LEASE RIDER - #1
WEST END
LEASE ADDENDUM FOR DRUG-FREE HOUSING

The following are provisions of the Lease between ___________________ (“Landlord”) and ___________________ (“Tenant”) for the following dwelling unit ___________________.

In consideration of the execution or renewal of a lease of the dwelling unit identified in the lease, Owner and Tenant agree as follows:

1. Tenant, any members of the Tenant’s household, or a guest, shall not partake in any criminal activity, including drug-related criminal activity, on or off project premises. Any person under the Tenant’s control shall not partake in any criminal activity, including drug-related criminal activity on the project premises. “Drug-related criminal activity” means the illegal manufacture, sale, distribution, use, or possession with intent to manufacture, sell, distribute, or use, of a controlled substance (as defined in Section 102 of the Controlled Substance Act (21 U.S.C. 802).

2. Tenant, any member of the Tenant’s household, or a guest, shall not engage in any criminal activity, engage in any act that facilitates criminal activity, or engage in any act intended to facilitate criminal activity, including drug-related criminal activity on the project premises. Any person under the Tenant’s control shall not engage in any criminal activity, engage in any act that facilitates criminal activity, or engage in any act intended to facilitate criminal activity, including drug-related criminal activity, on the premises.

3. Tenant, any member of the Tenant’s household, a guest, or any person under the Tenant’s control shall not permit the dwelling unit to be used for, or to facilitate, criminal activity including drug-related criminal activity, regardless of whether the individual engaging in such activity is a member of the household or a guest.

4. Tenant, any member of the Tenant’s household, or a guest, shall not engage in the manufacture, sale, or distribution of illegal drugs at any location whether on or off project premises. Any person under the Tenant’s control shall not engage in the manufacture, sale, or distribution of illegal drugs on the project premises.

5. Tenant, any member of the Tenant’s household, a guest, or any person under the Tenant’s control shall not engage in any acts of violence or threats of violence, including, but not limited to, the unlawful discharge of firearms, on or near project premises.

6. **Violation of the above provisions shall be a material violation of the lease and good cause for termination of tenancy.** A single violation of any of the provisions of this added addendum shall be deemed a serious violation and material noncompliance with the lease. Unless otherwise provided by law, proof of violation shall not require criminal conviction.
LEASE RIDER - #2

TENANT INCOME CERTIFICATION

RE: West End Chicago, Illinois

Name of Tenant (person(s) whose name appears on the lease): ____________________________

Address of Apartment: _____________________________________________________________

Apartment Number: __________________________________________________________________

Some or all of the cost of the apartment development in which you are to lease an apartment was financed by Low Income Housing Tax Credits through the Chicago Department of Housing. In order to qualify for these tax credits, there are certain requirements which must be met with respect to the apartment development and its tenants. To satisfy one of those requirements it is necessary for you to provide the information requested in this Tenant Certification at the time you sign your lease and annually thereafter so long as you remain a tenant in the above apartment development.

CERTIFICATION

I, the undersigned, state that I have read and answered fully, frankly and personally each of the following questions for all persons who are to occupy the unit in the above apartment development for which application is made, all of whom are listed below:

Income Computation
(Anticipated Incomes)

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<tr>
<th>Name of Members of the Household</th>
<th>Relationship to Head of Household</th>
<th>Age (if 17 or under)</th>
<th>Social Security Number</th>
<th>Place of Employment</th>
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LEASE RIDER - #3

ADDITIONAL LEASE PROVISIONS
(PUBLIC HOUSING APARTMENTS)

These Additional Lease Provisions are in addition to the lease (the “Lease”) between you, the undersigned Resident, and ________________________ (the “Landlord” or “Owner”), dated ______________, _____. They also apply to any renewal of the Lease unless specifically agreed otherwise by you and by the Landlord. All obligations of the Landlord pursuant to these Additional Lease Provisions and the Lease may be performed by ____________________, (the “Management Agent”), as management agent for the Landlord.

The apartment covered by this Lease has been financed in part through various federal, state and local government housing programs. These Additional Lease Provisions are for the purpose of assuring that the lease of the apartment complies with the requirements of such programs. To the extent any terms of the Lease conflict with these Additional Lease Provisions, the Additional Lease Provisions shall control.

