UNITED STATES
Department of Housing and Urban Development

ANNUAL CONTRIBUTIONS CONTRACT

Project-based Section 8 Contract Administration

1 DEFINITIONS

For definitions of terms related to determination of PHA administrative fees, see also § 4.1 of Exhibit A of the ACC.

ACC. Annual Contributions Contract. This contract between HUD and the PHA.

ACCEPTABLE QUALITY LEVEL (AQL). The required performance level for each IBPS task. The AQL for each IBPS task is specified in the performance requirements summary (PRS).

ADMINISTRATIVE FEE. The monthly fee HUD pays the PHA for each covered unit under HAP contract on the first day of the month. The administrative fee (per unit per month) is the total of the basic fee plus the incentive fee.

BASIC FEE. The sum of the earned IBPS fees for a covered unit. HUD pays the basic fee (per unit per month) to the PHA for a covered unit under HAP contract on the first day of the month during the ACC term.

Exhibit E of the ACC specifies the amount of the maximum basic fee per unit per month for each FMR area in the PHA service area. HUD has allocated each task to be performed (IBPS task) a certain percentage of the maximum basic fee amount (IBPS percentage). The performance requirements summary (PRS) (see § 4.7 of Exhibit A of the ACC) states the IBPS percentage for each IBPS task.

HUD may reduce the basic fee earned if HUD determines that PHA performance of IBPS tasks is below the minimum acceptable quality level (AQL). The basic fee earned is reduced by subtracting the disincentive deduction for an IBPS task from the IBPS fee.
BUDGET AUTHORITY. The maximum amount of funds available for payment to the PHA for each HAP contract. Budget authority is authorized and appropriated by the Congress. The amount of budget authority for each HAP contract is listed on Exhibit C.

COVERED UNITS. Section 8 assisted units under HAP contracts assigned to the PHA for contract administration under the ACC during the ACC term. Covered units are listed on Exhibit B. (Covered units are added by HUD notice to the PHA.)

DISINCENTIVE DEDUCTION. A deduction from the per unit per month IBPS fee. For each IBPS task, the disincentive deduction equals the maximum IBPS fee times the disincentive deduction percentage. HUD deducts this amount for PHA performance of an IBPS task that fails to meet the acceptable quality level. Exhibit A of the ACC specifies the performance standard for assessing a disincentive deduction for performance of an IBPS task. (During the term of the ACC, HUD may amend the performance standard or the disincentive deduction percentage by HUD notice to the PHA.)

DISINCENTIVE DEDUCTION PERCENTAGE. A percentage used to calculate the amount of a disincentive deduction from the IBPS fee. The disincentive deduction percentage for each IBPS task is specified in the performance requirements summary (PRS).

EARNED BASIC FEE. The amount of the basic fee earned by the PHA per unit per month (in an FMR area). The earned basic fee equals the sum of the earned IBPS fees for the IBPS tasks.

EARNED IBPS FEE. The amount of the IBPS fee earned by the PHA per unit per month. The earned IBPS fee equals the maximum IBPS fee minus any disincentive deduction.

EARNED INCENTIVE FEE. The amount of an incentive fee earned by the PHA.

FISCAL YEAR. The PHA fiscal year. Exhibit C states the last month and day of the PHA fiscal year.

FMR. Fair Market Rent. HUD establishes an FMR by publication in the Federal Register in accordance with Section 8.

FMR AREA. The area for which HUD has established an FMR.
FUNDING INCREMENT. Each commitment of funding (budget authority) by HUD to the PHA for a HAP contract under the ACC. The funding increments are listed on Exhibit C.

HAP CONTRACT. A Section 8 Housing Assistance Payments Contract.

HUD. The United States Department of Housing and Urban Development.

IBPS. Incentive-based Performance Standards.

IBPS FEE. The maximum fee per unit per month for performance of an IBPS task listed in the PRS. The IBPS fee for an IBPS task equals the maximum basic fee times the IBPS percentage.

IBPS PERCENTAGE. The percentage of the maximum basic fee for PHA performance of each of the IBPS tasks. The IBPS percentage times the maximum basic fee is the maximum IBPS fee per unit per month for each IBPS task. The earned IBPS fee may be reduced by disincentive deductions for PHA performance of an IBPS task that falls below the acceptable quality level.

IBPS TASK. Any of the contract administration core tasks listed in the performance requirements summary (PRS). HUD measures the PHA's performance of each IBPS task to determine the amount of the PHA's earned basic fee or earned incentive fee for each covered unit.

INCENTIVE BASED PERFORMANCE STANDARDS (IBPS): A description of specific elements of each core task. HUD will measure the PHA's performance of each such element as the performance standard to determine the amount of PHA's earned administrative fees (including earned basic fees and earned incentive fees).

INCENTIVE FEE. A per unit per month administrative fee in addition to the basic fee. The incentive fee is paid for PHA performance of an IBPS task that exceeds the acceptable quality level for the IBPS task. HUD determines the amount of the incentive fees earned. The total of incentive fees earned in each quarter is paid quarterly (at the end of the quarter). The total of incentive fees earned for each month of the ACC term may not exceed the amount of the incentive fee pool for the month.
INCENTIVE FEE PERCENTAGE. The percentage of the incentive fee pool for PHA performance of an IBPS task that exceeds the acceptable quality level. Column E of the performance requirements summary (PRS) (see Exhibit A) specifies the incentive fee percentage, and the performance standard for awarding the incentive fee for performance of the task.

INCENTIVE FEE POOL. The maximum amount of incentive fees that may be earned by the PHA for each month of the ACC term. (See fee calculation procedure at § 4.8 of Exhibit A.)

MAXIMUM BASIC FEE. The amount of the maximum basic fee per unit per month for each FMR area in the PHA service area. The amount of the maximum basic fee for each FMR area in the service area (and for each year of the ACC term) is specified in Exhibit E of the ACC.

MAXIMUM IBPS FEE. The maximum basic fee times the IBPS percentage (before any disincentive deduction).

PERFORMANCE REQUIREMENTS SUMMARY (PRS). § 4.7 of Exhibit A of the ACC. (HUD may amend the PRS during the term of the ACC by HUD notice to the PHA.)

PHA. Public Housing Agency.

PORTFOLIO REENGINEERING. FHA-insured multifamily housing mortgage and housing assistance restructuring of an eligible multifamily project.

PROGRAM EXPENDITURES. Amounts which may be charged against program receipts in accordance with the ACC and HUD requirements (including housing assistance payments and administrative fees).

PROGRAM PROPERTY. Program receipts, including funds held by a depository institution, and PHA rights or interests under a HAP contract for covered units.

PROGRAM RECEIPTS. Amounts paid by HUD to the PHA under the ACC, and any other amounts received by the PHA in connection with administration of the Section 8 program under the ACC.
PROJECT RESERVE. An unfunded account established by HUD for a HAP contract from amounts by which the amount of budget authority available for payment under the HAP contract during the owner's fiscal year as determined by HUD exceeds the amount actually approved and paid by HUD. HUD may use this account as the source for additional payments under the program.

PUBLIC HOUSING AGENCY (PHA). The agency that has entered the ACC with HUD. Such agency is a "public housing agency" as defined in Section 3 of the United States Housing Act of 1937 (42 U.S.C. 1437a(b)(6)).

SECTION 8. Section 8 of the United States Housing Act of 1937 (42 U.S.C. 1437f).

SERVICE AREA. The area where the PHA provides contract administration services under the ACC. The PHA service area is described in Exhibit D of the ACC.

STATEMENT OF WORK (SOW). The description of core contract administration tasks to be performed by the PHA under the ACC (Section 3 of Exhibit A).

ACC

a Purpose

(1) This ACC is a contract between the PHA and HUD. The ACC was awarded by HUD pursuant to a proposal submitted in response to HUD's published Request for Proposals for PHAs to provide contract administration services for units receiving project-based Section 8 housing assistance (64 Federal Register 27360 (5/19/99), amendment no. 1 (8/2/99) and amendment no. 2 (11/15/99)).

(2) Under Section 8 of the United States Housing Act of 1937 (42 U.S.C. 1437f), HUD is authorized to enter into an annual contributions contract with a PHA that enters a HAP contract with an owner to pay housing assistance payments for housing units occupied by eligible families, including a HAP contract assigned to the PHA by HUD for contract administration under the ACC. Under this ACC, the PHA will provide contract administration services for dwelling units in
the service area receiving project-based assistance under Section 8.

b Exhibits

This ACC includes the following exhibits:

Exhibit A: PHA Contract Administration Responsibilities
Exhibit B: Covered Units
Exhibit C: Funding
Exhibit D: Service Area
Exhibit E: PHA Adminisitrative Fees

c HUD revision of ACC exhibits

(1) HUD may amend Exhibit B:
   • To add covered units.
   • To withdraw covered units for which the HAP contract has expired or been terminated.
   • To withdraw covered units in connection with portfolio reengineering.

(2) HUD may amend Exhibit C:
   • To add a funding increment, or
   • To remove a funding increment for which the HAP contract has expired or been terminated
   • To remove a funding increment in connection with portfolio reengineering.

(3) HUD may amend Exhibit B or Exhibit C of the ACC by giving the PHA written notice of the revised exhibit. The HUD notice constitutes an amendment of the ACC.
ACC term

(1) The PHA shall provide contract administration services for the covered units during the ACC term.

(2) The initial term of the ACC shall be thirty-six calendar months commencing on the first day of the month of HUD’s first assignment to the PHA of existing HAP contracts for covered units for contract administration pursuant to the ACC. (The same ACC term shall apply for all covered units, whether such covered units are included in the first HUD assignment of covered units, or are added subsequently.)

(3) HUD may unilaterally elect to renew the ACC for up to two additional twelve month renewal terms after the initial term. Each such renewal shall be at HUD’s sole discretion, and shall be exercised by written notice to the PHA of HUD’s election to renew. HUD shall give such renewal notice at least three calendar months before the end of the expiring term (the initial term and the first twelve month renewal term).

(4) The PHA may unilaterally elect to terminate the ACC term at the end of the last month of the initial ACC term, or at the end of any month of the first or second twelve month renewal term, if the PHA gives HUD written notice of the PHA’s election to terminate the ACC term at least twelve calendar months before termination.

PHA CONTRACT ADMINISTRATION SERVICES

Coverage

(1) The PHA shall enter into or assume HAP contracts with owners of covered units to make housing assistance payments to the owners of such units during the HAP contract term.

(2) During the ACC term, the PHA shall provide contract administration services for covered units in the service area.
(3) HUD will assign to the PHA existing HAP contracts for covered units. The PHA agrees to accept all such assignments by HUD for the purpose of administering such HAP contracts in accordance with the ACC during the ACC term. Upon assignment by HUD, the PHA immediately and automatically assumes, during the ACC term, the contractual rights and responsibilities of HUD pursuant to such HAP contracts for covered units in accordance with the ACC and HUD requirements.

b PHA services

(1) The PHA shall perform all PHA responsibilities under the ACC, in accordance with applicable provisions of:

- The United States Housing Act of 1937 (42 U.S.C. 1437 et seq.) and other Federal laws, including any amendments or changes in the law.

- HUD regulations and other requirements, including any amendments or changes in HUD requirements.

- The ACC.

- The HUD-approved proposal submitted in response to the HUD Request for Proposals, and any HUD-approved modifications of the proposal. (However, if any provision of the proposal conflicts with the law, the ACC or any HUD regulation or other requirement, the law, ACC or HUD requirement will govern.)

(2) The PHA shall perform all the following core tasks as described in the Statement of Work.

- Conduct management and occupancy reviews.

- Adjust contract rents.

- Process HAP contract terminations or expirations.

- Pay monthly vouchers from Section 8 owners.

- Respond to health and safety issues.
• Submit Section 8 budgets, requisitions, revisions and year-end statements.
• Submit audits of the PHA's financial condition.
• Renew HAP contracts.
• Report on PHA operating plans and progress.
• Follow up on results of physical inspections of projects with covered units.

(3) The PHA shall perform all core tasks in accordance with the SOW core task descriptions.

(4) The PHA shall require owners to comply with HUD requirements for occupancy of covered units, including requirements governing eligibility for assistance, resident contribution to rent, and examinations and reexaminations of family income.

(5) The PHA shall determine the amount of housing assistance payments to owners in accordance with the terms of the HAP contracts and HUD requirements. The PHA shall pay owners the amount of housing assistance payments due to owners under such HAP contracts from the amount paid to the PHA by HUD for this purpose.

(6) The PHA shall take prompt and vigorous action, to HUD's satisfaction, and as required or directed by HUD, to enforce owner compliance with the terms of HAP contracts for covered units. Such actions include requiring actions by the owner to cure a default, termination, or abatement or other reduction of housing assistance payments, termination of the HAP contract, or recovery of overpayments. However, the PHA may not terminate a HAP contract without HUD's prior written consent.

4 FEES AND PAYMENTS

a HUD payments

(1) HUD will make payments to the PHA for covered units in accordance with HUD requirements.
(2) For each PHA fiscal year, HUD will pay the PHA the amount approved by HUD to cover:

- Housing assistance payments by the PHA to owners of covered units.
- PHA fees for contract administration of covered units.

(3) The amount approved and paid by HUD for housing assistance payments shall be sufficient for timely payment by the PHA to owners of the amount of housing assistance payments due to the owners under HAP contracts for covered units. If the PHA is unable to make timely payment to owners because of HUD delay in paying the PHA the amount sufficient for such payment by the PHA to the owners (and such HUD delay is not caused by the PHA’s action or failure to act), the PHA’s failure to make timely payment to owners shall not be a default by the PHA under the ACC.

(4) The amount of the HUD payment may be reduced, as determined by HUD, by the amount of program receipts (such as interest income) other than the HUD payment.

**Fees**

(1) The PHA earns an administrative fee for each covered unit under HAP contract on the first day of the month. The monthly administrative fee is composed of the basic fee and the incentive fee.

(2) The amount of earned administrative fees is determined in accordance with Exhibit A and Exhibit E.

(3) Basic fees earned by the PHA shall be paid monthly. Incentive fees earned by the PHA shall be paid quarterly. Payment of administrative fees is subject to availability of appropriated funds.

(4) If HUD determines that the PHA has performed below the minimum acceptable quality level in any month, HUD may reduce the amount of the basic fee per unit per month by subtracting the amount of the disincentive deductions determined by HUD in accordance with Exhibit A.
(5) If HUD determines that the PHA has performed above the minimum acceptable quality level, HUD may award an incentive fee per unit per month, in addition to the basic fee, in the amount determined by HUD in accordance with Exhibit A. The total of earned incentive fees for each month, as determined by HUD, shall not exceed the amount of the incentive fee pool for such month.

(6) HUD will not pay an administrative fee for any covered units for which the HAP contract has expired or been terminated.

(7) If HUD determines that the PHA has failed to comply with any obligations under the ACC, HUD may reduce the amount of any administrative fee as otherwise determined by HUD in accordance with Exhibit A if HUD has given the PHA reasonable notice of such failure, and reasonable opportunity to cure such failure prior to such reduction. In determining the length of such HUD notice and the extent or nature of such opportunity to cure, HUD shall have discretion to consider the circumstances of the case, including such factors as prior failure or pattern of failure by the PHA to comply with PHA contract administration obligations under the ACC, and the seriousness of such failures.

5 LIMIT ON PAYMENTS FOR FUNDING INCREMENT

The total amount of HUD payments to the PHA for any funding increment over the increment term shall not exceed the amount of budget authority for the funding increment.

6 REDUCTION OF AMOUNT PAYABLE BY HUD

a If HUD determines that the PHA has committed any default under the ACC, HUD may reduce to an amount determined by HUD:

(1) The amount of the HUD payment to the PHA for any funding increment.

(2) The budget authority for any funding increment.

b HUD shall give the PHA written notice of the reduction.
c If HUD reduces the amount of the HUD payment below the amount necessary to cover housing assistance payments to owners of covered units, the PHA has no obligation to pay housing assistance payments to owners that exceed the amount paid to the PHA by HUD for this purpose.

d The HUD notice may include a revision of the funding exhibit (Exhibit C) that reduces the amount of budget authority for a funding increment. The notice of a revised funding exhibit, or of revisions to the funding exhibit constitutes an amendment of the ACC.

7 PROJECT RESERVE

HUD may establish and maintain a project reserve account for a HAP contract administered by the PHA under the ACC. The amount in the project reserve is determined by HUD. The project reserve may be used by HUD to pay any portion of the payment approved by HUD for a fiscal year.

8 BUDGET AND REQUISITION FOR PAYMENT

a For each fiscal year, the PHA shall submit to HUD an estimate of the HUD payments for the program and any supporting data required by HUD. The budget estimate and supporting data shall be submitted at such time and in such form as HUD may require, and are subject to HUD approval and revision.

b The PHA shall requisition periodic payments on account of each annual HUD payment to the PHA. Each requisition shall be in the form prescribed by HUD. Each requisition shall include certification that housing assistance payments have only been paid to owners in accordance with HAP contracts for covered units, and in accordance with HUD requirements.

c If HUD determines that payments by HUD to the PHA for a fiscal year exceed the amount of the annual payment approved by HUD in the budget for the fiscal year, the excess shall be applied as determined by HUD. Such applications determined by HUD may include, but are not limited to, application of the excess payment against the amount of the annual payment for a subsequent fiscal year. The PHA shall take any actions required by HUD respecting the excess payment, and shall, upon demand by HUD, promptly remit the excess payment to HUD.
9  FINANCIAL MANAGEMENT

   a  Use of program receipts

      (1)  The PHA shall use program receipts in compliance with the
           U.S. Housing Act of 1937 and all HUD regulations and other
           requirements.

      (2)  The PHA may only use program receipts to pay program
           expenditures, including administrative fees payable to the
           PHA, and housing assistance payments payable to owners
           for covered units.

      (3)  Administrative fees earned by and paid to the PHA as
           program expenditures in accordance with this ACC are no
           longer subject to HUD requirements governing use of
           program receipts. The PHA may use or distribute any such
           earned administrative fee income, including basic fees and
           incentive fees, for any purpose.

      (4)  If required by HUD, program receipts in excess of current
           needs shall be promptly remitted to HUD or shall be
           invested in accordance with HUD requirements.

      (5)  Interest on the investment of program receipts constitutes
           program receipts.

   b.  Depository

      (1)  Unless otherwise required or permitted by HUD, all program
           receipts shall be promptly deposited with a federally insured
           financial institution selected as depository institution by the
           PHA in accordance with HUD requirements.

      (2)  The PHA shall enter an agreement with the depository
           institution in the form required by HUD.

      (3)  The PHA may only withdraw deposited program receipts for
           use in connection with the program in accordance with HUD
           requirements, including payment of housing assistance
           payments to owners and payment of administrative fees to
           the PHA.

      (4)  If HUD determines that the PHA has committed any default
           under the ACC, and has given the PHA notice of such
determination, HUD may freeze deposited program receipts held by the depository institution, and may withdraw deposited funds. The PHA agreement with the depository institution shall provide that if required under a written freeze notice from HUD to the depository:

- The depository institution shall not permit any withdrawal of deposited funds by the PHA unless withdrawals by the PHA are expressly authorized by written notice from HUD to the depository institution.
- The depository institution shall permit withdrawals of deposited funds by HUD.

(5) Unless approved by HUD, the PHA may not deposit under the depository agreement monies received or held by the PHA in connection with any contract between the PHA and HUD.

10 FIDELITY BOND COVERAGE

The PHA shall carry adequate fidelity bond coverage, as required by HUD, to compensate the PHA and HUD for any theft, fraud or other loss of program property resulting from action or non-action by PHA officers or employees or other individuals with administrative functions or responsibility for contract administration under the ACC.

11 MANAGEMENT REQUIREMENTS

a The PHA shall (without any compensation or reimbursement in addition to administrative fees in accordance with § 4.b of the ACC) perform all PHA obligations under the ACC, and provide all services, materials, equipment, supplies, facilities and professional and technical personnel, needed to carry out all PHA obligations under the ACC, in accordance with sound management practices, Federal statutes, HUD regulations and requirements and the ACC.

b The PHA shall:

(1) Maintain telephone service during normal and customary business hours.

(2) Design and implement procedures and systems sufficient to fulfill all PHA obligations under the ACC.
(3) Take necessary actions to maintain good relations with owners, residents and their representatives, neighborhood groups, and local government agencies.

(4) Respond fully and promptly to inquiries from assisted residents, and refer inquiries from Congress or other governmental entities to HUD.

12 PROGRAM RECORDS

a The PHA shall maintain complete and accurate accounts and other records related to operations under the ACC. The records shall be maintained in the form and manner required by HUD, including requirements governing computerized or electronic forms of record-keeping. The accounts and records shall be maintained in a form and manner that permits a speedy and effective audit.

b The PHA shall maintain complete and accurate accounts and records for each HAP contract.

c The PHA shall furnish HUD such accounts, records, reports, documents and information at such times, in such form and manner, and accompanied by such supporting data, as required by HUD, including electronic transmission of data as required by HUD.

d The PHA shall furnish HUD with such reports and information as may be required by HUD to support HUD data systems.

e HUD and the Comptroller General of the United States, or their duly authorized representatives, shall have full and free access to all PHA offices and facilities, and to all accounts and other records of the PHA that are relevant to PHA operations under the ACC, including the right to examine or audit the records and to make copies. The PHA shall provide any information or assistance needed to access the records.

f The PHA shall keep accounts and other records for the period required by HUD.

g HUD may review and audit PHA performance of its responsibilities under the ACC. The PHA shall comply with Federal audit requirements. The PHA shall engage an independent public accountant to conduct audits that are required by HUD. The PHA
shall cooperate with HUD to promptly resolve all audit findings, including audit findings by the HUD Inspector General or the General Accounting Office.

13 DEFAULT BY PHA

a Definition of default

Occurrence of any of the following events is a default by the PHA in performance of its obligations under the ACC:

(1) The PHA has failed:

- To comply with PHA obligations under the ACC, or
- To comply with PHA obligations under a HAP contract with an owner, or
- To take appropriate action, to HUD’s satisfaction or as required or directed by HUD, for enforcement of the PHA’s rights under a HAP contract.

(2) The PHA has made any misrepresentation to HUD of any material fact.

b Termination of ACC because of PHA default

(1) HUD may terminate the ACC at any time in whole or in part if:

- HUD determines that the PHA has committed any default or pattern of default under the ACC, and
- HUD has given the PHA reasonable notice of the default to the PHA, and reasonable opportunity to cure the default prior to termination. However, the PHA shall comply with HUD instructions on remedial actions necessary to cure the default.
(2) In determining the length of such HUD notice and the extent or nature of such opportunity to cure, HUD shall have discretion to consider the circumstances of the case, including such factors as prior failure or pattern of failure by the PHA to comply with PHA contract administration obligations under the ACC, and the seriousness of such failures. If HUD determines that urgent or other exigent circumstances require immediate termination of the ACC, HUD may terminate the ACC at any time, without allowing any opportunity to cure. Such circumstances include diversion or misuse of program receipts, PHA misrepresentation to HUD of any material facts, or failures of program administration that affect or may affect the welfare of assisted families.

