

CONSTRUCTION UNDERWRITING SUBMISSION CHECKLIST FOR SITE BUILT HOMES TPO CLIENT PROCESSED

IMPORIANT:							
Upload all docs to LoanCenter	OTC DEDT OTC @ a famula alo sa la casa						
E-mail to NCF underwriting@ncfunding.net &cc:OTC DEPT OTC@afrwholesale.com							
*Please Note: Failure to cc the OTC DEPT may cause Underwriting delays LOAN INFORMATION							
LDAN INFO	J RMA TIO N						
Po ma uso of a)							
Bomower(s) To Re Compress	ED BY THE CLIENT						
IO DE COMPLEM	M DI INE CHENT						
*NCFC onstruction Loan Registration Form							
Retailer Must Be Approved by NCF: *See							
NCF Builden' Retailer Approval Packet (only need once)	Copy of Driver's License for all Borrowers						
American Financial Resources, Inc. Credit Underwriting Approval	Struc tural Engineer's Certific ation of the Foundation Plans (MFG Homes Only): Per HUD, the certific ation must						
Rate lock Confirmation(may not be available at time of	be site specific, stamped by any engineer licensed						
sub missio n)	within the state, & certify that the design meets the HUD						
Title Commitment, Insured Closing Letter to AFR (not	Permanent Foundations Guide for Manufactured						
NC F), Wire Instructions & Loan Estimate (LE)	Ho using (9/96 Ve rsion) Initial Bo undary Survey of Lot (if required by Title						
Property Tax Information (e.g., Tax Certific ate)	Company)						
Homeowner's Insurance Binderw/Invoice: Coverage amount must be acceptable to the Lender(may not be	* Proposed Plot Plan completed by retailer:						
a vailable at time of submission)	Must show proposed placement of Home, Septic, & Well						
Appraisal: E-mail to appraisal@ncfunding.net	on property and distances between each						
Value \$	Site - Built Home Construction Draw Disc losure						
Land Acquisition Information: Current Purchase Contract	Site - Built Home Construction Requirements						
between Land Seller and Borrower(s) or if owned, Copy	*Disburse me nt Authorization and Appointment of Agent: If notexecuted, borrower's approval will be required for						
of Deed and Payoff Statement	e a c h inte rim d ra w						
Site Built Home Construction Cost Breakdown (included with NCFCalculation Results) every line item to be fully	*Agreement Regarding Payment of Interest						
completed	*FHA Construction/Permanent Loan Disclosure: Must also						
Site Built Home Construction Contract worksheet	be included in AFR's HUD Case Binder						
(inc luded with NCFCalc ulation Results)	*HUD-92541 Builde r's Ce rtific a tion: Ite ms 2,3,4, 5 & 8 must be marked if a Manufac ture d						
Purchase Agreement/Contract for Home &	Home & items 2 thru 7 if a Modular Home						
Improvements (Use separate contract for Land even if Retailer is also the Land Seller)	Pe mits: Building Well Septic						
Manufacturer's Invoice for Home w/Serial Numbers and	(when available)						
Pa yo ff Info ma tio n (whe n a va ila b le)	Sub c o ntra c to r Bid s: Fo und a tio n We ll						
MCO/MSO: Copy only. (when available)	Septic (if a vailable)						
Original is to be sent to Settlement Agent upon payoff of	Copy of Check(s) for Borrower's Deposits to Retailer and/or Land Seller						
unit(s) Set of Blueprints/ Plans with both Builder's and Borrower's	Initial Credit Report						
signatures	Two years of W-2s & one paystub dated within 30 days						
Specs/Description of Materials (HUD-92005 or VA 26-	of Applic a tion						
1852) must be signed/dated by both Builderand	Sig ne d Form 4506-T						
Bo mo we r(s)	Initial 1003 & HUD/VA Addendum (92900a) signed by						
Initial Elevation Cert, <u>if</u> in a Special Flood Hazard Area	Lender/Broker & Borrowers Initial Disc losures: Loan Estimate (LE), Important Notice to						
Loan Estimate (IE) (construction period)	Home buyer (92900b), Informed Consumer Choice						
	Disc lo sure, & No tice of Assum a bility						
TO BE COMPLETED BY THE.	AFRACCOUNT MANAGER						
Case Numbers Assignment Confirmation – Program ID	Flood Certific ate						
coded must reflect # 36 for a Const/Perm Loan &	Final Credit Report for all Borrowers						
Construction Type should reflect "Proposed"	(if Initial Cre dit has expire d)						
2 ye a rs ta x tra nsc rip ts - USDA lo a ns o nly C AIVRS fo r a ll b o rro w e rs	C lo sing Disc lo sure (CD)						
	O AIV IW TO F & II D O HO WE IS						
TO BE COMPLETED BY THE AFR CLOSER							
*Doc Prep Worksheets	Clo sing Disc lo sure (CD)						
Final Form 1003 & HUD/VA Addendum to URLA (HUD-	Final Signed:						
92900-A)	UW & Transmittal Summary (92900-LT						
Final AUS Findings - To be sent at Doc Prep	Conditional Commitment (92800.5B) DE Approval (92900-Apg 3) - to be sent by AFR						
Last Disc lose d: Loan Estimate (LE)	at Doc Prep						
	*						

