Form RD 3560-33A (02-05)

UNITED STATES DEPARTMENT OF AGRICULTURE RURAL DEVELOPMENT RURAL HOUSING SERVICE

FORM APPROVED OMB NO. 0575-0189

CONSOLIDATED LOAN AGREEMENT

RRH Insured Loan to an Individual Operating on	a Profit Basis
or RRH Loan to an Individual Operating on a Limite	ed Profit Basis
or RRH Loan to a Limited Liability Company	
1. Parties and Terms Defined: This agreement dated	
between the undersigned, whose address is,	
through the Rural Housing Service or a successor agency, United States Departm consideration of loans, (Loans), to Borrower in the amount of \$	
projects. The loans may be loans shall be used solely for the specific eligible purposes for which they are app rental housing and related facilities for eligible occupants, as defined by the Gover and the land constituting the site are herein called "Housing". The indebtedness notes evidencing the loans, the related security instrument and any related agree 2. The following projects are consolidated which involved	proved by the Government in order to provide rument in rural areas. Such housing, facilities, and other obligations of Borrower under the ement are herein called "Loan Obligations."
3. Execution of Loan Instruments. To evidence the loans the Borrower by the Borrower for the amount of the loans, payable in installments over a period a rate, and containing other terms and conditions, prescribed by the Government other agreement required by the Government, the Borrower is to execute a real est Housing and upon such other real property of the Borrower as the Government rents, subsidies, revenues and profits as collateral security to be enforced in the containing other terms and conditions prescribed by the Government. The instruments and other instruments and documents required by the Government in the loans.	od of years, bearing interest at ent. To secure the notes or any indemnity or tate security instrument giving a lien upon the shall require, including an assignment of the e event of any default by the Borrower, and Borrower is to execute any other security
4. Equal Opportunity and Nondiscrimination Provisions. The Borrowe agreements required by the Government pursuant to Title VIII of the Civil Rights Amendments Act of 1988 related to Fair Housing regarding nondiscrimination in RD 400-1 entitled "Equal Opportunity Agreement", including an "Equal Opportu as a rider to each construction contract the amount of which exceeds \$10,000 and the loan, and (c) Form RD 400-4, entitled "Assurance Agreement (under Title VI, attached hereto and made a part hereof, and any other undertakings and agreeme lawful authority.	Act of 1968 as amended by the Fair Housing in the use and occupancy of housing, (b) Form nity Clause" to be incorporated in or attached any part of which is paid for with funds from Civil Rights Act of 1964)", a copy of which is

Borrower Equity Co	ntribution. The amount of \$	was contributed
from the Borrower's own funds	for land purchase or development.	
	ined so long as the loan obligations re-	e Borrower shall establish on its books the following main unsatisfied: a General Operating Account, a
Tenant Security Deposit recou	in and a reserve recount.	
a. <u>General Operation</u>	ng Account. The Borrower shall from	n the Borrower's own funds deposit in the General
Operating Account the too listed in the loan agreeme		consisting of the individual amounts
b. Reserve Accoun	t. Transfers at a rate not less than \$	annually which is the
total of the amounts listed	l in the loan agreements being consoli	dated shall be made to the Reserve Account until the
amount later agreed to by authorized by the Govern deposited to this account v	the Government and shall be resumed a innent from the Reserve Account to i	or such higher at any time when necessary, because of disbursements restore it to said sum. Withdrawal and use of funds 560, or any successor regulation. With prior consent of the Borrower:
(a) the amount in the time (less any disburs	Reserve Account will be not less than	the Borrower determines that after such disbursement that required by this section to be accumulated by that, and (b) the amount in the Reserve Account will likely at 12 months.
2) To pay divid	ends to the Borrower agreeing to limit	the amount of profit to be obtained up to 8 percent per
after such disburseme be accumulated by th	nt (a) the amount in the Reserve Account time (less any disbursements autho	provided the Borrower determines that ant will be not less than that required by this section to rized by the Government), and (b) the amount in the e accumulated during the next 12 months.
• •	s. So long as the Loan Obligations rem the Government and shall:	nain unsatisfied, the Borrower shall comply with all
		arges that the income of the Housing will be sufficient ents on the Loan Obligations, and maintenance of the
books and records to be au	dited at the end of each fiscal year, pro	elating to the Housing's financial affairs, cause such mptly furnish the Government without request a copy ive to inspect such books and records at all reasonable
to cover handling and disp	position of income from and payment of	ecounts herein provided for, or establish new accounts, of expenses attributable to the Housing or to any other I special reports concerning the Housing or financial
d. Unless the Gove	rnment gives prior consent:	
1) Not use the occupants.	Housing for any purpose other than	as rental housing and related facilities for eligible

2) Not enter into any contract or agreement for improvements or extensions to the Housing or other property securing the Loan Obligations.