A. Authorized Persons

You may permit only the following persons to live in the apartment:

<table>
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<tr>
<th>Name</th>
<th>Date of Birth</th>
<th>Social Security #</th>
<th>Relationship to Applicant</th>
<th>Gender</th>
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Unless permitted pursuant to Section D.3 of these Additional Lease Provisions, you may not allow any other person to move into the apartment without the Landlord’s prior written approval. Any changes in family composition must be reported to the Landlord within 10 days of occurrence. The family must notify the landlord of birth, adoption or court-awarded custody; family must obtain prior approval for live-in aides and foster children or any other additions to the household which must comply with occupancy standards.
LEASE RIDER - #4

LEASE ADDENDUM: COMPLIANCE WITH PROPERTY SCREENING CRITERIA
(PUBLIC HOUSING UNITS)

The following are additional provisions of the Lease between the Tenant and East Lake/West End I-B, L.P. (the “Landlord” or “Owner”). This Lease Rider #4 sets forth the obligations of the Tenant and Landlord with regard to certain requirements for occupancy of West End (the “Project”). For the purpose of this Rider, Tenant and members of Tenant’s household shall be referred to as “Tenant”. This Rider shall apply only to RRC Applicants as defined in the Resident Selection Plan.

1. When the Tenant was accepted for occupancy of a unit in the Project, the management agent for the Project, East Lake Management Group, Inc. (the “Management Agent”), reviewed the Tenant’s application file for compliance with certain criteria, outlined in Schedule A, attached hereto (collectively, the “Screening Criteria”). Either Tenant demonstrated compliance with the Screening Criteria or Tenant was conditionally admitted as outlined in the Resident Selection Plan (the “RSP”) by demonstrating that the Tenant was engaged in activities to meet the criteria.

2. Engaged in Activities to Meet the Screening Criteria. Check if applicable: ________.

   A. Notwithstanding the Tenant’s failure to satisfy one or more of the Screening Criteria, the Tenant has been conditionally accepted for occupancy because Tenant was compliant with Tenant’s prior lease at the time of application and admission and provided evidence sufficient in the Management Agent’s discretion that the Tenant is engaged in activities to meet the Screening Criteria.

   B. If the Tenant has been conditionally admitted because the Management Agent has determined that the Tenant is engaged in activities to meet the Screening Criteria pursuant to the RSP, the Tenant and the Management Agent will memorialize in writing the conditions the Tenant is currently satisfying and must continue to satisfy to show that he or she is engaged in activities to meet the Screening Criteria (the “Compliance Plan”). The Compliance Plan shall be attached hereto and made a part of the Lease. The tenant is obligated to use best efforts to comply with the Compliance Plan throughout the first 12 months of conditional tenancy; however, an otherwise lease-compliant tenant will not be terminated during the first year of occupancy for failure to comply with the conditions of the Compliance Plan.

   C. If the Tenant is engaged in activities to meet the Screening Criteria other than those in Paragraph K(b) of the RSP, pursuant to Schedule A attached hereto, and, if at the start of his/her first year’s re-certification process the Tenant does not meet such Screening Criteria, the Management Agent will notify the Chicago Housing Authority (“CHA”) to begin looking for a unit for the resident at a property where the Tenant satisfies the occupancy criteria. If the Tenant does not meet the Screening Criteria he or she is engaged in activities to meet within one year of Tenant’s move-in date at annual recertification, the Management Agent shall notify the Tenant and CHA, and CHA shall transfer the Tenant to a unit outside the Development.
D. If the tenant head or co-head is engaged in activities to meet the Screening Criteria in Paragraph K(b) of the RSP but at the start of his/her first year’s recertification is not yet employed a minimum of 30 hours a week, such tenant may continue to reside at the development if all members of the household over the age of 18 other than the Tenant head or co-head continue to meet the 30 hours of weekly activity described in paragraph K(b) of the RSP, and the Tenant head or co-head of household can prove to the satisfaction of management that:

- The head or co-head of household is enrolled full-time and is regularly attending a secondary or post-secondary educational program and shows progress in completion of the program. (Progress may be shown by such things as passing grades, completion of additional credits in the program, etc.) Additionally, the educational program must be one that, in the determination of management, will lead to fulfillment of the 30 hour employment criterion at its completion, or
- The head or co-head of household is employed for some period of time less than 30 hours a week but is also engaged in one or a combination of the following activities: enrollment and regular attendance in an economic self-sufficiency program, part-time enrollment and regular attendance in a secondary or post-secondary educational program, participation in a verified active job search or job counseling, enrollment and regular attendance in a basic skills training program, or engagement in a combination of activities that, together with the employment, equal not less than 30 hours a week, or
- The head or co-head of household is neither enrolled full-time in a secondary or post-secondary educational program nor is employed but is engaged for a minimum of 30 hours a week in a Service Plan for Self-Sufficiency, which consists of one or a combination of the following activities: enrollment and regular attendance in an economic self-sufficiency program, part-time enrollment and regular attendance in a secondary or post secondary educational program, participation in a verified active job search or job counseling, enrollment and regular attendance in a basic skills training program. It is the purpose of the head or co-head of household’s participation in this plan to develop employment skills and history that will enable the head or co-head of household to move toward economic self-sufficiency. The head or co-head of household will develop the Service Plan for Self-Sufficiency in cooperation with the local Service Provider and failure to follow the requirements of the Service Plan for Self-Sufficiency will constitute grounds for transfer from the development.

3. Continued Compliance with Screening Criteria.

A. Tenant shall continue to comply with the Screening Criteria in K(b) for continued occupancy as stated in the RSP or continue to work to meet the Screening Criteria in the manner provided herein throughout Tenant’s residency at the Project. Tenant shall be re-examined for compliance with these Screening Criteria on subsequent recertification and
shall meet with the Management Agent’s social services coordinator to assess Tenant’s social services needs no less frequently than annually. Tenant shall comply with Landlord’s requests for verification by signing releases or authorizations for third party sources of information, presenting documents for review, or providing or forms of verification acceptable to the Management Agent.

B. Subject to Section 4 below, failure to comply with the above-referenced Screening Criteria or continue to be engaged in activities in activities to meet the Screening Criteria shall be grounds for transfer to another public housing unit outside the development as provided under the Relocation Rights Contract.


If a Tenant household meets the Screening Criteria set forth in Section K(b) of the Resident Selection Plan at the time it is admitted for initial occupancy, and subsequently fails to meet such Screening Criteria, then in order to remain in occupancy, such Tenant must present evidence sufficient to Management to show that such Tenant household is engaging in activities to meet such provisions of the Screening Criteria within one year as provided in the Compliance Plan. Such tenant shall be required to sign a certification that they are engaged in activities to meet compliance. Such compliance plan regarding the activities the tenant is and will continue to engage in to meet the criteria shall be attached to and become part of the lease.

5. Notwithstanding the foregoing, the Lease may be terminated (i) if Tenant has supplied false information to Landlord, (ii) for failure to pay rent in a timely manner; (iii) for any drug-related or other criminal activity or other behavior that adversely affects the health, safety or right to peaceful enjoyment of the premises by other residents; or (iv) as otherwise specified in the Lease.

<table>
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<tr>
<th>Tenant</th>
<th>Date</th>
<th>East Lake Management Group, Inc.</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Co-Tenant (if applicable)</td>
<td>Date</td>
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Witness:

Witness:
SCHEDULE A to Rider #4

West End Screening Criteria

The governing principle of the Agent, in making any determination with respect to an applicant for admission to any unit shall be that an applicant shall not be rejected unless a preponderance of the information available with respect to such applicant demonstrates that such applicant would be likely to interfere with other tenants in such a manner as to diminish their enjoyment of the premises by adversely affecting their health, safety or welfare or their physical environment or the financial stability of the Development if such applicant were admitted.

Notwithstanding anything set forth in this Section K, if any applicant for an ACC-Assisted Unit is not eligible under 24 CFR 960, including but not limited to, 24 CFR 960.204, such applicant shall not be admitted as required by law.