^{*}Forms in italics are available on OTC website: http://www.afrwholesale.com/programs/one-time-close.html



OTC CONST/ PERM LOAN REGISTRATION FORM

PLEASE MAKE SURE THAT ALL SECTIONS ARE COMPLETED.

Loan & Originator Informati	on:	Date Registered:						
Lender:		Loan #:	Loa	n Amt:				
Land: Owned/Gifted Purchasing	Loan Type: FHA VA RHS		\sim	ctured me Modular me Modular				
Originator's Company Name:			E	Branch #				
Originator:		Process	or:					
Phone:	Fax:		E-mail:					
Borrower & Property Inform	ation:							
Borrower:	Middle		Last					
Co-Borrower:	Middle		Last					
Property Address:								
City:	County: _		State:	Zip:				
Builder/ Retailer Information	<u>1:</u>							
Company Name:		Contact	:					
Address, City, State, Zip:								
Phone:	Fax:		E-mail:					
Title Company Information:								
Company Name:		Closer:						
Address, City, State, Zip:								
Phone:	Fax:		F-mail·					

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When both an individual water supply system (e.g., well) and septic system are being utilized, prior to the Final Disbursement the Retailer/Builder will be required to provide a professional drawing, plat, or survey by the local municipality or surveyor showing that HUD's minimum distance requirements have been met. As evidenced by signature below, the Builder/Retailer agrees and understands their responsibility concerning the HUD Minimum Well Distance Requirements and their responsibility to provide evidence that HUD's requirements have been met.

BUI LDER/ RETAI LER SI GNATURE:	DATE:

Manufactured/ Modular Home Construction Draw Disclosure

On Manufactured/Modular Homes the Retailer is allowed up to three interim draws (including the final draw) after closing. Upon receipt of a request by the Retailer for a construction draw, National Capital Funding, Ltd. (NCF) will immediately order an inspection of the construction project. NCF will choose an inspector from their list of approved agents. The Inspector will inspect the property, take photographs, and forward the report to NCF.

Upon receipt of the inspection report, NCF will match the report with the Mfg/Modular Home Construction Cost Breakdown to determine the draw amount. All draws are based on a line item percentage of completion. See "NCF One-Time Close Guide for Mfg/Modular Home Retailers" available at www.ncfunding.net/forms for an example. NCF will then advise the Interim Funding Source to wire the funds to the Settlement Agent. NCF will provide Disbursement Instructions to the Settlement Agent for further disbursement to the Retailer and/or Floorplan Source/Factory (when paying off the factory invoice cost of home).

Closing

- With written request from the Retailer prior to closing doc preparation along with backup documentation, NCF can
 fund/reimburse Building Permits, Impact Fees, and the like at closing. However, no other upfront draw will be given to the
 Retailer at closing.
- If the home is offline, factory invoice available, and proper insurance in place covering NCF ISAOA, the Manufacturer's Invoice Cost of the Home can be funded directly to the factory/floorplan source at closing (or an interim draw can be used).