(3) If HUD elects to terminate the ACC, HUD shall terminate the ACC by written notice to the PHA, which shall state:

- The reason for termination.
- The date of termination.

Other remedies

(1) HUD may take title or possession to any or all program property:

- Upon occurrence of a default by the PHA, or
- Upon termination of the ACC in whole or in part, or
- Upon expiration of the ACC term.

(2) HUD's exercise or non-exercise of any right or remedy for PHA default under the ACC is not a waiver of HUD's right to exercise that or any other right or remedy at any time.
14 CONFLICT OF INTEREST

a Neither the PHA, nor any PHA contractor, subcontractor or agent for operations under the ACC, nor any other entity or individual with administrative functions or responsibility concerning contract administration under the ACC, may enter into any contract, subcontract, or other arrangement in connection with contract administration under the ACC in which any covered individual or entity has any direct or indirect interest (including the interest of any immediate family member), while such person is a covered individual or entity or during one year thereafter.

b "Immediate family member" means the spouse, parent, child, grandparent, grandchild, sister, or brother of any covered individual.

c "Covered individual or entity" means an individual or entity that is a member of any of the following classes:

(1) A member, officer or director of the PHA, or other PHA official with administrative functions or responsibility concerning contract administration under the ACC.

(2) If the PHA is an instrumentality of a governmental body:

- A member, officer or director of such governmental body.
- A member, officer or director of any entity that holds a direct or indirect interest in the instrumentality entity.

(3) An employee of the PHA.

(4) A PHA contractor, subcontractor or agent with administrative functions or responsibility concerning contract administration under the ACC, or any principal or other interested party of such contractor, subcontractor or agent.

(5) An individual who has administrative functions or responsibility concerning contract administration under the ACC, including an employee of a PHA contractor, subcontractor or agent.
(6) A public official, member of a governing body, or State or local legislator, who exercises functions or responsibilities concerning contract administration under the ACC.

d The PHA shall require any covered individual or entity to disclose his, her or its interest or prospective interest in any contract, subcontract or other arrangement in connection with contract administration under the ACC to the PHA and HUD.

e During the term of the ACC, the PHA shall not own or otherwise possess any direct or indirect interest in any covered unit (including a unit owned or possessed, in whole or in part, by an entity substantially controlled by the PHA), and shall not claim or receive any administrative fee for contract administration of a unit in which the PHA has any such interest.

f Notwithstanding paragraph e, if the PHA is a State, or an agency or instrumentality of a State (not including a municipality, county or other agency of local government), and provides or has provided financing for development, repair or improvement of covered units, and holds a mortgage of the real property to secure such financing:

(1) The existence of such mortgage or interest shall not be considered a conflict of interest under paragraph e, (provided that the PHA has not obtained any other ownership interest in the property, by exercise of its remedies as mortgagee or otherwise), and in such case, paragraph e shall not bar the PHA from claiming or receiving an administrative fee for contract administration of such covered units.

(2) The PHA shall fully disclose such mortgage or interest to HUD, including any defaults by the mortgagee or borrower under such mortgage, and any actions considered or taken by the PHA to enforce the mortgage or the terms of such financing against the owner or the real property. HUD may require the PHA to take measures or actions necessary to assure that the PHA’s interest as lender or mortgagee does not prejudice the PHA’s full and vigorous performance of contract administration services for the covered units in accordance with the ACC, or may amend Exhibit B and C of the ACC to withdraw such covered units, and the funding for such units, from the scope of the ACC.
g HUD may waive the conflict of interest requirements for good cause. Any covered individual or entity for whom a waiver is granted may not execute any contract administration functions or responsibility concerning a HAP contract under which such individual is or may be assisted, or with respect to a HAP contract in which such individual or entity is a party or has any interest.

h No member of or delegate to the Congress of the United States of America or resident commissioner shall be admitted to any share or part of the ACC or to any benefits which may arise from it.

15 EQUAL OPPORTUNITY

a The PHA shall comply with all equal opportunity requirements imposed by Federal law, including applicable requirements under:

1. The Fair Housing Act, 42 U.S.C. 3601-3619 (implementing regulations at 24 CFR parts 100 et seq.).


6. Title II of the Americans with Disabilities Act, 42 U.S.C. 12101 et seq.

b The PHA shall submit a signed certification to HUD that the PHA shall carry out its responsibilities under the ACC in accordance with the Fair Housing Act, Title VI of the Civil Rights Act of 1964, the Age Discrimination Act of 1975, Executive Order 11063, Section 504 of the Rehabilitation Act of 1973, and Title II of the Americans with Disabilities Act.
c The PHA shall cooperate with HUD in the conducting of compliance reviews and complaint investigations pursuant to applicable civil rights statutes, Executive Orders, and related rules and regulations.

16 COMMUNICATION WITH HUD

The CA shall communicate with HUD through the official or officials designated by HUD.

17 EXCLUSION OF THIRD PARTY RIGHTS

a A family that is eligible for housing assistance under the ACC is not a party to or a third party beneficiary of the ACC.

b Nothing in the ACC shall be construed as creating any right of any third party to enforce any provision of the ACC, or to assert any claim against HUD or the PHA.
PUBLIC HOUSING AGENCY

Housing and Community Development Corporation of Hawaii
Name of PHA (print)

Sharyn L. Miyashiro
Signature of authorized representative
Sharyn L. Miyashiro, Acting Executive Director
Name and official title (print)

Date 9/11/00

U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT (HUD)

Signature of authorized representative

William Apgar Assistant Secretary For Housing
Name and official title (print)

September 30, 2000
Date

Annual Contributions Contract: Project-based Section 8 Contract Administration
(5/00)
EXHIBIT A
PUBLIC HOUSING AGENCY RESPONSIBILITIES

CONTENTS OF EXHIBIT A

1. INTRODUCTION .................................................................................. 3
2. PUBLIC HOUSING AGENCY .................................................................. 4
   2.1. Overview of Public Housing Agency responsibilities ......................... 4
   2.2. Qualification as Public Housing Agency ................................................. 4
   2.3. Instrumentality Entity eligibility .......................................................... 5
3. STATEMENT OF WORK ....................................................................... 6
   3.1. Overview .......................................................................................... 6
      3.1.1. Performance-based Service Contracting ............................................ 6
      3.1.2. Elements of core task descriptions .................................................. 6
      3.1.3. HUD regulations and requirements ................................................ 7
      3.1.4. Core tasks ................................................................................... 8
   3.2. Management and occupancy reviews .................................................. 8
   3.3. Rental adjustments ........................................................................... 10
   3.4. Opt-out and HAP contract termination ............................................... 14
   3.5. Monthly vouchers ............................................................................. 15
   3.6. Health and safety issues and community/resident concerns .................. 18
   3.7. Section 8 budgets, requisitions, revisions and year-end statements ......... 20
   3.8. Public Housing Agency audit ............................................................... 21
   3.9. Renewals of expiring Section 8 HAP contracts ..................................... 23

ACC

EXHIBIT A – PAGE 1
3.10. General reporting requirements 24
3.11. Physical inspection 26

4. PHA ADMINISTRATIVE FEE 28
4.1. Definitions 28
4.2. Evaluation of PHA performance 31
4.3. Incentive fee 31
4.4. Fee payment 32
4.4.1. Payment of basic fee 32
4.4.2. Payment of incentive fee 33
4.5. Availability of funds 33
4.6. Use of fee income 33
4.7. Performance Requirements Summary (PRS) 33
4.8. How to calculate earned administrative fees 47

5. ACC TERM 60
6. EQUAL EMPLOYMENT OPPORTUNITY COMPLIANCE 60

7. DATA SYSTEMS 61
7.1. Federal Requirements 61
7.2. Communication with owners 61
7.3. Communication with HUD 61
7.4. Fund transfer and payment 62

8. MANAGEMENT CAPACITY AND QUALITY CONTROL PLAN 62
1. INTRODUCTION

The Public Housing Agency (PHA) has entered this Annual Contributions Contract (ACC) with HUD. Under the ACC, the PHA will provide contract administration services for project-based Housing Assistance Payments Contracts (HAP contracts) entered under Section 8 of the United States Housing Act of 1937 (42 U.S.C. 1437f) (Section 8).

The ACC does not apply to contract administration of Section 8 projects assisted under the Section 8 moderate rehabilitation program (24 CFR part 882) (including the Section 8 moderate rehabilitation single room occupancy program), or to contract administration of projects assisted under the Section 8 project-based voucher program or project-based certificate program (24 CFR part 983).

During the ACC term, the PHA will oversee HAP contracts for Section 8 projects in accordance with HUD regulations and requirements. The PHA’s responsibilities are governed by the ACC between HUD and the PHA. HUD will assign HAP contracts for Section 8 projects to the PHA for contract administration during the term of the ACC. Upon HUD assignment of HAP contracts with the owners of Section 8 projects, the PHA immediately and automatically assumes, during the ACC term, the obligations of HUD under the HAP contracts. The PHA will monitor and enforce the compliance of each Section 8 owner with the terms of the HAP contract and HUD regulations and requirements.

HUD seeks to achieve three programmatic and three administrative objectives.

Programmatic objectives:

- Calculate and pay Section 8 rental subsidies correctly.
- Administer project-based Section 8 HAP contracts consistently.
- Enforce owner obligations to provide decent housing for eligible families.

Administrative objectives:

- Execute an ACC only with a PHA that has the qualifications and expertise to oversee and manage affordable housing, and that has the capacity to perform the required contract administration services, including necessary personnel and other resources.
- Get the best value for dollars spent for PHA services.
Encourage the development of joint ventures and/or partnerships for contract administration services to obtain the benefit of the best practices of both public and private sectors.

2. PUBLIC HOUSING AGENCY

2.1. Overview of Public Housing Agency responsibilities

The PHA must administer Section 8 HAP contracts in accordance with the ACC, Federal law, and HUD regulations and requirements, both current and as amended in the future. The ACC with the PHA specifies the area where the PHA is required to provide contract administration services (service area).

The ACC specifies the Section 8 assisted units under HAP contracts that HUD assigns to the PHA for contract administration under the ACC during the ACC term (covered units). From time to time during the ACC term, HUD may add or delete covered units for contract administration under the ACC. Each fiscal year, the PHA will request funds from HUD to cover PHA administrative fees and housing assistance payments to owners of covered units.

The Statement of Work (SOW) (Section 3 below) details core functions (tasks) that the PHA must perform.

The major tasks of the PHA include, but are not limited to the following:

- Monitor compliance of Section 8 project owners with their obligation to provide decent, safe, and sanitary housing to assisted residents.
- Pay Section 8 project owners accurately and timely.
- Submit required documents accurately and timely to HUD (or as required by HUD).
- Comply with HUD regulations and requirements, both current and as amended in the future, governing administration of Section 8 HAP contracts.

2.2. Qualification as Public Housing Agency

By law, HUD may only enter into an ACC with a legal entity that qualifies as a "public housing agency" (PHA) as defined in the United States Housing Act of 1937 (42 U.S.C. 1437 et seq.). However, that requirement does not preclude joint ventures or other partnerships between a PHA and other public or private entities to carry out the PHA's contract administration responsibilities under the ACC between the PHA and HUD.
Under the law, a public housing agency is defined as a:

"...State, county, municipality, or other governmental entity or public body
(or agency or instrumentality thereof) which is authorized to engage in or
assist in the development or operation of low-income housing."
(42 U.S.C. 1437a(b)(6)).

To qualify as a PHA that may enter into a Section 8 ACC with HUD, the legal
entity must be one of the following:

☐ A general or special purpose governmental entity: Such governmental
entities include a State, municipality, housing authority, or
governmental public benefit corporation.

☐ A multi-state, interstate or regional governmental entity.

☐ An instrumentality entity: Such instrumentality entity must act as an
instrumentality of a parent governmental entity, or multiple parent
governmental entities. The instrumentality entity may be a for-profit or
not-for-profit entity.

The entity that has entered the ACC with HUD affirms and certifies that it is a
Public Housing Agency (PHA) as required by Federal law, and that it has
jurisdiction and authority to carry out Section 8 contract administration
services in the agreed service area in accordance with the ACC.

2.3. Instrumentality Entity eligibility

If the PHA has qualified as an "instrumentality entity", the relationship between
an instrumentality entity and a governmental entity ("parent entity") must include
all of the following characteristics:

☐ The parent entity must have the right to approve the corporate charter or
other organic documents of the instrumentality entity, including the right to
approve any amendments.

☐ The parent entity must have the right to control, direct and authorize the
execution of the ACC between HUD and the instrumentality entity.

☐ The parent entity must have the right to directly or indirectly control operation
of the instrumentality entity.

☐ The parent entity must have the right that upon dissolution or termination of
the instrumentality entity, title to all real or personal property held by the
instrumentality entity must be transferred to the parent entity or an entity
designated by the parent entity.
The charter or other organic documents of the instrumentality entity (e.g., certificate of incorporation, partnership agreement or certificate) must provide that the instrumentality entity is authorized to "engage in or assist in the development or operation of low-income housing."

Governmental parent entities may partner with private for-profit or non-profit entities that hold an interest, directly or indirectly, in an instrumentality entity so long as such instrumentality entity is otherwise in compliance with the above stated requirements for eligibility of an instrumentality entity. Private entities may contract directly with an instrumentality entity.

3. STATEMENT OF WORK

3.1. Overview

3.1.1. Performance-based Service Contracting

For work performed under the ACC, HUD has used Performance-based Service Contracting (PBSC). PBSC is based on the development of a performance work statement, which defines the work in measurable, mission-related terms with established performance standards and review methods to assure quality performance of the work. PBSC assigns incentives to reward performance that exceeds the minimally acceptable and assesses disincentives for unsatisfactory performance.

The PHA must complete all tasks described in Exhibit A of the ACC, including both requirements specifically designated as "incentive-based performance standards" and all other "requirements."

PHA failure to complete the tasks or comply with other PHA obligations under the ACC will constitute a default under the ACC. HUD may terminate the ACC at any time in whole or in part if HUD determines that the PHA has committed any default under the ACC.

3.1.2. Elements of core task descriptions

The description of each core task contains the following elements:

☐ Outcome: The required result of the task.

☐ Requirements: A general description of specific tasks the PHA must perform.
NOTE: The PHA must perform each task in accordance with all relevant HUD regulations and other requirements in effect during the term of the ACC. The ACC does not set forth the details of such regulations and requirements.

- Reference: Current HUD regulations and other HUD requirements related to each task.

- Incentive-based Performance Standards (IBPS): A description of specific elements of each core task. HUD will measure the PHA's performance of each such element as the performance standard to determine the PHA's earned administrative fees (including earned basic fees and earned incentive fees).

- Quality Assurance (QA): A listing of the methods and resources HUD will use to verify the accuracy of the PHA's reported performance and accomplishments. HUD may use other methods that it deems appropriate to assure quality.

3.1.3. HUD regulations and requirements

All references mentioned in the description of the tasks are generally available on HUD's website (http://www.hudclips.org/cgi/index.cgi). Interested parties may order copies of HUD handbooks and other directives through the HUD website, or through the HUD Multifamily Clearinghouse at 1-800-685-8470. The regulations and directives listed may be updated from time to time.

HUD does not represent that the references listed in the ACC, or on the HUD website are a complete listing of current relevant HUD regulations and requirements. In addition, HUD regulations and other requirements may change from time to time during the term of the ACC.

HUD's codified regulations are issued as Title 24 of the Code of Federal Regulations (CFR). Revisions or additions to HUD regulations are initially published in the Federal Register. HUD may also publish Federal Register notices. In addition to publication in the Federal Register and the CFR, HUD issues additional program requirements as HUD "directives", including HUD notices, handbooks and forms.

The PHA must carry out the core tasks described in the Statement of Work (ACC Exhibit A,§ 3), as well as other responsibilities related to contract administration under the ACC, in accordance with all HUD regulations and requirements in effect from time to time, as well as other responsibilities related to contract administration under the ACC.
3.1.4. Core tasks

This section describes ten core tasks that the PHA must perform:

1. Conduct management and occupancy reviews.
2. Adjust contract rents.
3. Process HAP contract terminations or expirations.
4. Pay monthly vouchers from Section 8 owners.
5. Respond to health and safety issues.
6. Submit Section 8 budgets, requisitions, revisions and year-end statements.
7. Submit audits of the PHA’s financial condition.
8. Renew HAP contracts.
10. Follow up on results of physical inspections of Section 8 projects.

3.2. Management and occupancy reviews

The PHA must conduct an on-site management and occupancy review of each Section 8 project, no less than annually. (Some projects may have multiple HAP contracts.) The review must be a comprehensive assessment of the owner’s procedures for directing and overseeing project operations, and the adequacy of the procedures for carrying out day to day, front-line activities. Some examples of the areas that the PHA must audit are: maintenance, security, leasing, occupancy, certification and recertification of family income, and determination of the family payments, financial management, Management Improvement and Operating (MIO) Plans, and general maintenance practices. The results of the on-site review must provide adequate documentation to support any enforcement actions proposed against the owner by the PHA or HUD.

Outcome: Identify and resolve areas of noncompliance with HUD regulations and other requirements.

Requirements:

☐ Schedule and conduct annual reviews of each project, using form HUD-9834 or other appropriate documentation.
- Evaluate the owner's operating policies and procedures following guidance in the appropriate HUD directives.

- Verify compliance with HUD regulations and requirements regarding occupancy issues (e.g., resident eligibility and selection, examination and reexamination of family income and assets, household characteristics), and verify that correct documentation is contained in each resident file to support claims for payment under the HAP contract. Use the following resident file random sampling:

<table>
<thead>
<tr>
<th>Number of Units</th>
<th>Minimum File Sample</th>
</tr>
</thead>
<tbody>
<tr>
<td>100 or fewer</td>
<td>5 files plus 1 for each 10 units over 50</td>
</tr>
<tr>
<td>101-600</td>
<td>10 files plus 1 for each 50 units or part of 50 over 100</td>
</tr>
<tr>
<td>601-2000</td>
<td>20 files plus 1 for each 100 units or part of 100 over 600</td>
</tr>
<tr>
<td>over 2,000</td>
<td>34 files plus 1 for each 200 units or part of 200 over 2,200</td>
</tr>
</tbody>
</table>

If the PHA's review of the sample indicates a problem, the PHA must require the owner to conduct a 100% review of the files and report the results of the review to the PHA. The PHA must test the review done by the owner to determine its reliability and accuracy.

- Verify owner compliance with civil rights regulations, including Title VI, Title VIII, the Americans with Disabilities Act, and Section 504 of the Rehabilitation Act of 1973.

- Notify the jurisdictional HUD office by close of next business day of any potential fraud or potential violations of law identified during the PHA review.

- Prepare and submit to the owner and jurisdictional HUD office a written report, on form HUD-9834, or other appropriate HUD-required documents within 30 days of the PHA review, outlining any findings and recommendations for corrective action.

- Monitor implementation of corrective action. Notify jurisdictional HUD office within one business day when enforcement action is required.

- Enter required information into HUD data systems.

References:
Incentive-based Performance Standards

1. The PHA must conduct annual Management and Occupancy Reviews in accordance with the PHA submitted and HUD approved workplan according to HUD requirements, document corrective actions taken against Section 8 project owners or families, and monitor implementation of necessary corrective action.

2. The PHA review must document on the appropriate form compliance by Section 8 owners with civil rights regulations, including Title VI, Title VIII, the Americans with Disabilities Act, and Section 504 of the Rehabilitation Act of 1973 and forward to the owner and the appropriate jurisdictional HUD office within 30 days.

Quality Assurance:

On-Site Reviews

Data Systems Reports

3.3. Rental adjustments

Contract rent under each Section 8 HAP contract must be adjusted during the HAP contract term in accordance with the HAP contract and HUD requirements.

The PHA must process contract rent adjustments correctly.

If applicable, the PHA must analyze adjustments of the owner utility allowance schedule.

Outcome: Contract rent adjustments are timely and correct.

Requirements:

A. Budget-based adjustments
Where applicable, the budget-based rent adjustment method requires a Section 8 owner to submit an operating budget and supporting documentation for PHA review. The rent adjustment is subject to HUD-approval.

The PHA must determine budget-based adjustments of contract rent by performing the following tasks:

- Analyze the project's operating budget and supporting documentation for a rent adjustment to determine reasonableness according to guidance in HUD Handbook 4350.1.
- Document contract rent increases on a rent schedule (Form HUD-92458)
- Analyze adjustments of the owner utility allowance schedule, if applicable.
- If the HAP contract requires the owner to maintain a reserve for replacement, analyze adjustment to the monthly reserve for replacement deposit as required and recommend action to HUD.
- Recommend approval or disapproval to HUD. HUD must notify PHA of the decision and the PHA must provide written notification to the owner.
- Verify accurate, timely completion and submission of the adjusted rent schedule by the owner.
- Enter data into the appropriate HUD data system within five business days from completion of action.

B. Annual Adjustment Factor (AAF)

This rent adjustment method generally requires the PHA to apply the AAF to current contract rents. AAFs are published annually in the Federal Register.

The PHA must perform the following tasks:

- Determine the amount of annual adjustments in accordance with HUD requirements.
- Analyze adjustments of the owner utility allowance schedule, if applicable.
- If the HAP contract requires the owner to maintain a reserve for replacement, analyze adjustment to the reserve for replacement, and recommend action to HUD.
- Approve or disapprove the amount of rent adjustment and provide written notification to the owner.
Validate comparability study if submitted by the owner to support a rent adjustment request.

Verify accurate, timely completion and submission of adjusted rent schedule by the owner.

Enter data into the appropriate HUD system within five business days from completion of action.

C. Special adjustments

For HAP contracts which provide for AAF-adjusted rents, the Section 8 owner may request a special adjustment for cost increases generally applicable to housing in the locality, such as increases in cost items such as insurance, taxes or utility rates. The appropriate jurisdictional HUD office must approve or deny all special adjustments within 30 days of receipt of a properly documented request from the PHA.

The PHA must process the owner’s request for a special rent adjustment to determine if the special adjustment should be approved by HUD. To accomplish this, the PHA must perform the following tasks:

- Analyze a special adjustment request from the owner.
- Recommend action to the appropriate jurisdictional HUD office.
- Based on notification from HUD, notify the owner of rent adjustment approval or disapproval.
- Verify accurate, timely completion and submission of an adjusted rent schedule by the owner.
- Enter data into the appropriate HUD data system within 5 business days from completion of action.