Relevant information respecting habits or practices to be considered in making admission determinations is as follows:

a) Applicants must be eighteen (18) years of age or older.

b) Applicants (head of household or co-head of household) must be employed at a minimum of 30 hours per week. All other non-exempted members of the household must be engaged in one or a combination of activities designed to encourage, assist, train or facilitate economic self sufficiency, including, employment, enrollment and regular attendance in an economic self-sufficiency program, enrollment and regular attendance in a program of education including GED, verified active job search and/or employment counseling; basic skills training; verifiable secondary or post secondary education, or English proficiency or literacy classes to satisfy the 30 hours of employment per week criteria within one year of occupancy.

An exemption to the first paragraph of (b) above shall be granted for one adult family member who elects to stay home to care for young children under six years of age if there are at least two adults in the household and at least one adult is employed at a minimum of 30 hours per week. An exemption shall also be granted for members of a household when such member(s) of the household is (a) aged 62 years or older, (b) a blind or disabled individual as defined under 42 U.S.C. 416(i)(1) or 42 U.S.C.1382c and provides third party verification that he or she is unable to comply with the requirements of this paragraph because of his or her blindness or disability, (c) the primary caretaker of such a blind or disabled individual and provides third party verification that he or she is unable to
comply with the requirements of this section because of his or her role as such caretaker, or (d) is a retiree with a pension plan.

RRC Applicants or co-heads of household may satisfy the “working toward” provision in the first paragraph of (b) above if they can demonstrate that applicants are spending an average of 30 hours per week engaged in one or a combination of the following activities: employment and enrollment and regular attendance in an economic self-sufficiency program, enrollment and regular attendance in a regular program of education including GED, verified active job search and/or employment counseling; basic skills training; verifiable secondary or post secondary education, or English proficiency or literacy classes. Evidence of satisfaction of this requirement may include, among other things, written verification of employment from an employer, written verification of enrollment or participation in a program identified above by an administrator or instructor of such program.

All other members of the household 18 and over must meet the 30 hours of activities described above within one year of occupancy. Should a working head or co-head of household lose their employment during their tenancy, participation in community and volunteer work is allowed so long as the head or co-head of household is also actively seeking employment.

Where an RRC Applicant is admitted for occupancy and the RRC Applicant head or co-head of household is “working toward” the 30 hour a week minimum employment criterion but at the end of one year of occupancy, the RRC Applicant head or co-head of household is not yet employed a minimum of 30 hours a week, such RRC Applicant household may continue to reside at the development if all members of the household 18 and over other than the RRC Applicant head or co-head continue to meet the 30 hours of weekly activity described in the first paragraph of (b) above and the Tenant head or co-head of household can prove to the satisfaction of management that:

- The head or co-head of household is enrolled full-time and is regularly attending a secondary or post-secondary educational program and shows progress in completion of the program. (Progress may be shown by passing grades, completion of additional credits in the program, etc.) Additionally, the educational program must be one that, in the determination of management, will lead to fulfillment of the 30 hour employment criterion at its completion, or;

- The head or co-head of household is employed for some period of time less than 30 hours a week but is also engaged in one or a combination of the following activities: enrollment and regular attendance in an economic self-sufficiency program, part-time enrollment and regular attendance in a
secondary or post-secondary educational program, participation in a verified active job search or job counseling, enrollment and regular attendance in a basic skills training program, or engagement in combination of activities that, together with the employment, equal not less than 30 hours a week, or;

- The head or co-head of household is neither enrolled full-time in a secondary or post-secondary educational program nor is employed but is engaged for a minimum of 30 hours a week in a Service Plan for Self-Sufficiency, which consists of one or a combination of the following activities: enrollment and regular attendance in an economic self-sufficiency program, part-time enrollment and regular attendance in a secondary or post-secondary educational program, participation in a verified active job search or job counseling, enrollment and regular attendance in a basic skills training program. It is the purpose of the head or co-head of household’s participation in this plan to develop employment skills and history that will enable the head or co-head of household to move toward economic self-sufficiency. The head or co-head of household will develop the Service Plan for Self-Sufficiency in cooperation with the local Service Provider and failure to follow the requirements of the Service Plan for Self-Sufficiency will constitute grounds for transfer from the development.