Interim Draws

- It is at the Retailer's discretion when or if they take any interim draws prior to the final draw.
- Line-Item Percentage of Completion Method will be used to determine draw amounts for site improvements.
- Interim draws can be used to pay for site improvements in place. A collateral inspection is required when a draw for site improvements is requested. NCF will order/pay for the collateral inspection.
- Interim draw can be used to payoff Manufacturer's Invoice Cost of Home. If paying home only, no collateral inspection is required.
- Deposit from Borrower with Retailer: Any deposit amount exceeding \$1,000 will be applied to the first interim draw. For
 example, if the borrower deposits \$5,000 with the Retailer prior to closing, and at the first interim draw \$10,000 worth of
 work is in place, \$6,000 will be disbursed.
- If additional draws beyond the three maximum allowed are needed, the Retailer will be charged \$150/draw at the time the draw is disbursed.
- Provided the work is in place to substantiate the draws, NCF will fund up to 80% of the Retailer's Contract Price prior to the final draw.

Final Draw

The final draw will fund all remaining completed improvements and will be funded once NCF receives, and Lender has approved, all remaining funding conditions. Retailer is to advise NCF Construction Servicing Dept. when the project is complete so NCF can order the Final Compliance Inspection. NCF will pay for the final inspection when required. Any cost for failed inspections will be deducted from the Retailer's final draw.

Before requesting the final draw, the Retailer is responsible for providing all construction related conditions requested of NCF including, but not limited to, the following:

- *Affidavit of Completion and Indemnity signed by Retailer in the presence of a notary.
- *Affidavit of Completion and Acceptance signed by Borrower(s) in the presence of a notary.
- * Final Waiver and Release of Lien signed by Retailer in the presence of a notary.
- *Borrower's Certification that construction portion of loan is fully drawn down.
- * HUD-92544 Warranty of Completion signed by Retailer and Borrower(s)
- * Modification Agreement (if necessary) signed by Borrower(s) in the presence of a notary.
- · Final "As Built" Placement Survey showing home location on property (if required by the Settlement Agent and/or Lender)
- **Initial Compliance Inspection (commonly referred to as an open-hole or prepour inspection) or Evidence of a HUD Approved 10 Year Warranty
- HUD-NPMA-99-A Subterranean Termite Treatment Builders Certification and Guarantee completed by Retailer indicating type of treatment used (required in most states)
- HUD-NPMA-99-B New Construction Subterranean Termite Soil Treatment Record completed by Pest Control Company (if soil treatment method was used)
- Local Authority's Approval of Well or acceptable Well Water Test Results including lead, nitrates, nitrites, total coliforms, and e. coli/fecal coliforms (if private well)
- Local Authority Approval of Individual Septic System
- Professional Drawing, Plat, or Survey showing location and distances between Well, Septic Tank and Drain Field, and Property Lines (if both well and septic)

**On FHA Modular Homes (not Manufactured) and all VA Loans, if the local authority issues both a Building Permit and Permanent Certificate of Occupancy, they can be used in lieu of the Initial Compliance Inspection/HUD Approved 10 Year Warranty and Final Compliance Inspection.

When all funding requirements have been met and received by NCF, we will review and forward to the Lender for their final review and approval. A Funding Advice by NCF will also be forwarded to the Lender requesting the permanent portion of the loan to be funded and wired to the Settlement Agent. NCF will then forward final Disbursement Instructions to the Settlement Agent for disbursal of the Final Draw to the Retailer.

