds held by PHFA for Architect or Owner;
   b. Deduct from any funds held by PHFA for such purposes an amount to indemnify PHFA against the possibility of loss resulting from errors, omissions or negligence by Architect in connection with the work or default by the Architect and/or Owner.

8. In connection with the performance of work hereunder, Design Architect agrees not to discriminate against any employee or applicant for employment because of race, creed, religion, color, age, sex, disability or national origin.

9. At the time working drawings and specifications are delivered to Owner and PHFA, the Design Architect shall submit a certificate stating any interest, direct or indirect, which he/she may have in a proprietary system of construction or a patented building design or a business or industry that manufactures materials that are shown in the drawings and specifications as specified for the Development.

10. The Agreement and this Addendum shall not be modified except by a written statement signed by Owner, the Design Architect and PHFA.

11. No portion of the Design Architect’s work or responsibility hereunder may be assigned, sublet or delegated to any person or entity without PHFA’s written consent.
12. It is expressly agreed and understood that PHFA is not, and nothing contained within this instrument shall be construed to constitute PHFA as the partner of or joint venturer with the Owner or Architect with respect to the Development or any aspect thereof.

13. The Design Architect represents and covenants that (a) he/she has not nor shall he/she administer the construction of the Development or any portion thereof, (b) he/she is not a "contractor" within the meaning of the Mechanics’ lien Law of 1963, that it shall not file a mechanics’ claim against the Development, and that in the event, however, a lien is filed by or on behalf of the Design Architect, counsel for PHFA is nominated, designated and appointed its attorney-in-fact by virtue hereof to enter a satisfaction thereof paid from appropriate accounts in the loan proceeds.

14. The Design Architect shall submit to PHFA a completed copy of "Architect’s Certification".

15. This Addendum shall bind, and the benefits inure to, the respective parties hereto, their legal representatives, executors, administrators, successors and assigns.

16. The invalidity of any clause, part or provision of the Agreement shall not affect the validity of the remaining portions thereof.

IN WITNESS WHEREOF, the parties hereto have duly executed this Addendum this _____ day of ______________, ________________.

Owner:

WITNESS (ATTEST) ____________________________, a Pennsylvania Limited Partnership

By: ____________________________,
   General Partner

_______________________
   By: ____________________________
   Title: ____________________________

WITNESS (ATTEST) ____________________________,

By: ____________________________,

_______________________
   By: ____________________________
   Title: ____________________________

Architect:

WITNESS (ATTEST) ____________________________,

a ____________________________

_______________________
   By: ____________________________
   Title: ____________________________

Attach EXHIBIT "A" Legal Description of the Property
SECTION 3.03

PENNSYLVANIA HOUSING FINANCE AGENCY

ADDENDUM TO OWNER-ARCHITECT AGREEMENT
FOR CONSTRUCTION CONTRACT ADMINISTRATION

THIS ADDENDUM shall amend the American Institute of Architects Document B101 or B108, 2007 Edition, Standard Form of Agreement between Owner and Architect, (the "Agreement") between the parties named herein and shall be binding unto the parties as part of the whole. This Addendum does not limit in any way the terms and conditions set forth in the Agreement but shall amend the Agreement to include the following:

Owner holds a fee simple interest in certain real estate described in Exhibit A, attached hereto and made a part hereof; and

Owner plans to rehabilitate and/or construct residential rental units on said real estate (the "Development"); and

The Pennsylvania Housing Finance Agency ("PHFA") will make a loan to Owner to rehabilitate and/or construct the Development.

The Architect and Owner agree that the provisions of this Addendum and the Agreement and the rights and obligations of the parties hereunder shall at all times be subject to and in conformity with the provisions of the Housing Finance Agency Law ("Act") and the rules and regulations of PHFA.

The provisions of this Addendum supersede and void all inconsistent provisions in the Agreement and in any prior contract between the parties for the services to be performed hereunder.

ARTICLE I - DEFINITIONS

Actual Construction Completion Date - The date upon which PHFA certifies in writing that the entire Development is completed (except for minor incomplete items) in accordance with the Contract Documents, and all units are ready for occupancy.

Contract Documents - AIA Document A101 Standard Form of Agreement Between Owner and Contractor, 2007 Edition, AIA Document A201 General Conditions of the Contract for Construction, 2007 Edition, the Pennsylvania Housing Finance Agency Addendum to AIA Documents A101 and A201, the PHFA Supplementary General Conditions, the drawings, the specifications, and all Addenda issued prior to and all modifications issued after execution of the Construction Contract; and any other items that may be specifically stipulated as being included in the Contract Documents. Contract Documents shall also include the PHFA Documents: "The Pre-construction Meeting Guide", and "The General Payout Procedure for Mortgagors and Contractors". Unless specifically set forth in the Contract Documents, any other agreement or understanding between the parties shall not be considered part of the Contract Documents, will not be included in the Contract Price and will not be eligible for project funds.

Guarantee Period - The period described in Article VI of the Pennsylvania Housing Finance Agency Addendum to the AIA Documents A101 and A201, during which contractor covenants to correct latent defects which appear after construction and/or rehabilitation is completed.

Identity of Interest - Any relationship (generally based on family ties or financial interest) between Architect and contractor and subcontractor, material supplier or equipment lessor, which would reasonably give rise to a
presumption that the parties to the transaction may operate in collusion in establishing the purchase price of the property or the cost of the work. Examples of identity of interest relationships follow:

a. When Architect has any financial interest whatsoever in contractor or is subject to a common control, or any family relationship by virtue of blood, marriage or adoption exists between contractor and Architect.

b. Any relationship between Architect, contractor, and subcontractor exists which would give the Architect or contractor control or influence over the cost of the contract or the price paid to the subcontractor.

Substantial Completion - The date, certified by Architect, when the work or a designated portion thereof is sufficiently complete, in accordance with the Contract Documents, so Owner can occupy the work or a designated portion thereof for the use for which it is intended.

