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| --- | --- | --- |
| Project name | FHA project number | Date (mm/dd/yyyy) |
|  |  |  |
| City, State | Section 8 number |
|  |  |

Acting on behalf of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, the Project Owner, and \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, the Management Agent (Agent), we make the following certifications and agreements to the United States Department of Housing and Urban Development (HUD) regarding management of the above project.

1. We certify that:
2. We will comply with HUD requirements and contract obligations, and agree that no payments have been made to the owner in return for awarding the management contract to the agent, and that such payments will not be made in the future.
3. We have executed or will execute, not more than 30 days after receiving the approval(s) required by paragraph b below, a Management Agreement for this project. The Agreement provides / will provide that the Management Agent will manage the project for the term and fee described below. Changes in the fee will be implemented only in accordance with HUD’s requirements.
4. Terms of Agreement:
5. From: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_
6. To: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_
7. Self Renew: [ ]  Yes [ ]  No

(2) Fees:

(a) \_\_\_\_\_% of residential income collected;

(b) \_\_\_\_\_% of commercial income collected;

(c) \_\_\_\_\_% of miscellaneous income collected (this percentage must not exceed the percentage in (2)(a) above).

(d) Special Fees [ ]  No [ ]  Yes (If yes, describe in paragraph 4 of Attachment 1.)

(3) Calculation of Estimated Yield (See Attachment 1.)

c. We will disburse management fees from project income only after:

1. We have submitted this Certification to HUD;
2. HUD has approved the Agent to manage this project; and
3. HUD has approved the management fee (if required).

d. We understand that no fees may be earned or paid after HUD has terminated the Management Agreement.

e. If HUD notifies me of an excessive management fee, I, the Agent, will within 30 days of HUD's notice either:

1. Reduce the compensation to an amount HUD determines to be reasonable and
2. Require the administrator to refund to the project all excessive fees collected, or
3. Appeal HUD's decision and abide by the results of the appeal process, making any required reductions and refunds within 30 days after the date of this decision letter on the appeal.

f. If HUD holds the residential management fee yield harmless under the transition provisions of Chapter 3, Section 4 of HUD Handbook 4381.5,

(1) We understand that HUD will adjust the management fee percentage each time HUD approves a rent increase.

(2) We agree to be bound by that percentage until the next rent increase or until HUD approves a different fee, pursuant to our request.

1. We will, if the project is subsidized by HUD, select and admit tenants, compute tenant rents and assistance payments, recertify tenants and carry out other subsidy contract administration responsibilities in accordance with HUD Handbook 4350.3 and other HUD instructions.
2. We agree to:
3. Comply with this project’s Regulatory Agreement, Mortgage & Mortgage Note, and any Subsidy Contract or Workout / Modification Agreement.
4. Comply with HUD handbooks, notices, or other policy directives that relate to the management of the project.
5. Comply with HUD requirements regarding payment and reasonableness of management fees and allocation of management costs between the management fee and the project account.
6. Refrain from purchasing goods or services from entities that have identity-of-interest with us unless the costs are as low as or lower than arms-length, open-market purchases.
7. The Agent agrees to:
8. Ensure that all expenses of the project are reasonable and necessary.
9. Exert reasonable effort to maximize project income and to take advantage of discounts, rebates, and similar money-saving techniques.
10. Obtain contracts, materials, supplies, and services, including the preparation of the annual audit, on terms most advantageous to the project.
11. Credit the project with all discounts, rebates, or commissions (including any sales or property tax relief granted by the State or local government) received.
12. Obtain the necessary verbal or written cost estimates and document the reasons for accepting other than the lowest bid.
13. Maintain copies of such documentation and make such documentation available for your inspection during normal business hours.
14. Invest project funds that HUD policies require to be invested and take reasonable effort to invest other project funds unless the owner specifically directs the Agent not to invest those other funds.