RETAILER'S COMPANY NAME		APPLICANT'S SIGNATURE	DATE
	· · · · · · · · · · · · · · · · · · ·		
RETAILER'S SIGNATURE	DATE	CO-APPLICANT'S SIGNATURE	DATE

^{*} Forms provided by NCF to Retailer

Manufactured/ Modular Home Construction Requirements

Borrower:	Retailer:
Structural Engineer's Cert of t	he Foundation Plans for Manufactured Homes:
A structural engineer licensed foundation on a Manufactured foundation design meets HUI	within the state that the property is located is required to certify the design of the permanent Home. The certification and plans are to be site specific and the engineer is to certify that the 1-7584 HUD Permanent Foundations Guide for Manufactured Housing (9/96 version). This is must be provided prior to closing and is the responsibility of the Retailer to provide.
	or Evidence of 10 Year Warranty:
On a Manufactured Home, the open-hole inspection) reported of a HUD approved 10 year wa been notified by the Retailer th	Retailer will be required to provide either an Initial Compliance Inspection (aka pre-pour or using from HUD-92051 (FHA) or VA-26-1839 (VA), Compliance Inspection Report, or evidence ranty plan. The Final Compliance Inspection will be ordered and provided by NCF once we have at project is complete and ready for inspection. all VA loans, the Retailer has the same options outlined above for a manufactured home or in
	ne local authority's Building Permit <u>and</u> permanent Certificate of Occupancy.
Termite Treatment:	, <u> </u>
treated wood, naturally termit against termites. The Retailer Protection Guarantee, indicatir	n most states. Chemical soil treatment, EPA registered bait treatments, pressure preservative e resistant wood, or any combination of these methods is required for maximum protection will be required to complete and provide HUD-NPMA-99-A, Subterranean Termite Builder's g which method of treatment was used. If chemical soil treatment is the method used, the ide HUD-NPMA-99-B, New Construction Subterranean Termite Service Record, completed by the
Final Survey:	
The Final Survey showing the I final title policy with no survey	ocation of the home on the property is typically required by the Closing Agent in order to issue a exceptions. If the Closing Agent and/or the Permanent Lender require the Final Survey, it is the to provide it to NCF prior to the release of the final draw.
Septic System Approval by Lo If a septic system is being utili for the new home.	cal Authority: red, it is the responsibility of the Retailer to provide the local authority's approval of the system
Water Well Approval by Local	Authority
If an individual water supply is the well for the new home. In will be responsible for providir and Lead. The results must ref	being utilized, it is the responsibility of the Retailer to provide the local authority's approval of the event the local authority does not issue approvals for an individual water supply, the Retailer g an acceptable Well Water Test for Total Coliforms, E. Coli/Fecal Coliforms, Nitrates, Nitrites, ect that the water meets EPA standards (or local standards if more stringent).
backfill and keeps out vermin a proper ventilation of the craw transmitting forces to the build and be constructed of materi concrete, masonry, or treated	e a continuous wall (whether bearing or non-load bearing) that separates the crawl space from nd water. The enclosure must be adequately secured to the perimeter of the unit and allow for I space. The enclosure is to be designed to resist all forces to which it is subject without ng superstructure. Also, the enclosure shall be adequately secured to the perimeter of the home als that conform, accordingly, to HUD or VA Minimum Property Standards (MPS) (such as: wood) and the PFGMH for foundations. On FHA/VA loans, vinyl skirting can only be used if the HUD or VA MPS guidelines. On USDA RHS loans, vinyl skirting is not permitted.
	to act as general contractor (also called construction coordinator) and as such, letion of the home and improvements will be upon the Retailer. The borrower of the work or construction.
• •	the Retailer/General Contractor agrees and understands their responsibility concerning the labove. Retailer/General Contractor also understands that these requirements could
Retailer's Signature & Title	 Date

