# NATIVE AMERICAN HOUSING ASSISTANCE AND SELF-DETERMINATION ACT USEFUL LIFE/USE RESTRICTION,

(Indian Housing on Fee Land with Single Recovery Amount)

THE FOLLOWING PROPERTY (HEREIN AFTER THE **Property**) IS HEREBY MADE SUBJECT TO A LIEN AND COVENANT RUNNING WITH THE LAND:

Address:
Located at:
Lot, in the subdivision known as shown by map on file in Book No, pagesthrough
shown by map on file in Book No, pagesthrough
of Maps, Records of County of,
and State of
or
Legal description:
his Heaful Life (Hea Destriction a serverent manine with the land (homineften the Land Destriction)
his Useful Life/Use Restriction, a covenant running with the land (hereinafter the <b>Land Restriction</b> ),
ated this day of, 20, for good and valuable consideration, is hereby
chared covenanted and made by (hereinafter the <b>Owner</b> ), who is the
wner(s) of the Property. The Land Restriction is imposed because Indian Housing Block Grant (IHBG)
ands to benefit the Property have been granted or loaned by, an Indian Tribe or an
dian or Alaska Native tribally designated housing entity (hereinafter the <b>Tribe</b> ), to assist or facilitate
w-income Indian housing.
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#### 1. DEED RESTRICTED

- 1.1 <u>Use Restrictions.</u> The Property shall be used only for residential purposes and that residential occupancy shall only be by individuals or families who are members of, or are headed by a member of, a federally recognized tribe or an eligible State recognized tribe who are low-income. The terms "federally recognized tribe," "State recognized tribe" and "low-income" are as defined in the Native American Housing Assistance and Self-Determination Act (hereinafter **NAHASDA**), 25 U.S.C. §§ 4101, et seq. 1.2 <u>Subsequent Owners</u>. Family or household members who take Subsequent Ownership will not be subject to the binding agreement. However, the binding commitment will not terminate upon subsequent family/household ownership, the binding commitment will not apply to the family/household. Any subsequent transfer by the family member or household member to a third party (not a family member or household member) is subject to this Land Restriction for the remaining affordability period.
- 1.2 <u>Restricting Owners.</u> All of the rights, restrictions and agreements in this Land Restriction shall be deemed to be covenants and a deed restriction placed on the Property and Owner and binding and

enforceable against the Owner and other subsequent owners of the Property; however, subsequent Owners that are family members or household members are not subject to this Land Restriction.

1.3 <u>Covenant Running with the Land.</u> The Owner declares and covenants on behalf of itself that this Land Restriction and all accompanying enforcement rights run with the land until the Termination Date.

1.4 <u>Term.</u> This Land Restr	iction, including a	ll of its rights, restrictions,	, covenants and agreements shall
expire () years from the da	ate of this Land Re	estriction agreement (herei	nafter the Term), which shall be
the day of	, 20	(hereinafter the <b>Terminat</b>	ion Date). As of the Termination
Date, this Land Restriction	shall expire by its	s own terms and this Land	Restriction shall have no further
force or effect and shall be	extinguished and	released without the execu	ution or recording of any further
documents			

## 2.0 ENFORCEMENT

- 2.1 <u>Right to Enforce</u>. The Tribe has all the rights and remedies necessary to enforce the use restrictions contained in this Land Restriction. This includes, but is not limited to enforcing compliance with the low-income and members of federally recognized tribe use restrictions, invalidating any conveyance which violates the terms of this Land Restriction, and levying upon the Property to recover in full the money expended, advanced or loaned either on the Property or to the Owner by the Tribe under its low-income Native American housing programs.
- 2.2 <u>Recovery of Amounts Contributed by the Tribe.</u> The Tribe has contributed through loan(s) or grant(s) the sum of (\$ ) to the Owner or Property and shall be entitled to recover this amount in its entirety for any violation of the Land Restriction agreement during the Term of the Land Restriction.
- 2.3 <u>Rights to Recover Other Costs by the Tribe.</u> The Owner, as well as subsequent owners of the Property, shall also be liable to the Tribe for any and all reasonable attorney fees, costs and court expenses that the Tribe may incur in any enforcement actions it takes under this Land Restriction agreement.

## 3.0 NOTICE OF PENDING SALE, RENTAL OR CONVEYANCE.

- 3.1 <u>Notice</u>. The Owner, and any subsequent owner of the Property, is obligated to notify the Tribe in writing, delivery of which shall be evidenced with a written receipt, at the following address:

  \_\_that they intend to change occupancy, lease, sell, or convey the Property. This Notice shall be given no less than sixty (60) days prior to the Owner binding itself to such action(s).
- 3.2 <u>Confirmation of Compliance with Land Restrictions.</u> After receipt of the Notice, the Owner of the Property must provide any and all information it has and that the Tribe requests and deems necessary to ascertain that the Property shall remain in compliance with this Land Restriction.
- 3.3 <u>Assistance in Conveying to Low Income Native Americans.</u> The Tribe may offer to assist the Owner and subsequent owners in finding individuals eligible under this Land Restriction agreement to occupy, rent, lease, purchase, or obtain title to the property.
- 3.4 <u>Delivery of Notice Has No Effect on Land Restriction</u>. The Notice is for information purposes only. Any Tribe inactions or actions taken pursuant to such a Notice do not constitute Tribe approval of any particular use and are not a waiver by the Tribe of any rights it has to enforce compliance with this Land Restriction.

## 4.0 USEFUL LIFE.

4.1 <u>Term of Land Restriction Should Meet HUD Requirements.</u> NAHASDA requires that the Secretary of the U.S. Department of Housing and Urban Development determine that the Property is minimally restricted for a period of time acceptable to its Secretary, 25 U.S.C. § 4135(a)(2). In section 1.4 of this Land Restriction agreement, a Term has been set for this Land Restriction and that Term should not be less than what is acceptable to the Secretary of HUD based on the nature and the amount of IHBG funds to this Property. The Tribe should ensure that a Land Restriction has been obtained for a Term that meets HUD's standards.

## 5.0 MISCELLANEOUS

- 5.1 <u>Amendment.</u> Any amendment to this Land Restriction by an Owner of the Property shall require the approval and consent of the Tribe and be recorded in the same manner as this Land Restriction agreement. However, other use restrictions may be placed on the Property so long as they do not conflict or contravene this Land Restriction agreement.
- 5.2 <u>Severability</u>. If any provision of this Land Restriction is held by a court of competent jurisdiction to be invalid or unenforceable, the remaining provisions shall survive and their validity, legality and enforceability shall not in any way be affected or impaired.
- 5.3 <u>Homestead Waiver</u>. This Land Restriction is prior and superior to any Owner right to a homestead exemption under applicable law. Owners of the Property waive their homestead rights to extent that they are in conflict with the rights and remedies set out in this Land Restriction. Executed as of the date first written above.

	OWNER:
CONCURRED IN BY THE TRIBE (IF DIFFERENT FROM OWNER)	
Tribe:	
Signature:	
Name & Title:	
Date:	