Opinion by Counsel to the Mortgagor (FHA)

U.S. Department of Housing and Urban Development

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For use in FHA-Insured Transactions

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This information is required by 24 CFR 200.45, 200.46, and 200.60 through 200.78. The information will be used to assure that the mortgagor or owner entity has been validly formed, lawfully exists, and that the security property and the construction thereupon comply with appropriate local laws. Responses are required to obtain benefits. This information does not lend itself to confidentiality.

APRIL 2003

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT FEDERAL HOUSING ADMINISTRATION

GUIDE FOR

OPINION OF MORTGAGOR'S COUNSEL

{TO BE TYPED ON FIRM LETTERHEAD}

{INSERT DATE OF ENDORSEMENT}

Re: Project Name
FHA Project No
Location
Mortgagor

[MORTGAGEE] [ADDRESS]

[MORTGAGEE'S ATTORNEY] [ADDRESS]

FEDERAL HOUSING COMMISSIONER
{INSERT APPROPRIATE FIELD OFFICE ADDRESS}

form HUD-91725 (04/2003)

Ladies and Gentlemen:

We are [I am] [general/special] counsel to	{INSERT NAME
OF MORTGAGOR } (the "Mortgagor"), a	, {INSERT TYPE OF
ENTITY} organized under the laws of the State of	f{{INSERT}}
STATE} (the "Organizational Jurisdiction), in con	nnection with a mortgage loan (the
"Loan") in the [original/ increased] principal amou	
(\$) from {IN	ISERT NAME AND TYPE OF
MORTGAGEE } (the "Mortgagee") to the Mortgaused to [construct/rehabilitate/purchase/	agor. The proceeds of the Loan will be
refinance] that certain [multifamily housing/ hospi	tal/ extended care facility/nursing
home/board and care] project (the "Project"), com	monly known as
and located in {INSERT COUN	TY AND STATE} (said State to be
referred to hereinafter as the "Property Jurisdiction	n") on the property described in Exhibit
B {ATTACH LEGAL DESCRIPTION} (together	-
thereon) (the "Property"). The Loan is being insur	į –
Administration (FHA), an organizational unit of the	ne United States Department of
Housing and Urban Development ("HUD"), pursu	
advances \mathbf{OR} upon completion \mathbf{OR} for refinancing	
, Agent of the Federal Housir	
[as amended by that certa	in letter fromto
, dated] (("FHA Commitment"). The Loan is
being funded from	
SOURCE, e.g.,tax-exempt bonds/mortgage back	
participation certificates, etc.} The Mortgagor h	
opinion and has consented to reliance by Mortgage	
Mortgagee and to reliance by Mortgagee and HUD	
the Loan and has waived any privity between Mor	
said reliance by Mortgagee, counsel to Mortgagee	
on this opinion by Mortgagee, counsel to Mortgag	ee, and HUD.

In our [my] capacity as [general/special] counsel to the Mortgagor, we [I] have prepared or reviewed the following:

A. The [{DESCRIBE ORGANIZATIONAL DOCUMENTS, e.g. for corporations: State certified copies of the articles of incorporation, the bylaws, the borrowing resolution, the incumbency certificate and the good standing certificate(s), fictitious Name Registration, Foreign Corporation Registration; for partnerships: certified copies of the partnership agreement and any amendments thereto, the certificate of limited partnership, and any amendments thereto, the good standing certificate (or its equivalent) if provided in the Organizational Jurisdiction, etc.}] of the Mortgagor (collectively, the "Organizational Documents");