DI SBURSEMENT AUTHORI ZATI ON AND APPOI NTMENT OF AGENT

EXECUTION of this DOCUMENT is OPTIONAL

The undersignment	gned Applicant hereby authorizes approved Settlement Agent to disburse loan advances
	(Builder/Retailer) during construction of n
home located	d at (property address
	bursement, including the retainage, if any, will be made upon execution and delivery of (i) the Completion and Indemnity by Builder/Retailer and (ii) the Affidavit of Completion and Acceptant
all actions (ir manner and	reby appoints Builder/Retailer as Applicant's duly authorized agent for purposes of taking any ar- ncluding, but not limited to, submissions of requests for loan advances for construction in the on the forms prescribed by National Capital Funding, Ltd.) necessary on Applicant's behalf aces or draws pursuant to the Loan Agreement, to be executed at closing, between Applicant are
This appointn	ment shall continue in the event of any subsequent disability of Applicant.
Applicant, wh	ppointment of Builder/Retailer hereunder may be revoked only by written revocation signed l hich revocation shall not be effective until received by both Builder/Retailer and National Capit . at the appropriate address as follows:
	Builder/Retailer:
	Attn:
	Servicer: National Capital Funding, Ltd.
	Attn: Construction Servicing Dept.
	14550 Torrey Chase Blvd, Ste 465, Houston, TX 77014
Executed this _	day of,, to be effective the date of the Loan Agreement.
Applicant's Sig	nature Co-Applicant's Signature
Accepted:	
Builder's/Retail	iler's Company Name
Builder's/Retail	iler's Signature and Title

Agreement Regarding Payment of Interest

WHEREAS, the undersigned,	(Builder/Retailer) and
agreements for the installation and completion of described land, (the "Land") to wit:	[Applicant(s)] anticipate entering into various certain improvements (the "Improvements") upon the following
WHEREAS, Applicant may enter into and make a log funds necessary to purchase the Land, and install Loan will be evidenced by a note (the Note), exec	an with (Permanent Lender) for the construct and complete the Improvements on the Land, which uted as of the date thereof, by Applicant and payable to Lender, Mortgage covering the Land and the Improvements; and
·	ances to be made for payment to the Builder/Retailer of certainest due to the Lender during the course of the construction and
the installation of the improvements (also known a	on the Builder/Retailer and the Applicant for the construction and some the Mechanics and Materials Lien Contract and/or Construction Ider/Retailer will pay, or reimburse the Applicant, for the interest installation of the Improvements; and
WHEREAS, Builder/Retailer and Applicant wish to the Contract.	evidence their agreement regarding same should they enter into
NOW, THEREFORE, KNOW ALL PERSONS BY THESI	E PRESENTS, THAT:
Applicant will be obligated to pay to the Lender, pu Note.	rsuant to the terms of the Note, the interest as it accrues on the
towards the accrued interest on the Note from the Improvements, whether such sums are paid by App will provide statements to Applicant itemizing the Improvements. From and after the Date of Compinterest in accordance with the terms of the Note I	as due under the Contract equal to the sums paid by Applicant date thereof up to and including the Date of Completion of the plicant direct or through advances under Applicant's Loan. Lender interest advanced during the construction and installation of the etion of Improvements, the Applicant will continue to pay such nowever; no further credit will be given Applicant by the General ate of Completion of Improvements shall mean the date that the er under the terms of the Loan.
	obligation to the Lender, to pay the interest to the Lender during owledges that this agreement for the payment of interest is an
Executed this the day of 20_	
Builder's/Retailer's Company Name	Applicant's Signature
Builder's/Retailer's Signature and Title	Co-Applicant's Signature

FHA CONSTRUCTION/ PERMANENT LOAN DI SCLOSURE

FHA Case Number:	
In reference to the contract between	[Borrower(s)] and
	(Builder/Retailer) for a
Builder/Retailer, including but not limited to co	that all construction loan costs will be paid by the nstruction loan interest, construction administration on fees, and any other financing charges incurred dbook 4155.1, Chapter 6, Section A.4.g.
originating lender/broker there is a maximum n selected) from the date of rate lock-in to permanent loan. When a rate is locked in fo received and conversion/modification from con	e that once a permanent loan rate is locked with the umber of days (depending on term of locked in rate complete construction and convert/modify to a raperiod of time and the final inspection is not struction to permanent loan does not occur during d. Pricing will be the worst of original lock date or nore favorable pricing at the same rate.
DISC	CLOSURE
a final inspection or issuance of a certif jurisdiction, whichever is later. Further, endorsed for insurance. The lender s	for FHA mortgage insurance until after either icate of occupancy by a local governmental FHA has no obligation until the mortgage is hall submit such endorsement after final of occupancy. During construction, the loan is
Builder's/Retailer's Company Name	Borrower's Signature Date
Builder's/Retailer's Signature and Title Date	CoBorrower's Signature Date

