General Depository Agreement U.S. Department of Housing and Urban Development OMB No. 2577-0075

Office of Public and Indian Housing

Exp. 10/31/2017

This Agreement, entered into this	day of	, 20	_ by and between
(herein called the "HA"), a duly organized of	l and existing public		l politic of the
and			
(herein called the "Depository"), located a	ıt		
Witnesseth:			
Whereas, the Department of Housing and contracts (herein called the "Contract" wit operate lower income housing projects, as USC 1437, et seq.); and	th the HA for the pur	pose of providing f	inancial assistance to develop and
Whereas, under the terms of the Contract institutions whose deposits or accounts are National Credit Union Share Insurance Fu Now Therefore, in consideration of the management of the contract institutions whose deposits or accounts are not provided that the management of the contract institutions whose deposits or accounts are not provided to the management of the contract institutions whose deposits or accounts are not provided to the contract institutions whose deposits or accounts are not provided to the contract institutions whose deposits or accounts are not provided to the contract institutions whose deposits or accounts are not provided to the contract institutions whose deposits or accounts are not provided to the contract institutions whose deposits or accounts are not provided to the contract institutions whose deposits or accounts are not provided to the contract institution of the management of the contract institution of the management of the contract institution of the management of the contract institution	e insured by the Federal (NCUSIF) as long	eral Deposit Insurar g as this Agreemen	nce Corporation (FDIC) or the t is in force and effect.
1. The deposits and accounts of the Depos 2. All monies deposited by the HA with the deposit or interest bearing accounts, desig	sitory shall continue to ne Depository shall b	to be insured by the e credited to the HA	FDIC Corporation or NCUSIF. A in a separate interest bearing
Accounts" (herein the "Accounts"). Any pube fully (100%) and continuously collaterate prescribed by HUD in a notice. Collateral	oortion of HA Funds alized with specific a	not insured by a Fe and identifiable U.S	ederal insurance organization shall b. Government or Agency securities
securities shall be pledged and set aside in possession of the securities (or the HA will	accordance with application application application and the control of the contro	plicable law or Fed the securities) or an	eral regulations. The HA shall haven independent custodian (or an
independent third party) holds the securiti- written bailment for hire contract) and wil other securities as collateral to equal or inc	l be maintained for the	he full term of depo	osit. The Depository may substitute

3. Except as stated in Paragraph 5, the Depository shall honor any (a) check or other order to pay from the Accounts, or (b) directive to purchase investment securities with monies from the Accounts or to sell securities, if such order or directive is in writing and signed on behalf of the HA by an officer or member designated by resolution of the Board of Directors of the HA to have such authority. To assist the Depository in its obligation, the HA shall furnish the Depository with a certified copy of the resolution.

shall be in United States bonds and otherwise as may be prescribed for public funds by the United States Secretary

- 4. Any securities received from the HA or purchased by the Depository with monies from the Accounts shall be considered to be a part of the Accounts and shall be held by the Depository in safe-keeping for the HA until sold. Interest on such securities and the proceeds from the sale thereof shall be deposited in the Account upon receipt. 5. If the Depository receives written notice from HUD that no withdrawals by the HA from the Accounts are to be permitted, the Depository shall not honor any check or other order to pay from the Accounts or directive to purchase or sell securities, or permit any withdrawals by the HA from said Accounts until the Depository is authorized to do so by written notice from HUD.
- 6. The Depository is not obligated to be familiar, and shall not be charged, with knowledge of the provisions of the Contract, and shall be under no duty to investigate or determine whether any action taken by either the HA or HUD in respect of the Accounts are consistent with or are authorized by the Contract or whether either HA or HUD is in default under the provisions of the Contract. The Depository shall be fully justified in accepting and acting on, without investigation, any certificate or notice furnished to it pursuant to the provisions of this Agreement and which the Depository shall in good faith believe to have been duly authorized and executed on behalf of the party in whose name the same purports to have been made or executed.

of the Treasury.