B. The FHA Commitment [extensions and assignment(s) thereof, if any];

dated, (the "Loan Commitment");
D. The Regulatory Agreement () {INSERT APPROPRIATE FORM NO.} by and between HUD and the Mortgagor, dated, (the "Regulatory Agreement");
E. The Note () {INSERT APPROPRIATE FORM NO.} [in the original principal amount of Dollars (\$) OR in the increased principal amount of Dollars (\$) by Mortgagor in favor of Mortgagee, dated, (the "Note");
F. [The Mortgage OR Deed of Trust] ({INSERT APPROPRIATE FORM NO. }), executed by Mortgagor for the benefit of Mortgagee, granting a security interest in the Property, dated, (the "Mortgage");
G. {INSERT THE NUMBER OF UCC's TO BE FILED} Uniform Commercial Code Financing Statements executed by the Mortgagor as debtor and naming the Mortgagee and HUD as secured parties or as their interests may appear, to be filed in, {INSERT LOCATION(S)} (the Filing Offices), upon the {DESCRIBE EVENTS} (the "Financing Statements");
H. The Security Agreement by and between Mortgagor and the Mortgagee, granting a security interest under the Uniform Commercial Code, in those items of personalty described therein, dated
[I. {TO BE INSERTED IF THE MORTGAGE IS ON A LEASEHOLD ESTATE} The Ground Lease executed by {INSERT LESSOR} as lessor and Mortgagor as lessee recorded in the land records of, dated, (the "Ground Lease").]
[J. {TO BE INSERTED FOR CONSTRUCTION/REHABILITATION LOANS} The Building Loan Agreement (2441) executed by Mortgagee and Mortgagor, dated, (the "Building Loan Agreement").]
[K. {TO BE INSERTED FOR CONSTRUCTION/REHABILITATION LOANS} The Construction Contract [Lump Sum (2442) or Cost Plus (2442-A)] executed by (the "General Contractor") and Mortgagor, dated (the "Construction Contract").]
L. The Mortgagee's Certificate (2434), executed by the Mortgagee, dated
M. The Mortgagor's Certificate (2433), executed by the Mortgagor, dated

N. The Agreement and Certification (330s executed by the Mortgagor, dated	· · · · · · · · · · · · · · · · · · ·
O. The Mortgagor's Oath (2478), executed	l by the Mortgagor, dated
P. The Mortgagor's Opinion Certification, by us [me] in rendering this opinion, executing the copy of which is attack the copy of which is a transfer or copy	ited by the Mortgagor, dated
Q. A search conducted bythan 30 days before this opinion} of the formula of	inancing records of the county and
R. A receipt from the insurance company payment for the premium, dated,	
S. The Title Insurance Policy [or date-down example] issued by { regulations}, together with all endorsement Mortgagee as insureds as their interests may "Title Policy").	acceptable company under HUD's and naming HUD and the
T. The following documents evidencing a, {DESCR (the "Zoning Certificate").]	zoning compliance, RIBE ALL DOCUMENTS FULLY)
(the "Zoning Certificate").]	
[U. The building permit(s) issued on(the "Building Permit").	by]
[V. The following permits,which are required for the operation of the on ("Other Permits").]	, {DESCRIBE PERMITS} project, issued by
(W. The Surveyor's Plat OR Survey show, dated	
X. The Surveyor's Report (2457), executed, (the "Surveyor's F	d by, dated Report").
Y. The deferred note (1710, 1712 or 2223 , dated, (the "	
Z. The Performance Bond (2452) and the (Surety) to	secure payment and performance of
(General Contra	ictor) and running to

[KK. All documents executed by Mortgagor and any State or local government entity pertaining to development of the Property (the "Public Entity Agreement").] [LL. The following documents executed or delivered in connection with the financing of the loan with the proceeds of bonds exempt from federal taxation: **{LIST DOCUMENTS IN ACCORDANCE WITH INSTRUCTIONS**} (the "Bond Documents").] MM. The Good Standing Certificate(s) **{SEE "A" ABOVE}** issued by [Organizational Jurisdiction **OR** Property Jurisdiction , if different], dated **{DATE INSERTED MUST BE WITHIN 30 DAYS OF THE DATE OF ENDORSEMENT**}, (the "Good Standing Certificate"). [NN. The certificate executed by _______ {INSERT ARCHITECT OR OTHER PROFESSIONAL}, dated ______, (the "Certificate").] OO. A search conducted by dated [no earlier than 30 days before this opinion] of the public records of the federal District Court and State and local courts in: (i) the jurisdiction where the Property is located; (ii) the jurisdiction(s) where the Mortgagor is located and does business; and (iii) the jurisdiction where the general partner of the Mortgagor is organized (the "Docket Search").

NOTE: Numerical references in parentheses above are to FHA and HUD form numbers.

The documents listed in B through I above are referred to collectively as the "Loan Documents." The documents listed in J through OO are referred to collectively as the "Supporting Documents." The documents listed in A through OO are referred to collectively as the "Documents."

