## **REHABILITATION LOAN AGREEMENT**

					(Borrower)	
and	(I	ender)to establisl	h the coi	nditions under	which the lender will	
advan	ce proceeds of a loan to	be used to purcha	ase and i	rehabilitate or r	efinance and rehabilitate	
the pr	operty described below.					
The property is located in the Co		County of		State of	and is described as:	
1.	The loan will be in the to be advanced by Le secured by a mortgage property.	nder to Borrower	as prov	vided in this ag	greement and will be	
2.	Payments required under the mortgage or deed of trust must be made by the borrower on the date specified, even though the proposed rehabilitation or improvement may not be completed, or the property may not be suitable for occupancy, on the anticipated date.					
3.	The Lender intends to request the Assistant Secretary for Housing - Federal Housing Commissioner ("Commissioner") to insure the loan under the provisions of Section 203(k) of the National Housing Act; therefore, Borrower agrees to conform to, and to cause improvements to be constructed in conformance with, all requirements of the Commissioner.					
4.	the benefit of the Born be paid upon issuance the lender. Lender sha and appropriate paye connection with this of proposed rehabilitation (Form HUD 9746-A) ar (Form HUD 92051). The local jurisdiction has pro- determine that addit rehabilitation period to Release of funds is not responsible for paying inspection if there hav Payment Reserve is es	nower. The income of the Final Release the escrete who performed contract. The function in accordance with the issuance of the final release of the final release of the final release of the inspection authorized on this general the inspection is been no draw retablished in the estimated on this performance of the inspection is the inspection of the inspection in the estimated i	interest e earned frow funded the vide will with the vide escree e inspect work is s type or fee. T equests scrow ac paymen	bearing accoud on the intereste or such earlied by check, payork and supplied be released uppetable Compliance of the work. It is progressing in finspection, he lender mayork the lender mayor count, the lender	the mortgage allocated ont, trust or escrow for st bearing account will er time as agreeable to hyable to the Borrower colled the materials in bon completion of the and the Draw Request ance Inspection Report aske place only after the The lender or HUD may uired throughout the a satisfactory manner. In wever, the borrower is y require a property 30 days. If a Mortgage der may draw from the edwelling has not been	

5. The principal amount of the loan specified in paragraph 1 contains a contingency reserve. If the contingency reserve or any part thereof is not used, the remaining balance will be applied as a partial prepayment of the loan, if the contingency reserve

## REHABILITATION LOAN AGREEMENT

is part of the mortgage. However, such prepayment will not extend or postpone the due date of any monthly installment due under the note, nor change the amount of such installments. If the borrower, (or other person, organization or agency) put his/her own money into the contingency reserve account, then the borrower can be refunded the money remaining in the account after the issuance of the Final Release Notice.

- 6. The Borrower will complete all improvements on the property in accordance with the architectural exhibits as accepted by the Lender and/or Commissioner.
- 7. Changes in the architectural exhibits must be approved in writing by HUD or the Direct Endorsement Underwriter, prior to the beginning of the work. Work must be 100% complete on each change order item before release of any monies.
- 8. Borrower will cause all improvements to be made in a workmanlike manner and in accordance with all applicable statutes and regulations. All licenses, permits and privileges required by local governmental authorities to rehabilitate the property will be obtained by the Borrower(s) or his/her contractor.
- 9. Representatives of the Lender and of the Commissioner shall have the right to enter upon the property at all times during the period of construction and on completion of construction to determine whether the work conforms with this agreement and to determine the amount of the rehabilitation escrow account to be released by the Lender.
- 10. Borrower will furnish such records, contracts, bills and other documents relating to the property and the improvements as the Lender or the Commissioner may require.
- 11. Without prior, written consent of the Lender, no materials, equipment, fixtures or any part of improvements financed with this loan shall be purchased or installed subject to conditional sales contracts, security agreements, lease agreements or other arrangements whereby title is retained or the right is reserved or accrues to anyone to remove or repossess any item, or to consider it as personal property.
- 12. The Borrower shall cause either this instrument or the construction contract under which the improvements are to be made to be filed in the public records, if the effect of recording will be to relieve the mortgaged property from mechanics' and materialmen's liens. Before any advance under this agreement, the Lender may require the Borrower to obtain acknowledgement of payment and releases of lien from the contractor and all subcontractors and materialmen dealing directly with the principal contractor. These releases shall cover the period down to the date covered by the last advance, and concurrently with the final payment for the entire project. Such acknowledgements and releases shall be in the form required by local or state lien laws and shall cover all work done, labor performed and materials (including equipment and fixtures) furnished for the project.

## REHABILITATION LOAN AGREEMENT

- 13. Borrower shall cause work to begin within 30 days following the date of this agreement Borrower shall have work completed within months following the date of this agreement. Work shall be performed with reasonable diligence; therefore, work is never to cease for more than 30 consecutive days. Should Borrower fail to comply with the terms, the Lender may refuse to make further payments under this agreement. Any funds remaining in the Rehabilitation Escrow Account shall be applied as a prepayment to the mortgage.
- 14. In the event any Stop Notices, Notices to Withhold, Mechanic's liens, or claims of lien are filed against the property, the Lender, after five (5) days' notice to the undersigned of its intention to do so, may pay any or all of such liens or claims, or may contest the validity of any of them, paying all costs and expenses of contesting the same.
- 15. Failure of the Borrower to perform under the terms of this Rehabilitation Loan Agreement shall make the loan amount, at the option of the lender, due and payable.
- 16. The mortgagor acknowledges receipt of the accepted architectural exhibits that are incorporated into this agreement, which copies are maintained by the lender and in the HUD Field Office.

Date	Signature(s) of Mortgagor(s)	
Date	Signature of Mortgagee	Title