ARTICLE II - PAYMENT/RETENTION

Owner agrees to pay the Architect a total fee of ____________________________ Dollars ($____________________) for the work required by the Agreement. The fee will be paid in accordance with the progress payment schedule set forth in the Contract Documents. However, at PHFA’s discretion two and one-half percent (2.5%) of the administration fee or One Thousand Six Hundred Dollars ($1,600) (whichever is smaller) will be retained from the fee. The amount retained will be paid in equal installments after each inspection made during the one year Guarantee Period as required by Article IV, Section 9.

ARTICLE III – GENERAL PROVISIONS

1. Drawings and specifications, prepared by Architect as instruments of service are the property of the Architect whether the work for which they are made is executed or not, and their use for any other development is not authorized. However, if the work for which any drawings and specifications prepared by the Architect has not been completed, and there is a default or foreclosure under the mortgage, PHFA may use the drawings and specifications to complete construction of the work without additional cost.

2. Architect and Owner recognize the interests of PHFA and any action, inaction, or determination made pursuant to the Agreement by either Architect or Owner is subject to acceptance or rejection by PHFA. Architect is required to act and serve in a professional capacity without bias or partiality. No portion of Architect’s work or responsibility may be assigned, sublet or delegated to any person or entity not acceptable to PHFA.

ARTICLE IV – SPECIFIC WORK REQUIREMENTS

1. Architect shall issue certificates for payment, keep accounts, observe the work (during the construction and/or rehabilitation and the Guarantee Period) and prepare drawings, specifications and written opinions in connection with reasonable construction changes required by Owner or PHFA.

2. When authorized by Owner and PHFA, a resident inspector satisfactory to PHFA, Owner and Architect, shall be hired by Owner.

3. As often as the nature of the work requires but not less than once every two weeks, Architect shall visit the site of the Development, conduct a job meeting and shall promptly furnish reports in writing to Owner and PHFA of the progress, problems, omissions, substitutions, defects and deficiencies noted in the work of contractor. Architect shall periodically observe, as often as the nature of the work requires, but not less than once every two weeks, all materials and items of work identified in the Contract Documents and change orders.
4. Architect is required to advise Owner and PHFA and Design Architect in writing, of any special problems or changes necessitated by unforeseen circumstances encountered in the course of construction and/or rehabilitation, and submit appropriate recommendations.

5. Architect shall monitor progress of the construction and/or rehabilitation of the Development against the schedule in the construction contract and recommend action to be taken to achieve compliance with the schedule.

6. Architect’s services shall include conducting job meetings and inspections at the job site with PHFA’s, contractor’s and subcontractor’s representatives. Minutes of these meetings and inspections must be forwarded in a timely manner to all those attending and to PHFA.

7. Simultaneously with requests for payments covering construction costs, Architect shall issue certificates, which evidence recent inspection and acceptability of work and certify as to the validity of requested payments. The certificates shall be in the form prescribed by PHFA based upon personal inspection of the work by Architect or his/her agent. The name of the inspector shall be indicated.

8. Upon Substantial Completion of the Development, Architect shall certify to Owner and PHFA that to the best of his/her knowledge, information, and belief and on the basis of his/her observations, the work has been substantially completed in accordance with the terms and conditions of the Contract Documents and that the Development is in good and tenantable condition is ready for occupancy and that there are no defects or deficiencies in the Development other than "punch-list" items or incomplete work awaiting seasonal opportunity such as landscaping and heating system tests (such expected items to be specified).

9. During the one (1) year Guarantee Period which begins on the Actual Construction Completion Date of the Development, Architect shall make three inspections for each phased occupancy section of the Development accompanied by Owner, PHFA’s representative and the management agent for the Development. Architect shall provide written reports of any evidence of faulty materials and workmanship. Landscape work, heating and cooling systems shall be inspected during the appropriate season. In addition, Architect shall make such other inspections and perform such other services as may be necessary or incidental to the requirements of the drawings and specifications for the Development.

ARTICLE V - INSURANCE

Architect shall maintain a professional liability policy during the period of construction and/or rehabilitation of the Development and for one (1) year following construction completion if any such policy is written on a “claims made” basis. The policy shall afford coverage for Owner and PHFA for Architect's errors, omissions or negligence in connection with the work. Such policy shall be issued by a company in an amount and form acceptable to PHFA. Said insurance shall not be construed as a waiver of any obligations or liabilities that Architect otherwise has to Owner or PHFA in law or equity.

In the event Architect fails to maintain such insurance for the required period, Owner immediately becomes responsible for providing such coverage. Failure by Owner to obtain required coverage upon default by Architect will result in PHFA action. In such event, PHFA shall, based on sound business judgment, and at its sole discretion, take either or both of the following action:

1. Obtain said insurance (deducting the related cost from any funds held by PHFA for Architect or Owner);

2. Deduct from any funds held by PHFA for such purposes an amount to indemnify PHFA against the possibility of loss resulting from errors, omissions or negligence by Architect in connection with the work or default by the Architect and/or Owner.
ARTICLE VI - IDENTITY OF INTEREST CERTIFICATE

1. Architect certifies to Owner and PHFA that he/she has been retained for services hereunder as an independent practitioner having no identity of interest with (a) the contractor or (b) any subcontractor or (c) any supplier furnishing labor or materials to the Development.

2. Architect certifies to Owner and PHFA that he/she has no financial interest in the Development or the real estate upon which it is to be constructed other than the fee provided for by the Agreement.

3. Architect further understands that any change in such relationships which will result in Architect having an identity of interest with the contractor (or any subcontractor, material supplier or equipment lessor, or financial interest in the Development or the real estate, will be grounds for termination of this Owner/Architect Agreement for Construction Supervision, unless the identity of interest resulting from the change has been disclosed to the Owner and PHFA prior to its creation and approved in writing by Owner and PHFA.

4. If there is an identity of interest between Architect and Owner or between Design Architect and Construction Administration Architect for the Development, such fact must be disclosed in writing by Architect to Owner and PHFA prior to the initial closing.

5. At the time the working drawings and specifications are submitted by Architect, the Architect shall submit a certificate to Owner and PHFA stating any interest, direct or indirect, which he or his associates may have in a proprietary system of construction or a patented building design or a business or industry that manufactures materials that are shown as specified for the Development.