Builder's Certification of Plans, Specifications, & Site

U.S. Department of Housing and Urban Development Office of Housing Federal Housing Commissioner

OMB Approval No. 2502-0496 Exp 01/31/2016

Property Address (street, city, State, & zip code)	Subdivision Name		
Martanada (Landada) Nama & Addan (d d. l.			
Mortgagee's (Lender's) Name & Address (this is the lender who closed the loan)	FHA Case Number		
	Phone Number		
NOTE: If any of 2,3 or 4 is not checked, the property is ineligible for FHA insured. 1 Site Analysis Information: To be completed on all proposed and newly construct.		YES	NO
a. Flood Hazards . Are the property improvements in a Special Flood Hazard Are	• •	ILS	
1) Provide the community number and date of the Flood Insurance Rate Map (Fl			
Community Number Map Date			
2) Is the community participating in the National Flood Insurance Program and i	n good standing?		
3) If "Yes" to 1a. above, attach:			
(i) a Letter of Map Amendment (LOMA) or; (ii) a Letter of Map Revision (LOMR) or;			
(iii)a signed Elevation Certificate documenting that the lowest floor (incl	uding basement) is built in compliance with		
24 CFR 200.926d(c)(4). 4) Is the property located within a Coast Barrier Resource System (CBRS)? (if y	yes, the property is inelgible for FHA insured financing)		
Items b-f see additional instructions on page 3			
b. Noise. Is the property located within 1000 feet of a highway, freeway, or heavily Within 3000 feet of a railroad?	y traveled road?		
Within one mile of a civil airfield or 5 miles of a military airfield?			
c. Runway Clear Zones / Clear Zones. Is the property within 3000 feet of a		\vdash	
If "Yes," is the property in a Runway Clear Zone / Clear Zone?	s unabatemated view on in it landed within		
d. Explosive /Flammable Materials Storage Hazard. Does the property have an 2000 feet of any facility handling or storing explosive or fire prone mater			
e. Toxic Waste Hazards . Is property within 3000 feet of a dump or landfill, or a s list or equivalent State list?	site on an EPA Superfund (NPL)		
f. Foreseeable Hazards or Adverse Conditions.			
(1) Does the site have any rock formations, high ground water levels, inad	equate surface drainage, springs, sinkholes, etc.?		
(2) Does the site have unstable soils (expansive, collapsible, or erodible)?		\vdash	\vdash
(3) Does the site have any excessive slopes?(4) Does the site have any earth fill?		\vdash	\vdash
If "Yes," will foundations, slabs, or flatwork rest on the fill?		\vdash	\vdash
If you marked "Yes" to any of the above questions in f, please attach a copy of			
reports, designs, and/or certifications showing compliance with HUD require improvements and the health and safety of the occupants. Refer to HUD Han			
improvements and the neath and safety of the occupants. Refer to ITOD Hall	1175.1 and 1165 Handbook 7170.5 pg. 04752.		
Complete this section for all properties. The property complies with:			
2 HUD Minimum Property Standards in the Code of Federal Regulations at	24 CFR 200.926d.		
3 HUD Handbook 4145.1, Architectural Processing & Inspections for Home	e Mortgage Insurance, including Appendix 8, Site Grading	& Drainage G	uideline.
4 IECC (International Energy Conservation Code) 2006			
5 Other Code or Local/State Code as follows:			
Applicable Provisions		_	
6 CABO One- and Two-Family Dwelling Code, as listed in 24 CFR 200.926	6b, replaced by IRC (International Residential Code)		
7 Electrical Code for One-and-Two-Family Dwellings, as listed in 24 CFR 2			
This is a manufactured (mobile) home and was constructed in accordance		ety	
Standards (FMHCS). The label on the manufactured home shows complia specifications for all other construction (i.e., site, foundation) comply with			
above including paragraph 3-4 Handbook 4145 Land the Permanent Fol			