D. Rent appeals

A Section 8 owner may appeal the PHA rent adjustment decision. The first level of appeal is to the PHA; the second level of appeal is to the appropriate jurisdictional HUD office. The PHA must review owner appeals.

The PHA must perform the following tasks:

First level appeal
- Analyze the owner’s rent appeal request.
Provide the owner with written notice of PHA decision and justification within 30 business days of receipt of the owner's request.

If the appeal is approved:

- Verify accurate, timely completion and submission by the owner of the adjusted rent schedule.
- Enter data into the appropriate HUD data system within 5 business days after completion of action.

If the appeal is denied:

- Notify the owner of opportunity for second level appeal with notice of PHA decision and justification.

**Second level appeal**

If the appeal is approved by HUD:

- Receive approval from jurisdictional HUD office within 30 days after request for second level appeal
- Verify accurate, timely completion and submission of adjusted rent schedule by the owner.
- Enter data into the appropriate HUD data system.

**References:**

- HUD Handbook 4350.1
- Notice: H-98-34
- Notice: H-98-3
- Notice: H-98-27

**Incentive-based Performance Standards**

3. PHA completes processing of owner's request for rent adjustment, and all PHA approved rent adjustments are executed and finalized within 30 days of receipt of owner's request for a budget-based rent adjustment or on the anniversary date of the HAP contract for an AAF-based rent adjustment.
Quality Assurance:
On-Site Reviews
Data Systems Reports

3.4. Opt-out and HAP contract termination

A Section 8 HAP contract may terminate because:

☐ The HAP contract term expires and the owner chooses not to renew the expiring contract (opt-out); or

☐ The HAP contract is terminated by the PHA for owner default (after HUD approves the termination).

When a Section 8 HAP contract will terminate, the PHA must notify HUD, and must work with HUD to obtain tenant-based voucher assistance for eligible residents. The PHA must coordinate efforts with the jurisdictional HUD office to identify a PHA to administer the tenant-based assistance.

Outcome: Provide ongoing rental assistance to eligible residents in occupancy at the time of the opt-out.

Requirements:

A. Notification requirements

The PHA must:

☐ Inform the jurisdictional HUD office by close of next business day after notice by the owner that the owner has elected to opt-out of the HAP contract.

☐ Inform the jurisdictional HUD office of the PHA's recommendation to terminate a HAP contract because of owner default.

☐ Verify that the owner has complied with the HAP contract and current law on opt-outs.

B. PHA actions when HAP contract terminates

The PHA must:

☐ Obtain resident payment and family unit size data from the owner.
Provide resident payment (family income and total tenant payment) and family unit size data (family size and composition, and size of Section 8 unit currently occupied by family) to jurisdictional HUD office within 3 business days after receipt of such information from the owner, and at least 90 days before HAP contract termination, for the purpose of obtaining Section 8 vouchers for residents.

Coordinate efforts with the jurisdictional HUD to identify a PHA to administer tenant-based voucher assistance for residents.

Help residents who must move from the project arranging to receive tenant-based voucher assistance from the PHA that will administer such assistance.

References:

Notice: H-98-34

Housing Notices H-99-08, H-99-13

Incentive-based Performance Standards

4. PHA notifies jurisdictional HUD office, by close of next business day after notice by owner, that the owner has elected to opt-out.

5. PHA provides complete resident data to jurisdictional HUD office at least 90 days before HAP contract expiration.

Quality Assurance:

On-Site Reviews

Data Systems Reports

3.5. Monthly vouchers

The "Automation Rule" (24 CFR Section 108, Part 208 - Electronic Transmission of Required Data for Certification and Recertification and Subsidy Billing Procedures for Multifamily Subsidized Projects) requires Section 8 project owners to request housing assistance payments by vouchers submitted monthly through the Tenant Rental Assistance Certification System (TRACS). Vouchers are due the tenth day of the month preceding the month for which the owner is requesting payment. A PHA may not pay owners until owner vouchers are received and reviewed for accuracy.
Outcome: Payments of Section 8 vouchers and claims are only authorized and paid for eligible covered units. Payments are made to owners by the first day of every month.

Requirements:

A. Verify and certify accuracy of monthly Section 8 vouchers (forms HUD-52670 & HUD-52670-A)

The PHA must verify and provide written documentation certifying the accuracy of owner payment requests by the last day of each month before the month when payment is due to the owner in accordance with the HAP contract. The PHA disburses housing assistance payments to the owner in response to the owner’s payment request as verified by the PHA. To accomplish this task, the PHA must:

- Monitor owner follow-up efforts on discrepancies identified as a result of any income matching initiatives. HUD will provide discrepancy reports to the PHA.

- Monitor compliance by owners with requirements for entry of all resident certification and recertification data in TRACS.

- Verify voucher submissions by owner through the TRACS system by the tenth day of the month preceding the month for which the owner is requesting payment.

- Verify through TRACS that the amount of the housing assistance payment paid on behalf of each resident family is accurate.

- Verify that all recertifications are completed by the owner in a timely manner and entered into TRACS.

- Verify that the owner’s payment request does not include any covered units for which Section 8 assistance has been abated.

- Analyze required adjustments prior month’s vouchers to determine accuracy and validity.

- Determine if authorized rent or utility allowance adjustments have been implemented timely and accurately.

- Verify pre-approval of Section 8 Special Claims (see paragraph B of this section).

- Notify the owner, in writing, of any corrections required and track corrections.
B. Verify and authorize payment only on valid Section 8 Special Claims for unpaid rent, resident damages or vacancy loss.

A Section 8 project owner may claim reimbursement from the PHA --to the extent provided in the HAP contract -- for unpaid rent, resident damages, and vacancy losses on covered units. Eligible claims must be pre-approved by the PHA before being submitted with owner's monthly voucher. The PHA must:

- Analyze, verify and approve or disapprove owner claims in accordance with HUD regulations and other requirements (including program requirements in HUD directives such as handbooks, notices or forms); and using TRACS and information provided by the owner.

- Enter data into a spreadsheet program for monitoring PHA payments. (The program must comply with HUD standards and requirements.)

- Return the HUD-approved claim to the owner for owner submission with the next owner voucher.

C. Disburse Section 8 payments to owners

After the PHA has approved the owner's Section 8 voucher (see paragraph A of this section), the PHA must disburse housing assistance payments to the owner by an electronic fund transfer (EFT).

The PHA must disburse each monthly housing assistance payment to the owner no earlier than the first of the calendar month for which payment is due, and no later than the first business day of that month.

Reference:

HUD Handbook 4350.3
Incentive-based Performance Standards

6. PHA must promptly review and verify each monthly payment voucher submitted by an owner, and either approve or modify the voucher, so the monthly payment to the owner is sent no earlier than the first of the calendar month for which payment is due to owner, and no later than the first business day of the calendar month.

7. Each month, the PHA must provide written formal notification to HUD of corrective actions by the PHA, including corrective action as a result of PHA verification that shows overpayment to an owner. The PHA must provide such notification to HUD within ten days after the PHA's verification and certification of the owner's vouchers, and determination of discrepancies in payments to the owner. The PHA must monitor cases of overpayment or other discrepancies for adequate resolution, and must complete resolution of such cases within 30 days after PHA verification of overpayment to the owner, or determination of other discrepancies in payments to the owner.

8. The PHA must monitor and report owner's follow-up efforts on discrepancies identified as a result of tenant income-matching.

Quality Assurance:

On-Site Reviews

Data Systems Reports

3.6. Health and safety issues and community/resident concerns

The PHA must accept resident complaints and follow-up with owners to ensure that owners take appropriate action.

Outcome: Resolve health and safety issues and establish positive relations and communications with residents and the community.

Requirements:

A. Respond to all life threatening health and safety issues

☐ Respond immediately to all life threatening health and safety issues.
Maintain tracking system for inquiries, responses and corrective actions and submit log to jurisdictional HUD office with monthly invoices.

Notify owner of all concerns and determine appropriate corrective action.

Monitor owner response to concerns and implementation of corrective actions.

B. Respond to all non-life threatening health and safety and community/resident concerns

Respond to all non-life threatening health and safety issues within two business days of notification during normal business hours.

Maintain tracking system for community and resident inquiries and complaints, PHA responses, and corrective actions by owner. Submit log to jurisdictional HUD office with monthly invoices.

Notify owner of all concerns and determine appropriate corrective action.

Monitor owner response to concerns and owner implementation of corrective actions.

References:

HUD Handbook 4381.5 REV-2
Incentive-based Performance Standards

9. Respond, document and notify owner of life-threatening health and safety issues within an hour of receipt of complaint or inquiry or other knowledge of the issue, or before close of business day (whichever is sooner).

10. PHA documents PHA initiatives and actions taken to notify the owner of non-life threatening health and safety issues, inquiries or complaints, and responds to residents within two business days after notification to the owner. Until final resolution of issue, PHA continues to provide follow-up information to residents every two weeks. Documentation of all action is recorded.

Quality Assurance:

On-Site Reviews

Monthly Invoice

3.7. Section 8 budgets, requisitions, revisions and year-end statements

In order to receive monthly ACC payments, the PHA must:

☐ Prepare and submit Section 8 budgets and requisitions (and revisions as required) for each HAP contract at least 90 days before the beginning of the PHA fiscal year.

☐ Prepare and submit year-end settlement statements within 45 days after the end of the PHA fiscal year.

Outcome: PHA submits accurate financial documents on time to HUD on time.

Requirements:

☐ Prepare and submit annually to HUD Section 8 budget (HUD Forms 52672 and 52673) at least 90 days before the beginning of the PHA fiscal year.

☐ Prepare and submit annually to HUD annual requisition for partial payment of Annual Contributions (HUD Form 52663) at least 90 days before the beginning of the PHA fiscal year.
Perform monthly comparison of HAP payments to owners and monthly ACC partial payments from HUD.

Prepare and submit to HUD a revised budget and requisition (HUD Form 52663) when and if monthly comparison indicates ACC payments will exceed housing assistance payments by more than 5%. The PHA must complete submissions by the end of the PHA fiscal year.

Prepare and submit the year-end settlement statement (HUD Form 52681) to HUD within 45 days after the end of the PHA fiscal year.

Reference:
HUD Handbook 7420.7, Chapter 6

Incentive-based Performance Standards

11. The PHA must submit to HUD an acceptable and accurate budget and annual requisition for each HAP contract at least 90 days before the PHA fiscal year.

   If monthly reviews of HAP payments to owners and ACC payments received from HUD indicate that the PHA will be overpaid by more than five percent, the PHA must submit a revised budget and annual requisition to reduce future HUD payments accordingly. The revised budget and requisition must be submitted no later than the first day of the month following such indication of overpayment.

12. The PHA must submit the year-end statement to HUD within 45 days after the end of the PHA's fiscal year.

Quality Assurance:
Monthly Invoice
Status Report

3.8. Public Housing Agency audit
The PHA must maintain complete and accurate financial records covering the PHA's contract administration of covered units under the ACC.

Outcome: The PHA's records are complete and accurate.
Requirements:

- Records concerning contract administration under the ACC must be distinct and separate from records concerning any other business of the PHA.

- The PHA must maintain complete and accurate records regarding activities relating to each HAP contract for covered units.

- If the PHA is required to submit audited financial statements under OMB's Circular A-133, the PHA must submit audited annual financial statements that fully comply with the requirements of OMB Circular A-133 by the earlier of: (1) 30 days after receipt of the auditor's report or (2) 9 months after the PHA fiscal year end (FYE). This audit must be performed by an independent public accountant (IPA).

  If the PHA submits its audited financial statements more than 60 days after the PHA fiscal year end, the PHA must submit all financial reports required by the HUD in unaudited form within 60 days after the PHA fiscal year end.

- Submission of financial information must also be in accordance with the requirements of HUD's Uniform Financial Reporting Standards (24 CFR, Part 5, Subpart H). The audit must be performed by an independent auditor, procured using the standards in Circular A-133 and other documents referenced in Circular A-133.

- A PHA not required to submit separate audited financial statements under OMB's Circular A-133 must submit annual unaudited financial statements within 60 days after the PHA fiscal year end. For-profit Instrumentality PHA entities must submit audited financial statements within 60 days after the end of the PHA's fiscal year.

- If there are audit findings that require corrective actions, the PHA must provide HUD with a proposed plan of corrective actions as part of the audit submission package. By the first day of each month, until all corrective actions are completed as required by HUD, the PHA must submit a status report to HUD of corrective actions being implemented. Corrective actions must proceed as rapidly as possible. If the PHA fails to timely provide all required audited or unaudited financial statements, or fails to proceed with timely implementation of required corrective actions, HUD may determine that such failure is a default by the PHA in performance of its obligations under the ACC.

Reference:

ACC contract
Incentive-based Performance Standards

13. A PHA that is required to comply with OMB’s Circular A-133 must submit unaudited financial statements to HUD, including all required data, not later than 60 days after end of the PHA fiscal year, and audited financial statements no later than 9 months after the end of the PHA fiscal year.

A PHA that is not required to comply with OMB’s Circular A-133 must submit unaudited financial statements to HUD, including all required data, within 60 days after the end of the PHA fiscal year.

A For-profit instrumentality PHA entity must submit audited financial statements to HUD, including all required data, within 60 days after the end of the PHA fiscal year.

Quality Assurance:

100% Review of the audit

3.9. Renewals of expiring Section 8 HAP contracts

As HAP contracts come to an end, owners must apply for HAP contract renewals to have units remain with Section 8 project-based assistance. The PHA must ensure that owners fulfill their obligations to residents and HUD that are consistent with owner renewal decisions.

Outcome: Expiring Section 8 contracts are renewed.

Requirements:

☐ Verify that owners of projects with expiring Section 8 HAP contracts provide required notice to the PHA and project residents.

☐ If the owner opts not to renew, take the actions described in Task 3.4

☐ Maintain copies of owner’s notice to PHA and project residents.
If the owner chooses to renew, determine which available option (form of renewal authorized by HUD) the owner wishes to use and notify the jurisdictional HUD office.

Prepare renewal HAP contract in the form required by HUD.

After receipt of confirmation of funding for renewal from HUD, ensure the HAP contract is executed (signed) by the owner and the PHA.

Execute and distribute copies of the HAP contract within one business week to the owner, jurisdictional HUD office, and PHA files.

Reference:

Notice: H-98-34

Housing Notices H-99-08, H-99-13

**Incentive-based Performance Standards**


**Quality Assurance:**

On-Site Reviews

Data Systems Reports

Monthly Invoice

3.10. General reporting requirements

To track the performance of the Section 8 program, monitor and evaluate PHA performance, and identify technical assistance needs, HUD requires the PHA to regularly report its contract administration activities. Consequently, the PHA must provide monthly, quarterly, and annual reports to the jurisdictional HUD office.

Outcome: HUD can monitor and evaluate program and PHA performance from accurate, timely reports by the PHA.
A. Monthly reports

The PHA must submit reports and an invoice to the Contract Administrator Oversight Monitor (CAOM) by the tenth business day of each month for the previous month’s activities.

- Hot topics: Projects that required special attention due to such matters as, abatement actions, excessive resident complaints, inquiries from governmental officials or the general public.

- Work Plan Status Report: The Work Plan status report details:
  - Areas reviewed and services performed, including date of review and services; names of PHA staff performing the review and performing the services
  - Any significant administrative actions that could affect administration of the contract
  - Quality control activities and results
  - Major accomplishments, success stories, etc.
  - Noteworthy meetings
  - Pending issues

B. Quarterly reports

The PHA must submit an updated Work Plan and Work Plan status reports to the designated CAOM.

C. Annual reports

By the close of each PHA fiscal year, the PHA must submit to HUD a report that details its progress in accomplishing the Work Plan for that fiscal year. The report should detail all of the PHA actions and services (including dates, locations, and employee names) for that fiscal year. Also at the close of each fiscal year, the PHA must submit a Work Plan for the following year that details its plan to satisfy the ACC contract administration requirements.
Incentive-based Performance Standards

15. HUD receives PHA's
   (a) Monthly Reports by the tenth business day after the end of the month
   (b) Quarterly reports by the tenth business day after the end of the quarter
   (c) Annual reports by the twentieth business day after the end of the PHA fiscal year

Quality Assurance:

On-Site Reviews

Data Systems Reports

Review of submitted reports

3.11. Physical inspection

HUD has or will conduct a baseline physical inspection for every Section 8 property with a HUD-administered HAP contract. The Real Estate Assessment Center's ("REAC") physical inspection software and protocol is being used for all inspections. (See http://www.hud.gov/reac/reaphyin.html). Once this baseline physical inspection is completed, HUD will determine frequency of future inspections. HUD may issue a task order under the ACC to have the PHA perform annual physical inspections. If such a task order is issued, HUD will negotiate with the PHA a fixed-price fee for such services at that time.

Outcome: Verify completion of corrective actions based upon the analysis of the results of the annual physical inspections conducted on properties included in the ACC. Take legal actions as directed by HUD for enforcement of the HAP contract.

Requirements:

Post Inspection Activities:

☐ Provide follow-up with owner on violations and corrective actions needed.

☐ Provide owner with time-frame to correct violations.

☐ Work with owner to eliminate the deficiencies.
☐ Abate payments when owner fails to correct violations within designated time period.

☐ Notify jurisdictional HUD office of abatement of payments and specific reasons for the action.

☐ Notify jurisdictional HUD office of the completion of required actions.

☐ Take legal action as directed by HUD for enforcement of the HAP contract.

Reference:

HUD Handbook 4350.1

Federal Register, September 1, 1998

Housing Assistance Payments (HAP) Contract
Incentive-based Performance Standards

16. PHA monitors performance and compliance indicators of unacceptable physical inspection results. Until final resolution, PHA continues to provide follow-up to HUD every 30 days on actions by the owner and PHA.

4. PHA ADMINISTRATIVE FEE

4.1. Definitions

ACCEPTABLE QUALITY LEVEL (AQL). The required PHA performance level for each IBPS task. The AQL for each IBPS task is specified in column C of the Performance Requirements Summary (PRS) table.

ADMINISTRATIVE FEE. The monthly fee HUD pays the PHA for each covered unit under HAP contract on the first day of the month. The administrative fee (per unit per month) is the total of the basic fee plus the incentive fee.

BASIC FEE. The sum of the earned IBPS fees for a covered unit (per unit per month). HUD pays the earned basic fee to the PHA for each covered unit under HAP contract on the first day of the month during the ACC term.

Each IBPS task is allocated a specified percentage (IBPS percentage) of the maximum basic fee (per covered unit per month for each FMR area in the PHA service area). The Performance Requirements Summary (PRS) states the IBPS percentage for each IBPS task (see column D of the PRS). (During the term of the ACC, HUD may elect to amend the specification of IBPS tasks, the AQL for performance of an IBPS task, or the IBPS percentage for an IBPS task.)

BASIC FEE PERCENTAGE. A percentage used to calculate the amount of the maximum basic fee after the first two years (twenty-four calendar months) of the ACC term. The amount of the basic fee percentage for each subsequent year (twelve calendar months) of the ACC term is specified in Exhibit E of the ACC. For each such year, and for each FMR area in the PHA service area, the maximum basic fee for each month is calculated by multiplying the basic fee percentage specified in Exhibit E of the ACC times HUD’s two-bedroom published FMR (for the FMR area) in effect at the beginning of that year of the ACC term.

DISINCENTIVE DEDUCTION. A deduction from the per unit per month IBPS fee. For each IBPS task, the disincentive deduction equals the maximum IBPS fee times the disincentive deduction percentage. HUD deducts this amount for PHA performance of an IBPS task that falls below the acceptable quality level.
The ACC specifies the performance standard for assessing a disincentive deduction for performance of an IBPS task. (During the term of the ACC, HUD may elect to amend the performance standard or the disincentive deduction percentage.)

**DISINCENTIVE DEDUCTION PERCENTAGE.** A percentage used to calculate the amount of a disincentive deduction from the IBPS fee. The disincentive deduction percentage for each IBPS task is specified in column F of the PRS.

**EARNED BASIC FEE.** The amount of the basic fee earned by the PHA per unit per month (in an FMR area). The earned basic fee equals the sum of the earned IBPS fees for the IBPS tasks.

**EARNED IBPS FEE.** The amount of the IBPS fee earned by the PHA per unit per month. The earned IBPS fee equals the maximum IBPS fee minus any disincentive deduction.

**EARNED INCENTIVE FEE.** The amount of an incentive fee earned by the PHA.

**IBPS.** Incentive-based Performance Standards.

**IBPS FEE.** The maximum fee per unit per month for performance of an IBPS task listed in the PRS. The IBPS fee for an IBPS task equals the maximum basic fee times the IBPS percentage.

**IBPS PERCENTAGE.** The percentage of the maximum basic fee for performance of each of the IBPS tasks. The IBPS percentage times the maximum basic fee is the maximum IBPS fee per unit per month for each IBPS task. The earned IBPS fee may be reduced by disincentive deductions for PHA performance of an IBPS task that falls below the acceptable quality level.

**IBPS TASK.** Any of the core contract administration tasks listed in the PRS (and described in the SOW). (Column A of the PRS lists the IBPS tasks.) HUD measures the PHA's performance of each IBPS task to determine the amount of the PHA's earned basic fee or earned incentive fee for each covered unit.

**INCENTIVE-BASED PERFORMANCE STANDARDS (IBPS):** A description of specific elements of each core task. HUD will measure the PHA's performance of each such element as the performance standard to determine the PHA's earned administrative fees (including earned basic fees and earned incentive fees).

**INCENTIVE FEE.** A per unit per month administrative fee in addition to the basic fee. The incentive fee is paid for PHA performance of an IBPS task that exceeds the acceptable quality level for the IBPS task. The total of incentive fees earned in each calendar quarter is paid at the end of the quarter.
INCENTIVE FEE PERCENTAGE. The percentage of the incentive fee pool for PHA performance of an IBPS task that exceeds the acceptable quality level. Column E of the PRS specifies the incentive fee percentage, and the performance standard for awarding the incentive fee for performance of the IBPS task.

INCENTIVE FEE POOL. The maximum amount of incentive fees that may be earned by the PHA for each month of the ACC term. (The procedure for calculating the incentive fee pool is specified as Steps [17 - 21] of the fee calculation procedure at § 4.8 of ACC Exhibit A.)

MAXIMUM BASIC FEE. The amount of the maximum basic fee per unit per month for each FMR area in the PHA service area. The amount of the maximum basic fee for each FMR area in the service area (and for each year of the ACC term) is determined in accordance with Exhibit E of the ACC.