- 7. The rights and duties of the Depository under this Agreement shall not be transferred or assigned by the Depository without the prior written approval of the HA and HUD. This Agreement may be terminated by either party hereto upon thirty days' written notice to the other party, and HUD. The rights and duties of the Depository hereunder shall not be transferred or assigned nor shall this Agreement be terminated during any period in which the Depository is required to refuse to permit withdrawals from the Accounts as provided in Paragraph 5.
- **8**. HUD is intended to be a third party beneficiary of this Agreement and may sue to enforce its provisions and to recover damages for failure to carry out its terms.
- **9.** The Depository shall provide the HA with remote, electronic access to the Accounts for the purpose of monitoring the crediting or depositing of any monies in the Accounts.
- 10. The provisions of this Agreement may not be modified by either Party without the prior written approval of HUD.
- 11. Strike this paragraph if inapplicable: Previous General Depository or Savings Depository Agreements, if any, entered into between the Depository and the HA are hereby terminated and all monies and securities of the HA on deposit with or held by the Depositories pursuant to the terms of said Agreement shall continue to be held for account of the HA pursuant to and in accordance with the provisions of this Agreement.
- 12. For use only in certain States that have statutes that prohibit HAs from implementing paragraph 2. Strike this paragraph if paragraph 2 applies:

At no time shall the HA Funds in the Accounts be permitted to exceed the amount insured by Federal deposit insurance (herein the "Insured Amount"). At any such time as the amount of funds in the Accounts reach the Insured Amount, whether by the accrual of interest or otherwise, the Depository shall promptly, as directed by the HA, and in an amount sufficient to limit the funds in the Accounts to the Insured Amount, either: (a) remit payment to the HA or, (b) on behalf of the HA, purchase securities approved for investment by the HA. Such securities shall not be considered to be a part of the Account pursuant to Paragraph 4 hereof but shall be held by the Depository as custodian or trustee for the HA in a separate account established for that purpose by the Depository (herein the "Securities Account"). The Securities Account shall be designated

Income or other proceeds from securities held in the Securities Account shall, as directed by the HA, upon receipt, be paid to or on behalf of the HA; provided, however, that such proceeds shall, to the extent consistent otherwise with the provisions of this Paragraph, be deposited in the Accounts. If the Depository receives written notice from HUD pursuant to Paragraph 5 hereof that no withdrawals by the HA from the Accounts are to be permitted, the Depository shall not honor any directive from the HA to sell securities, or permit any withdraws by the HA, from the Securities Account until the Depository is authorized to do so by written notice from HUD. During the pendency of such restrictions on the Accounts and the Securities Account, the Depository, except as directed in writing by HUD, shall not remit any payment to the HA for the purpose of limiting the amount of funds in the Account to the Insured Amount but shall instead purchase securities approved for investment by the HA and hold such securities in the Securities Account.

13. Notice required under the terms and conditions of this agreement shall be deemed to have been given when it made by:

	, on behalf of	
Title		Organization PHA)
	, on behalf of	
Title		Organization (Depository)
	, on behalf of	
Title		Organization (HUD)

Notice shall be made in writing. Notice may be delivered in person, by United States Postal Service mail, by receipted commercial mail delivery, by facsimile machine or other electronic means that clearly identifies the sender as one of the persons so authorized in this paragraph. Notice shall be considered immediate if delivered not later than 2:00 p.m. local bank time. Notice received by 2:00 p.m. local bank time shall be implemented by the Depository by 5:00 p.m. on the business day on which the notice was deemed received by the Depository's designee referenced above. Notice delivered after 2:00 p.m. local bank time shall be considered received and effective at the opening of the following business day. Business day means every day except Saturdays, Sundays and federal holidays.

	sitory have caused this Agreement to be executed in their respective sed hereon and attested as of the date and year first above written.
HA	
(SEAL)	
ATTEST:	
By	
Chairman	
Secretary	
Depository	
By	
(SEAL)	
ATTEST:	