HUD Label Number(s):

Builder or Builder's Agent: I hereby certify that the site analysis information above is true and accurate to the best of my knowledge and belief and that the plans and specifications were designed to mitigate any foreseeable hazards or adverse conditions. On all properties eligible for maximum LTV financing, I further certify that I have personally reviewed the plans, specifications, and site information submitted herewith. Based upon my review, I hereby certify that such plans, specifications comply with the applicable building codes specified above as well as complying with the HUD construction requirements listed above. An "X" marked in the blank by each numbered item indicates that provisions from the marked code apply.

9a. Name of Builder's Company or Builder's Agent (type or print)	10 a. Name & Title of Builder or Builder's Agent (type or print)						
b. Street Address	b. Signature of Builder or Builder's Agent Date	Date					
c. City, State, & Zip Code	c. Telephone Number (include area code)						
11 Affirmative Fair Housing Marketing Plan (AFHMP) Did you sell five (5) or more hasell five (5) or more houses within the next twelve (12) months with HUD mortgage If "Yes," check either a, b, c, or d below. a. I am a signatory in good standing to a Voluntary Affirmative Marketing A	e insurance?	YES NO					
b. I have an AFHMP which HUD approved on (mm/dd/yyyy) c. I have a contract with	to market this house.						
d. I certify that I will comply with the following: (a) Carry out an affirmative or rental. Such a program shall typically involve publicizing to minority personal sex, handicap, familial status or national origin, through the type of media curpolicy in recruiting from both minority and majority groups; (c) Instruct all effair housing; (d) conspicuously display the Fair Housing Poster in all Sales Corprinted material used in connection with sales, and post in a prominent positi statement, as listed in 24 CFR 200.620 and appendix to subpart M to part 200 activities, and to make them available to HUD upon request. Builder: I hereby certify that the site analysis information is true and accurate to the best financing, I further certify that the plans and specifications submitted herewith have bee knowledge and experience necessary to determine whether such plans and specifications other applicable HUD requirements as determined in accordance with 24 CFR 200.9266 comply with the aforementioned requirements. Upon sale or conveyance of the property. Construction, form HUD-92544 on all properties eligible for maximum LTV financing.	ons the availability of housing opportunities regardless of stomarily utilized by the applicants; (b) Maintain a nonemployees and agents in writing and orally in the policy of offices, include the Equal Housing Opportunity logo, slow on at the project site a sign which displays the Equal Opportunity logo. I understand that I am obliged to develop and maintain of my knowledge and belief. On all properties eligible to reviewed by the individual signing above and that the ecomply with the HUD/FHA requirements set forth at 2-d)(1) and (2). Any subsequent changes to these plans and the undersigned will promptly furnish to lender a Warra	of race, color, religion, discrimination hiring of nondiscrimination and ogan and statement in all opportunity logo, slogan or n records on these for maximum LTV individual has the 4 CFR 200.926d and with and specifications shall					
12 a. Name of Builder's Company (type or print)	13 a. Name & Title of Builder (type or print)						
b. Street Address	b. Signature of Builder	Date					
c. City, State, & Zip Code	c. Telephone Number (include area code)						

Warning: HUD will prosecute false claims and statements. Conviction may result in criminal and/or civil penalties. (18 U.S.C. 1001, 1 0 10, 1012; 31 U.S.C. 3729, 3802). This form must be complete and legible and must be reproduced to include all three pages.

Public reporting burden for this collection of information is estimated to average 15 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. This agency may not collect this information, and you are not required to complete this form, unless it displays a currently valid OMB control number.

Executive Order 11988 and HUD environmental regulations (24 CFR Part 51) require builders who build newly constructed properties s to ensure that the property is not affected by: flood hazards, noise, runway clear zones, explosive/flammable materials storage hazards, toxic waste hazards, and other foreseeable hazards that may affect the site. HUD requires this information to determine whether the site/location factors would adversely affect the dwelling or homeowner. A response is required whenever a builder builds new properties. Confidentiality is not applicable.