MAXIMUM IBPS FEE. The maximum basic fee times the IBPS percentage (before any disincentive deduction).

PRS. Performance Requirements Summary (see § 4.7 of Exhibit A).

SOW. Statement of Work. A description of the core tasks to be performed by the PHA under the ACC (see § 3 of Exhibit A).
4.2. Evaluation of PHA performance

During the ACC term, HUD will conduct a monthly and quarterly evaluation and scoring of the PHA's performance in contract administration of the covered units. Calculation of the amount of the administrative fees earned by the PHA is based on HUD's rating of the PHA's performance against defined levels of performance of specific contract administration tasks designated as performance standards.

The Statement of Work (SOW) describes specific core contract administration tasks, and specific incentive-based performance standards (IBPS) that will be used to rate PHA performance of the core tasks. The performance requirements summary (PRS) (§ 4.7 of Exhibit A) defines measurable levels of IBPS performance that determine whether the PHA receives an increased fee (by adding "incentive fees") or a reduced fee (by subtracting "disincentive deductions").

Each month, HUD rates the PHA's performance in completion of the IBPS tasks to determine the amount of earned basic fees. HUD determines the amount of the earned basic fee (per covered unit per month) by monthly scoring of the PHA's performance of IBPS tasks. This scoring is based on HUD's review of data submitted and certified in the monthly invoice by the PHA.

Each quarter, HUD rates the PHA's performance in completion of specified IBPS tasks (designated in column E of the PRS) to determine the amount of earned incentive fees. HUD determines the amount of the incentive fees earned by the PHA by quarterly scoring of the PHA's contract administration performance of the specified IBPS tasks.

The monthly and quarterly scoring is based on the level of PHA's performance of the tasks used as incentive-based performance standards (IBPS) described in the Statement of Work. The PRS specifies the levels of IBPS performance used to determine incentive fees (column E of the PRS) or disincentive deductions (column F of the PRS). During the term of the ACC, HUD may amend the IBPS standards or the PRS by giving notice of such amendment to the PHA. Amendments to the IBPS standards or the PRS will be effective no later than the first month of the next quarter following such notification.

4.3. Incentive fee

In addition to the basic fee, the PHA may earn an incentive fee determined by HUD for PHA performance of the contract administration services for designated IBPS tasks that exceeds acceptable quality levels (AQL) of performance. § 4.8 of Exhibit A (Part II of fee calculation procedure) specifies the step-by-step procedure for calculating the amount of earned incentive fees.
Each month, HUD will evaluate the PHA's performance in providing contract administration services for all covered units under the ACC to determine the amount of earned incentive fees paid quarterly. This evaluation will determine the portion of the monthly incentive fee pool that the PHA has earned for each month of that quarter.

HUD may add or modify performance standards during the ACC term, may add or modify the factors used to measure performance, and may specify the amount of the incentive fee for a specified level of performance. However, HUD must notify the PHA of any such changes before the rating period for which such changes are used to rate PHA performance.

4.4. Fee payment

Each month, earned administrative fees are calculated and based upon the number of covered units under contract administration by the PHA on the first day of the month.

4.4.1. Payment of basic fee

Column H of the PRS specifies whether the IBPS fee for a particular IBPS task is paid monthly or annually.

Each invoice must be fully supported by documentation (as required by HUD) of the PHA's level of performance of each IBPS standard for an IPBS task. Such documentation shall be sufficient to show:

1. Whether the PHA has met the AQL for the performance standard (column C of the PRS).
2. The amount of any disincentive deduction (as calculated in accordance with column F of the PRS).
3. The amount of any incentive fee (as calculated in accordance with column E of the PRS).

The determination of performance levels used to calculate earned administrative fees (earned basic fees and earned incentive fees), and the determination of the amount of such fees is subject to modification and correction by HUD as a result of HUD quality assurance reviews or otherwise. HUD may recover any overpayments, and may adjust amounts of payments against subsequent invoices to correct or adjust any overpayment or error in determination of earned administrative fees.

Notwithstanding any disincentive deductions from earned administrative fees for PHA failure to meet the AQL for any IBPS task, failure to meet the AQL in performance of the IBPS task is a violation of PHA obligations.
under the ACC. HUD may exercise any available remedies for such default or any other default under the ACC. HUD may terminate the ACC at any time, in whole or in part, if HUD determines that PHA has committed any default under the ACC.

4.4.2. Payment of incentive fee

HUD will pay earned incentive fees for a particular IBPS task quarterly. HUD will base the amount of the earned incentive fee per unit per month on the PHA's performance against the incentive based performance standards listed in the Statement of Work. The amount of the incentive fee for each IBPS task is calculated in accordance with column E of the PRS. Column E specifies the standard of performance required for the PHA to earn the incentive fee for performance of the IBPS task. Column E also specifies the percentage of the monthly incentive fee pool that the PHA will earn for meeting this performance standard.

HUD will review the PHA's performance in carrying out the PHA's annual Work Plan and PHA progress reported in the monthly invoices for the applicable quarter. The HUD findings will be compared to the PHA invoice for the incentive fee and adjustments may be made to reflect the results of the HUD findings.

4.5. Availability of funds

All fee payments are subject to the availability of appropriated funds.

4.6. Use of fee income

The PHA may use or distribute for any purpose administrative fees that the PHA has earned under the ACC. HUD may reduce or request reimbursement of administrative fees paid if subsequent quality assurance indicates the performance indicated by the PHA was not attained.

4.7. Performance Requirements Summary (PRS)

There is at least one IBPS performance standard for each core task described in the Statement of Work. These IBPS standards are used to determine the amount of earned basic fees and earned incentive fees.

For each IBPS task, the PRS table below specifies:

- **IBPS task number** (column A).
- **IBPS task and SOW.** Task description and reference to SOW requirement (column B)
Acceptable quality level (AQL) (column C).

IBPS percentage. The IBPS percentage of the maximum basic fee (column D).

Incentive fee (as percentage of monthly incentive fee pool). How to calculate the incentive fee (if incentive fees may be awarded for performance of the particular IBPS task) (column E). The PRS table specifies the available incentive fee amount as a percentage of the incentive fee pool, and describes the performance standard that must be met to receive an incentive fee for performance of the IBPS task.

Disincentive deduction. How to calculate the amount of a disincentive deduction from the maximum basic fee (column F). The PRS table specifies the performance standard that determines when the disincentive deduction is assessed, and specifies the amount of the disincentive deduction as a percentage of the maximum IBPS fee.

Quality assessment (QA). How HUD will assure the quality of the PHA’s reported performance (column G).

Payment. When HUD will pay the IBPS administrative fees earned for performance of a particular IBPS task (monthly or annually) (column H).

The information in the PRS table below governs HUD’s payment of administrative fees to the PHA for all work performed under the ACC.
## IBPS Performance Requirements Summary

<table>
<thead>
<tr>
<th>A</th>
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<th>D</th>
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<tbody>
<tr>
<td><strong>IBPS Task</strong> #</td>
<td><strong>Task &amp; SOW</strong></td>
<td><strong>Acceptable Quality Level (AQL)</strong></td>
<td><strong>IBPS Percent</strong> (of max. basic fee)</td>
<td><strong>Incentive Fee Percent</strong> (as % of incentive fee pool)</td>
<td><strong>Disincentive Deduction</strong> (&quot;deduction&quot;) (as % of maximum IBPS fee)</td>
<td><strong>QA Method</strong></td>
<td><strong>Payment</strong></td>
</tr>
<tr>
<td>1.</td>
<td>Management &amp; occupancy reviews</td>
<td>Each month, 95% of required reports and data are submitted to HUD on time (within 30 calendar days after scheduled completion of the M&amp;O review)</td>
<td>5%</td>
<td>20% of the incentive fee pool if PHA submits 100% of required reports and data on time</td>
<td>2% deduction for every 1% that the percentage of on time submissions falls below the AQL</td>
<td>CnSite Reviews Systems Data Reports</td>
<td>Monthly</td>
</tr>
<tr>
<td>2.</td>
<td>Documenting owner civil rights compliance</td>
<td>Each month, 95% of required civil rights compliance reports are submitted to HUD on time (within 30 calendar days after M&amp;O review completion)</td>
<td>5%</td>
<td>20% of the incentive fee pool if PHA submits 100% of required reports on time</td>
<td>2% deduction for every 1% that the percentages of on time submissions falls below the AQL</td>
<td>CnSite Reviews Systems Data Reports</td>
<td>Monthly</td>
</tr>
</tbody>
</table>
# IBPS PERFORMANCE REQUIREMENTS SUMMARY

<table>
<thead>
<tr>
<th>A</th>
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<tbody>
<tr>
<td>IBPS TASK #</td>
<td>TASK &amp; SOW</td>
<td>ACCEPTABLE QUALITY LEVEL (AQL)</td>
<td>IBPS PERCENT</td>
<td>INCENTIVE FEE PERCENT</td>
<td>DISINCENTIVE DEDUCTION (&quot;deduction&quot;)</td>
<td>QA METHOD</td>
<td>PAYMENT</td>
</tr>
<tr>
<td>3.</td>
<td>Processing rental adjustments</td>
<td>Each month, 100% of owner requests for rent adjustments and all rent adjustments are correctly processed within 30 calendar days after owner's request for a budget-based rent adjustment, or on the anniversary date of the HAP contract for an AAF based rent adjustment</td>
<td>5%</td>
<td>N/A</td>
<td>1% deduction for every 1% that performance falls below the AQL, but not below 75%</td>
<td>On-Site Reviews</td>
<td>Monthly</td>
</tr>
</tbody>
</table>

AQL:
100% of owner rent adjustment requests correctly processed within 30 calendar days
<table>
<thead>
<tr>
<th><strong>IBPS PERFORMANCE REQUIREMENTS SUMMARY</strong></th>
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<tbody>
<tr>
<td><strong>A</strong></td>
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<tr>
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<tr>
<td><strong>IBPS TASK #</strong></td>
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<td>4.</td>
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</table>

**AQL:** 100% of owner opt-out notices or terminations submitted within one business day
### IBPS PERFORMANCE REQUIREMENTS SUMMARY

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<tr>
<td>IBPS TASK #</td>
<td>TASK &amp; SOW</td>
<td>ACCEPTABLE QUALITY LEVEL (AQL)</td>
<td>IBPS PERCENT</td>
<td>INCENTIVE FEE PERCENT</td>
<td>DISINCENTIVE DEDUCTION (“deduction”)</td>
<td>QA METHOD</td>
<td>PAYMENT</td>
</tr>
<tr>
<td>5.</td>
<td>Owner Opt-out and HAP contract termination: Submit resident data to HUD</td>
<td>100% of complete resident data submitted to jurisdictional HUD office 90 calendar days before contract expiration and/or termination. Section 3.4: AQL: 100% of resident data submitted 90 calendar days before contract expiration and/or termination</td>
<td>3%</td>
<td>30% of the incentive fee pool if PHA submits 100% of data to HUD at an average of 100 days or more before contract expiration and/or termination</td>
<td>50% deduction if average notification time is from 35-39 calendar days before expiration and/or termination (portions of days are rounded to the nearest whole day).</td>
<td>On-site Reviews Systems Data Reports</td>
<td>Monthly</td>
</tr>
</tbody>
</table>

**ACC**  
EXHIBIT A - PAGE 36
<table>
<thead>
<tr>
<th>Task</th>
<th>Acceptable Quality Level (AQL)</th>
<th>IBPS Percent</th>
<th>Incentive Fee %</th>
<th>Disincentive Deduction (%)</th>
<th>QA Method</th>
<th>Payment</th>
</tr>
</thead>
<tbody>
<tr>
<td>6.</td>
<td>Review, verify, and authorize monthly § 8 vouchers Section 3.5</td>
<td>100% of monthly vouchers are processed so monthly payment to the owner is sent no earlier than the first calendar day of the month and no later than the first business day of the month. AQL: 100% of vouchers processed within specified timeframe</td>
<td>5%</td>
<td>N/A</td>
<td>1% deduction for every 1% the processing of vouchers falls below the AQL, except that if performance falls below 75%, a 50% deduction shall apply</td>
<td>On-Site Reviews Systems Data Reports</td>
</tr>
</tbody>
</table>

**IBPS PERFORMANCE REQUIREMENTS SUMMARY**
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<tr>
<td>IBPS TASK #</td>
<td>TASK &amp; SOW</td>
<td>ACCEPTABLE QUALITY LEVEL (AQL)</td>
<td>IBPS PERCENT (of max. basic fee)</td>
<td>INCENTIVE FEE PERCENT (as % of incentive fee pool)</td>
<td>DISINCENTIVE DEDUCTION (&quot;deduction&quot;) (as % of maximum IBPS fee)</td>
<td>QA METHOD</td>
<td>PAYMENT</td>
</tr>
<tr>
<td>7. Notice of corrective actions</td>
<td>Section 3.5</td>
<td>In 100% of cases requiring corrective action, PHA notifies HUD of such action within 10 calendar days after PHA verification and certification of voucher. In 100% of overpayments, PHA resolves overpayment issue within 30 calendar days after PHA verification and certification of voucher.</td>
<td>j</td>
<td>N/A</td>
<td>1% deduction for every 1% that the notifications and resolutions combined falls below the AQL of 100% except that if performance falls below 75%, a 50% deduction shall apply</td>
<td>On-Site Reviews</td>
<td>Monthly</td>
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</tbody>
</table>

AQL: 100% of total cases (corrective action cases plus overpayment cases) handled within specified time-frames.
## IBPS PERFORMANCE REQUIREMENTS SUMMARY

<table>
<thead>
<tr>
<th>A. IBPS TASK #</th>
<th>B. TASK &amp; SOW</th>
<th>C. ACCEPTABLE QUALITY LEVEL (AQL)</th>
<th>D. IBPS PERCENT</th>
<th>E. INCENTIVE FEE PERCENT (as % of incentive fee pool)</th>
<th>F. DISINCENTIVE DEDUCTION (&quot;deduction&quot;) (as % of maximum IBPS fee)</th>
<th>G. QA METHOD</th>
<th>H. PAYMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>3.</td>
<td>Monitoring &amp; reporting owner's follow-up efforts on discrepancies identified as a result of tenant income matching initiatives. Section 3.5</td>
<td>100% of projects with households identified through tenant income-matching discrepancies are monitored and reported to HUD by the tenth business day of each month AQL. Monitoring report to HUD by tenth business day of each month for all projects.</td>
<td>5%</td>
<td>N/A</td>
<td>5% deduction for every day the AQL is exceeded for any project</td>
<td>On-site reviews Systems data reports</td>
<td>Monthly</td>
</tr>
<tr>
<td>9.</td>
<td>Life-threatening health &amp; safety issues Section 3.6A</td>
<td>100% of initial PHA responses to life-threatening health and safety issues (notice to owner or other appropriate initial PHA response) are completed within one hour after the PHA knows about the issue. AQL: 100% of responses and notifications of life-threatening issues completed within one hour.</td>
<td>7%</td>
<td>N/A</td>
<td>1% deduction for every 1% of responses that exceed the AQL, except that if performance falls below 75% of responses, a 50% deduction shall apply</td>
<td>On-Site Reviews Monthly invoices</td>
<td>Monthly</td>
</tr>
</tbody>
</table>

ACC  EXHIBIT A - PAGE 41
## IBPS PERFORMANCE REQUIREMENTS SUMMARY

<table>
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<tr>
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<th>D</th>
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<td><strong>IBPS TASK #</strong></td>
<td>TASK &amp; SOW</td>
<td>ACCEPTABLE QUALITY LEVEL (AQL)</td>
<td>IBPS PERCENT (of max. basic fee)</td>
<td>INCENTIVE FEE PERCENT (as % of incentive fee pool)</td>
<td>DISINCENTIVE DEDUCTION (&quot;deduction&quot;) (as % of maximum IBPS fee)</td>
<td>QA METHOD</td>
<td>PAYMENT</td>
</tr>
<tr>
<td>10</td>
<td>Non-life-threatening health &amp; safety issues Section 3.6B</td>
<td>PHA responds to 100% of all non-life threatening health and safety inquiries and complaints within two business days follows-up every two weeks until final resolution AQL: 100% of PHA responses within two business days</td>
<td>5</td>
<td>N.A</td>
<td>12% deduction for every business day, or part of a day, that the average PHA response time exceeds two business days</td>
<td>On-Site Reviews</td>
<td>Monthly</td>
</tr>
</tbody>
</table>

ACC EXHIBIT A - PAGE 42
<table>
<thead>
<tr>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
<th>E</th>
<th>F</th>
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<tr>
<td><strong>IBPS TASK TASK &amp; SOW</strong></td>
<td><strong>ACCEPTABLE QUALITY LEVEL (AQL)</strong></td>
<td><strong>IBPS PERCENT</strong></td>
<td><strong>INCENTIVE FEE PERCENT</strong></td>
<td><strong>DISINCENTIVE DEDUCTION (‘deduction’)</strong></td>
<td><strong>QA METHOD</strong></td>
<td><strong>PAYMENT</strong></td>
<td></td>
</tr>
<tr>
<td>#</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>11</td>
<td><strong>Budgets, requisitions, revisions</strong></td>
<td><strong>100% of all budgets &amp; annual requisitions for all HAP contracts are submitted to HUD ninety calendar days before the PHA’s fiscal year.</strong>&lt;br&gt;&lt;br&gt;<strong>100% of revised budgets &amp; annual requisitions to reduce future payments are submitted to HUD by the first day of the month after identification of overpayments.</strong>&lt;br&gt;&lt;br&gt;<strong>AQL:</strong> 100% on time submissions</td>
<td><strong>3.0</strong></td>
<td><strong>N/A</strong></td>
<td><strong>2% deduction for every 1% of PHA submissions that falls below the AQL</strong></td>
<td><strong>Monthly invoices</strong></td>
<td><strong>Monthly</strong></td>
</tr>
<tr>
<td></td>
<td><strong>Section 3.7</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>12</td>
<td><strong>Year-end statement</strong></td>
<td><strong>The year-end statement is submitted within 45 calendar days after the end of the PHA’s fiscal year.</strong>&lt;br&gt;&lt;br&gt;<strong>AQL:</strong> Submission within 45 calendar days</td>
<td><strong>8%</strong></td>
<td><strong>N/A</strong></td>
<td><strong>4% deduction for every day the submission exceeds the AQL</strong></td>
<td><strong>Status Report</strong></td>
<td><strong>Annually</strong></td>
</tr>
<tr>
<td></td>
<td><strong>Section 3.7</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
## IBPS PERFORMANCE REQUIREMENTS SUMMARY

<table>
<thead>
<tr>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
<th>E</th>
<th>F</th>
<th>G</th>
<th>H</th>
</tr>
</thead>
<tbody>
<tr>
<td>IBPS TASK #</td>
<td>TASK &amp; SOW</td>
<td>ACCEPTABLE QUALITY LEVEL (AQL)</td>
<td>IBPS PERCENT</td>
<td>INCENTIVE FEE PER CENT</td>
<td>DISINCENTIVE DEDUCTION (&quot;deduction&quot;)</td>
<td>QA METHOD</td>
<td>PAYMENT</td>
</tr>
<tr>
<td>13.</td>
<td>Public Housing Agency audit Section 3.8</td>
<td>For a PHA that must comply with OMB's Circular A-133, unaudited financial statement is submitted to HUD within 60 calendar days after the PHA's fiscal year end and audited financial statement is submitted to HUD within nine calendar months after the PHA's fiscal year end. For a PHA that is not required to comply with OMB's Circular A-133, unaudited financial statement is submitted to HUD within sixty calendar days after the PHA's fiscal year end. For a For-profit instrumentality PHA, the audited financial statements are submitted to HUD within sixty calendar days after the PHA's fiscal year end.</td>
<td>3%</td>
<td>N/A</td>
<td>2% deduction for every calendar day that the financial statements exceeds the days specified in the AQL</td>
<td>100% Review of Audit</td>
<td>Annually</td>
</tr>
</tbody>
</table>

AQL: 100% of financial statements submitted on time.
<table>
<thead>
<tr>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
<th>E</th>
<th>F</th>
<th>G</th>
<th>H</th>
</tr>
</thead>
<tbody>
<tr>
<td>IBPS TASK #</td>
<td>TASK &amp; SOW</td>
<td>ACCEPTABLE QUALITY LEVEL (AQL)</td>
<td>IBPS PERCENT (of max. basic fee)</td>
<td>INCENTIVE FEE PERCENT (as % of incentive fee pool)</td>
<td>DISINCENTIVE DEDUCTION (&quot;deduction&quot;) (as % of maximum IBPS fee)</td>
<td>QA METHOD</td>
<td>PAYMENT</td>
</tr>
<tr>
<td>14.</td>
<td>Renewals of expiring HAP contracts</td>
<td>90% of renewal HAP contracts executed and submitted to (HUD) sixty calendar days before contract expiration</td>
<td>12%</td>
<td>20% of the incentive fee pool to monitor, process &amp; execute 95% of HAP contract documents. An additional 10% of the incentive fee if 100% is attained.</td>
<td>3% deduction for every 1% of renewal HAP contracts submitted to HUD after the AQL period</td>
<td>On-Site Reviews, Data Systems</td>
<td>Monthly</td>
</tr>
<tr>
<td></td>
<td>Section 3.9</td>
<td>AQL: 90% of HAP contracts submitted on time</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>15.</td>
<td>General reporting requirements</td>
<td>16 out of 17 required reports submitted to HUD on time</td>
<td>5%</td>
<td>N/A</td>
<td>10% deduction per report not submitted on time</td>
<td>On-Site Reviews, Data Systems</td>
<td>Annually</td>
</tr>
<tr>
<td></td>
<td>Section 3.10</td>
<td>AQL: 16 reports submitted to HUD on time</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

ACC EXHIBIT A - PAGE 45
<table>
<thead>
<tr>
<th>IBPS TASK</th>
<th>TASK &amp; SOW</th>
<th>ACCEPTABLE QUALITY LEVEL (AQL)</th>
<th>IBPS PERCENT (of max. basic fee)</th>
<th>INCENTIVE FEE PERCENT (as % of incentive fee pool)</th>
<th>DISINCENTIVE DEDUCTION (&quot;deduction&quot;) (as % of maximum IBPS fee)</th>
<th>QA METHOD</th>
<th>PAYMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>13.</td>
<td>Monitoring physical inspection results</td>
<td>For 95% of projects with unacceptable physical inspection performance and compliance indicators, PHA notifies owners within thirty days after receipt of inspection results from HUD, and PHA monitors follow-up reports to HUD by the tenth business day of every month until final resolution is reached. <strong>AQL:</strong> 95% of initial notifications and follow-up reports completed within required time frames.</td>
<td>3's</td>
<td>N/A</td>
<td>2% reduction for every 1% of notifications and follow-up reports completed after the AQL period</td>
<td>On-Site Reviews Systems Data Reports Monthly invoices</td>
<td>Monthly</td>
</tr>
</tbody>
</table>

**IBPS PERFORMANCE REQUIREMENTS SUMMARY**
4.8. How to calculate earned administrative fees

<table>
<thead>
<tr>
<th>MONTHLY FEE CALCULATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>PART 1</td>
</tr>
<tr>
<td>DETERMINING TOTAL EARNED BASIC FEES</td>
</tr>
<tr>
<td>Part I calculates the total amount of the PHA's earned basic fees for the fee month.</td>
</tr>
<tr>
<td>1 to 4</td>
</tr>
<tr>
<td>Execute Steps 1 to 4 for each FMR area in the PHA service area. In Step 5, add the Step 3 amounts for all FMR areas.</td>
</tr>
</tbody>
</table>
DETERMINING MAXIMUM BASIC FEE
(FOR COVERED UNITS IN AN FMR AREA)

Step 1 determines the maximum basic fee amount used to calculate administrative fees for any fee month in any year of the ACC term (initial ACC term or any renewal term). Each year of the ACC term is a period of twelve calendar months. The first year of the ACC term commences on the first day of the month of HUD's first assignment to the PHA of existing HAP contracts for covered units for contract administration under the ACC.