ARTICLE VII – TERMINATION OF AGREEMENT

1. Any failure to fulfill the requirements of the Agreement in a manner satisfactory to Owner or PHFA shall constitute a breach of the Agreement. Upon the occurrence of a breach the Owner, with PHFA’s approval, may terminate the Agreement. Architect shall receive notice of the termination at least three (3) days prior to the effective date of the termination. Architect shall be subject to claims arising out of his/her breach.

2. If, under the Contract Documents, PHFA shall have deemed construction and/or rehabilitation of the Development to have been abandoned or delayed indefinitely PHFA or Owner, with PHFA’s approval, may terminate the Agreement in whole or in part. Architect shall receive notice of the termination at least three (3) days prior to the effective date of the termination.

ARTICLE VIII – THIRD PARTY BENEFICIARY

It is understood and agreed that PHFA is a third party beneficiary with respect to the provisions of the Agreement, and may enforce all the duties, obligations and responsibilities of Owner and Architect by any remedy available in law or equity.

It is also agreed that if a court of competent jurisdiction rules that any action or demand by PHFA is the act of an agent for a principal, such agency relation, by reason of PHFA’s responsibility toward housing, shall be considered “coupled with interest”.

ARTICLE IX – MISCELLANEOUS PROVISIONS, ARBITRATION

1. The Agreement shall bind and the benefits inure to the respective parties hereto, their legal representatives, executors, administrators, successors in office or interest, and assigns; provided, however,
the rights of Architect under the Agreement shall not be assigned, or transferred without the written consent of the Owner and PHFA.

2. All notices and approvals shall be in writing, sent or confirmed by certified mail, postage prepaid, return receipt requested. PHFA shall receive copies of all notices sent to the Owner or Architect. The following addresses for notices hereunder:

   PHFA: PENNSYLVANIA HOUSING FINANCE AGENCY
   P. O. Box 8029
   Harrisburg, PA 17105-8029
   ATTENTION: Chief Counsel

   ARCHITECT: ______________________________
               ______________________________
               ______________________________

   OWNER: ______________________________
           ______________________________
           ______________________________

3. It is expressly agreed and understood that PHFA is not, and nothing contained within this instrument shall be construed to constitute PHFA as the partner of or joint venturer with the Owner or Architect with respect to the Development or any aspect thereof.

4. The invalidity of any clause, part or provision of the Agreement shall not affect the validity of the remaining portions thereof.
IN WITNESS WHEREOF, the parties hereto have duly executed this Addendum this ___ day of ____________, __________.

WITNESS (ATTEST) Architect
____________________________________________

By: _________________________________________
Title: ________________________________________

WITNESS (ATTEST) Owner:
____________________________________________

By: _________________________________________,
General Partner

By: _________________________________________
Title: ________________________________________

WITNESS (ATTEST) By: _________________________________________.

____________________________________________

By: _________________________________________
Title: ________________________________________

Attach EXHIBIT "A" Legal Description of the Property
SECTION 3.04
PENNSYLVANIA HOUSING FINANCE AGENCY

ADDENDUM TO AIA DOCUMENTS A101 AND A201, 2007 EDITIONS
FOR PHFA FUNDED DEVELOPMENTS

This Addendum shall amend the American Institute of Architects Document A101, Standard Form of Agreement Between Owner and Contractor, 2007 Edition ("the Agreement") and the American Institute of Architects Document A201, General Conditions of the Contract for Construction, 2007 Edition, between the parties named herein and shall be binding unto the parties as part of the whole. This Addendum supplements and amends the Agreement to include the following:

Contractor and Owner agree that the provisions of this Addendum and the Agreement and the rights and obligations of the parties hereunder shall at all times be subject to and in conformity with the provisions of the Housing Finance Agency Law (the "Act") and the rules, regulations and guidelines of the Pennsylvania Housing Finance Agency ("PHFA"); and

The provisions of this Addendum and any applicable attachments incorporated herein supersede and void all inconsistent provisions in the Agreement or in any prior contract between the parties for the services to be performed hereunder.

ARTICLE I - DEFINITIONS

1. Actual Construction Completion Date - The date upon which PHFA certifies in writing that the entire Development is completed (except for minor incomplete items) in accordance with the Contract Documents, and all units are ready for occupancy.

2. Contract Documents - AIA Document A101 Standard Form of Agreement Between Owner and Contractor, 2007 Edition, AIA Document A201 General Conditions of the Contract for Construction, 2007 Edition, the Pennsylvania Housing Finance Agency Addendum to AIA Documents A101 and A201, the PHFA Supplemental General Conditions, the drawings, the specifications, PHFA Submission Guide for Architects, The General Payout Procedure for Mortgagors and Contractors, and all Addenda issued prior to and all modifications issued after execution of the Construction Contract; and any other items that may be specifically stipulated as being included in the Contract Documents. Any other agreement or understanding between the parties shall not be considered part of the Contract Documents, will not be included in the Contract Sum and will not be eligible for project funds.

3. Latent Defects - Defects in materials, equipment or completed work which reasonably careful observation could not have discovered.

ARTICLE II - PAYMENTS

1. All amounts to be paid by Owner to Contractor under the Contract Documents shall be paid in accordance with the PHFA Application for Payment submitted to Architect by Contractor and Certificate for Payment issued by Architect and are subject to the approval of PHFA. In the event Contractor fails to comply with all federal, state and local laws, ordinances, rules or regulations, with all PHFA requirements or guidelines or with all terms and conditions of the Contract Documents, progress payments shall be withheld until Contractor has fully complied with the aforementioned, subject to the approval of PHFA.

2. The period covered by each Application for Payment shall be one month ending on the last day of the month unless otherwise agreed upon by all parties.
3. Subject to the provisions of the Contract Documents, the amount of each progress payment shall be based on:

A. the total schedule of values of the work acceptably completed as approved by PHFA, Architect, Owner and any other necessary contract parties; plus

B. the value of materials and equipment delivered and suitably stored at the site that shall become part of the permanent structure within thirty (30) days after delivery; less

C. at a minimum, ten percent (10%) of each payment request for a construction item shall be retained by PHFA. The percentage retained may be reduced to five percent (5%) after construction has been fifty percent (50%) completed. Upon Substantial Completion, the percentage retained may be reduced to two and one-half percent (2.5%). In the event of multiple Certificates of Substantial Completion being issued for phased projects, reduction to two and one-half percent (2.5%) will be considered only after the final phase of the whole is accepted. The balance due Contractor hereunder shall be payable at final loan closing provided the work is fully completed and Contractor has complied with all provisions of the Agreement and this Addendum to Owner's and PHFA's satisfaction, including, but not limited to, submission and approval of the Contractor's Certificate of Actual Cost to PHFA at final loan closing and receipt of all certificates of occupancy for all units by Owner and PHFA.