Instructions for Builder's Certification, form HUD-92541

- **Item 1. Site Analysis:** All builders must answer all the questions in this item. An addendum may be added, if necessary, to provide a full explanation about any of the site conditions listed.
- a. **Flood Hazards:** HUD prohibits new construction in Special Flood Hazard Areas unless there is a Letter of Map Amendment (LOMA), a Letter of Map Revision (LOMR), or an Elevation Certificate in accordance with 24 CFR 200.926d(c)(4) provided to the lender.
- **Items 1b.-f** The builder must provide this information for all properties. If the property is a condominium, the builder may have to mitigate the site issue if the project has not yet been approved by HUD.
- b. Noise: Self-explanatory.
- c. Runway Clear Zones/Clear Zones: If the property is located in a Runway Clear Zone / Clear Zone, the lender must require, as a condition of borrower approval, that the borrower will sign a statement acknowledging receipt of the notification required by 24 CFR 51.303(a)(3).
- d. Explosive/Flammable Materials Storage Hazard: Self-explanatory.
- e. Toxic Waste Hazards: Self-explanatory.
- f. Foreseeable Hazards or Adverse Conditions: Self-explanatory.
- Items 2 8: The builder/builder's agent must complete these items as follows:
- **Items 2, 3&4.** Place an "X" in the box in Items 2, 3 and 4. The certified builder must complete Items 5 thru 8 as follows:
- **Item 5.** The local/State code in Item 5 is the accepted code for a locality. The additional requirements needed from the Table in 24 CFR 200.926c, to supplement a partially acceptable local code, must be shown in Item 5.
- **Item 6.** When the whole CABO Code is used as the HUD referenced code in jurisdictions with "no code" or an "unacceptable code," place an "X" in the box in Item 6 and place the word "All" in the space.
- **Item 7**. Place an "X" in the box on line 7, and, if applicable name equivalent code.
- **Item 8.** If the dwelling is a manufactured (mobile) home, place an "X" in the box in Item 8. Properly complete lines 4 through 7 for all "foundation and site work." Insert the HUD label number(s) in the box provided.

- Items 9 & 10. The builder or the builder's agent must complete and sign these items. If the builder's agent completes and signs these items the builder's agent is certifying that builder's agent has the knowledge and experience to determine whether the plans and specifications comply with HUD/FHA requirements set forth in 24 CFR 200.926d and with other applicable HUD requirements in 24 CFR200.926(d)(1) and (2). The builder's agent is further certifying that the information about the site is accurate to builder's agent's best knowledge and belief.
- **Item 11.** If a builder has sold or intends to sell five (5) or more newly constructed properties within a twelve (12) month period, the builder is required to have one of the following:
- a. Be in good standing to a Voluntary Affirmative Marketing Agreement
- b. Have a HUD approved Affirmative Fair Housing Marketing Plan (AFHMP);
- c. Have a contract with a Marketing Agent to implement its approved AFHMP; or a contract with a Marketing Agent with signatory to a National Association of Realtors VAMA: or
- d. Certify to the requirements which are hereby listed, taken from 24 CFR 200.620.
- **Items 12 & 13**. The builder must complete and sign Items 12 and 13. The certification is self-explanatory. All changes to the original form must be initialed and dated by the builder.

Appraiser / Direct Endorsement Lender's Responsibility

FHA Roster Appraiser. The appraiser must receive a fully executed form HUD-92541 before performing the appraisal on proposed or under construction properties or properties less than one year old and never occupied.

The appraiser must review Item 1 and note in the Appraisal Report any discrepancies between the information in Item 1 and the actual conditions observed on site. The appraiser must take into consideration the effects of any site conditions on the value of the property.

Direct Endorsement Underwriter. The DE Underwriter must review the Appraisal Report and the Builder Certification as part of the underwriting process, taking into consideration the effect of any site conditions on the value of the property. Page 1 of this form must be complete and legible. Only the builder or the builder's agent is authorized to complete or change this form. The DE Underwriter cannot change and/or modify this certification form.