For a fee month in the first two years of the ACC term
(the first twenty four months):
Exhibit E of the ACC specifies the dollar amount of the maximum basic fee (per unit per month) for each FMR area during the first two years of the ACC term. The maximum basic fee is entered in Step 1-B.

For a fee month in subsequent years of ACC term
(years three, four or five):
The ACC does not specify the dollar amount of the maximum basic fee for each subsequent year of the ACC term (years 3, 4 or 5). For each FMR area and for each subsequent year, Exhibit E of the ACC specifies the basic fee percentage that is used to calculate the maximum basic fee. The maximum basic fee (for each FMR area) is calculated by multiplying the basic fee percentage for that year times the two-bedroom published FMR in effect at the beginning of that year of the ACC term. The maximum basic fee for year 3, 4 or 5 is calculated in Steps 1-C to 1-E.

| 1-A | Year of ACC term | Enter the year of the ACC term in which the fee month falls (year 1 to year 5).

After completing Step 1-A:
- For fee month in year 1 or year 2 of ACC term, go to Step 1-B.
- For fee month in a subsequent year of the ACC term, go to Steps 1-C to 1-E.
<table>
<thead>
<tr>
<th>Step</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1-B</td>
<td><strong>MAXIMUM BASIC FEE:</strong>&lt;br&gt;IN FIRST TWO YEARS&lt;br&gt;OF ACC TERM&lt;br&gt;Step 1-B states the maximum basic fee in year 1 or year 2 of the ACC term (as specified in Step 1-A)&lt;br&gt;ACC&lt;br&gt;From Exhibit E of the ACC, enter the amount of the maximum basic fee for the FMR area for year 1 or year 2.&lt;br&gt;Enter the same amount in Step 1-F. Skip to Step 1-F.</td>
</tr>
<tr>
<td>1-C to 1-E</td>
<td><strong>MAXIMUM BASIC FEE:</strong>&lt;br&gt;IN SUBSEQUENT YEAR&lt;br&gt;OF THE ACC TERM&lt;br&gt;Steps 1-C to 1-E are used to calculate the maximum basic fee for a fee month in year 3, 4 or 5 of ACC term (as specified in Step 1-A).&lt;br&gt;From Exhibit E of the ACC, enter the basic fee percentage for that year.</td>
</tr>
<tr>
<td>1-C</td>
<td>Enter the amount of the two-bedroom FMR for the FMR area.&lt;br&gt;Use the two-bedroom FMR in effect at the beginning of the first month of the year of the ACC term specified in Step 1-A, (from HUD's published FMR notice)</td>
</tr>
<tr>
<td>1-D</td>
<td>Enter the amount calculated by multiplying Step 1-C times Step 1-D.&lt;br&gt;Enter the same amount in Step 1-F.</td>
</tr>
<tr>
<td>1-F</td>
<td>Maximum basic fee (for covered units in FMR area)&lt;br&gt;For fee month in year 1 or year 2 of the ACC term (as specified in Step 1-A)&lt;br&gt;Enter amount from Step 1-B.&lt;br&gt;For fee month in year 3, 4 or 5 of the ACC term (as specified in Step 1-A)&lt;br&gt;Enter amount from Step 1-E</td>
</tr>
<tr>
<td></td>
<td>Covered units (in FMR area)</td>
</tr>
<tr>
<td>---</td>
<td>-----------------------------</td>
</tr>
<tr>
<td>3</td>
<td>Total for FMR area</td>
</tr>
<tr>
<td>4</td>
<td>Repeat for next FMR area</td>
</tr>
<tr>
<td>5</td>
<td>Total for PHA service area</td>
</tr>
</tbody>
</table>
### CALCULATION OF EARNED BASIC FEES

The earned basic fee is the sum of the earned IBPS fees for a covered unit. The following steps calculate the total amount of the PHA's earned basic fees for all covered units in the service area.

Column H of the PRS specifies whether the IBPS fee for performance of each particular IBPS task is paid monthly or annually. The total of earned basic fees for the fee month is calculated by adding earned IBPS fees for monthly IBPS tasks and for annual IBPS tasks payable for that fee month.

<table>
<thead>
<tr>
<th>6 to 10</th>
<th>IBPS TASKS PAID MONTHLY: DETERMINING TOTAL IBPS FEES</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Steps 6 to 8 calculate the IBPS fee for each IBPS task paid monthly. Repeat these steps for each such IBPS task.</td>
</tr>
<tr>
<td></td>
<td>Step 10 calculates the total of these IBPS fees for all covered units in the service area.</td>
</tr>
<tr>
<td></td>
<td>At the time of ACC execution, the PRS specifies that IBPS fees for the following IBPS tasks are paid monthly: IBPS tasks 1 to 10 and 13 to 15.</td>
</tr>
</tbody>
</table>

### DETERMINING MAXIMUM IBPS FEE

<table>
<thead>
<tr>
<th>6-A</th>
<th>IBPS percentage</th>
<th>For each IBPS task paid monthly (as specified in column H of the PRS): Enter the IBPS percentage for the IBPS task (from Column D of the PRS).</th>
</tr>
</thead>
<tbody>
<tr>
<td>6-B</td>
<td>Maximum total IBPS fees for an IBPS task</td>
<td>Multiply Step 5 times Step 6-A.</td>
</tr>
</tbody>
</table>

### DETERMINING DISINCENTIVE DEDUCTION
### 7-A

<table>
<thead>
<tr>
<th>Disincentive deduction percentage</th>
<th>Calculate and enter any applicable disincentive deduction percentage for the IBPS task. Column F of the PRS explains how to calculate the disincentive deduction percentage for each IBPS task.</th>
</tr>
</thead>
</table>

### 7-B

<table>
<thead>
<tr>
<th>Disincentive deduction amount</th>
<th>Multiply Step 6-B times Step 7-A.</th>
</tr>
</thead>
</table>

### 8

<table>
<thead>
<tr>
<th>Total IBPS fees earned for an IBPS task</th>
<th>Subtract Step 7-B from Step 6-B</th>
</tr>
</thead>
</table>

### 9

<table>
<thead>
<tr>
<th>Repeat</th>
<th>Repeat Steps 6 to 8 for the next IBPS task paid monthly (loop to Step 6-A). After executing for all such IBPS tasks, go to Step 10.</th>
</tr>
</thead>
</table>

### 10

<table>
<thead>
<tr>
<th>Total IBPS fees (for IBPS tasks paid monthly)</th>
<th>Add the IBPS fees for all IBPS tasks paid monthly as calculated in Step 8.</th>
</tr>
</thead>
</table>

### 11 to 15

#### IBPS TASKS PAID ANNUALLY:

**DETERMINING TOTAL IBPS FEES**

*For each IBPS task paid annually, Steps 11 to 15 calculate the total of annual IBPS fees for all covered units in the service area. Repeat these steps for each such IBPS task.*

*At the time of ACC execution, the PRS specifies that IBPS fees for the following IBPS tasks are paid annually: IBPS tasks 12, 13 and 15.*

### 11

#### DETERMINING MAXIMUM IBPS FEE

<table>
<thead>
<tr>
<th>IBPS percentage</th>
<th>For each IBPS task paid annually (as specified in column H of the PRS): Enter the IBPS percentage for the IBPS task (from Column D of the PRS).</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Maximum total IBPS fees for an IBPS task</th>
<th>Multiply Step 5 times Step 11-A.</th>
</tr>
</thead>
</table>

---

ACC EXHIBIT A -- PAGE 52
| 11-C | For the fee month when the annual IBPS fee is payable, Enter zero. 

For the other fee months (i.e., all fee months except the fee month when the annual IBPS fee is payable) 
Add the Step 11-C amount from the monthly fee calculation for the preceding fee month and the Step 11-B amount from the monthly fee calculation for the current fee month. |
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>11-D</td>
<td>Enter Step 11-C amount from the monthly fee calculation for the preceding fee month</td>
</tr>
<tr>
<td>11-E</td>
<td>Annual IBPS fee pool</td>
</tr>
<tr>
<td></td>
<td>Add Step 11-B and Step 11-D</td>
</tr>
<tr>
<td>12</td>
<td>DETERMINING DISINCENTIVE DEDUCTION</td>
</tr>
<tr>
<td>12-A</td>
<td>Disincentive deduction percentage</td>
</tr>
<tr>
<td></td>
<td>Calculate and enter any applicable disincentive deduction percentage for the IBPS task. Column F of the PRS explains how to calculate the disincentive deduction percentage for each IBPS task.</td>
</tr>
<tr>
<td>12-B</td>
<td>Disincentive deduction amount</td>
</tr>
<tr>
<td></td>
<td>Multiply Step 11-E times Step 12-A.</td>
</tr>
<tr>
<td>13</td>
<td>Total IBPS fees earned for an IBPS task</td>
</tr>
<tr>
<td></td>
<td>Subtract Step 12-B from Step 11-E</td>
</tr>
<tr>
<td>14</td>
<td>Repeat</td>
</tr>
<tr>
<td></td>
<td>Repeat Steps 11 to 13 for the next IBPS task paid annually (loop to Step 11-A). After executing for all such IBPS tasks, go to Step 15.</td>
</tr>
<tr>
<td>15</td>
<td>Total IBPS fees (for IBPS tasks paid monthly)</td>
</tr>
<tr>
<td></td>
<td>Add the IBPS fees for all IBPS tasks paid annually as calculated in Step 13</td>
</tr>
<tr>
<td>16</td>
<td>Total IBPS fees for fee month</td>
</tr>
</tbody>
</table>
### PART 2  DETERMINING EARNED INCENTIVE FEES

#### 17  Determining the incentive fee pool

The incentive fee pool is the maximum amount of incentive fees that may be earned by the PHA for each month of the ACC term. The total amount of earned incentive fees for each month may not exceed the amount of the incentive fee pool available for the month.

Step 17 calculates the total amount of the incentive fee pool.

Earned incentive fees are paid quarterly. The quarterly payment is the total of earned incentive fees for the three calendar months in the quarter.

<table>
<thead>
<tr>
<th>17-A</th>
<th>Year of ACC term</th>
</tr>
</thead>
</table>
|      | - For a fee month in year 1 or year 2 of the ACC term (from Step 1-A), go to Step 17-B.  
|      | - For a fee month in year 3, 4 or 5 of the ACC term (from Step 1-A), go to Step 17-D. |

<table>
<thead>
<tr>
<th>17-B &amp; 17-C</th>
<th>MAXIMUM INCENTIVE FEE: IN FIRST TWO YEARS OF ACC TERM</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Steps 17-B and 17-C are used to calculate the maximum incentive fee (per unit per month) for a fee month in year 1 or year 2 of the ACC term (as specified in Step 1-A).</td>
</tr>
</tbody>
</table>

| 17-B | For a fee month in year 1 or year 2 of the ACC term:  
For each FMR area, enter the amount of the two-bedroom FMR for the FMR area.  
Use the two-bedroom FMR in effect at the beginning of the ACC term (from HUD’s published FMR notice). |

| 17-C | Multiply 0.01 (one percent) times the amount in Step 17-B.  
Enter the same amount in Step 17-F. |
| 17-D & 17-E | **MAXIMUM INCENTIVE FEE:**  
**IN SUBSEQUENT YEAR OF ACC TERM** | Steps 17-D and 17-E are used to calculate the maximum incentive fee for a fee month in year 3, 4 or 5 of the ACC term (as specified in Step 1-A). |
|-------------|-------------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| 17-D        |                   | For a fee month in year 3, 4 or 5 of the ACC term  
For each FMR area, enter the amount of the two-bedroom FMR for the FMR area. (See Exhibit E). |
| 17-E        |                   | Multiply 0.01 (one percent) times the amount in Step 17-D. Enter the same amount in Step 17-F. |
| 17-F        | **Maximum incentive fee**  
(for covered units in FMR area) | For a fee month in year 1 or year 2 of the ACC term (as specified in Step 1-A). Enter the amount from Step 17-B.  
For a fee month in year 3, 4 or 5 of the ACC term (as specified in Step 1-A): Enter the amount from Step 17-E. |
| 18          | **Covered units in FMR area** | Enter the number of covered units in the FMR area (at the beginning of the month). (Same as amount in Step 2.) |
| 19          | **Total for FMR area** | For each FMR area, multiply Step 17-F times Step 18 |
| 20          | **Repeat** | Repeat Steps 17 to 19 for the next FMR area (loop to Step 17-A). After completing Step 19 for all FMR areas, go on to Step 21. |
| 21          | **Incentive fee pool -- Total for PHA service area** | Add the amounts calculated in Step 19 for all FMR areas in the service area. |
Determining incentive fee (for IBPS task)

The PHA may earn incentive fee for above AQL performance of specified IBPS tasks (Column E of the PRS). Step 22 calculates the amount of any incentive fees earned for performance of an IBPS task. Repeat Step 22 for each IBPS task for which incentive fee may be earned.

At the time of ACC execution, the PRS specifies that the PHA may earn incentive fees for performance of the following four IBPS tasks:
IBPS task #1 (management and occupancy reviews),
IBPS task #2 (document owner compliance),
IBPS task #5 (provide resident data to HUD) and
IBPS task #14 (renewals of expiring § 8 HAP contracts).

By notice to the PHA, HUD may modify the designation of such IBPS tasks, and may modify the performance standard or incentive fee percentage used to calculate the incentive fee.

For IBPS #14, there are two separate incentive fee performance standards and incentive fee percentages for performance at the specified performance level.

Execute Steps 22 for each IBPS task designated as a performance standard used to determine incentive fees.

<table>
<thead>
<tr>
<th>22-A</th>
<th>Incentive fee percentage</th>
<th>Enter incentive fee percentage for the IBPS task and performance standard (from Column E of the PRS).</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>22-B</th>
<th>Incentive fee earned</th>
<th>Determine if PHA qualifies for the incentive fee (for the IBPS task and performance standard). Column E of the PRS explains how to determine when the PHA qualifies for an incentive fee. If the PHA qualifies for an incentive fee, multiply Step 8-D times Step 9-A (for the IBPS task and performance standard).</th>
</tr>
</thead>
<tbody>
<tr>
<td>Step</td>
<td>Description</td>
<td>Calculation</td>
</tr>
<tr>
<td>-------</td>
<td>-----------------------------------------------------------------------------</td>
<td>-----------------------------------------------------------------------------</td>
</tr>
<tr>
<td>22-C</td>
<td>Repeat</td>
<td>Repeat Step 22 for the next IBPS task and performance standard (loop to Step 22-A). After completing Step 22-B for each IBPS standard (for which an incentive fee may be earned), go on to Step 23.</td>
</tr>
<tr>
<td>23</td>
<td>Total incentive fees for fee month</td>
<td>Add the incentive fees earned for all IBPS tasks as calculated in Step 22-B.</td>
</tr>
<tr>
<td>24</td>
<td>For the last month of the calendar quarter (when earned incentive fees are payable): Enter zero. Then go to Step 25. For the other fee months (i.e., the first two months of the calendar quarter): Add the Step 24 amount from the monthly fee calculation for the preceding fee month and the Step 23 amount from the monthly fee calculation for the current fee month. Then go to Step 27.</td>
<td></td>
</tr>
<tr>
<td>25</td>
<td></td>
<td>Enter Step 24 amount from the monthly fee calculation for the preceding fee month</td>
</tr>
<tr>
<td>26</td>
<td>Total incentive fees for quarter</td>
<td>Add Step 23 and Step 25.</td>
</tr>
<tr>
<td>27</td>
<td>Total incentive fees payable in fee month</td>
<td>For the last month of the quarter: Enter the amount in Step 26. For the other fee months (i.e., the first two months of the calendar quarter): Enter zero.</td>
</tr>
</tbody>
</table>
PART 3  DETERMINING EARNED ADMINISTRATIVE FEES

| 28 | Total Administrative Fees | Add Step 16 and Step 27. |
5. ACC TERM

The initial term of the ACC shall be thirty-six calendar months commencing on the first day of the month of HUD's first assignment to the PHA of existing HAP contracts for covered units for contract administration pursuant to the ACC. (The same ACC term shall apply for all covered units, whether such covered units are included in the first HUD assignment of covered units, or are added subsequently.)

HUD may unilaterally elect to renew the ACC for up to two additional twelve month renewal terms after the initial term. Each such renewal shall be at HUD's sole discretion, and shall be exercised by written notice to the PHA of HUD's election to renew. HUD must give such renewal notice at least three calendar months before the end of the expiring term (the initial term and the first twelve month renewal term).

The PHA may unilaterally elect to terminate the ACC term at the end of the last month of the initial ACC term, or at the end of any month of the first or second twelve month renewal term, if the PHA gives HUD written notice of the PHA's election to terminate the ACC term at least twelve calendar months before termination.

6. EQUAL EMPLOYMENT OPPORTUNITY COMPLIANCE

The PHA shall not discriminate against any employee or applicant for employment because of race, color, creed, religion, sex, handicap or national origin. The PHA shall take affirmative action to ensure that applicants and employees are treated without regard to race, color, creed, religion, sex, handicap, or national origin. Such action shall include, but not be limited to, the following: employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship.

The PHA shall post in conspicuous places, available to employees and applicants for employment, notices to be provided by HUD setting forth the provisions of this nondiscrimination clause. The PHA shall assure in all solicitations or advertisements for employees placed by or on behalf of the PHA that all qualified applicants will receive consideration for employment without regard to race, color, creed, religion, sex, handicap or national origin. The PHA must incorporate the foregoing requirements of this paragraph in all of its contracts for project work, except contracts for standard commercial supplies or raw materials, and must require all of its contractors for such work to incorporate such requirements in all subcontracts for project work.
7. DATA SYSTEMS

7.1. Federal Requirements

The PHA must comply with all Federal data processing and data reporting requirements applicable to PHA functions under the ACC, including requirements for Public Housing Agencies described in the Automation Rule (Section 108 of 24 CFR, Part 208—Electronic Transmission of Required Data for Certification and Recertification and Subsidy Billing Procedures for Multifamily Subsidized Projects). See also program records requirements at § 12 of the ACC.

The PHA must have Internet Service Provider (ISP) access for electronic communication over the Internet with HUD, owners or others. The PHA must comply with HUD requirements for electronic communication (including requirements concerning email and other communication over the Internet). The PHA must comply with HUD requirements for data entry and data transfer over the Internet.

The PHA must ensure that all electronic data systems are virus free.

The PHA must have the capability to implement changes in data processing and data reporting procedures to comply with changes in HUD requirements. HUD will provide reasonable advance notice (by HUD directive to PHAs or otherwise) of changes in HUD requirements concerning automated data systems and automated data reporting. HUD will provide such advance notice a minimum of 90 days before PHA compliance will be required.

7.2. Communication with owners

The PHA must have the capability to receive resident certification and recertification data (form HUD 50059) and voucher data (form HUD 52670) electronically from owners in a form consistent with HUD reporting requirements for the HUD TRACS System. The PHA must have the capability, in the form acceptable to HUD, for communicating errors in HUD 50059 and HUD 52670 submissions to owners.

7.3. Communication with HUD

The PHA must provide HUD with data on HAP contracts, rent adjustments and payments to owners, contract renewal processing, management and occupancy reviews, and other documents and information relevant to the PHA responsibilities outlined in this RFP. The PHA must have the capability to transmit data to HUD over the Internet as required by HUD.
The PHA must have the capability to transmit HUD 50059 data to the HUD TRACS Tenant System and HUD 52670 data to the HUD TRACS Voucher/Payment System, and to receive return messages transmitted from TRACS. The PHA's Internet access must provide the PHA with the capability to review the resident and voucher data that the PHA has transmitted to HUD, to ensure that the data maintained by HUD is correct and consistent with the data maintained in PHA files.

Resident reporting requirements specified for HUD's TRACS Tenant System and voucher reporting requirements specified for the TRACS Voucher/Payment System are published on the TRACS Documents Page on the world wide web. The PHA must meet the requirements specified in these documents. (At this time, the PHA can access the TRACS Documents Page at http://www.hud.gov/pha/mfh/trv/html/trxdocs.html.)

7.4. Fund transfer and payment

The PHA must have a depository account with a federally insured financial institution capable of receiving and sending electronic fund transfer (EFT) transactions. See also depository requirements at § 9b of the ACC.

The PHA must have facilities acceptable to HUD for making timely and accurate housing assistance payments to owners. The PHA must also transmit budget, requisition, and year-end settlement data to HUD via the Internet, or as otherwise specified by HUD.

8. MANAGEMENT CAPACITY AND QUALITY CONTROL PLAN

The PHA must have a detailed quality control plan (QC Plan) that will:

- Ensure that the contract performance requirements are met;
- Provide accountability and separation of duties to detect and prevent potential fraud, waste, and abuse of funds, and
- Identify processes/procedures to prevent, detect, and resolve conflicts of interest in accordance with the ACC.

The QC Plan must include, but is not limited to:

1. A Work Plan including all contract administration services, with a breakdown of each task/sub-task. The Work Plan must:
   - Specify all areas and services that the PHA will review.
   - Include a timeline (duration, start, finish) the PHA will review areas/services.
2. The name(s) and qualifications of the individual(s) responsible for performing the quality control reviews and the specific areas/services these individuals will inspect.

3. A method to identify performance deficiencies and to take corrective action to ensure against unsatisfactory performance.