5. We certify that the types of insurance policies checked below are in force and will be maintained to the best of our ability at all times. Fidelity bonds and hazard insurance policies will name HUD as an additional payee in the event of loss. Note: For any box not checked, attach an explanation as to why you cannot obtain that type of insurance. Such situations should be extremely rare.

a. [ ]  Fidelity bond or employee dishonesty coverage for

1. all principals of the Agent and;
2. all persons who participate directly or indirectly in the management and maintenance of the project and its assets, accounts and records. Coverage will be at least equal to the project’s gross potential income for two (2) months.
3. [ ]  Hazard insurance coverage in an amount required by the project's Mortgage.
4. [ ]  Public liability coverage with the Agent designated as one of the insured.
5. The Agent agrees to:
6. Furnish a response to HUD’s management review reports, physical inspection reports and written inquiries regarding the project’s annual financial statements or monthly accounting reports within 30 days after receipt of the report or inquiry.
7. Establish and maintain the project’s accounts, books and records in accordance with:
8. HUD’s administrative requirements;
9. generally accepted accounting principles; and
10. in a condition that will facilitate audit.
11. We agree that:
12. All records related to the operation of the project, regardless of where they are housed, shall be considered the property of the project.
13. HUD, the General Accounting Office (GAO), and those agencies’ representatives may inspect:
14. any records which relate to the project’s purchase of goods or services,
15. the records of the Owner and the Agent, and
16. the records of companies having an identity-of-interest with the owner and the agent.

c. The following clause will be included in any contract entered into with an identity-of-interest individual or business for the provision of goods or services to the project: “Upon request of HUD or (name of owner or Agent), (name of contractor or supplier) will make available to HUD, at a reasonable time and place, its records and records of identity-of-interest companies which relate to goods and services charged to the project. Records and information will be sufficient to permit HUD to determine the services performed, the dates the services were performed, the location at which the services were performed, the time consumed in providing the services, the charges made for materials, and the per-unit and total charges levied for said services.” The owner agrees to request such records within seven (7) days of receipt of HUD’s request to do so.

8. We certify that any Management Agreement does not contain the type of “hold harmless” clause prohibited by HUD.

9. We agree to include the following provisions in the Management Agreement and to be bound by them:

1. HUD has the right to terminate the Management Agreement for failure to comply with the provisions of this Certification, or other good cause, thirty days after HUD has mailed the owner a written notice of its desire to terminate the Management Agreement.
2. In the event of a default under the Mortgage, Note or Regulatory Agreement, HUD has the right to terminate the Management Agreement immediately upon HUD’s issuance of a notice of termination to the Owner and Agent.
3. If HUD exercises this right of termination, I, the Owner, agree to promptly make arrangements for providing management that is satisfactory to HUD.
4. If there is a conflict between the Management Agreement & HUD’s rights and requirements, HUD's rights & requirements will prevail.
5. If the Management Agreement is terminated I, the Agent, will give to the Owner all of the project's cash, trust accounts investments and records within thirty (30) days of the date the Management Agreement is terminated.

10. I, the Owner, agree to submit a new Management Certification to HUD before taking any of the following actions:

1. Authorizing the agent to collect a fee different from the percentages fees and any special fees specified in Paragraph 1 of this Certification:
2. Changing the expiration date of the Management Agreement.
3. Renewing the Management Agreement.
4. Permitting a new Agent to operate the project.
5. Permitting a new Agent to collect a fee.
6. Undertaking self-management of the project.

11. We agree to:

1. Comply with all Federal, State, or local laws prohibiting discrimination against any persons on grounds of race, color, religion, national origin, sex, familial status, or disability, as required by Title VI of the Civil Rights Act of 1964, Fair Housing Act, the Americans with Disabilities Act, and Executive Order 11063 and all regulations implementing those laws.
2. When the head or spouse is otherwise eligible, give families with children equal consideration for admission.
3. Designate tenant subsidized accessible units in accordance with 24 CFR 8.27.
4. If the project receives any form of Federal financial assistance, comply with the provisions of Section 504 of the Rehabilitation Act of 1973, as amended, the Age Discrimination Act of 1975 and all regulations and administrative instructions implementing these laws. The Agent understands that these laws and regulations prohibit discrimination against applicants or tenants with disabilities or who are of a certain age.
5. Furnish HUD’s Office of Fair Housing and Equal Opportunity any reports and information required to monitor the project’s compliance with fair housing obligations, including affirmative marketing requirements. This may include submitting form HUD–27061, as applicable.
6. Not discriminate against any employee, applicant for employment or contractor because of race, color, religion, national origin, sex, disability, or age.
7. Provide minorities, women, and socially and economically disadvantaged firms equal opportunity to participate in the project's procurement and contracting activities.
8. If the project receives any form of direct Federal financial assistance, comply with Section 3 of the Housing and Urban Development Act of 1968 and its implementing regulations. I, the Agent, understand that this law and the regulations require the project to make training, employment, and contracting opportunities available, to the greatest extent feasible, to lower-income project area residents and small businesses.