In basing the several opinions set forth in this document on "our [my] knowledge," the words "our [my] knowledge" signify that, in the course of our [my] representation of the Mortgagor, no facts have come to our [my] attention that would give us [me] actual knowledge or actual notice that any such opinions or other matters are not accurate. Except as otherwise stated in this opinion, we [I] have undertaken no investigation or verification of such matters. Further, the words "our [my] knowledge" as used in this opinion are intended to be limited to the actual knowledge of the attorneys within our [my] firm who have been involved in representing the Mortgagor in any capacity including, but not limited to, in connection with this Loan. We [I] have no reason to believe that any of the documents on which we [I] have relied contain matters which, or the assumptions contained herein, are untrue, contrary to known facts, or unreasonable.

In reaching the opinions set forth below, we [I] have assumed, and to our [my] knowledge there are no facts inconsistent with, the following:

- (a) Each of the parties to the Documents, other than the Mortgagor (and any person executing any of the Documents on behalf of the Mortgagor), has duly and validly executed and delivered each such instrument, document, and agreement to be executed in connection with the Loan to which such party is a signatory, and such party's obligations set forth in the Documents are its legal, valid, and binding obligations, enforceable in accordance with their respective terms.
- (b) Each person executing any of the Documents, other than the Mortgagor (and any person executing any of the Documents on behalf of the Mortgagor), whether individually or on behalf of an entity, is duly authorized to do so.
- (c) Each natural person executing any of the Documents is legally competent to do so.
- (d) All signatures of parties other than the Mortgagor (and any person executing any of the Documents on behalf of Mortgagor) are genuine.
- (e) All Documents which were submitted to us [me] as originals are authentic; all Documents which were submitted to us [me] as certified or photostatic copies conform to the original document, and all public records reviewed are accurate and complete.
- (f) All applicable Documents have been duly filed, indexed, and recorded among the appropriate official records and all fees, charges, and taxes due and owing as of this date have been paid.
- (g) The parties to the Documents and their successors and/or assigns will: (i) act in good faith and in a commercially reasonable manner in the exercise of any rights or enforcement of any remedies under the Documents; (ii) not engage in any conduct in the exercise of such rights or enforcement of such remedies that would constitute other than fair and impartial dealing; and (iii) comply with all requirements of applicable procedural and substantive law in exercising any rights or enforcing any remedies under the Documents.
- (h) The exercise of any rights or enforcement of any remedies under the Documents would not be unconscionable, result in a breach of the peace, or otherwise be contrary to public policy.
- (i) The Mortgagor has title or other interest in each item of (i) real and (ii) tangible and intangible personal property ("Personalty") comprising the Property in which a security interest is purported to be granted under the Loan Documents [and, where Personalty is to be acquired after the date hereof, a security interest is created under the after-acquired property clause of the Security Agreement].

In rendering this opinion we [I] also have assumed that the Documents accurately reflect the complete understanding of the parties with respect to the transactions contemplated thereby and the rights and the obligations of the parties thereunder. We [I] also have assumed that the terms and the conditions of the Loan as stated in the

Documents have not been amended, modified or supplemented, directly or indirectly, by any other agreement or understanding of the parties or waiver of any of the material provisions of the Documents. After reasonable inquiry of the Mortgagor, we [I] have no knowledge of any facts or information that would lead us [me] to believe that the assumptions in this paragraph are not justified.