4. All payouts are subject to Contractor’s compliance with all wage determination processing and record keeping requirements. In the event any submitted supporting material is incomplete or deemed to be inaccurate or inconsistent with the requisite processing requirements, Contractor’s payouts may be withheld until such discrepancies and processing requirements are met to PHFA’s satisfaction. Under no circumstances shall such suspension or withholding of funding relieve Contractor from performance under the Agreement.

**ARTICLE III - SCOPE OF AGREEMENT**

Changes in the drawings and specifications or any terms of the Contract Documents, orders for extra work, alterations or additions to the work or any other changes which materially alter the obligations of Owner or alter the design or materially reduce the quality or amenities of the Development shall be submitted to Owner and PHFA for written approval. Contractor covenants to fully indemnify Owner and PHFA against losses or damages or suspension of warranties or other possible consequence associated with any changes made without prior written approval of Owner and PHFA.

**ARTICLE IV - TIME**

Contractor shall promptly proceed with and complete the Development within the time period specified in the Contract Documents, in accordance with the approved drawings and specifications and the Contract Documents.

**ARTICLE V - REPRESENTATIONS AND WARRANTIES**

Contractor represents and warrants to Owner and PHFA that:

1. Contractor is financially solvent, able to pay his/her debts as they mature, and possesses sufficient working capital to complete the Agreement; that he/she is able to furnish the plant, tools, materials, supplies, equipment, and labor, and is experienced in and competent to perform the work; and that he/she is qualified to do the work and is authorized to do business in the Commonwealth of Pennsylvania; and

2. Contractor holds a license, permit or other special license, to perform the services included in the Agreement, as required by applicable law, or lawfully employs or works under the general supervision of the holder of such license, permit or special license; and

3. Contractor is not currently under suspension or debarment by the Commonwealth of Pennsylvania, any other state, or the federal government; and
4. Contractor has inspected the development site within thirty (30) days of signing this Addendum and represents and warrants that the site conditions have not changed so as to result in an increase in the scope of work or in the Contract Sum; and

5. Contractor understands that the Development under the Agreement is to be financed by loan(s) from PHFA to Owner and the loan(s) will be secured by mortgages, and that the terms of the loan(s) are set forth in loan documents between Owner as borrower and PHFA as lender. Contractor further understands that the loan documents provide that in the event of the failure of Owner to perform its obligations to PHFA thereunder, PHFA may as attorney-in-fact for Owner elect to undertake the completion of the Development in accordance with the Contract Documents.

The warranties in the Agreement shall not limit or exclude any other warranties, express or implied, which arise by operation of law.

ARTICLE VI - GUARANTEE PERIOD

Contractor covenants that it shall correct, at its sole expense, any of the work that is found to be not in accordance with the requirements of the Contract Documents, including any Latent Defects resulting from faulty materials or workmanship which appear within one (1) year from the Actual Construction Completion Date (the "Guarantee Period"). Upon written notice from Owner or PHFA, Contractor shall proceed with due diligence, at his or her expense, to replace any defective material or perform any labor necessary to correct any defect in the work. In case Contractor fails to correct defects within seven (7) days after receipt of written notice to replace defective materials or perform any labor required, Owner or PHFA may furnish whatever material or labor it deems necessary in its sole opinion. If Owner or PHFA determines that the condition poses a threat to the health, safety or welfare of the occupants, Contractor shall correct any defects within forty-eight (48) hours of written notice. Contractor agrees to make prompt reimbursement upon demand. If Contractor fails to promptly and properly perform, as determined by Owner and PHFA, during this Guarantee Period, Owner and PHFA may reduce the Contract Sum in an amount equal to the cost of curing any Latent Defects.

ARTICLE VII - REQUIREMENTS OF CONTRACTOR

1. Contractor agrees, upon request by Owner and at the sole expense of Contractor, to secure occupancy permits from any state or local authority necessary to secure from PHFA the required permission for occupancy of the buildings in the Development. Owner agrees to be responsible for the maintenance and utilities for all such dwelling units turned over to and accepted by Owner. Contractor further agrees that it will at its own expense provide safe and adequate approaches and assure uninterrupted access to all dwelling units which have been approved for occupancy by PHFA or turned over to and accepted by the Owner.

2. Upon the Actual Completion Date, Contractor shall furnish to Owner, PHFA and title insurer, a Record Drawing showing all improvements constructed thereon, and showing the location of all water, sewer, gas and electric lines and mains, and of all existing utility easements.

3. Contractor shall obtain and pay for and keep in effect from the inception of construction, or from such time as PHFA may require, insurance in a form and amount acceptable to PHFA. If Contractor fails to provide and maintain such insurance, Owner may, without notice to Contractor, procure such policies and deduct any monies expended from any amount otherwise due to Contractor.

4. Contractor further agrees to indemnify and save harmless Owner, the Commonwealth of Pennsylvania and PHFA against loss or expense by reason of the liability imposed by law upon Owner, Contractor, the Commonwealth of Pennsylvania or PHFA, for damages because of bodily injuries, including death at any time resulting therefrom, sustained by any person or persons or on account of damage to property arising out of or in consequence of the performance or non-performance of the Agreement, whether such injuries to persons or damage to property are due or claimed to be due as a result of negligence or willful misconduct of Contractor, its subcontractors, employees or agents.
5. Contractor shall abide by all minority and disadvantaged business enterprise outreach programs as required by PHFA throughout the Construction Period.

6. Contractor shall comply with all other applicable federal and state laws, regulations and guidelines required to construct and/or rehabilitate the Project in accordance with PHFA financing.

