

**LEXINGTON-FAYETTE URBAN COUNTY GOVERNMENT
DIVISION OF GRANTS AND SPECIAL PROGRAMS
FIRST AMENDMENT TO THE HOME LOAN AGREEMENT**

THIS FIRST AMENDMENT TO THE HOME LOAN AGREEMENT (“First Amendment”), dated and entered into this the 20th day of Jan., 2026, is by and between the **LEXINGTON-FAYETTE URBAN COUNTY GOVERNMENT**, an urban county government of the Commonwealth of Kentucky, pursuant to Chapter 67A of the Kentucky Revised Statutes, 200 East Main Street, Lexington, Fayette County, Kentucky 40507 (hereinafter referred to as "Government" or “LFUCG”), through its Division of Grants and Special Programs, and **LEXINGTON COMMUNITY LAND TRUST, INC.**, a Kentucky non-stock, non-profit corporation (“LCLT”) who’s mailing address is P.O. Box 171, Lexington, Kentucky 40508 and **DAVIS PARK VIEW, LLLP**, (“Owner,” and hereafter with LCLT, the “Borrower”), a Kentucky limited liability limited company, whose principal address is 159 Old Georgetown Street, Lexington, KY 40508.

WITNESSETH:

WHEREAS, Government, in accordance with the regulations codified at 24 CFR 92.102 – 92.106 for the HOME Investment Partnerships Program, has been designated a Participating Jurisdiction by the U.S. Department of Housing and Urban Development (“HUD”) and is the recipient of federal funding from the HOME Investment Partnerships Program;

WHEREAS, the Government has been awarded federal funds from HUD’s HOME Investment Partnerships Program (CFDA # 14.239) under Federal Award Number M10-MC-21-0201, M11-MC-21-0201, M12-MC-21-0201 awarded April 24, 2014;

WHEREAS, Government’s approved 2010, 2011, and 2012 Consolidated Plans provide SIX HUNDRED, TWENTY-SEVEN THOUSAND, ONE HUNDRED, THIRTY-EIGHT AND 00/100 DOLLARS (\$627,138.00) to Borrower with Unique Entity Identifier WS5WY8G4HA5 (“Loan”) in funding from the HOME Investment Partnerships Program for the development of rental housing for low-income HOME-eligible persons and/or households in accordance with the HOME Investment Partnerships Program regulations as stated in 24 CFR Part 92.205-92.206;

WHEREAS, the Borrower entered into that certain Loan Agreement (“Agreement”) dated April 24th, 2014 (attached hereto and incorporated herein as **Exhibit A**), whereby the parties agreed to the Loan to construct and operate a multi-family residential project located at 810-830 DeRoode Street, Lexington, Fayette County, Kentucky 40508 under the name of Davis Park View, LLLP;

WHEREAS, LFUCG and Borrower desire to memorialize a modification to the Agreement, (attached hereto and incorporated herein as **Exhibit A**), to comply with regulations regarding the utility allowances and to reflect the new understanding between the parties as set forth in the First Amendment below.

NOW, THEREFORE, the parties agree to the following modification to the Agreement:

1. Section 1.09 of the Agreement shall be amended to read as follows:

For a period of thirty (30) years from the date on which development of the Project is completed, established as the date the HUD's Integrated Disbursement and Information System (IDIS) accepts and records the Completion report, Borrower shall charge the LOW HOME in HOME-assisted units as established from time to time by HUD pursuant to any regulations promulgated by HUD or the Government. The rents so charged must include utility costs. The maximum allowable HOME rent must be reduced by a utility allowance approved by Government if tenant is required to pay separately for utilities. The Utility Allowance approved by the Government is the Lexington-Fayette Urban County Housing Authority's Section 8 Existing Housing Allowance for Tenant Furnished Utilities and Other Services. . Utility allowances approved by Government may vary as periodic adjustments are made. Should HUD revise these or other rent guidelines set out herein so as to permit Borrower to adjust the rent charged, Borrower must obtain the approval of the Government prior to adjusting rents and provide tenants with no less than thirty (30) days' written notice before adjustments are implemented.

2. The Borrower must annually certify to the participating jurisdiction that each building and all HOME-assisted units in the project are suitable for occupancy, taking into account State and local health, safety, and other applicable codes, ordinances, and requirements, and the ongoing property standards established by the participating jurisdiction.
3. In the event of a conflict between the terms of this First Amendment and the terms of the Agreement, this First Amendment shall control. All other terms of the Agreement shall remain unchanged and in full force and effect.

IN WITNESS WHEREOF, the parties have executed this First Amendment to the Loan Agreement at Lexington, Kentucky, the day and year first above written.

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SIGNATURE PAGES TO FOLLOW

EXHIBIT A

April 24th, 2014 HOME Agreement