- 3) Not cause or permit any transfer or encumbrance of title to the Housing or any part thereof or interest therein, by sale, mortgage, lease, or otherwise.4) Not borrow any money, nor incur any liability which would have a detrimental effect on the Housing.
- e. Submit the reports required under 7 CFR part 3560 or any successor regulation for prior review.
- f. Take other actions as may be required by the Government in connection with the operation of the Housing, or with any of the Borrower's operations or affairs which may affect the Housing, the Loan Obligations, or the security.
- g. If the return on investment for any year exceeds 8 percent annum of Borrower's initial investment of \$_______ the Government may require that the Borrower reduce rents the following year or refund the excess return on the investment to the tenants or use the excess in a manner that will best benefit the tenants.

8. General Provisions.

- a. It is understood and agreed by the Borrower that any loan made or insured will be administered subject to the limitations of the authorizing act of Congress and related regulations, and that any rights granted to the Government in this agreement or elsewhere may be exercised by it, in its sole discretion.
- b. Borrower shall also comply with all covenants and agreements set forth in the Note, security instrument, and any related agreements executed by Borrower in connection with the Loan Obligations.
- c. The provisions of this agreement are representations to the Government, to induce the Government, to consolidate the loan agreements of or insure a loan to the Borrower. If the Borrower should fail to comply with or perform any provision of this agreement or any requirement made by the Government pursuant to this agreement, such failure shall constitute default as fully as default in payment of amounts due on the Loan Obligations. In the event of such failure, the Government at its option may require specific performance or declare the entire amount of the Loan Obligations immediately due and payable and, if such entire amount is not immediately paid, may take possession of and operate the Housing and proceed to foreclose its security and enforce all other available remedies or take such other actions as it deems necessary to enforce the provisions of this agreement.
- d. To the extent legally permitted, any provisions of this agreement may be waived by the Government in its sole discretion, or changed by agreement between the Government and the Borrower.
 - e. Any notice, consent, approval, waiver, amendment, or agreement must be in writing.
- f. The Borrower agrees that no person with a disability will be subjected to discrimination in employment or denied the benefits of the Housing because of such disability. The Borrower will comply with the requirements of the Fair Housing Act, 42 U.S.C. 3601 <u>et seq.</u>, the Fair Housing Amendments Act of 1988, the Rehabilitation Act of 1973, 29 U.S.C. 794, the American with Disabilities Act of 1990, 42 U.S.C. 12101 <u>et seq.</u>, and the implementing regulations of the Department of Agriculture, 7 CFR part 15(b).
- g. This Consolidated Loan Agreement shall be subject to the present and future laws and regulations of the Government.
- h. This agreement may be cited in the security instrument and any other instruments as the "Consolidated Loan Agreement of $\underline{\hspace{1cm}}$, $20\underline{\hspace{1cm}}$."
 - i. Borrower previously entered into Loan Agreements with the Government having the following dates

All such previous loan agreements are consolidated into this Consolidated Loan Agreement and the multifamily housing units covered by such previous loan agreements shall be operated as a single project under the terms and conditions of this Consolidated Loan Agreement. Violation of this Consolidated Loan Agreement shall constitute an event of default under the security instruments which may be described in such previous loan agreements.

Borrower has delivered to Government several evidences of debt which provided for payments on various days of each month. To provide for orderly administration of the indebtedness, Borrower agrees to change the scheduled payment date on the following promissory notes, assumption agreements, or reamortization agreements to the first day of each following month until the debt evidenced by each instrument described is paid in full:

	Witness Witness		Borrowei
	Witness		Borrowei
j. This Consolidated	Loan Agreement shall be effective on th	e date it is approved by the Gove	rnment.
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