In rendering our [my] opinion in paragraph 13, we [I] also have assumed that: (i) all Personalty in which a security interest is created under the Documents (other than accounts or goods of a type normally used in more than one jurisdiction) is located at the Property and (ii) Mortgagor's [Chief Executive Office] [only place of business] [residence] is located in After reasonable inquiry of the Mortgagor, we [I] have no knowledge of any facts or information that would lead us [me] to believe that the assumptions in this paragraph are not justified.
In rendering this opinion, we [I] have, with your approval, relied as to certain matters of fact set forth in the Certification of Mortgagor, the Good Standing Certificate(s) [and certain other specified Documents,] as set forth herein. After reasonable inquiry of the Mortgagor as to the accuracy and completeness of the Certification of Mortgagor, the Good Standing Certificate(s), [and such other Documents], we [I] have no knowledge of any facts or information that would lead us [me] to believe that such reliance is not justified.
Based on the foregoing and subject to the assumptions and qualifications set forth in this letter, it is our [my] opinion that:
{TO BE USED IN CASES WHERE ORGANIZATIONAL DOCUMENTS WERE PREPARED BY MORTGAGOR'S ATTORNEY}
1. The Mortgagor is a {INSERT TYPE OF ENTITY} duly organized and validly existing under the laws of the Organizational Jurisdiction. The Mortgagor is duly qualified to do business and, based solely on the Certificate(s) of Good Standing, copy attached hereto as Exhibit [], is in good standing under the laws of the Organizational Jurisdiction, [and is qualified to do business as a foreign entity in the Property Jurisdiction based on a review of]
{OR, IF THE MORTGAGOR IS A TRUST}
The Mortgagor is {INSERT NAME OF THE TYPE OF TRUST} duly formed and validly existing under the laws of the Organizational Jurisdiction [, and is qualified to do business as a foreign entity in the Property Jurisdiction].
{AND, IF THE GENERAL PARTNER OF A PARTNERSHIP MORTGAGOR IS
AN ENTITY}

INSERT TYPE OF ENT	
{TO BE USED IN CASES, PRINCIPALLY R ORGANIZATIONAL DOCUMENTS WERE MORTGAGOR'S ATTORNEY}	· · · · · · · · · · · · · · · · · · ·
Based solely on the Certificate(s) of GExhibit [_], the Mortgagor is aexisting under the laws of the Organizational Jurisdiction [and is question and its question and ques	(INSERT TYPE OF ENTITY) validly isdiction and in good standing under the halified to do business as a foreign
{OR, IF THE MORTGAGOR IS A TRUST}	
The Mortgagor isOF TRUST} validly existing under the laws of t duly qualified to do business as a foreignJurisdiction].	he Organizational Jurisdiction [and is
{AND, IF THE GENERAL PARTNER OF A AN ENTITY}	PARTNERSHIP MORTGAGOR IS
Based solely on the Good Standing Certificate(s) general partner of the Mortgagor is a	INSERT TYPE OF under the laws of
foreign {INSERT Jurisdiction].	TYPE OF ENTITY} in the Property
2. The Mortgagor has the [corporate/part possesses all necessary governmental certificates approvals to own and operate the Property and to by the Loan Documents and to comply with appl HUD in effect on the date of the FHA Commitm	s, permits, licenses, qualifications and carry out all of the transactions required licable federal statutes and regulations of
3. The execution and delivery of the Loa Mortgagor, and the consummation by the Mortgagor of the the delivery, and the performance by the Mortgagor of duly and validly authorized by all necessary [corbehalf of, the Mortgagor.	agor of the transactions contemplated of its obligations thereunder, have been
4. All authorizations, consents, approvals appropriate actions have been taken by, and necessary Organizational and Property Jurisdiction authorities, all as disclosed on Exhibit, attached Paragraph(s) 2 and of this opinion [i.e. good our knowledge, these represent all such authorizations.]	essary filings have been made with all ons or federal courts or governmental ed hereto, and as listed and set forth in od standing certificate]. To the best of

actions and filings that are required in connection with the execution and delivery by the Mortgagor of the Loan Documents and the ownership [and operation] of the Property.

- 5. Each of the Loan Documents has been duly executed and delivered by the Mortgagor and constitute the valid and legally binding promises or obligations of the Mortgagor, enforceable against the Mortgagor in accordance with its terms, subject to the following qualifications:
- (i) the effect of applicable bankruptcy, insolvency, reorganization, moratorium and other similar laws affecting the rights of creditors generally; and
- (ii) the effect of the exercise of judicial discretion in accordance with general principles of equity (whether applied by a court of law or of equity); and
- (iii) certain remedies, waivers, and other provisions of the Loan Documents may not be enforceable, but, subject to the qualifications set forth in this paragraph at (i) and (ii) above, such unenforceability will not preclude (a) the enforcement of the obligation of the Mortgagor to make the payments as provided in the Mortgage and Note (and HUD's regulations), and (b) the foreclosure of the Mortgage upon the event of a breach thereunder.
- [6. {TO BE INSERTED WHEN ANY OR ALL OF THE LOAN DOCUMENTS ARE NOT HUD APPROVED FORMS OR WHEN HUD APPROVED FORMS HAVE BEEN REVISED OR MODIFIED IN CONNECTION WITH THE LOAN} The execution and delivery of, and the performance of the obligations under, the Loan Documents will not violate the Organizational Documents of the Mortgagor or any applicable provisions of local or State law.