c) Previous tenancies over the most recent 3 year period will be evaluated. Landlord references regarding payment of rent, lease violations and destructive behavior will be used to determine eligibility. An applicant's past performance in meeting financial obligations, especially rent will be considered in determining if there is an unreasonable risk that such applicant will not fulfill his/her rent obligations. Factors to be considered are as follows:

(i) Consistent record of rent payment including no rent due to any public housing program;

(ii) No landlord judgments within the past 2 years. An applicant will be excepted from this criterion if the applicant produces verification acceptable to Management that such judgment was the result of a landlord’s or Section 8 program administrator’s failure to comply or judgment was due to no fault of the applicant (e.g., a no fault 30-day notice to vacate). RRC Applicants may satisfy the “engaged in activities to meet” provision if they can demonstrate one year without landlord judgment. The first year of tenancy in the new development will be evaluated to satisfy the second year of the requirement;
(iii) No reported delinquent consumer balances including that to any public housing program exceeding $1,000 (excluding medical bills and student loans) within three months of date of conduct of the financial screening or written off within one year of date of the screening; RRC Applicant who has an otherwise good history of rent and utility payments but also a delinquency as described above, will be conditionally accepted and permitted to occupy a rental unit (provided all other requirements for occupancy are met) subject to the requirement that such applicant demonstrate that the Applicant is current in a repayment plan with the creditors;

a. No history or pattern of substantial past due consumer debts (excluding medical bills and student loans) within the last 18 months with balances older than six months;

b. No filing for bankruptcy within the last three years. RRC Applicants may satisfy the “working toward” provision if they can demonstrate one year at a current job and a favorable landlord history; and

c. The applicant must demonstrate the ability to secure and “turn on” all applicable utility services. In the case of RRC Applicants who have entered relocation rights contracts with CHA, if the securing and “turn on” of utilities is the only bar to admission, the Management Agent will make every effort to assist the applicant in securing these services.

d) Criminal record check as allowable by law with respect to all applicants for occupancy in the Development, showing no record of past criminal activity as follows including but not limited to 960.204. Owner is prohibited from admitting any applicant to public housing supported units pursuant to prohibitions contained in HUD24 CFR 960.204 and does not permit consideration of mitigating circumstances except as set forth in Section L of this RSP or, with regard to matters set forth in HUD 24 CFR 960.204, as specified in the regulation:

(i) No record of conviction for manufacturing drugs within the last seven years;

(ii) No record of conviction for distributing drugs within the last seven years;

(iii) No record of felony conviction for drug possession within last five years;
(iv) No record of a felony conviction for the last five years for a crime against a person;

(v) No record of a felony conviction for the last five years for a crime against property or for concealed weapons possession;

(vi) No record of conviction for murder, attempted murder, rape, attempted rape, arson, child abuse or neglect; and

(vii) All adult household members who have been arrested and have cases pending before the courts for the above enumerated crimes will have their applications deferred until final disposition of the case.

RRC Applicants may satisfy the “engaged in activities to meet” provision with regard to drug related criminal convictions if they can demonstrate verified completion of a certified drug treatment program and a certification that the applicant is complying with all applicable aftercare provisions, and/or verification from a probation or parole officer that an applicant has met or is meeting the terms of probation or parole with respect to refraining from illegal use of a controlled substance.

RRC Applicants may satisfy the “engaged in activities to meet” provision with regard to non-drug related criminal convictions (excluding murder, attempted murder, rape, attempted rape, arson, child molestation) if they can demonstrate no subsequent criminal history, verification from a parole or probation officer that the applicant has satisfied the terms of his/her parole or probation and verification of restitution for criminal activity (where applicable).

If denied admission based upon information provided in the criminal background record, applicant is entitled to due notice of reason for denial as well as a copy of said criminal background record.

e) Declaration from head of household that all family members under 18 years of age have not been convicted of a crime as an adult. If this declaration cannot be made as to any member, the declaration will provide consent to the release of police information to the Agent for the purpose of verifying whether any such conviction for that family member exists. If such consent shall not be sufficient to obtain release of such information to the Agent, the parent or guardian of such member shall be required to obtain and submit such information to the Agent if such action is reasonably possible.

f) Satisfactory home visit to RRC Applicant or applicant’s home by representative of the Agent. Home will be inspected after notice of at least
48 hours for cleanliness and evidence of acceptable living standard and personal conduct using a standard form for all visits. If the home visit is not possible because an applicant lives outside the recognized metropolitan area, personal references will be checked in lieu of the home visit. Home visits will be conducted annually in conjunction with unit inspections to insure continued compliance.