4. A means to document all quality control reviews and any required corrective action. The PHA shall establish and maintain files for such documentation through the term of the ACC. The filing method shall be such that all information relative to quality control inspections is logically grouped together and readily accessible. The files shall be the property of HUD and be made available to HUD upon demand during the PHA's regular business hours. The files shall be turned over to HUD within 10 business days after completion or termination of the ACC.

5. Workflow and organizational charts that describe the processes and controls that the PHA will use to implement and operate its technical approach and to execute the QC plan.
EXHIBIT B

COVERED UNITS
EXHIBIT C

FUNDING

PHA Fiscal Year
EXHIBIT D
PUBLIC HOUSING AGENCY SERVICE AREA

State of Hawaii
EXHIBIT E
PHA Administrative Fee

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UNITED STATES
DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

ANNUAL CONTRIBUTIONS CONTRACT

PROJECT-BASED SECTION 8 CONTRACT ADMINISTRATION

AMENDMENT of TERM, INCENTIVE-BASED PERFORMANCE STANDARDS TASKS, and FEES
This Amendment of Term, Incentive-Based Performance Standards Tasks, and Fees ("Amendment") provides as follows:

I. RECITALS

A. The United States of America, acting by and through the Secretary of the Department of Housing and Urban Development ("HUD"), and the public housing agency ("PHA") identified on the Signature Page of this Amendment previously entered into a Performance-Based Annual Contributions Contract ("ACC") for the administration of project-based section 8 Housing Assistance Payments ("HAP") contracts and related services with respect to covered section 8 units for the geographic area served by the PHA indicated on the Signature Page.

B. Section 2 d (2) of the original ACC provides for an initial term of thirty-six (36) calendar months commencing on the first day of the month of HUD's first assignment to the PHA of then existing HAP contracts for covered units.

C. Section 2 c of the original ACC provides that HUD may amend Exhibit B ("Covered Units") of the ACC to add covered units, and to withdraw covered units for which the HAP contract has expired or been terminated and in connection with portfolio engineering. HUD has amended Exhibit B accordingly throughout the ACC term.

D. Consistent with all the terms and conditions of Section 2 of the original ACC, HUD elected to renew the ACC for two (2) additional twelve (12) month terms.

E. The Parties have since entered into one or more amendments to extend the term of the ACC through September 30, 2011. Such amendments were memorialized on a form identified in Section I ("Definitions") of the form as "Extension Amendment."

F. References below to the ACC are to the original ACC, as amended by the Extension Amendment.

II. AMENDMENT

A. TERM. Notwithstanding any provision in section 2 d of the ACC or any other provision of the ACC, the Parties agree to the following:

1. The ACC is hereby renewed for a subsequent term of six (6) months, beginning October 1, 2011, and ending on March 31, 2012;

* Collectively, HUD and the PHA are referred to herein as "the Parties."
2. The parties hereby consent to and grant HUD an option to further extend the ACC for up to three (3) additional and successive renewal terms of three (3) calendar months each. Any such extension shall be exercised in HUD’s sole discretion, at HUD’s sole option, without requiring further consent or acknowledgment by the PHA at such time, if HUD provides written notice as set forth herein and below. Any written notice may be provided via e-mail, pdf, or facsimile.

3. The first three (3) month renewal term, if elected by HUD, shall begin on April 1, 2012 and end on June 30, 2012. If HUD elects to exercise the option to extend the ACC for such first renewal term, HUD shall provide written notice to the PHA no later than March 1, 2012.

4. The second three (3) month renewal term, if elected by HUD, shall begin on July 1, 2012 and end on September 30, 2012. If HUD elects to exercise the option to extend the ACC for such second renewal term, HUD shall provide written notice to the PHA no later than June 1, 2012.

5. The third three (3) month renewal term, if elected by HUD, shall begin on October 1, 2012 and end on December 31, 2012. If HUD elects to exercise the option to extend the ACC for such third renewal term, HUD shall provide written notice to the PHA dated no later than September 1, 2012.

B. INCENTIVE-BASED PERFORMANCE STANDARDS TASKS.
Notwithstanding any provision of the ACC to the contrary, while this Amendment is in effect, the Parties agree to the following:

1. Of the 16 Incentive-Based Performance Standards ("IBPS") Tasks enumerated in Exhibit A of the ACC, the PHA shall perform only the following:

   a. IBPS Task #3 ("Processing rental adjustments")
   b. IBPS Task #6 ("Review, verify, and authorize monthly § 8 vouchers")
   c. IBPS Task #9 ("Life-threatening health & safety issues")
   d. IBPS Task #10 ("Non-Life-threatening health & safety issues")
   e. IBPS Task #14 ("Renewal of expiring HAP contracts"); and
   f. IBPS Task #15 ("General reporting requirements");

2. For IPBS Task #15 ("General reporting requirements"), the Acceptable Quality Level ("AQL") shall be defined as 9 out of 10 required reports submitted to HUD on time; and

3. The percentage of the maximum base fee for each of the IBPS tasks shall be as follows:

   a. IBPS Task #3 - 20%
   b. IBPS Task #6 - 30%
c. IBPS Task #9 – 10%
d. IBPS Task #10 – 10%
e. IBPS Task #14 – 20%
f. IBPS Task #15 – 10%

C. FEES. Notwithstanding any provision of the ACC to the contrary, while this Amendment is in effect, the Parties agree to the following:

1. The monthly fee to which the PHA shall be entitled shall be derived by:
   a. Multiplying the two-bedroom Fair Market Rent ("FMR") for the FMR area in effect at the beginning of the first month of that calendar year (as published in HUD’s annual FMR Notice) by two per cent (2%); and
   b. Multiplying the product derived from the preceding clause by the number of covered units assigned to the PHA; and

2. All disincentive deductions shall remain as a percentage of the maximum IBPS fee; and

3. The IBPS fee for each IBPS task will be paid, based on the PHA’s performance, on a monthly basis.

III. INCONSISTENCY WITH ACC

1. All terms of the ACC that are not inconsistent with the terms and provisions of this Amendment shall continue in full force while this Amendment is in effect.

2. In the event of any inconsistency between the terms of the ACC and the terms of this Amendment, the terms of this Amendment shall govern.
PUBLIC HOUSING AUTHORITY

Name of PHA (Print)

Hawaii Public Housing Authority

Geographic Area Served:

HAWAII

By [Signature]

Signature of authorized representative

Ms. Denise Wise, Executive Director

Name and official title (print)

26 Aug 2011

Date

U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

By [Signature]

Signature of authorized representative

Janet M. Golrick, Acting Deputy Assistant Secretary for Multifamily Housing Programs

Date
UNITED STATES
DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

ANNUAL CONTRIBUTIONS CONTRACT

PROJECT-BASED SECTION 8 CONTRACT ADMINISTRATION

SECOND AMENDMENT of TERM, INCENTIVE-BASED PERFORMANCE STANDARDS TASKS, and FEES
This Second Amendment of Term, Incentive-Based Performance Standards Tasks, and Fees ("Second Amendment") provides as follows:

I. RECITALS

A. The United States of America, acting by and through the Secretary of the Department of Housing and Urban Development ("HUD"), and the public housing agency ("PHA") identified on the Signature Page previously entered into a Performance-Based Annual Contributions Contract ("ACC") for the administration of project-based section 8 Housing Assistance Payments ("HAP") contracts and related services with respect to covered section 8 units for the geographic area served by the PHA indicated on the Signature Page.

B. Section 2 d (2) of the original ACC provides for an initial term of thirty-six (36) calendar months commencing on the first day of the month of HUD's first assignment to the PHA of then existing HAP contracts for covered units.

C. Section 2 c of the original ACC provides that HUD may amend Exhibit B ("Covered Units") of the ACC to add covered units, and to withdraw covered units for which the HAP contract has expired or been terminated and in connection with portfolio engineering. HUD has amended Exhibit B accordingly throughout the ACC term.

D. Consistent with all the terms and conditions of Section 2 of the original ACC, HUD elected to renew the ACC for two (2) additional twelve (12) month terms.

E. The Parties entered into one or more amendments to extend the term of the ACC through September 30, 2011. Such amendments were memorialized on a form identified in Section I ("Definitions") of the form as "Extension Amendment."

F. The Parties subsequently entered into an agreement effective October 1, 2011 captioned "Amendment of Term, Incentive-Based Performance Standards Tasks, and Fees" ("First Amendment") to provide for a subsequent renewal term of the ACC through March 31, 2012 and for three additional, successive renewal terms of three calendar months each, which HUD was entitled to exercise at HUD's sole discretion and option. See Amendment, Section II A. HUD exercised each of the three successive renewal terms. The Parties further agreed in the First Amendment to amend the substantive terms of the ACC (e.g., by reducing the number of Incentive-Based Performance Standards that the PHA is responsible for performing from 16 to six (6), by establishing a different formula for calculating the monthly fee to which the PHA is entitled, etc.). See Amendment, Section II B. and C. The First Amendment will expire on December 31, 2012.

*Collectively, HUD and the PHA are referred to herein as "the Parties."
G. References below to the ACC are to the original ACC, as amended.

II. AMENDMENT

A. TERM

Notwithstanding any provision in section 2 d of the ACC or any other provision of the ACC, the Parties agree to the following:

1. The ACC is hereby extended for a subsequent term of three (3) months, beginning on January 1, 2013, and ending on March 31, 2013.

2. The Parties hereby consent to and grant HUD an option to further extend the ACC for up to seven (7) additional and successive renewal terms of three (3) calendar months each. Any such extension shall be exercised in HUD's sole discretion, at HUD's sole option, without requiring further consent or acknowledgment by the PHA at such time, if HUD provides written notice as set forth herein and below. Any written notice may be provided via e-mail, pdf, or facsimile.

3. The first three (3) month renewal term, if elected by HUD, shall begin on April 1, 2013 and end on June 30, 2013. If HUD elects to exercise the option to extend the ACC for such first renewal term, HUD shall provide written notice to the PHA at any time before, but no later than, March 1, 2013.

4. The second three (3) month renewal term, if elected by HUD, shall begin on July 1, 2013 and end on September 30, 2013. If HUD elects to exercise the option to extend the ACC for such second renewal term, HUD shall provide written notice to the PHA at any time before, but no later than, June 1, 2013.

5. The third three (3) month renewal term, if elected by HUD, shall begin on October 1, 2013 and end on December 31, 2013. If HUD elects to exercise the option to extend the ACC for such third renewal term, HUD shall provide written notice to the PHA at any time before, but no later than, September 1, 2013.

6. The fourth three (3) month renewal term, if elected by HUD, shall begin on January 1, 2014 and end on March 31, 2014. If HUD elects to exercise the option to extend the ACC for such fourth renewal term, HUD shall provide written notice to the PHA at any time before, but no later than, December 1, 2013.

7. The fifth three (3) month renewal term, if elected by HUD, shall begin on April 1, 2014 and end on June 30, 2014. If HUD elects to exercise the option to extend the ACC for such fifth renewal term, HUD shall provide written notice to the PHA at any time before, but no later than, March 1, 2014.
8. The sixth three (3) month renewal term, if elected by HUD, shall begin on July 1, 2014 and end on September 30, 2014. If HUD elects to exercise the option to extend the ACC for such sixth renewal term, HUD shall provide written notice to the PHA at any time before, but no later than, June 1, 2014.

9. The seventh three (3) month renewal term, if elected by HUD, shall begin on October 1, 2014 and end on December 31, 2014. If HUD elects to exercise the option to extend the ACC for such seventh renewal term, HUD shall provide written notice to the PHA at any time before, but no later than, September 1, 2014.

B. INCENTIVE-BASED PERFORMANCE STANDARDS TASKS

Notwithstanding any provision of the ACC to the contrary, while this Second Amendment is in effect, the Parties agree to the following:

1. Of the 16 Incentive-Based Performance Standards ("IBPS") Tasks enumerated in Exhibit A of the ACC, the PHA shall perform only the following:

   a. IBPS Task #3 ("Processing rental adjustments")
   b. IBPS Task #6 ("Review, verify, and authorize monthly § 8 vouchers")
   c. IBPS Task #9 ("Life-threatening health & safety issues")
   d. IBPS Task #10 ("Non-Life-threatening health & safety issues")
   e. IBPS Task #14 ("Renewal of expiring HAP contracts"); and
   f. IBPS Task #15 ("General reporting requirements");

2. For IBPS Task #15 ("General reporting requirements"), the Acceptable Quality Level ("AQL") shall be defined as 9 out of 10 required reports submitted to HUD on time; and

3. The percentage of the maximum base fee for each of the IBPS tasks shall be as follows:

   a. IBPS Task #3 – 20%
   b. IBPS Task #6 – 30%
   c. IBPS Task #9 – 10%
   d. IBPS Task #10 - 10%
   e. IBPS Task #14 – 20%
   f. IBPS Task #15 – 10%
C. FEES

Notwithstanding any provision of the ACC to the contrary, while this Second Amendment is in effect, the Parties agree to the following:

1. The monthly fee to which the PHA shall be entitled shall be derived by:
   
a. Multiplying by two per cent (2%) the Final Fair Market Rent ("FMR") for a two-bedroom unit for the FMR area in which the project is located in effect for the Federal fiscal year (as published by HUD) that includes the month for which the PHA is claiming the fee; and
   
b. Multiplying the product derived from the preceding clause by the number of covered units assigned to the PHA during the month for which the PHA is claiming the fee; and

2. All disincentive deductions shall remain as a percentage of the maximum IBPS fee; and

3. The IBPS fee for each IBPS task will be paid, based on the PHA's performance, on a monthly basis.

III. INCONSISTENCY WITH ACC

A. All terms of the ACC that are not inconsistent with the terms and provisions of this Second Amendment shall continue in full force while this Second Amendment is in effect.

B. In the event of any inconsistency between the terms of the ACC and the terms of this Second Amendment, the terms of this Second Amendment shall govern.

[The remainder of this page has been intentionally left blank.]
PUBLIC HOUSING AGENCY

Name of PHA

Hawaii Public Housing Authority

(Print or Type)

Geographic Area Served:

Oahu, Hawaii

(Print or Type)

By: [Signature]

Signature of authorized representative

Hakim Ouansafi, Executive Director

Name and official title (Print or Type)

11/14/2012

Date (mm/dd/yyyy) (Print or Type)

U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

By: [Signature] Marie D. Head

Signature of authorized representative

Marie D. Head, Deputy Assistant Secretary for Multifamily Housing Programs

NOV 16 2012

Date (mm/dd/yyyy) (Print or Type)
UNITED STATES
DEPARTMENT OF HOUSING AND
URBAN DEVELOPMENT
OFFICE OF MULTIFAMILY HOUSING PROGRAMS

PROJECT-BASED SECTION 8 CONTRACT ADMINISTRATION
ANNUAL CONTRIBUTIONS CONTRACT:

HUD'S ELECTION OF ALL REMAINING RENEWAL TERMS
UNDER THE THIRD AMENDMENT

-and-

FOURTH AMENDMENT of TERM, INCENTIVE-BASED
PERFORMANCE STANDARDS TASKS, and FEES
This instrument, HUD's Election of All Remaining Renewal Terms under the Third Amendment and Fourth Amendment of Term, Incentive-Based Performance Standards Tasks, and Fees ("Fourth Amendment"), provides as follows:

I. RECITALS

A. The United States of America, acting by and through the Secretary of the Department of Housing and Urban Development ("HUD"), and forty-two (42) public housing agencies ("PHA"), including the PHA identified on the Signature Page of this agreement, previously entered into a Performance-Based Annual Contributions Contract ("ACC") for the administration of project-based section 8 Housing Assistance Payments ("HAP") contracts and related services with respect to covered section 8 units for the geographic area served by the PHA, as indicated on the Signature Page. The ACCs were entered into pursuant to section 8 of the United States Housing Act of 1937, 42 U.S.C. § 1437f, on various dates between June 2000 and July 2005 following the award of each ACC.

B. Section 2 d (2) of the ACC provides for an initial term of thirty-six (36) calendar months, which commenced on the first day of the month of HUD's first assignment to the PHA of then existing HAP contracts for covered units.

C. Section 2 c of the ACC provides that HUD may amend Exhibit B ("Covered Units") of the ACC to add covered units and to withdraw covered units for which the HAP contract has expired or been terminated and in connection with portfolio engineering. HUD amended Exhibit B to each ACC accordingly on various dates throughout the term of each ACC.

D. Consistent with all the terms and conditions of Section 2 of the ACC, HUD elected to renew each of the ACCs for two (2) additional twelve (12) month terms.

E. Before expiration of the second twelve (12) month renewal term referenced in the preceding paragraph, the Parties entered into one or more amendments to makes various changes to the ACC and to extend the ACC term through September 30, 2011. Such amendments were memorialized on a HUD form referred to throughout the instrument as "Extension Amendment."

F. Prior to September 30, 2011, the Parties entered into an agreement effective October 1, 2011 captioned "Amendment of Term, Incentive-Based Performance Standards Tasks, and Fees" ("First Amendment") to provide for a subsequent renewal term of the ACC through March 31, 2012 and for three (3)
additional, successive renewal terms of three (3) calendar months each, which HUD was entitled to exercise at HUD's sole discretion and option. See First Amendment, Section II A. HUD exercised each of the three successive renewal terms, the last of which expired on December 31, 2012. Further, the First Amendment amended the substantive terms of the ACC by (1) reducing the number of Incentive-Based Performance Standards ("IBPS") Tasks that the PHA is responsible for performing from sixteen (16) to six (6); (2) redefining the term "Acceptable Quality Level" in connection with IBPS Task #15 ("General reporting requirements"); (3) assigning a new percentage of the Maximum Basic Fee to each of the six (6) IBPS Tasks to be performed; and (4) revising the formula for calculating the monthly fee to which the PHA is entitled. See First Amendment, Section II B. and C.

G. Before December 31, 2012, the Parties entered into an agreement effective January 1, 2013 captioned "Second Amendment of Term, Incentive-Based Performance Standards Tasks, and Fees" ("Second Amendment") to provide for a subsequent renewal term of the ACC through March 31, 2013 and for seven (7) additional, successive renewal terms of three (3) calendar months each, which HUD was entitled to exercise at HUD's sole discretion and option. See Second Amendment, Section II A. HUD exercised each of the seven (7) successive renewal terms, the last of which ended on December 31, 2014. The Second Amendment did not alter any of the substantive terms of the ACC, as amended by the First Amendment but, for clarity, set forth the changes to the substantive terms made by the First Amendment. See Second Amendment, Section II B. and C.

H. Before December 31, 2014, the Parties entered into an agreement effective January 1, 2015 captioned "Third Amendment of Term, Incentive-Based Performance Standards Tasks, and Fees" ("Third Amendment") to provide for a subsequent renewal term of the ACC through June 30, 2015 and for five (5) additional, successive renewal terms of six (6) calendar months each, which HUD has been and continues to be entitled to exercise at HUD's sole discretion and option. See Third Amendment, Section II A. To date, HUD has exercised the first two (2) successive six (6) month renewal terms, the second of which will end on June 30, 2016. The third successive renewal term, if elected by HUD, begins on July 1, 2016 and ends on December 31, 2016. The fourth successive renewal term, if elected by HUD, begins on January 1, 2017 and ends on June 30, 2017. The fifth successive renewal term, if elected by HUD, begins on July 1, 2017 and ends on December 31, 2017. The Third Amendment extended the term of the ACC, as amended by the First Amendment, without altering any of the substantive terms.
II. HUD'S ELECTION OF THIRD, FOURTH, AND FIFTH SUCCESSIVE RENEWAL TERMS UNDER THE THIRD AMENDMENT

A. Pursuant to Section II A, 6, 7, and 8 of the Third Amendment, HUD hereby gives notice of its election of the option to extend the ACC, as amended herein, subject to the availability of sufficient appropriations, for the third, fourth, and fifth successive renewal terms.

B. Consistent with the notification requirements of section II A. 3 of the Third Amendment, the ACC, as amended herein, is hereby extended through December 31, 2017, subject to the availability of sufficient appropriations, and further subject to paragraph C.

C. In the event that HUD completes a procurement of performance-based contract administration services before December 31, 2017, HUD shall have the right, which HUD may exercise in its sole discretion, at its sole option, and without the consent, agreement, or acknowledgment of the PHA, to terminate this ACC, as amended herein, by providing the PHA written notice of such termination at least 120 days in advance. HUD may provide any written notice to the PHA pursuant to this paragraph via e-mail, pdf, or facsimile.

D. Unless otherwise stated, each reference to the ACC in the remaining portions of this Fourth Amendment is to the original ACC.

III. AMENDMENT. Notwithstanding any provision of the ACC to the contrary or any provision of the First Amendment, the Second Amendment, or the Third Amendment to the contrary, while this Fourth Amendment is in effect, the Parties agree to the following:

A. INCENTIVE-BASED PERFORMANCE STANDARDS TASKS

1. Of the 16 IBPS Tasks enumerated in the IBPS Performance Requirements Summary in Exhibit A of the ACC, the PHA shall perform only the following:

   a. IBPS Task #1 ("Management & occupancy reviews");
   b. IBPS Task #3 ("Processing rental adjustments");
   c. IBPS Task #6 ("Review, verify, and authorize monthly § 8 vouchers");
   d. IBPS Task #9 ("Life-threatening health & safety issues");
   e. IBPS Task #10 ("Non-Life-threatening health & safety issues");
   f. IBPS Task #14 ("Renewal of expiring HAP contracts"); and
   g. IBPS Task #15 ("General reporting requirements").
2. The Maximum Basic Fee shall be based on IBPS Tasks #3, #6, #9, #10, #14, and #15 according to the percentage assigned to each such task, as set out below:

   a. IBPS Task #3 -- 20%
   b. IBPS Task #6 -- 30%
   c. IBPS Task #9 -- 10%
   d. IBPS Task #10 -- 10%
   e. IBPS Task #14 -- 20%
   f. IBPS Task #15 -- 10%

3. For IBPS Task #15, the Acceptable Quality Level ("AQL") shall be defined as 9 out of 10 required reports submitted to HUD on time.

4. HUD shall compensate the PHA for performing IBPS Task #1 as set forth in Section III. B., below. The AQL, the IBPS Per Cent, the Incentive Fee Per Cent, and the Disincentive Deduction corresponding to IBPS #1 in the chart captioned "IBPS Performance Requirements Summary" in Exhibit A of the ACC shall not apply.