[/. {INSERT FU	IN LUANS INV	OFAING CONST	RUCTION OR
REHABILITATION}	To our [my] knov	vledge there are no	proposed change(s) of law,
ordinance, or government	tal regulation (pro	oposed in a formal i	manner by elected or
appointed officials) which	n, if enacted or pi	romulgated after the	e commencement of
construction/rehabilitation	n, would require	a modification to th	e Project, and/or prevent
the Project from being co	mpleted in accor	dance with the plan	s and specifications,
dated, exe	cuted by	-	{{INSERT
MORTGAGOR} and		{INSER	Γ GENERAL
CONTRACTOR}, and r			
Specifications").]			
[8. {INSERT IF	THERE IS NO	ZONING ENDOR	SEMENT
INCORPORATED INT	O THE TITLE	POLICY } The atta	ached Zoning Certificate
states that the Property ap	pears on the zon	ing maps of [Prope	rty jurisdiction] as being
located in a	zone.	According to the z	oning ordinance of the
Property Jurisdiction, the	use of the Proper	rty as a	is a
permitted use in such zon	e.		
_			

OR

Based solely on the Zoning (Certificate, the Property	may be used for
as a p	permitted use.]	

[9. **{USE FOR NEW CONSTRUCTION OR SUBSTANTIAL REHABILITATION IN CASES WHERE THE DEPARTMENT DOES NOT RECEIVE A CERTIFICATE DIRECTLY FROM THE PROFESSIONAL}** Based solely on the Certificate, construction/rehabilitation of the Project in accordance with the Plans and Specifications will comply with all applicable land use and zoning requirements.

{USE FOR REFINANCINGS} Based solely on the Certificate, the Project complies with all applicable land use and zoning requirements.]

- 10. Based solely on (a) our [my] knowledge and (b) the Certification of Mortgagor, the execution and delivery of the Loan Documents will not: (i) cause the Mortgagor to be in violation of, or constitute a default under the provisions of, any agreement to which the Mortgagor is a party or by which the Mortgagor is bound, (ii) conflict with, or result in the breach of, any court judgment, decree or order of any governmental body to which the Mortgagor is subject, or (iii) result in the creation or imposition of any lien, charge, or encumbrance of any nature whatsoever on any of the property or assets of the Mortgagor, except as specifically contemplated by the Loan Documents.
- 11. Based solely on (a) our [my] knowledge, (b) the Certification of Mortgagor and (c) the Docket Search; there is no litigation or other claim pending before any court or administrative or other governmental body or threatened in writing against the Mortgagor, or the Property, [{TO BE INSERTED WHEN MORTGAGOR IS NOT A SOLE-ASSET MORTGAGOR} or any other properties of the Mortgagor] [, except as identified on Exhibit ____].
- 13. Filing of the Financing Statements in the Filing Offices will perfect the security interest in the Personalty of the Mortgagor located in the Project Jurisdiction, but only to the extent that, under the Uniform Commercial Code in effect in the Project Jurisdiction, a security interest in each described item of Personalty can be perfected by filing. The Filing Offices are the only offices in which the Financing Statements are required to be filed in order to perfect the Mortgagee's security interest in the Personalty.
- 14. The Loan does not violate the usury laws or laws regulating the use or forbearance of money of the Property Jurisdiction.
- [15. **{FOR USE ONLY IF MORTGAGOR IS A TRUST}** The Mortgagor is an irrevocable trust that has a term consistent with HUD's requirements and the term of

the irrevocable trust is not affected by the terms of any of the beneficiaries' interests.] [The laws of the Property Jurisdiction govern the interpretation and the enforcement of the Loan Documents notwithstanding that the Mortgagor may be formed in a jurisdiction other than the Property Jurisdiction. The Mortgagor can sue and be sued in the Property Jurisdiction without the necessity of joining any of the beneficiaries of the Mortgagor, including without limitation, a suit on the Note or a foreclosure proceeding arising under the Mortgage. Venue for any foreclosure proceeding under the Mortgage may be had in [Property jurisdiction].