RRC Applicants who fail the home visit may be granted a second home visit to occur within 30 days of the initial visit. RRC Applicants who pass the second visit may be granted conditional admission. The conditional admission will include quarterly home visits during the first year of occupancy to insure compliance.

g) Applicants must provide documentation that children 7-16 years of age are enrolled in and regularly attend school and that day care or supervision will be provided for children under 13 years of age. If children voluntarily drops out of school, they must be engaged in activities at a minimum of 30 hours per week.
B. Term

The term of this Lease is twelve months and shall begin and end on the dates specified on the cover page of this Lease. This Lease shall be automatically renewed on an annual basis for an additional year, unless otherwise terminated by the Landlord. If you do not wish to renew this Lease, you must notify the Landlord in writing no fewer than 30 days prior to end of the Lease term.

C. Rent and Charges in Addition to Rent

1. Preservation and Transformation Plan:

   a. The Landlord's operation of all PHA-Assisted Units, including the Unit, is supported in part by operating subsidies which the PHA is contractually obligated to pay to Landlord. The PHA in turn receives from HUD operating assistance which it uses to pay such operating subsidies. Rent paid by Tenant under the Lease Agreement may be less than the cost of operation of the Unit. If, as a result of a reduction in Congressional appropriations or any other change in applicable law, the PHA is unable to meet its contractual obligation to pay Landlord operating subsidies with respect to all PHA-Assisted Units, the Landlord is legally permitted under Section 35 of the United States Housing Act of 1937 (the "Act") to deviate, under certain conditions, from the otherwise applicable restrictions under the Act regarding rents, income eligibility, and other areas of public housing management.

   b. Notwithstanding any other provisions of the Lease Agreement, under such circumstances, subject to the limitations described in Section 35 of the Act or any successor provision and in accordance with any implementing HUD regulations, including without restriction any consultation or notice provision contained therein, the Landlord, pursuant to a HUD-approved Transformation Plan, may take reasonable steps to put the project on a sound financial footing, including increasing the rent up to market levels, upon such notice to the Tenant as is required under state and/or federal law. Instead of, or in combination with, such actions by Landlord, the PHA may, to the extent available, provide a replacement public housing unit or Housing Choice Voucher to Tenant. The Tenant agrees that he/she will take such actions as the Landlord requires of him/her in compliance with Section 35 of the Act or any successor, upon due notice.

   c. In the event the Landlord and the PHA enter into a Preservation and Transformation Plan with HUD approval concerning the order and nature of actions the Landlord may take under Section 35 of the Act, the Landlord will comply with such plan in exercising its rights under this section. Implementing regulations have not yet been published but are necessary before execution of a transformation plan.

2. In addition to the Tenant Rent listed on the cover page of this Lease, you are responsible for the payment of additional charges, including, but not limited to, charges for service, maintenance and repair for damage to your apartment, common
areas, or grounds beyond normal wear and tear caused by you, your household members or guests. In the case of charges for services, repairs and maintenance, charges shall either be in accordance with a schedule of maintenance charges posted by the Management Agent, or, if such charges are for an unusual problem that is not one of the normal categories and therefore such charges are not posted, equal to the actual cost for the labor and materials required to complete such services, repairs, or maintenance.

3. Charges in addition to Tenant Rent are due on the first day of the following month provided that a minimum two weeks notice has been given to you by the Landlord.

4. The security deposit listed on the cover page of this Lease has been calculated in accordance with Landlord’s security deposit requirements, which currently require payment of a deposit equal to the greater of $50 or one month’s Tenant Rent, but in no event in excess of $150.

5. Utilities

Only water and scavenger services are supplied by Landlord and included in Tenant Rent. All other utilities such as heat, cooking gas, electric, telephone and cable service must be paid for by the tenant, though, in certain cases, such utility charges may be off-set by a utility allowance for qualified residents.

