Capital Advance Program Owner's Attorney's Closing Opinion

Under Section 202 of the Housing Act of 1959 or Section 811 of the National Affordable Housing Act

U.S. Department of Housing and Urban Development Office of Housing Federal Housing Commissioner OMB Approval No. 2502-0470 (exp. 01/31/2006)

Public reporting burden for this collection of information is estimated to average 1 hour per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. HUD may not collect this information, and you are not required to complete this form, unless it displays a currently valid OMB control number.

This information collection is necessary to ensure that viable projects are developed. It is important to obtain information from applicants to assist HUD in determining if nonprofit organizations initially funded continue to have the financial and administrative capacity needed to develop a project and that the project design meets the needs of the residents. The Department will use this information to determine if the project meets statutory requirements with respect to the development and operation of the project, as well as ensuring the continued marketability of the projects. This information is required in order to obtain benefits. This information is considered non-sensitive and no assurance of confidentiality is provided.

Project Number:	Project Name:
Location:	
To HUD:	
entity; together with the regulatory agreer	ared or reviewed all of the documents in connection with the organization of the owner ment, note, mortgage (deed of trust), use agreement, capital advance agreement on, certifications and other collateral documents which have been submitted to and are
It is my opinion that:	
incorporation fees and taxes have been p trust), use agreement, regulatory agreeme	ty; it has authority to engage in the business contemplated by this transaction; all aid; all pertinent securities requirements have been met; the note, mortgage (deed on an and other collateral documents required by HUD to be executed by the owner have to execute the same and are instruments legally binding on the owner; and the mortgage on on the property herein described.
2. The building permit(s) has (have) been authorized by said permit(s).	legally issued and construction in accordance with the plans and specifications is
	h all applicable zoning laws and requirements. There is no legal action pending or g, which would prevent the construction from being completed in accordance with the
4. There is no default under the Land Dispos	
andcompleted under the loan agreement is wit is required only in cases where the project	and the time within which construction must be thin the time specified for completion in said Land Disposition Contract (this paragraph is in an urban renewal area).
	ts have been made for payment of my fees for legal services and that I will assert no inst the mortgaged premises, mortgage proceeds or income from said premises.
referenced housing project other than the own a development team member in matters not in	development team member or any other party or interest in connection with the above ner except for representation as the personal attorney for an individual associated with avolving the housing project. If a dispute arises between the owner and a development clusively towards serving the owner. I have submitted to HUD an Identity of Interest
I hereby agree that I will represent the owner, I will be entitled to the 25% payment now b	if it so desires, in connection with the final loan disbursement by HUD, in which even eing withheld.
Except for the 25% being withheld (amountin best of my knowledge, information and belied is payable upon disbursem	ng to \$) I have been paid in full for my services and to the eff the owner is obligated to no other party on account of legal services, except that \$ ent of the capital advance.
Attorney for the Owner:	