12. We certify that we have read and understand HUD’s definition of “identity-of-interest” and that the statement(s) checked and information entered below are true. (Check box a or boxes b and / or c.)

1. [ ]  No identity-of-interest exists among the Owner, the Agent and any individuals or companies that regularly do business with the project.
2. [ ]  Only individuals and companies listed in Section 11a of the Management Entity Profile have an identity-of-interest with the Agent.
3. [ ]  Only the individuals and companies listed below have an identity-of-interest with the Owner. (Show the name of the individual or company; list the services rendered; and describe the nature of the identity-of-interest relationship. Attach additional sheets, if necessary.)

13. I/We, the Agent, certify & agree:

1. that the Management Entity Profile, dated (mm/dd/yyyy) \_\_\_\_\_\_\_\_\_\_\_\_\_, is true, accurate, and current as of the date of this Certification.
2. To submit an updated profile whenever there is a significant change in the organization or operations of the Management Entity.

14. The items identified in HUD Handbook 4381.5 Rev-2 The Management Agent Handbook at Sec. 2.9 “Owner/Management Entity Approval Submission Requirements” are attached.

**Warnings:**

Anyone who knowingly submits a false claim or makes a false statement is subject to criminal and/or civil penalties, including confinement for up to 5 years, fines, and civil and administrative penalties. (18 U.S.C. §§ 287, 1001, 1010, 1012, 1014; 31 U.S.C. §3729, 3802.)

There are fines and imprisonment—$250,000/5 years—for anyone who misuses rents & proceeds in violation of HUD regulations relative to this project. This applies when the mortgage note is in default or when the project is in a non-surplus cash position (12 U.S.C 1715z–9).

HUD may seek a “double damages” civil remedy for the use of assets or income in violation of any Regulatory Agreement or any applicable HUD regulations (12 U.S.C 1715z–4a).

HUD may seek additional civil money penalties to be paid by the mortgagor through personal funds for:

1. Violation of an agreement with HUD to use non-project funds for certain specified purposes as a condition of receiving transfers of physical assets, flexible subsidy loan, capital improvement loan, modification of mortgage terms or workout. The penalties could be as much as the HUD Secretary's loss at foreclosure sale or sale after foreclosure.
2. Certain specific violations of the Regulatory Agreement, the penalties could be as much as $25,000 per occurrence (12 U.S.C 1735f–15).

**Certification:** I/We, the undersigned, hereby certify under penalty of perjury that the statements and information contained in this certification are accurate, correct, and true.

|  |
| --- |
|  |
| By Project Owner: Name |
|  |
| Title |
|  |
| Signature |
|  |
| Date (mm/dd/yyyy) |

**HUD Field Office Use Only (Check all boxes that apply)**

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| An upfront review of the management fee was: | [ ]  Required | [ ]  Not required |
| [ ]  The management fees quoted in paragraph 1a and explained in Attachment 1 of this Certification are approved. |
| [ ]  The management fees quoted in paragraph 1a and explained in Attachment 1 of this Certification are not approved. The attached letter, dated (mm/dd/yyyy) \_\_\_\_\_\_\_\_\_\_\_\_, explains the reasons for this disapproval and sets forth the allowable management fees. |
| [ ]  The residential management fee percentage is held harmless at \_\_\_\_\_\_\_\_\_\_\_\_%. |
| [ ]  The residential management fee yield is held capped at \_\_\_\_\_\_\_\_\_\_\_\_ PUPM. Each time you approve a rent increase, adjust the management fee percentage to maintain this yield, and enter the information required below. |
| Effective date (mm/dd/yyyy) of new fee %\* | Monthly Rent Potential | Collections % Assumed\*\* | Adjusted Management Fee Percentage |
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\*This should be the same date the rent increase is effective.

\*\*95% unless you approve a different percentage.

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| --- | --- |
| By Project Manager | By Supervisory Project Manager |
| Signature | Date | Signature | Date |
|  |  |  |  |
| Name | Name |
|  |  |
| Title | Title |
|  |  |