B. IBPS TASK #1: MANAGEMENT AND OCCUPANCY REVIEWS

1. The PHA shall perform IBPS Task #1 by conducting a management and occupancy review ("MOR") for up to 100% of the section 8 projects in its portfolio per calendar year. The PHA shall determine both the percentage of projects in its portfolio and the specific section 8 projects for which it shall conduct an MOR and shall transmit this information to HUD. In consultation with HUD, the PHA may, at any time during the calendar year, revise both the percentage of its portfolio and the specific section 8 projects for which it shall conduct an MOR.

2. HUD shall compensate the PHA in the amount of $3,800 for each MOR that the PHA completes, subject to the availability of sufficient appropriations. To the extent that conducting an MOR causes the PHA to incur additional costs that are necessary to conduct the MOR (e.g., travel costs, automobile rental costs, hotel costs) ("contingency costs"), the PHA shall itemize such costs on a form prescribed by HUD and shall submit the form to HUD. HUD shall approve reasonable contingency costs and compensate the PHA in an amount not to exceed $500 per MOR, subject to the availability of sufficient appropriations.

3. The PHA agrees to comply with all section 8 program regulations as they may be amended from time to time, including regulations governing or related to MORs, notwithstanding any conflict between such regulations and the provisions of this Fourth Amendment.
4. All existing ACC terms that are inconsistent with this paragraph B shall be null and void and shall have no effect.

C. MAXIMUM BASIC FEE

1. The Maximum Basic Fee to which the PHA shall be entitled shall be derived by:

   a. Multiplying by two per cent (2%) the Final Fair Market Rent ("FMR") for a two-bedroom unit for the FMR area in which the project is located, as published by HUD, for the Federal Fiscal Year that includes the month for which the PHA claims the fee; and

   b. Multiplying the product derived from the preceding clause by the number of Covered Units assigned to the PHA during the month for which the PHA claims the fee.

2. All applicable Disincentive Deductions shall remain as a percentage of the Maximum IBPS Fee.

3. The IBPS Fee for each IBPS Task will be paid monthly based on the PHA's performance, subject to the availability of sufficient appropriations.

D. ALL OTHER TERMS

All other terms of the ACC shall remain the same.

IV. INCONSISTENCY WITH ACC

A. All terms of the ACC that are not inconsistent with the terms and provisions of this Fourth Amendment shall continue in full force while this Fourth Amendment is in effect.

B. In the event of any inconsistency between the terms of the ACC and the terms of this Fourth Amendment, the terms of this Fourth Amendment shall govern.

V. EFFECTIVE DATE

Section III ("Amendment") and Section IV ("Inconsistency with ACC") of this Fourth Amendment shall become effective on May 1, 2016.
PUBLIC HOUSING AGENCY

Name of PHA

Hawaii Public Housing Authority

(Print or Type)

Geographic Area Served:

State of Hawaii

(Print or Type)

By:

Signature of authorized representative

Hakim Oumesifi, Executive Director

Name and official title (Print or Type)

April 22, 2016

Date (mm/dd/yyyy) (Print or Type)

U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

By:

Signature of authorized representative

Priya Jayachandran, Deputy Assistant Secretary for Multifamily Housing Programs

Date (mm/dd/yyyy) (Print or Type)
UNITED STATES
DEPARTMENT OF HOUSING AND
URBAN DEVELOPMENT

OFFICE OF MULTIFAMILY HOUSING PROGRAMS

PROJECT-BASED SECTION 8 CONTRACT ADMINISTRATION

ANNUAL CONTRIBUTIONS CONTRACT:

FIFTH AMENDMENT of TERM, INCENTIVE-BASED
PERFORMANCE STANDARDS TASKS, and FEES

11-06-2017
This instrument, Fifth Amendment of Term, Incentive-Based Performance Standards Tasks, and Fees ("Fifth Amendment"), provides as follows:

I. RECITALS

A. The United States of America, acting by and through the Secretary of the Department of Housing and Urban Development ("HUD"), and 42 public housing agencies ("PHAs"), including the PHA identified on the Signature Page of this Fifth Amendment, previously entered into a Performance-Based Annual Contributions Contract ("ACC") for the administration of project-based section 8 Housing Assistance Payments ("HAP") contracts and related services with respect to covered section 8 units for the geographic area served by the PHA, as indicated on the Signature Page.* The ACCs were entered into pursuant to section 8 of the United States Housing Act of 1937, 42 U.S.C. § 1437f, on various dates between June 2000 and July 2005 following the award of each ACC.

B. Section 2 d (2) of the ACC provides for an initial term of 36 calendar months, which commenced on the first day of the month of HUD’s first assignment to the PHA of then existing HAP contracts for covered units.

C. Consistent with all the terms and conditions of Section 2 of the ACC, HUD elected to renew each of the ACCs for two additional 12-month terms.

D. Before expiration of the second 12-month renewal term, the Parties entered into one or more amendments to make various changes to the ACC and to extend the ACC term through September 30, 2011.

E. Before September 30, 2011, the Parties entered into an agreement effective October 1, 2011 captioned “Amendment of Term, Incentive-Based Performance Standards Tasks, and Fees” ("First Amendment") to provide for a subsequent renewal term of the ACC through March 31, 2012 and for three additional, successive renewal terms of three calendar months each, which HUD was entitled to exercise at HUD’s sole discretion and option. See First Amendment, Section II A. HUD exercised each of the three additional, successive renewal terms, the last of which expired on December 31, 2012. Further, the First Amendment revised various substantive terms of the ACC as set forth in the remaining provisions of Section II of the First Amendment. See First Amendment, Section II B. and C.

F. Before December 31, 2012, the Parties entered into an agreement effective January 1, 2013 captioned “Second Amendment of Term, Incentive-Based Performance Standards Tasks, and Fees” ("Second Amendment") to provide for a

* Collectively, HUD and the PHA identified on the Signature Page are referred to herein as “the Parties.”
subsequent renewal term of the ACC through March 31, 2013 and for seven additional, successive renewal terms of three calendar months each, which HUD was entitled to exercise at HUD's sole discretion and option. See Second Amendment, Section II A. HUD exercised each of the seven successive renewal terms, the last of which ended on December 31, 2014. The Second Amendment did not alter any of the substantive terms of the ACC, as amended by the First Amendment but, for clarity, set forth the changes to the substantive terms made by the First Amendment. See Second Amendment, Section II B. and C.

G. Before December 31, 2014, the Parties entered into an agreement effective January 1, 2015 captioned “Third Amendment of Term, Incentive-Based Performance Standards Tasks, and Fees” (“Third Amendment”) to provide for a subsequent renewal term of the ACC through June 30, 2015 and for five additional, successive renewal terms of six calendar months each, which HUD was entitled to exercise at HUD's sole discretion and option. See Third Amendment, Section II A. The Third Amendment extended the term of the ACC, as amended by the First Amendment, without altering any of the substantive terms.

H. HUD exercised the first two renewal terms, the second of which ended on June 30, 2016. Section II A. of the Third Amendment required HUD to give notice by June 1, 2016, in order to elect the third renewal term; by December 1, 2016, in order to elect the fourth renewal term; and by June 1, 2017, in order to elect the fifth renewal term.

I. Prior to June 1, 2016, the Parties entered into an agreement effective May 1, 2016 captioned “HUD’s Election of All Remaining Renewal Terms under the Third Amendment -and- Fourth Amendment of Term, Incentive-Based Performance Standards Tasks, and Fees” (“Fourth Amendment”). Consistent with the applicable notice requirements in Section II A. of the Third Amendment, HUD gave notice in Section II of the Fourth Amendment of its election of the third, fourth, and fifth successive renewal terms under the Third Amendment, thus extending the term of the ACC, as amended under Section III of the Fourth Amendment, through December 31, 2017, subject to the availability of sufficient appropriations, with an option for HUD to terminate the ACC before then by giving PHAs at least 120 days' written notice.

J. Section III of the Fourth Amendment contained provisions that amended the substantive terms of the original ACC (e.g., by reinstating Incentive-Based Performance Standard (“IBPS”) Task #1 (“Management & occupancy reviews”) and prescribing a method for calculating the amount by which HUD will compensate PHAs for performing IBPS #1).

K. Each reference to the ACC in the remaining portions of this Fifth Amendment is to the original ACC, as amended by the Fourth Amendment.
II. AMENDMENT. Notwithstanding any provision of the ACC to the contrary, the Parties hereby amend the ACC as follows:

A. TERM

1. The term of the ACC, as amended herein, is hereby extended for a subsequent renewal term of one (1) year, beginning on January 1, 2018 and ending on December 31, 2018, subject to the availability of sufficient appropriations and further subject to paragraph 2 of this section II.A.

2. HUD shall have the right, which HUD may exercise in its sole discretion, at its sole option, and without the consent, agreement, or acknowledgement of the PHA, to terminate this ACC, as amended herein, by providing the PHA written notice of such termination at least 120 calendar days in advance. HUD may provide any written notice to the PHA pursuant to this paragraph by e-mail, pdf, or facsimile.

B. FUTURE SECTION 8 PROGRAM REGULATIONS AND OTHER ADMINISTRATIVE REQUIREMENTS, INCLUDING THOSE GOVERNING OR RELATED TO MANAGEMENT AND OCCUPANCY REVIEWS

1. The PHA shall comply with all section 8 program regulations and other administrative requirements, as they may be amended from time to time, including those governing or related to Management and Occupancy Reviews ("MORs"), notwithstanding any conflict between such regulations and/or other administrative requirements and the provisions of the ACC.

2. Beginning on the effective date of any future regulations and/or other administrative requirements governing or related to MORs, HUD shall compensate the PHA in the amount of $3,800 for each MOR that the PHA completes, as required or permitted thereunder, subject to the availability of sufficient appropriations. To the extent that conducting an MOR causes the PHA to incur additional costs that are necessary to conduct the MOR (e.g., travel costs, automobile rental costs, hotel costs) ("contingency costs"), the PHA shall itemize such costs on a form prescribed by HUD and shall submit the form to HUD. HUD shall approve reasonable contingency costs and compensate the PHA in an amount not to exceed $500 per MOR, subject to the availability of sufficient appropriations.

3. All ACC terms that are inconsistent with this section II.B. shall be null and void and shall have no effect.
III. INCONSISTENCY WITH ACC

A. All terms of the ACC that are not inconsistent with the terms and provisions of this Fifth Amendment shall continue in full force and effect while the ACC, as amended herein, is in effect.

B. In the event of any inconsistency between the terms of the ACC and the terms of this Fifth Amendment, the terms of this Fifth Amendment shall govern.

IV. ALL OTHER TERMS

All other terms of the ACC shall remain the same.

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UNITED STATES
DEPARTMENT OF HOUSING AND
URBAN DEVELOPMENT

OFFICE OF MULTIFAMILY HOUSING PROGRAMS

PROJECT-BASED SECTION 8 CONTRACT ADMINISTRATION

ANNUAL CONTRIBUTIONS CONTRACT:

SIXTH AMENDMENT of TERM, INCENTIVE-BASED
PERFORMANCE STANDARDS TASKS, and FEES
This instrument, Sixth Amendment of Term, Incentive-Based Performance Standards Tasks, and Fees ("Sixth Amendment"), provides as follows:

I. RECITALS

A. The United States of America, acting by and through the Secretary of the Department of Housing and Urban Development ("HUD"), and 42 public housing agencies ("PHAs"), including the PHA identified on the Signature Page of this Sixth Amendment, previously entered into a Performance-Based Annual Contributions Contract ("ACC") for the administration of project-based section 8 Housing Assistance Payments ("HAP") contracts and related services with respect to covered section 8 units for the geographic area served by the PHA, as indicated on the Signature Page.* The ACCs were entered into pursuant to section 8 of the United States Housing Act of 1937, 42 U.S.C. § 1437f, on various dates between June 2000 and July 2005 following the award of each ACC.

B. Section 2 d (2) of the ACC provides for an initial term of 36 calendar months, which commenced on the first day of the month of HUD’s first assignment to the PHA of then existing HAP contracts for covered units.

C. Consistent with all the terms and conditions of Section 2 of the ACC, HUD elected to renew each of the ACCs for two additional 12-month terms.

D. Before expiration of the second 12-month renewal term, the Parties entered into one or more amendments to make various changes to the ACC and to extend the ACC term through September 30, 2011.

E. Before September 30, 2011, the Parties entered into an agreement effective October 1, 2011 captioned “Amendment of Term, Incentive-Based Performance Standards Tasks, and Fees” ("First Amendment") to provide for a subsequent renewal term of the ACC through March 31, 2012 and for three additional, successive renewal terms of three calendar months each, which HUD was entitled to exercise at HUD’s sole discretion and option. See First Amendment, Section II A. HUD exercised each of the three additional, successive renewal terms, the last of which expired on December 31, 2012. Further, the First Amendment revised various substantive terms of the ACC as set forth in the remaining provisions of Section II of the First Amendment. See First Amendment, Section II B. and C.

F. Before December 31, 2012, the Parties entered into an agreement effective January 1, 2013 captioned “Second Amendment of Term, Incentive-Based

* Collectively, HUD and the PHA identified on the Signature Page are referred to herein as “the Parties.”
Performance Standards Tasks, and Fees" ("Second Amendment") to provide for a subsequent renewal term of the ACC through March 31, 2013 and for seven additional, successive renewal terms of three calendar months each, which HUD was entitled to exercise at HUD's sole discretion and option. See Second Amendment, Section II A. HUD exercised each of the seven successive renewal terms, the last of which ended on December 31, 2014. The Second Amendment did not alter any of the substantive terms of the ACC, as amended by the First Amendment but, for clarity, set forth the changes to the substantive terms made by the First Amendment. See Second Amendment, Section II B. and C.

G. Before December 31, 2014, the Parties entered into an agreement effective January 1, 2015 captioned "Third Amendment of Term, Incentive-Based Performance Standards Tasks, and Fees" ("Third Amendment") to provide for a subsequent renewal term of the ACC through June 30, 2015 and for five additional, successive renewal terms of six calendar months each, which HUD was entitled to exercise at HUD's sole discretion and option. See Third Amendment, Section II A. The Third Amendment extended the term of the ACC, as amended by the First Amendment, without altering any of the substantive terms.

H. HUD exercised the first two renewal terms, the second of which ended on June 30, 2016. Section II A. of the Third Amendment required HUD to give notice by June 1, 2016, in order to elect the third renewal term; by December 1, 2016, in order to elect the fourth renewal term; and by June 1, 2017, in order to elect the fifth renewal term.

I. Prior to June 1, 2016, the Parties entered into an agreement effective May 1, 2016 captioned "HUD's Election of All Remaining Renewal Terms under the Third Amendment -and- Fourth Amendment of Term, Incentive-Based Performance Standards Tasks, and Fees" ("Fourth Amendment"). Consistent with the applicable notice requirements in Section II A. of the Third Amendment, HUD gave notice in Section II of the Fourth Amendment of its election of the third, fourth, and fifth successive renewal terms under the Third Amendment, thus extending the term of the ACC, as amended under Section III of the Fourth Amendment, through December 31, 2017, subject to the availability of sufficient appropriations, with an option for HUD to terminate the ACC before then by giving PHAs at least 120 days' written notice.

J. Section III of the Fourth Amendment contained provisions that amended the substantive terms of the original ACC (e.g., by reinstating Incentive-Based Performance Standard ("IBPS") Task #1 ("Management & occupancy reviews") and prescribing a method for calculating the amount by which HUD will compensate PHAs for performing IBPS #1).

K. Before December 31, 2017, the Parties entered into an agreement effective January 1, 2018 captioned "Fifth Amendment of Term, Incentive-Based Performance
Standards Tasks, and Fees” (“Fifth Amendment”), which extended the term of the ACC, as amended by the Fourth Amendment, through December 31, 2018 (see Fifth Amendment, Section II.A.), and amended the ACC by requiring the PHA to comply with all section 8 program regulations and other administrative requirements, as they may be amended from time to time, including those governing or related to Management and Occupancy Reviews (“MORs”), notwithstanding any conflict between such regulations and/or other administrative requirements and the provisions of the ACC (see Fifth Amendment, Section II.B.).

L. Each reference to the ACC in the remaining portions of this Sixth Amendment is to the original ACC, as amended by the Fifth Amendment.

II. AMENDMENT. Notwithstanding any provision of the ACC to the contrary, the Parties hereby amend the ACC as follows:

A. TERM AND FUNDING OF ACC

1. The ACC is hereby extended for a subsequent term of six (6) months, beginning on January 1, 2019 and ending on June 30, 2019 (“Extension Term”), subject to the availability of sufficient appropriations and further subject to paragraphs 2 and 3 of this section II.A.

2. Upon execution of this Sixth Amendment by HUD, HUD will obligate funds in an amount sufficient to make payments for an initial increment of the Extension Term and will provide the PHA with written notification of the amount of the obligation and the approximate period of time within the Extension Term to which it will be applied.

3. HUD will provide additional funding for the remaining increment(s) of the Extension Term, subject to the availability of sufficient appropriations. When such appropriations are available, HUD will obligate additional funding and will provide the PHA with written notification of the amount of such additional funding and the approximate period of time within the remainder of the Extension Term to which it will be applied.

III. INCONSISTENCY WITH ACC

A. All terms of the ACC that are not inconsistent with the terms and provisions of this Sixth Amendment shall continue in full force and effect while the ACC, as amended herein, is in effect.

11-16-2018
B. In the event of any inconsistency between the terms of the ACC and the terms of this Sixth Amendment, the terms of this Sixth Amendment shall govern.

IV. ALL OTHER TERMS

A. All other terms of the ACC shall remain the same.

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Signature Page

PUBLIC HOUSING AGENCY

Name of PHA

(Print or Type)

Geographic Area Served:

(Print or Type)

By:
Signature of authorized representative

Name and official title (Print or Type)

Date (mm/dd/yyyy) (Print or Type)

U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

By:
Signature of authorized representative

C. Lamar Seats, Deputy Assistant Secretary for Multifamily Housing Programs

Name, Title

Date (mm/dd/yyyy) (Print or Type)

11-16-2018
This instrument, Seventh Amendment of Term, Incentive-Based Performance Standards Tasks, and Fees ("Seventh Amendment"), provides as follows:

I. RECITALS

A. The United States of America, acting by and through the Secretary of the Department of Housing and Urban Development ("HUD"), and 42 public housing agencies ("PHAs"), including the PHA identified on the Signature Page of this Seventh Amendment, previously entered into a Performance-Based Annual Contributions Contract ("ACC") for the administration of project-based section 8 Housing Assistance Payments ("HAP") contracts and related services with respect to covered section 8 units for the geographic area served by the PHA, as indicated on the Signature Page.* The ACCs were entered into pursuant to section 8 of the United States Housing Act of 1937, 42 U.S.C. § 1437f, on various dates between June 2000 and July 2005 following the award of each ACC.

B. Section 2 d (2) of the ACC provides for an initial term of 36 calendar months, which commenced on the first day of the month of HUD’s first assignment to the PHA of then existing HAP contracts for covered units.

C. Consistent with all the terms and conditions of Section 2 of the ACC, HUD elected to renew each of the ACCs for two additional 12-month terms.

D. Before expiration of the second 12-month renewal term, the Parties entered into one or more amendments to make various changes to the ACC and to extend the ACC term through September 30, 2011.

E. Before September 30, 2011, the Parties entered into an agreement effective October 1, 2011 captioned "Amendment of Term, Incentive-Based Performance Standards Tasks, and Fees" ("First Amendment") to provide for a subsequent renewal term of the ACC through March 31, 2012 and for three additional, successive renewal terms of three calendar months each, which HUD was entitled to exercise at HUD’s sole discretion and option. See First Amendment, Section II A. HUD exercised each of the three additional, successive renewal terms, the last of which expired on December 31, 2012. Further, the First Amendment revised various substantive terms of the ACC as set forth in the remaining provisions of Section II of the First Amendment. See First Amendment, Section II B. and C.

F. Before December 31, 2012, the Parties entered into an agreement effective January 1, 2013 captioned “Second Amendment of Term, Incentive-Based Performance

* Collectively, HUD and the PHA identified on the Signature Page are referred to herein as “the Parties.”

05-29-2019
Standards Tasks, and Fees" ("Second Amendment") to provide for a subsequent renewal term of the ACC through March 31, 2013 and for seven additional, successive renewal terms of three calendar months each, which HUD was entitled to exercise at HUD’s sole discretion and option. See Second Amendment, Section II A. HUD exercised each of the seven successive renewal terms, the last of which ended on December 31, 2014. The Second Amendment did not alter any of the substantive terms of the ACC, as amended by the First Amendment but, for clarity, set forth the changes to the substantive terms made by the First Amendment. See Second Amendment, Section II B. and C.

G. Before December 31, 2014, the Parties entered into an agreement effective January 1, 2015 captioned "Third Amendment of Term, Incentive-Based Performance Standards Tasks, and Fees" ("Third Amendment") to provide for a subsequent renewal term of the ACC through June 30, 2015 and for five additional, successive renewal terms of six calendar months each, which HUD was entitled to exercise at HUD’s sole discretion and option. See Third Amendment, Section II A. The Third Amendment extended the term of the ACC, as amended by the First Amendment, without altering any of the substantive terms.

H. HUD exercised the first two renewal terms, the second of which ended on June 30, 2016. Section II A. of the Third Amendment required HUD to give notice by June 1, 2016, in order to elect the third renewal term; by December 1, 2016, in order to elect the fourth renewal term; and by June 1, 2017, in order to elect the fifth renewal term.

I. Prior to June 1, 2016, the Parties entered into an agreement effective May 1, 2016 captioned "HUD’s Election of All Remaining Renewal Terms under the Third Amendment -and- Fourth Amendment of Term, Incentive-Based Performance Standards Tasks, and Fees" ("Fourth Amendment"). Consistent with the applicable notice requirements in Section II A. of the Third Amendment, HUD gave notice in Section II of the Fourth Amendment of its election of the third, fourth, and fifth successive renewal terms under the Third Amendment, thus extending the term of the ACC, as amended under Section III of the Fourth Amendment, through December 31, 2017, subject to the availability of sufficient appropriations, with an option for HUD to terminate the ACC before then by giving PHAs at least 120 days’ written notice.

J. Section III of the Fourth Amendment contained provisions that amended the substantive terms of the original ACC (e.g., by reinstating Incentive-Based Performance Standard ("IBPS") Task #1 ("Management & occupancy reviews") and prescribing a method for calculating the amount by which HUD will compensate PHAs for performing IBPS #1).

K. Before December 31, 2017, the Parties entered into an agreement effective January 1, 2018 captioned "Fifth Amendment of Term, Incentive-Based Performance
Standards Tasks, and Fees" ("Fifth Amendment"), which extended the term of the ACC, as amended by the Fourth Amendment, through December 31, 2018 (see Fifth Amendment, Section II.A.), and amended the ACC by requiring the PHA to comply with all section 8 program regulations and other administrative requirements, as they may be amended from time to time, including those governing or related to Management and Occupancy Reviews ("MORs"), notwithstanding any conflict between such regulations and/or other administrative requirements and the provisions of the ACC (see Fifth Amendment, Section II.B.).