[16. {USE IN CASES IN	VOLVING BOND FINANCING Based solely on
the opinion of	{INSERT BOND COUNSEL} , dated as of the
date hereof and attached hereto as	Exhibit, to the extent that any of the provisions of
the Bond Documents are inconsist	tent with any of the provisions of the Loan Documents
or Supporting Documents, the pro	visions of the Loan Documents or Supporting
Documents shall govern.]	
<u> </u>	

[17. {USE IN CASES WHERE THE DEVELOPMENT OF THE PROPERTY IS GOVERNED BY AN AGREEMENT WITH A PUBLIC ENTITY}

Based upon our knowledge and the Certification of Mortgagor, there is no default under the Public Entity Agreement, and construction in accordance with the Plans and Specifications and within the time frame specified in the Construction Contract will not lead to a default under the Public Entity Agreement.]

In addition to the assumptions set forth above, the opinions set forth above are also subject to the following qualifications:

(i) The Uniform	n Commercial Code of the Proper	ty Jurisdiction require	es the
periodic filing of contin	uation statements with	[and] not
more than	prior to and not later than the	expiration of the	year
period from the date of	filing of the Financing Statement	s and the expiration o	f each
subsequent year per	riod after the original filing, in or	der to maintain the pe	erfection
and priority of security	interests and to keep the Financir	ng Statements in effec	t.

(ii) We express no opinion as to the laws of any jurisdiction other than the laws of the Property jurisdiction [and the Organizational Jurisdiction, if it is different,] and the laws of the United States of America. The opinions expressed above concern only the effect of the laws (excluding the principles of conflict of laws) of the Property Jurisdiction [and the Organizational Jurisdiction, if it is different] and the United States of America as currently in effect. We assume no obligation to supplement this opinion if any applicable laws change after the date of this opinion, or if we become aware of any facts that might change the opinions expressed above after the date of this opinion.

We [I] confirm that:

(a) based on the Organizational Documents, the name of the Mortgagor in each of the Documents and the Title Policy and FHA Commitment is the correct legal name of the Mortgagor;

- (b) the legal description of the Property is consistent in the Documents wherein it appears and in Exhibit B hereto;
- (c) we [I] do not have any financial interest in the Project, the Property, or the Loan, other than fees for legal services performed by us, arrangements for the payment of which has been made; and we [I] agree not to assert a claim or lien against the Project, the Property, the Mortgagor, the Loan proceeds or income of the Project;
- (d) other than as counsel for the Mortgagor, we have no interest in the Mortgagor (or any principal thereof) or the Mortgagee or any other party involved in the Loan transaction and do not serve as [a director, officer or] [an] employee of the Mortgagor or the Mortgagee. We have no undisclosed interest in the subject matters of this opinion. We do not represent the mortgagee-of-record, any investing lender or investor in the loan transaction, any bridge lender involved in the loan transaction, any lender with a commitment to purchase the loan or any interest therein or any other party involved in the Project or the loan transaction;
- (e) based solely on the Surveyor's Report and the Surveyor's Plat, flood insurance [is **OR** is not] required pursuant to 42 U.S.C. 4012a(a); [**INSERT IF FLOOD INSURANCE IS REQUIRED**} Based solely on the Flood Insurance Receipt, flood insurance is in effect which satisfies the requirements of 42 U.S.C. 4012a(a);] and
- (f) to our knowledge, there are no liens or encumbrances against the Property which are not reflected as exceptions to coverage in the Title Policy.

The foregoing opinions are for the exclusive reliance of [Mortgagee, its counsel] and HUD; however, they may be made available for informational purposes to, but not for the reliance of, the assigns or transferees of Mortgagee, or prospective purchasers of the Loan. We [I] acknowledge that the making, or causing to be made, of a false statement of fact in this opinion letter and accompanying materials may lead to criminal prosecution or civil liability as provided pursuant to applicable law, which may include 18 U.S.C. 1001, 1010, 1012; 31 U.S.C. 3729, 3802.