ARTICLE VIII - RECEIPTS AND RELEASES OF LIENS

Contractor hereby specifically agrees to pay the expenses of and do what is necessary to promptly remove or bond (to PHFA's and Owner's satisfaction) any mechanic's claim or lien against the Development for or on account of any work or labor done or materials furnished under the Contract Documents or otherwise, for, toward, in or about the erection and construction of the Development. In addition, Contractor shall not, at any time, suffer or permit any claim, lien, attachment, or other encumbrance, under the laws of the Commonwealth of Pennsylvania or pursuant to federal law, by any person or persons whomsoever, to remain on file against any money due or to become due, for any work done or materials furnished under the Agreement and, until such claim, lien, attachment, or other encumbrance, is removed, Owner or PHFA shall have the right to preclude any payment to Contractor. Upon delivery of payment and performance bonds to PHFA, Contractor shall execute a waiver of liens that shall be recorded in the Office of the Prothonotary of the county in which the Development is located.

ARTICLE IX - ASSURANCE OF COMPLETION

Contractor shall furnish to Owner and PHFA assurance of completion of the work in the form of a Performance Bond and a Payment Bond, each in the amount of one hundred percent (100%) of the Contract Sum or an unconditional and irrevocable letter of credit in the amount of twenty-five percent (25%) of the Contract Sum. Such assurance of completion shall run to Owner and PHFA as dual obligees and shall extend one (1) year from the day on which final payment under the Agreement falls due. The Payment Bond and Performance Bond shall be posted at the job site during construction by Contractor.

ARTICLE X - RIGHT OF ENTRY

PHFA and Owner or their agents or assigns, shall, at all times during construction have the right of entry and free access to the Development and the right to inspect all work done and materials, equipment and fixtures furnished, installed or stored in and about the Development. For such purpose, Contractor shall furnish such enclosed working space as PHFA and Owner may require and find acceptable as to location, size, accommodations and furnishings.

ARTICLE XI - COST CERTIFICATION

1. Contractor shall keep accurate records of account of the said Actual Cost of Construction and shall, upon demand, make such records and invoices, receipts, subcontracts and other information pertaining to the construction of the Development available for inspection by Owner, PHFA, and the Secretary of Labor of the Commonwealth of Pennsylvania.

2. Upon completion of the Development, Contractor shall furnish to Owner and PHFA a completed "Contractor's Certificate of Actual Cost" which shall be in form acceptable to PHFA.

3. Contractor shall include in all subcontracts, equipment leases and purchase orders a provision requiring the subcontractor, equipment lessor or supplier to certify its costs incurred in connection with the Development, in the event PHFA determines there is an identity of interest between either the Owner or Contractor and any such subcontractor, equipment lessor or supplier.

ARTICLE XII - CONTRACTOR INTEGRITY

1. Definitions for this section are as follows:
(a) Confidential information means information that is not public knowledge, or available to
the public on request, disclosure of which would give an unfair, unethical, or illegal advantage to another
desiring to contract with the Commonwealth and/or PHFA.

(b) Consent means written permission signed by a duly authorized officer or employee of the
Commonwealth and/or PHFA, provided that where the material facts have been disclosed, in writing, by
prequalification, bid, proposal, or contractual terms, the Commonwealth and/or PHFA shall be deemed to
have consented by virtue of execution of the Agreement.

(c) Contractor means the individual or entity that has entered into the Agreement with
Owner, including directors, officers, partners, managers, key employees, and owners of more than five
percent (5%) interest.

(d) Financial interest means ownership of more than a five percent (5%) interest in any
business or holding a position as an officer, director, trustee, partner, employee, or the like, or holding any
position of management.

(e) Gratuity means any payment of more than nominal monetary value in the form of cash,
travel, entertainment, gifts, meals, lodging, loans, subscriptions, advances, deposits of money, services,
employment, or contracts of any kind.

2. Contractor shall maintain the highest standards of integrity in the performance of the
Agreement and shall take no action in violation of state or federal laws, regulations, or other requirements that
govern contracting with the Commonwealth and/or PHFA.

3. Contractor shall not disclose to others any confidential information gained by virtue of the
Agreement.

4. Contractor shall not, in connection with this or any other Agreement with the Commonwealth
and/or PHFA, directly or indirectly, offer, confer, or agree to confer any pecuniary benefit on anyone as
consideration for the decision, opinion, recommendation, vote, other exercise of discretion, or violation of a
known legal duty by any officer or employee of the Commonwealth and/or PHFA.

5. Contractor shall not, in connection with this or any other Agreement with the Commonwealth
and/or PHFA, directly or indirectly offer, give, or agree or promise to give to anyone any gratuity for the
benefit of or at the direction or request of any officer or employee of the Commonwealth and/or PHFA.

6. Except with the consent of the Commonwealth and/or PHFA, neither Contractor nor anyone in
privity with it shall accept or agree to accept from, or give or agree to give to, any person, any gratuity from
any person in connection with the performance of work under the Agreement except as provided therein.

7. Except with the consent of the Commonwealth and/or PHFA, Contractor shall not have a
financial interest in any other contractor, subcontractor or supplier providing services, labor or material on
this Development.

8. Contractor, upon being informed that any violation of these provisions has occurred or may
occur, shall immediately notify PHFA in writing.

9. Contractor, by execution of the Agreement and by the submission of any bills or invoices for
payment pursuant thereto, certifies and represents that it has not violated any of these provisions.

10. Contractor shall, upon request of the Office of State Inspector General, reasonably and
promptly make available to that office and its representatives, for inspection and copying, all business and
financial records of Contractor of, concerning, and referring to the Agreement, or which are otherwise
relevant to the enforcement of these provisions.

11. For violation of any of the above provisions, the Commonwealth and/or PHFA may terminate
this and any other Agreement with Contractor, claim liquidated damages in an amount equal to the value of
anything received in breach of these provisions, claim damages for all expenses incurred in obtaining another
contractor to complete performance hereunder, and debar and suspend the contractor from doing business
with PHFA. These rights and remedies are cumulative, and the use of nonuse of any one shall not preclude
the use of all or any other. These rights and remedies are in addition to those PHFA may have under law, statute, regulation or otherwise.