6. Tenant Rent Options

a. Annual choice by family. Once a year, the Landlord will give you the opportunity to choose between two methods for determining the amount of Tenant Rent payable monthly. You may choose to pay as Tenant Rent either a flat rent as determined in accordance with paragraph (b) of this section, or an income-based rent as determined in accordance with paragraph (c) of this section. Notwithstanding anything to the contrary, the Tenant Rent may not exceed the maximum allowable low income housing tax credit or other affordable housing program rents, if those programs were used to finance your unit. Except for financial hardship cases as provided in paragraph (d) of this section, you may not be offered this choice more than once a year.

b. Flat rent

i. The flat rent is based on the market rent charged for comparable units in the private unassisted rental market. It is equal to the estimated rent for which the Landlord could promptly lease your unit after preparation for occupancy.

ii. To determine the flat rent, the Landlord will consider:

a) The location, quality, size, unit type and age of the unit; and

b) Any amenities, housing services, maintenance and utilities provided by the Landlord.
iii. If you choose to pay a flat rent, the Landlord does not pay any utility reimbursement.

iv. The Landlord will maintain records that document the method used to determine flat rents, and also show how flat rents are determined by the Landlord in accordance with this method, and document flat rents offered to families under this method.

c. Income-based rent

i. An income-based rent is a Tenant Rent that is based on your household’s income and the CHA’s rent policies for determination of such rents.

ii. The income-based Tenant Rent shall be 30 percent of your household’s monthly adjusted income rounded to the nearest dollar.

iii. The income-based Tenant Rent must not exceed the total tenant payment for your household minus any applicable utility allowance for tenant-paid utilities.

iv. Income-based Tenant Rent must not be less than the Minimum Rent nor exceed the flat rent.

v. Landlord will provide sufficient information for tenant to make an informed choice about rent options.

d. Switch from flat rent to income-based rent because of hardship.

i. If you are paying a flat rent, you may at any time request a switch to payment of income-based rent (before the next annual option to select the type of rent) if you are unable to pay flat rent because of financial hardship.

ii. If the Landlord determines that you are unable to pay the flat rent because of financial hardship, the Landlord must immediately allow the requested switch to income-based rent. The Landlord shall make the determination within a reasonable time after your request.

iii. A financial hardship may include the following situations:

   a) You have experienced a decrease in income because of changed circumstances, including loss or reduction of employment, death in the family, or reduction in or loss of earnings or other assistance;

   b) You have experienced an increase in expenses, because of changed circumstances, for medical costs, child care, transportation, education, or similar items;
c) Such other situations determined by the Landlord to be appropriate: and

d) Financial hardship will not include a family’s failure to comply with the requirements to receive public benefits, as under the Imputed Welfare regulations, that causes an interruption in such benefits.

2. The following utilities are included in the rent at no additional cost: water and scavenger service. Other utilities must be provided by Tenant and are in excess of any rent payments made to Landlord.

D. Income and Household Size; Providing Information

The Tenant Rent listed on the cover page of this Lease is due on the first day of each month, until changed by either an annual or an interim re-determination as described below. These re-determinations are required in order for the Landlord to comply with the housing programs described above. If you choose an income-based rent, the Tenant Rent may increase or decrease depending upon changes that may occur to your adjusted income. Your Tenant Rent may increase if and as your household income increases.

1. If your Tenant Rent is subject to change because you chose an income-based rent, any increase in the Tenant Rent due to an increase in your monthly income will occur on the first day of the month following the first sixty (60) days of the increase in income, unless you qualify for an income disregard pursuant to the relevant Appendix of the CHA Admissions and Occupancy Policy, in which case an increase in Tenant Rent shall be processed in accordance with such Appendix. Any decrease in the Tenant Rent due to a decrease in income will occur on the first day of the month after the decrease in income is reported in writing to the Landlord.