L. Before December 31, 2018, the Parties entered into an agreement effective January 1, 2019 captioned "Sixth Amendment of Term, Incentive-Based Performance Standards Tasks, and Fees" ("Sixth Amendment"), which extended the term of the ACC, as amended by the Fifth Amendment, through June 30, 2019 (see Sixth Amendment, Section II.A.1.), subject to the availability of sufficient appropriations. Section II. further provided for an initial obligation of funds by HUD under the ACC, as amended, and permitted HUD to obligate funds for the remaining portions of the six (6)-month extension term on an incremental basis.

M. Each reference to the ACC in the remaining portions of this Seventh Amendment is to the original ACC, as amended by the Sixth Amendment.

II. AMENDMENT. Notwithstanding any provision of the ACC to the contrary, the Parties hereby amend the ACC as follows:

A. TERM AND FUNDING OF ACC

1. The ACC is hereby extended for a subsequent term of three (3) months, beginning on July 1, 2019 and ending on September 30, 2019 ("Extension Term"), subject to the availability of sufficient appropriations and further subject to paragraphs 2 and 3 of this section II.A.

2. Upon execution of this Seventh Amendment by HUD, HUD will obligate funds in an amount sufficient to make payments for an initial increment of the Extension Term and will provide the PHA with written notification of the amount of the obligation and the approximate period of time within the Extension Term to which it will be applied.

3. HUD will provide additional funding for the remaining increment(s) of the Extension Term, subject to the availability of sufficient appropriations. When such appropriations are available, HUD will obligate additional funding and will provide the PHA with written notification of the amount of such additional funding and the approximate period of time within the remainder of the Extension Term to which it will be applied.

05-29-2019
III. INCONSISTENCY WITH ACC

A. All terms of the ACC that are not inconsistent with the terms and provisions of this Seventh Amendment shall continue in full force and effect while the ACC, as amended herein, is in effect.

B. In the event of any inconsistency between the terms of the ACC and the terms of this Seventh Amendment, the terms of this Seventh Amendment shall govern.

IV. ALL OTHER TERMS

A. All other terms of the ACC shall remain the same.

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PUBLIC HOUSING AGENCY

Name of PHA

Hawaii Public Housing Authority
(Print or Type)

Geographic Area Served:

State of Hawaii
(Print or Type)

By: [Signature]

Signature of authorized representative

Hakim Ouansafi, Executive Director

Name and official title (Print or Type)
JUN 13 2019

Date (mm/dd/yyyy) (Print or Type)

U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

By:

Signature of authorized representative

C. Lamar Seats, Deputy Assistant Secretary for Multifamily Housing Programs

Name, Title

Date (mm/dd/yyyy) (Print or Type)

05-29-2019
UNIVERS STATES
DEPARTMENT OF HOUSING AND
URBAN DEVELOPMENT

OFFICE OF MULTIFAMILY HOUSING PROGRAMS

PROJECT-BASED SECTION 8 CONTRACT ADMINISTRATION
ANNUAL CONTRIBUTIONS CONTRACT:

EIGHTH AMENDMENT of TERM, INCENTIVE-BASED
PERFORMANCE STANDARDS TASKS, and FEES

09-30-2019
6/2000 PBCA-ACC
This Eighth Amendment of Term, Incentive-Based Performance Standards Tasks, and Fees ("Eighth Amendment"), provides as follows:

I. RECITALS

A. The United States of America, acting by and through the Secretary of the Department of Housing and Urban Development ("HUD"), and 42 public housing agencies ("PHAs"), including the PHA identified on the Signature Page of this Eighth Amendment, previously entered into a Performance-Based Annual Contributions Contract ("ACC") for the administration of project-based section 8 Housing Assistance Payments ("HAP") contracts and related services with respect to covered section 8 units for the geographic area served by the PHA, as indicated on the Signature Page. The ACCs were entered into pursuant to section 8 of the United States Housing Act of 1937, 42 U.S.C. § 1437f, on various dates between June 2000 and July 2005 following the award of each ACC.

B. Section 2 d (2) of the ACC provides for an initial term of 36 calendar months, which commenced on the first day of the month of HUD's first assignment to the PHA of then existing HAP contracts for covered units.

C. Consistent with all the terms and conditions of Section 2 of the ACC, HUD elected to renew each of the ACCs for two additional 12-month terms.

D. Before expiration of the second 12-month renewal term, the Parties entered into one or more amendments to make various changes to the ACC and to extend the ACC term through September 30, 2011.

E. Before September 30, 2011, the Parties entered into an agreement effective October 1, 2011 captioned "Amendment of Term, Incentive-Based Performance Standards Tasks, and Fees" ("First Amendment") to provide for a subsequent renewal term of the ACC through March 31, 2012 and for three additional, successive renewal terms of three calendar months each, which HUD was entitled to exercise at HUD's sole discretion and option. See First Amendment, Section II A. HUD exercised each of the three additional, successive renewal terms, the last of which expired on December 31, 2012. Further, the First Amendment revised various substantive terms of the ACC as set forth in the remaining provisions of Section II of the First Amendment. See First Amendment, Section II B. and C.

* Collectively, HUD and the PHA identified on the Signature Page are referred to herein as "the Parties."

08-30-2019
6/2000 PBCA-ACC
F. Before December 31, 2012, the Parties entered into an agreement effective January 1, 2013 captioned “Second Amendment of Term, Incentive-Based Performance Standards Tasks, and Fees” (“Second Amendment”) to provide for a subsequent renewal term of the ACC through March 31, 2013 and for seven additional, successive renewal terms of three calendar months each, which HUD was entitled to exercise at HUD’s sole discretion and option. See Second Amendment, Section II A. HUD exercised each of the seven successive renewal terms, the last of which ended on December 31, 2014. The Second Amendment did not alter any of the substantive terms of the ACC, as amended by the First Amendment but, for clarity, set forth the changes to the substantive terms made by the First Amendment. See Second Amendment, Section II B. and C.

G. Before December 31, 2014, the Parties entered into an agreement effective January 1, 2015 captioned “Third Amendment of Term, Incentive-Based Performance Standards Tasks, and Fees” (“Third Amendment”) to provide for a subsequent renewal term of the ACC through June 30, 2015 and for five additional, successive renewal terms of six calendar months each, which HUD was entitled to exercise at HUD’s sole discretion and option. See Third Amendment, Section II A. The Third Amendment extended the term of the ACC, as amended by the First Amendment, without altering any of the substantive terms.

H. During the term of the Third Amendment, a decision of the United States Court of Appeals for the Federal Circuit became final in which the court concluded that “Performance-Based Annual Contribution Contracts (PBACCs) are procurement contracts” and that, “[w]hen using a procurement contract, an agency must adhere to federal procurement laws, including the Competition in Contracting Act (CICA), 41 U.S.C. § 3301, as well as the Federal Acquisition Regulation (FAR).” U.S. v. CMS Contract Management Services, et al., 745 F.3d 1379, 1381 (Fed. Cir. 2014), cert. denied, 575 U.S. 962 (2015). Thereafter, HUD began preparing a solicitation for the procurement of PBCA services consistent with the court’s decision ("Solicitation").

I. HUD exercised the first two additional, successive renewal terms provided for in the Third Amendment, the second of which ended on June 30, 2016. Section II A. of the Third Amendment required HUD to give notice by June 1, 2016, in order to elect the third renewal term; by December 1, 2016, in order to elect the fourth renewal term; and by June 1, 2017, in order to elect the fifth renewal term.
J. Prior to June 1, 2016, the Parties entered into an agreement effective May 1, 2016 captioned “HUD’s Election of All Remaining Renewal Terms under the Third Amendment -and- Fourth Amendment of Term, Incentive-Based Performance Standards Tasks, and Fees” (“Fourth Amendment”). Consistent with the applicable notice requirements in Section II.A. of the Third Amendment, HUD gave notice in Section II of the Fourth Amendment of its election of the third, fourth, and fifth successive renewal terms under the Third Amendment, thus extending the term of the ACC, as amended under Section III of the Fourth Amendment, through December 31, 2017, subject to the availability of sufficient appropriations, with an option for HUD to terminate the ACC before then by giving PHAs at least 120 days' written notice.

K. Section III of the Fourth Amendment contained provisions that amended the substantive terms of the original ACC (e.g., by reinstating Incentive-Based Performance Standard (“IBPS”) Task #1 (“Management & occupancy reviews”) and prescribing a method for calculating the amount by which HUD will compensate PHAs for performing IBPS #1).

L. Before December 31, 2017, the Parties entered into an agreement effective January 1, 2018 captioned “Fifth Amendment of Term, Incentive-Based Performance Standards Tasks, and Fees” (“Fifth Amendment”), which extended the term of the ACC, as amended by the Fourth Amendment, through December 31, 2018 (see Fifth Amendment, Section II.A.), and amended the ACC by requiring the PHA to comply with all section 8 program regulations and other administrative requirements, as they may be amended from time to time, including those governing or related to Management and Occupancy Reviews (“MORs”), notwithstanding any conflict between such regulations and/or other administrative requirements and the provisions of the ACC (see Fifth Amendment, Section II.B.).

M. Before December 31, 2018, the Parties entered into an agreement effective January 1, 2019 captioned “Sixth Amendment of Term, Incentive-Based Performance Standards Tasks, and Fees” (“Sixth Amendment”), which extended the term of the ACC, as amended by the Fifth Amendment, through June 30, 2019 (see Sixth Amendment, Section II.A.1.), subject to the availability of sufficient appropriations. Section II. further provided for an initial obligation of funds by HUD under the ACC, as amended, and permitted HUD to obligate funds for the remaining portions of the six (6)-month extension term on an incremental basis.

N. Before June 30, 2019, the Parties entered into an agreement effective July 1, 2019 captioned “Seventh Amendment of Term, Incentive-Based Performance
Standards Tasks, and Fees” ("Seventh Amendment"), which extended the term of the ACC, as amended by the Sixth Amendment, through September 30, 2019 (see Seventh Amendment, Section II.A.1.), subject to the availability of sufficient appropriations. Section II. further provided for an initial obligation of funds by HUD under the ACC, as amended, and permitted HUD to obligate funds for the remaining portions of the three (3)-month extension term on an incremental basis.

O. In a report accompanying the Departments of Transportation, and Housing and Urban Development, and Related Agencies Appropriations Bill for 2019, the House Committee on Appropriations expressed concerns about the relationship between the fees that PBCAs earn and the cost of performance and directed HUD “to . . . re-negotiate the current [PBCA] contracts to achieve savings while ensuring all important tasks are included.” H.R. Rep. 115-750, at 92 (June 12, 2018). Likewise, the Conference Committee for the Omnibus Fiscal Year 2019 Appropriations Act contained language encouraging HUD “to work with . . . [PBCAs] to identify cost savings while ensuring continuation of all necessary tasks.” H.R. Rep. 116-9, at 923 (Feb. 13, 2019).

P. Each reference to the ACC in the remaining portions of this Eighth Amendment is to the original ACC, as amended by the Seventh Amendment unless otherwise stated.

II. AMENDMENT. Notwithstanding any provision of the ACC to the contrary, the Parties agree to amend and hereby do amend the ACC as follows:

A. TERM AND FUNDING OF ACC

1. The ACC, as amended herein, is hereby extended for a subsequent term of sixteen (16) months, beginning on October 1, 2019 and ending on January 31, 2021 ("Extension Term"), with the option by HUD to further extend it for up to two additional and successive extension terms of six (6) calendar months each (collectively, "Additional Extension Terms"), subject to the availability of sufficient appropriations and further subject to the remaining paragraphs of this Section II. A.

2. Upon execution of this Eighth Amendment by HUD, HUD will obligate funds in an amount sufficient to make payments for an initial increment of the Extension Term and will provide the PHA with written notice of the amount of the obligation and the approximate period of time within the Extension Term to which it will be applied. HUD will provide additional funding for each of the remaining increments of the Extension Term, and any
Additional Extension Term, subject to the availability of sufficient appropriations. When such appropriations are available, HUD will obligate additional funding and will provide the PHA with written notice of the amount of each such additional obligation and the approximate period of time within the Extension Term, and any Additional Extension Term, to which it will be applied.

3. Any extension of the ACC, as amended herein, for either of the Additional Extension Terms shall be exercised in HUD's sole discretion, at HUD's sole option, and without any requirement of consent or acknowledgment by the PHA at such time, if HUD provides written notice in the manner set forth below.

4. The first additional six (6) month extension term, if elected by HUD, shall begin on February 1, 2021 and end on July 31, 2021 ("First Additional Extension Term"). If HUD elects to exercise the option to extend the ACC, as amended herein, for this First Additional Extension Term, HUD shall provide written notice to the PHA at any time before, but no later than, January 1, 2021.

5. The second additional six (6) month extension term, if elected by HUD, shall begin on August 1, 2021 and end on January 31, 2022 ("Second Additional Extension Term"). If HUD elects to exercise the option to extend the ACC, as amended herein, for this Second Additional Extension Term, HUD shall provide written notice to the PHA at any time before, but no later than, July 1, 2021.

6. If HUD completes or anticipates completing the Solicitation referenced in Section I.H. before the expiration of the Extension Term, any First Additional Extension Term, or any Second Additional Extension Term, HUD shall have the unilateral right, which HUD may exercise in its sole discretion, at its sole option, and without the consent, agreement, or acknowledgment of the PHA, to terminate this ACC, as amended herein, by providing the PHA written notice of such termination at least one hundred and twenty (120) calendar days before the date on which HUD elects to terminate the ACC.

7. HUD may provide written notice to the PHA wherever required in this Eighth Amendment by e-mail, pdf, or facsimile.
B. INCENTIVE-BASED PERFORMANCE STANDARDS TASKS

1. Of the 16 IBPS Tasks enumerated in the IBPS Performance Requirements Summary in Exhibit A of the ACC, the PHA shall perform the following:

   a. IBPS Task # 1 ("Management and occupancy reviews") ("MORs")
   b. IBPS Task # 3 ("Processing rental adjustments")
   c. IBPS Task # 6 ("Review, verify, and authorize monthly section 8 vouchers")
   d. IBPS Task # 9 ("Life-threatening health & safety issues")
   e. IBPS Task # 10 ("Non-Life-threatening health & safety issues")
   f. IBPS Task # 13 ("Public Housing Agency audit")
   g. IBPS Task # 14 ("Renewal of expiring HAP contracts"), and
   h. IBPS Task # 15 ("General reporting requirements").

2. The Maximum Basic Fee shall be based on the percentage assigned to each IBPS Task listed above, as follows:

   a. IBPS Task # 3: 21%
   b. IBPS Task # 6: 32%
   c. IBPS Task # 9: 5%
   d. IBPS Task # 10: 11%
   e. IBPS Task # 13: 2%
   f. IBPS Task # 14: 21%
   g. IBPS Task # 15: 8%

C. MAXIMUM BASIC FEE

1. The Maximum Basic Fee to which the PHA shall be entitled shall be derived by:

   a. Multiplying by one and nine-tenths percent (1.9%) the Final Fair Market Rent ("FMR") for a two-bedroom unit for the FMR area in which the project is located, as published by HUD, for the Federal Fiscal Year that includes the month for which the PHA claims the fee; and
b. Multiplying the product derived from the preceding clause by the number of Covered Units assigned to the PHA during the month for which the PHA claims the fee.

2. All applicable Disincentive Deductions shall remain as a percentage of the Maximum IBPS Fee.

D. MANAGEMENT AND OCCUPANCY REVIEWS UNTIL THE EFFECTIVE DATE OF ANY FINAL, RISK-BASED MOR RULE AND NOTICE

1. Previously, a proposed rule and companion notice were published in the Federal Register that would adopt a risk-based approach to the scheduling of MORs, thus reducing their frequency. See 80 Fed. Reg. 1860, 1930 (Jan. 14, 2015). If no final rule and notice are published during the Extension Term or during any First or Second Additional Extension Term, if applicable, this Section II. D. shall govern the Parties' responsibilities and obligations relating to MORs.

2. The PHA shall continue to conduct MORs consistent with Section III. B. 1. of the Fourth Amendment.

3. HUD shall compensate the PHA consistent with Section III. B. 2. of the Fourth Amendment, except that HUD shall pay the PHA in the amount of $3,400 for each MOR that the PHA completes (plus allowable contingency fees), subject to the availability of sufficient appropriations.

E. MANAGEMENT AND OCCUPANCY REVIEWS UNDER ANY FINAL, RISK-BASED MOR RULE AND NOTICE

1. If a final rule and notice governing MORs are published in the Federal Register during the Extension Term or during any First or Second Additional Extension Term, there shall be a 90-day implementation period before the rule and notice take effect beginning on the date of publication in the Federal Register.

2. During this period, the PHA shall assess all Section 8 projects in its portfolio and finalize a new schedule for the performance of MORs consistent with the requirements of the final rule and notice ("MOR Plan"). The MOR Plan shall reflect the number of HAP Contracts (i.e., projects) that are to undergo an MOR within the first year after the effective date of the final rule ("Year 1"). In addition, the MOR Plan shall include the PHA's proposed monthly
MOR fee payment, which the PHA shall calculate consistent with Section III.E.9.

3. By the 45th day of the 90-day implementation period, the PHA shall submit the MOR Plan, to the Contract Administrator Oversight Manager ("CAOM").

4. By the 75th day of the 90-day implementation period, HUD will review and approve the MOR Plan, including fees, or will notify the PHA of any corrections or revisions.

5. After conclusion of the 90-day implementation period, the PHA shall schedule and begin conducting MORs consistent with the MOR Plan, as approved or as corrected or revised by HUD, except that HUD may require the PHA to perform an MOR sooner than scheduled if HUD determines that there may have been a change in project conditions that warrants acceleration of an MOR. The basis for such a determination may include, but shall not be limited to, the following: receipt of a Congressional inquiry or a report from a unit of State or local Government, a change in a project's management agent or physical conditions, and complaints by project residents.

6. Each time after the date on which HUD approves the MOR Plan that HUD assigns the PHA one or more new HAP Contracts (i.e., projects) pursuant to section 2. b. of the ACC, the PHA shall revise the MOR Plan to reflect the newly added HAP Contracts. The PHA shall submit the revised MOR Plan, including MOR fees, for the newly added HAP Contracts to the CAOM within 30 calendar days of the effective date of each assignment or each group of assignments, as applicable. HUD will either approve or correct (or revise) each such revised MOR Plan and notify the PHA of such approval or correction(s) (or revision(s)).

7. The PHA shall not make any changes to the MOR Plan, as approved by HUD, without the prior written approval of the CAOM.

8. Within the last 60 days of the ACC Year End, the PHA shall submit a new Annual Work Plan, including a new MOR Plan, to the CAOM that indicates the frequency of each HAP Contract's MOR based on the schedule set forth in the final rule and notice. For purposes of this paragraph, the ACC Year End for FY 2020 shall be September 30, 2020.

9. After the effective date of the final rule and notice, HUD shall continue to compensate the PHA in the amount of $3,400 for each MOR that the PHA
completes (plus allowable contingency fees), subject to the availability of sufficient appropriations.

F. GENERAL REPORTING REQUIREMENTS

1. The list of bulleted items under “Work Plan Status Report” in section 3.10. A. of Exhibit A of the ACC is revised by adding the following three bullets at the end of the list:

- Log of life-threatening calls
- Log of non-life-threatening calls
- Log of general resident complaints or inquiries

2. Section 3.10. B. (“Quarterly Reports”) of Exhibit A of the ACC is deleted in its entirety.

3. The second sentence under section 3.10. C. (“Annual Reports”) of Exhibit A of the ACC is revised as follows:

“The report shall detail all of the PHA actions and services (including dates, locations, and employee names) for that fiscal year in a format specified by HUD.”

G. TRANSITION-OUT PERIOD

1. If HUD issues written notice to the PHA that it has completed or anticipates completing the Solicitation, a one hundred and twenty (120) calendar day Transition-Out period shall begin on the date specified in HUD’s notice. The remaining paragraphs in this Section II. G. shall apply if HUD issues such notice.

2. The PHA shall employ sufficient personnel to ensure both full, continued compliance with the terms of the ACC, as amended herein, and an orderly transition of tasks and responsibilities to the successor Contractor (“Contractor”).

3. The PHA shall provide an orderly transition of work acceptance and accomplishment so that the Contractor may take full control of the tasks by the end of the corresponding Transition-In period under the Solicitation.
4. The PHA shall communicate with the Contractor to ensure a successful transition of responsibility of tasks. These communications shall include but not be limited to transmitting information regarding the following: (a) any properties that are currently out of compliance with HUD requirements; (b) any special circumstances specific to particular HAP Contracts and to the Section 8 program, in general; and (c) any other subjects, matters, or issues that require particular attention or as HUD may direct.

5. As HUD transfers responsibility for properties to the Contractor, as outlined in HUD’s Transition Guide (which HUD will provide the PHA by the beginning of the Transition-Out period), the PHA shall no longer have primary responsibility for tasks associated with such properties but may be requested to respond to inquiries and/or to provide non-proprietary information to the Contractor and/or to HUD through the end of the Transition-Out period.

III. INCONSISTENCY WITH ACC

A. In the event of any inconsistency between the terms of the ACC and the terms of this Eighth Amendment, the terms of this Eighth Amendment shall govern.

B. All terms of the ACC that are not inconsistent with the terms and provisions of this Eighth Amendment shall continue in full force and effect.

IV. ALL OTHER TERMS

All other terms of the ACC shall remain the same.

V. NO IMPAIRMENT OF PHA’S RIGHTS

Nothing in this ACC, as amended herein, shall be construed to impair, limit, or otherwise affect any rights that the PHA may have, or to constitute a waiver of any rights that the PHA may have, in connection with any Solicitation published during the Extension Term or any Additional Extension Term.

VI. EFFECTIVE DATE

This Eighth Amendment shall become effective on October 1, 2019.
Signature Page

PUBLIC HOUSING AGENCY

Name of PHA

Hawaii Public Housing Authority

(Print or Type)

Geographic Area Served:

State of Hawaii

(Print or Type)

By:

Signature of authorized representative

Hakim Ouansafi, Executive Director

Name and official title (Print or Type)

SEP 3 2019

Date (mm/dd/yyyy) (Print or Type)

U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

By:

Signature of authorized representative

C. Lamar Seats, Deputy Assistant Secretary for Multifamily Housing Programs

Date (mm/dd/yyyy) (Print or Type)