ARTICLE XIII - CONTRACTOR RESPONSIBILITY

1. Contractor certifies that it is not currently under suspension or debarment by the Commonwealth, any other state, or the federal government, and if the Contractor cannot so certify, then it agrees to submit along with the bid/proposal a written explanation of why such certification cannot be made.

2. If Contractor enters into subcontracts or employs under the Agreement any subcontracts/individuals who are currently suspended or debarred by the Commonwealth or the federal government or who become suspended or debarred by the Commonwealth or federal government during the term of the Agreement or any extensions or renewals thereof, the Commonwealth shall have the right to require the Contractor to terminate such subcontracts or employment.

3. Contractor agrees to reimburse the Commonwealth for the reasonable costs of investigation incurred by the Office of Inspector General for investigations of the Contractor's compliance with the terms of this or any other agreement between Contractor and the Commonwealth which result in the suspension or debarment of the Contractor. Such costs shall include, but not be limited to, salaries of investigators, including overtime; travel and lodging expenses; and expert witness and documentary fees. The Contractor shall not be responsible for investigative costs for investigations which do not result in the Contractor's suspension or debarment.

4. Contractor may obtain the current list of suspended and debarred contractors and subcontractors by contacting the:
   Department of General Services
   Office of Chief Counsel
   North Office Building Room 603
   Harrisburg, Pennsylvania 17125
   Phone: (717) 783-6472
   Fax: (717) 787-9138

ARTICLE XIV - NONDISCRIMINATION/SEXUAL HARASSMENT CLAUSE

During the term of the Agreement, Contractor agrees as follows:

1. Contractor shall not discriminate against nor intimidate any employee, applicant for employment, independent contractor, or any other person for the manufacture of supplies, performance of work, or any other activity because of race, color, religious creed, ancestry, handicap, national origin, age, or sex. Contractor shall take affirmative action to insure that applicants are employed, and that employees or agents are treated during employment, without regard to their race, color, religious creed, handicap, ancestry, national origin, age, or sex. Such affirmative action shall include, but is not limited to: employment, upgrading, demotion or transfer, recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training. Contractor shall post in conspicuous places, available to employees, agents, applicants for employment, and other persons, a notice to be provided by the contracting agency setting forth the provisions of this nondiscrimination clause.

2. Contractor shall, in advertisements or requests for employment placed by it or on its behalf, state that all qualified applicants will receive consideration for employment without regard to race, color, religious creed, handicap, ancestry, national origin, age, or sex.

3. Contractor shall send each labor union or workers' representatives with which it has a collective bargaining agreement or other contract or understanding, a notice advising said labor union or workers' representative of its commitment to this nondiscrimination clause. Similar notice shall be sent to every other source of recruitment regularly utilized by Contractor.
4. Contractor and any subcontractors shall establish and maintain a written sexual harassment policy and shall inform their employees of the policy. The policy must contain a notice that sexual harassment will not be tolerated and employees who practice it will be disciplined.

5. It shall be no defense to a finding of noncompliance with this Nondiscrimination/Sexual Harassment Clause that Contractor had delegated some of its employment practices to any union, training program, or other source of recruitment which prevents it from meeting its obligations. However, if the evidence indicates that the Contractor was not on notice of the third-party discrimination or made a good faith effort to correct it, such factor shall be considered in mitigation in determining appropriate sanctions.

6. Where the practices of a union or any training program or other source of recruitment will result in the exclusion of minority group persons, so that Contractor will be unable to meet its obligations under this nondiscrimination clause, Contractor shall then employ and fill vacancies through other nondiscriminatory employment procedures.

7. Contractor shall comply with all state and federal laws prohibiting discrimination in hiring or employment opportunities. In the event of Contractor's noncompliance with the nondiscrimination clause of the Agreement or with any such laws, the Agreement may be terminated or suspended, in whole or in part, and all money due or to become due under the Agreement may be forfeited. In addition, Contractor may be declared temporarily ineligible for further PHFA or Commonwealth contracts and PHFA may proceed with debarment or suspension and may place the Contractor in the Contractor Responsibility File and other sanctions may be imposed and remedies invoked.

8. Contractor shall furnish all necessary employment documents and records to, and permit access to its books, records, and accounts by the contracting agency and the Department of General Services' Bureau of Contract Administration and Business Development for purposes of investigation to ascertain compliance with the provisions of this Nondiscrimination/Sexual Harassment clause. If Contractor does not possess documents or records reflecting the necessary information requested, it shall furnish such information on reporting forms supplied by the contracting agency or the Department of General Services' Bureau of Contract Administration and Business Development.

9. Contractor shall actively recruit minority and women subcontractors or subcontractors with substantial minority representation among their employees.

10. Contractor shall include the provisions of this Nondiscrimination/Sexual Harassment clause in every subcontract, so that such provisions will be binding upon each subcontractor.

11. Contractor obligations under this clause are limited to Contractor's facilities within Pennsylvania or, where the contract is for purchase of goods manufactured outside of Pennsylvania, the facilities at which such goods are actually produced.

**ARTICLE XV - ASSIGNMENTS AND SUBCONTRACTORS**

1. The Agreement shall not be assignable by either party, except that Owner may assign the Agreement, or any rights hereunder, to PHFA, subject to the rights of PHFA, and shall be deemed to have made such assignment of the Agreement to PHFA upon PHFA sending written notice to Owner invoking said assignment and setting forth the breach by Owner of the loan documents between Owner and PHFA.

2. Contractor understands that the Development under the Agreement is to be financed by loans from PHFA to Owner and the loans will be secured by mortgages, and that the terms of the loans are set forth in an agreement between Owner as Contractor and PHFA as lender. Contractor further understands that the agreement provides that in the event of the failure of Owner to perform its obligations to PHFA thereunder, PHFA may as attorney-in-fact for Owner elect to undertake the completion of the Development in accordance with the Contract Documents.

3. Contractor shall not employ any subcontractors that Owner or PHFA within a reasonable amount of time, object to as incompetent, unfit or objectionable for any other reason.
4. Contractor agrees that it is fully responsible to Owner for the acts and omissions of its subcontractors, suppliers and persons directly or indirectly employed by it. Nothing contained in the Contract Documents shall create privity of contract between any subcontractor and Owner or PHFA.

5. All work performed for Contractor by a subcontractor shall be pursuant to an appropriate agreement between Contractor and subcontractor (and where appropriate, between subcontractor and subcontractor). PHFA reserves the right to review and approve any such agreement.

**ARTICLE XVI – HOME REQUIREMENTS**
(Applicable with HOME funding)

If the Owner is receiving financing from PHFA made available through the federal HOME Investment Partnerships Program (“HOME”), Contractor and subcontractors shall comply with the following requirements:

1. **Section 3** – Section 3 of the Housing and Urban Development Act of 168, as amended, and the implementing regulations at 24 CFR Part 135 require that to the greatest extent feasible opportunities for training and employment be given to low and moderate income residents of the county in which the Development is located and contracts for work in connection with the Development be awarded to eligible businesses.


3. **Davis-Bacon Compliance** - If the Development has 12 or more HOME assisted units, Contractor shall comply with the Davis-Bacon Act and regulations promulgated by the U.S. Department of Labor at Title 29 CFR Parts 1, 3, 5, 6 and 7, as amended, which includes, but is not limited to, compliance with the Davis-Bacon wage decision/determination, requirements for payroll deductions, submission of weekly certified payroll reports and labor standards relating to Davis-Bacon wage rates.

4. **The Copeland Act** - The Copeland (Anti-Kickback) Act prohibits anyone to require any laborer or mechanic to give up or pay back any part of their wages. Contractor and subcontractors shall comply with all requirements of the Copeland Act and any and all regulations promulgated therewith as amended from time to time.

5. **Contract Work Hours and Safety Standards Act** - The Contract Work Hours and Safety Standards Act requires that no contractor or subcontractor under the Agreement may require or permit laborers or mechanics to work in excess of 40 hours in any workweek unless said laborer or mechanic receives compensation at a rate not less than one and one-half times the basic rate of pay for all hours worked in excess of 40 hours in such workweek.

6. **Byrd Anti-Lobbying Certification** - Contractor and any subcontractor who receives more than $100,000 in federal funds must submit an executed Byrd Anti-Lobbying Certification Form regarding compliance with 24 CFR Part 87 with each request for payment.

**ARTICLE XVII - MISCELLANEOUS**

1. The Agreement shall be governed by the laws of the Commonwealth of Pennsylvania and may be amended only in writing signed by both parties hereto.

2. The invalidity of any clause, part or provision of this Addendum and the Agreement shall not affect the validity of the remaining portions thereof.
IN WITNESS WHEREOF, the parties hereto, intending to be legally bound, have executed this Addendum on the ____ day of ____________, 20__.

WITNESS (ATTEST)  

CONTRACTOR:

__________________________________________,

__________________________________________
By: _______________________________________
Title: ________________________________

WITNESS (ATTEST)  

OWNER:

__________________________________________, a Pennsylvania ____________________________

By: _______________________________________,

__________________________________________
By: _______________________________________
Title: ________________________________

WITNESS (ATTEST)  

By: _______________________________________,

__________________________________________
By: _______________________________________
Title: ________________________________
SECTION 3.05
REQUIREMENTS FOR INITIAL LOAN CLOSING BEFORE CONSTRUCTION

1. Pre-Closing: After a loan commitment has been received from PHFA, a closing date shall be scheduled with PHFA’s legal division.

The following Pre-Closing Documents must be submitted to PHFA five (5) business days prior to the scheduled closing date. The documents will be compared to the Contract Document Submission for consistency.

**NOTE:** If the Pre-closing documents are to be considered for use as Closing Documents, the signature/seal requirements found under “DOCUMENTS REQUIRED FOR CLOSING” must be followed.

PHFA will not be responsible for the insertion of any drawings sheets, pages to the specification manual or pages to other documents required for closing. The professional who is preparing the documents must see that all information is properly included and submitted to PHFA.

2. Documents Required for Pre-Closing

One copy of each of the following documents is required:

a. Complete set of final drawings and specifications.

b. The wage rate determination, if applicable, must be bound into the specification manual.

c. Any addenda issued must be attached to the specifications manual.

d. Final Construction Cost Breakdown (Section 2.03.B).

e. Fully executed Architect’s Contract with PHFA Addendum.

f. Signed Architect’s Certification of Compliance with Design Requirements for Accessible Housing (Section 3.08).

g. Signed Architect’s Certification (Section 3.07).

h. Construction Contract with PHFA Addendum.

i. Payment Bond and Performance Bond or Unconditional and Irrevocable Letter of Credit (PHFA must be named as a dual obligee).

j. Copy of the Building Permit(s).

k. Stormwater Plan Approval (City of Philadelphia projects only).

l. Evidence of all applicable Federal, State and Local approvals.

3. Revisions to Pre-Closing Documents: If the Pre-Closing Documents are found to be unsatisfactory, revised documents must be provided and reviewed prior to closing.

4. Documents Required for Closing: Two (2) hard copies and one (1) PDF copy on a CD shall be submitted of the following documents for Closing.
All documents must contain original ink signatures with the exception of the building permit which may be a copy.

a. Complete set of final drawings and specifications:
   1. Each drawing sheet must be sealed by the design professional responsible for its preparation.
   2. The front cover sheet of each set of drawings and specifications shall contain a signature block and be signed by the Owner, Contractor and Architect, with space provided for PHFA to sign.
   3. Each drawing sheet shall be initialed by the Owner, Contractor, and Architect,
   4. If any addenda were issued, each page must be initialed by the Owner, Contractor, and Architect, and attached to the specifications manual.
   5. The wage rate determination, if applicable, must be bound into the specifications manual.

b. Final Construction Cost Breakdown signed by the Owner and Contractor (Section 203.B).

c. Fully executed Architect’s Contract with PHFA Addendum,

d. Signed Architect's Certification of Compliance with Design Requirements for Accessible Housing (Section 3.08).

e. Signed Architect’s Certification (Section 3.07).

f. Fully executed Construction Contract with PHFA Addendum.

g. Payment Bond and Performance Bond or Unconditional and Irrevocable Letter of Credit (PHFA must be named as a dual obligee),

h. Copy of the Building Permit(s).

i. Stormwater Plan Approval (City of Philadelphia projects only).

j. Evidence of all applicable Federal, State and Local approvals.

k. Estimated construction progress schedule.

l. A letter from the Owner stating the number of HOME assisted units in the development.

PHFA will not be responsible for the insertion of any drawings sheets, pages to the specification manual or pages to other documents required for closing. The professional who is preparing the documents must see that all information is properly included and submitted to PHFA.
SECTION 3.06
REQUIREMENTS FOR FINAL CLOSING AFTER CONSTRUCTION

3.06.1 REQUIREMENTS FOR “RECORD” (AS-BUILT) DRAWINGS

During construction, the Contractor must maintain a field set of drawings that graphically indicates all revisions from the original drawings that were made due to field conditions and/or change orders. Upon completion of construction, the Contractor must submit a set of Record Drawings including, but not limited to, site, architectural, structural, plumbing, mechanical and electrical plans to the Architect for review and approval.

The Record Drawings site plan must indicate the location of all structures and other physical improvements (driveways, sidewalks, inlets, parking lots, easements, drainage fields, etc.), in the area of the property and building lot lines. The Record Drawings for architectural, structural, plumbing, mechanical and electrical work must indicate any changes to the original planned work. Also, see Section 3.04, PHFA Addendum to the AIA Documents A101 AND A201, 2007 Editions, Standard Forms of Agreement Between Owner and Contractor, Article VII, B.

Upon completion of the development, the Design Architect must prepare a complete set of Record Drawings including a site plan. One electronic copy (PDFs on a CD) of the complete set must be submitted to the PHFA Technical Services Division for review. Upon completion of the review, the Architect must make revisions to the drawings as necessary and submit one final set in the same format to PHFA and one complete hard copy set to the owner. Also, see Section 3.01, PHFA Addendum to the Owner-Architect Agreement for Design Services and Construction Contract Administration, Article III, 4(b).

3.06.2 Warranties, Guarantees and Material Take-Offs by General Contractor and Operating and Maintenance Manual Requirements

Prior to the issuance of PHFA’s final Certificate of Occupancy, the General Contractor shall submit copies of all specified warranties and guarantees as well as requested material take-off quantities to PHFA. In addition, copies of all bonds and operating and maintenance manuals for all materials, equipment, fixtures and appliances shall be furnished to the Owner. Also, see Section 1.50, Warranty, Guarantee and Manual Requirements and Section 5.01.9 Warranties/Guarantees & Material Take-Offs.
SECTION 3.07
ARCHITECT’S CERTIFICATION

Development Name: ________________________________________________  PHFA No.: __________

Check Appropriate Type: ___ New Construction  ___ Rehabilitation  ___ Preservation  ___ Elevator  ___ Non-Elevator

I, ________________________, to the best of my knowledge and professional judgment, do hereby certify that ______________________________________________ have
(Name of Architectural Firm Printed)
(has) no interest in a proprietary system of construction, patented building design or business that manufactures materials specified for the ____________________________________________;
(Development Name)
and the working drawings and specifications are for the above-mentioned development.

A list of drawings and specifications has been attached to this certification and include the drawing number of each sheet, original drawing date, the latest revision date for each sheet; the identification number, date, and number of pages of each addendum issued; and the table of contents of the specifications manual.

The proposed construction and/or rehabilitation described by these drawings and specifications are, to the best of my knowledge, in compliance with all applicable zoning, building, housing and other Federal, State and Local laws, codes, ordinances and regulations, including, but not limited to, all applicable accessibility standards, all HOME Program requirements, the PHFA Submission Guide for Architects or Local standards, where more restrictive, as modified by waivers obtained from the appropriate officials.

The following waiver(s) of codes, etc., were obtained*:

_____________________________________________________________________________
_____________________________________________________________________________
_____________________________________________________________________________
_____________________________________________________________________________

By: __________________________________________  Accepted by PHFA:

License Number: __________________________  By: __________________________

Firm: __________________________  Title: __________________________

Title: __________________________

Date: __________________________

*Attach a list of the drawings and the specification sections, as well as any waivers obtained that do not fit above.
SECTION 3.08
ARCHITECT’S CERTIFICATION OF COMPLIANCE
WITH DESIGN REQUIREMENTS FOR ACCESSIBLE HOUSING

Development: __________________________________________ PHFA No.: __________

Check Appropriate:

_____ New Construction      _____ Single Family Homes      _____ Elevator Building
_____ Moderate Rehabilitation _____ Duplexes      _____ Non-Elevator Bldg.
_____ Substantial Rehabilitation _____ Townhouses
_____ Preservation      _____ Walk-up Apartments

_____ Low-rise (1 – 3 Stories)
_____ Mid-Rise (4 – 6 Stories)
_____ High-Rise (Over 6 Stories)

To the best of my knowledge and belief, I certify that I have designed the referenced project in conformance with the following rules and regulations as they apply to this development and as amended by Federal, State and Local Authorities.

CHECK ALL THAT APPLY


2. ANSI A117.1-2009 (or edition currently adopted by the PA UCC)

3. Pennsylvania Uniform Construction Code

4. Uniform Federal Accessibility Standards (UFAS)

5. Section 504 of the Rehabilitation Act of 1973

6. 2010 ADA Standards for Accessible Design

7. Any other State or Local code or regulation pertaining to design or inclusion of rental housing accessibility features (Include name of locality and citation for applicable requirements)

__________________________________________________________________________

__________________________________________________________________________

__________________________________________________________________________

__________________________________________________________________________

__________________________________________________________________________

__________________________________________________________________________

__________________________________________________________________________

__________________________________________________________________________
In reference to the above, I hereby further certify as follows:

The project contains a total of ______ rental dwelling units.

Of this total, _____ units are accessible as defined in the applicable regulations cited on the previous page.

Of this total, _____ units have been designated to be adaptable as defined in The Fair Housing Act.

Of this total, _____ units have been designed to include features for individuals with hearing or vision impairment as defined in the applicable regulations cited on the previous page.

ARCHITECT:

Name (printed): __________________________ Firm: __________________________

Signed: ___________________________________ Date: ________________________

(To be signed by authorized officer of Design Architect firm)

Acknowledged and accepted by Owner

Name (printed): __________________________

Signed: __________________________ Date: __________________________