2. Annual Re-determinations. The components of the mandatory annual re-determination are as follows:

a. You must supply the Landlord with certified, accurate written information about family composition, citizenship and/or residency status, age of family members, income and source of income of all family members, assets and related information necessary to determine public housing eligibility, annual income, adjusted income, rent and appropriateness of apartment size. Failure to provide such information or misrepresentation of information shall be a lease violation and may lead to termination of the Lease.

b. You agree to comply with reasonable requests by the Landlord for verification by signing releases or authorizations for third-party sources of information, presenting documents for review, or providing other suitable forms of verification.

3. Interim Re-determinations. Between annual reexaminations, you must report to the Landlord in writing all changes in household composition and income if the amount of income change is greater than 10% of existing income within 10 business days of
occurrence. All additions to the household composition except the addition of children through birth, adoption or court awarded custody require the consent of the Landlord.

4. **Compliance with Tax Credit Requirements.** You must comply with the income and eligibility requirements set forth by Section 42 of the IRS Code and the Regulations thereunder, as applicable.

5. **Notice of Rent Adjustments and Grievance Rights.** You will be notified in writing of any rent adjustment due to annual or interim reexaminations at least 30 days before the Landlord implements any increase in Tenant Rent. All notices will state the effective date of the rent adjustment. You may ask for an explanation stating the specific grounds of the determination concerning rent, apartment size or public housing eligibility, and if you do not agree with the determination, you shall have the right to request a hearing under the grievance procedures discussed below.

6. **Materiality of Certifications.** You agree that the information provided by you to the Landlord for the purpose of complying with the federal and state housing programs discussed above are substantial and material obligations of your tenancy. You understand that the failure to provide accurate information or the refusal to comply with a request for information with respect to those programs is a substantial violation of an obligation of your tenancy. You understand that this Lease could be terminated for a failure to comply with this provision.

7. **Consent.** For the purpose of complying with the federal and state housing programs discussed above, the Landlord may release to the City of Chicago’s Department of Housing (for purposes of funding eligibility) and Department of Human Services (for purposes of resident services), Chicago Housing Authority, or the United States Department of Housing and Urban Development (“HUD”) the information provided to the landlord regarding your household income and assets, leasing dates, social security number(s), birth date(s), student status and other matters as may be required in connection with funding eligibility or resident services. By signing this lease you consent to this release.

8. **Transfers:** If the Landlord determines in accordance with the Occupancy Standards in Section D (3) of the Resident Selection Plan that the size of the Dwelling Unit is no longer appropriate to the Tenant’s needs, and a unit of the appropriate size is available, the Tenant shall be offered said unit and shall move within 30 days upon appropriate notice by the landlord unless otherwise authorized by the Landlord. If the Tenant fails to accept the offered unit, the Landlord may terminate this Lease Agreement. The Tenant shall not be required to move in cases of verified hardship, such as access to employment or for health reasons.
E. Your Right to Use and Occupy the Apartment

You will have the right to exclusive use and occupancy of the apartment for you and other household members named in this Lease, including reasonable use of the apartment for guests in accordance with the rules by Landlord established for the development, during the term of the Lease.

F. Your Obligations

As the Tenant under the Lease, you are obligated:

1. To pay your rent when it is due;

2. Not to assign the Lease or to sublease the dwelling unit;

3. Not to provide accommodations for boarders or lodgers;

4. To use the dwelling unit solely as a private dwelling for you and your household members identified in the Lease, and not to use or permit its use for any other purpose, provided that with adequate insurance and the prior written consent of the Landlord, you may engage in legal profit-making activities in the dwelling unit, if the Landlord determines that such activities are incidental to the primary use of the leased unit for residence by members of your household.

5. To abide by necessary and reasonable regulations promulgated by the Landlord for the benefit and well-being of the housing project and the tenants which shall be posted in the management office and incorporated by reference in the Lease;

6. To comply with all obligations imposed upon tenants by applicable provisions of building and housing codes materially affecting health and safety;

7. To keep the dwelling unit and such other areas as may be assigned to you for the your exclusive use in a clean and safe condition;

8. To dispose of all ashes, garbage, rubbish, and other waste from the dwelling unit in a sanitary and safe manner;

9. To use only in a reasonable manner all electrical, plumbing, sanitary, hearing, ventilating, air-conditioning and other facilities and appurtenances including elevators;

10. To refrain from, and to cause the household and guests to refrain from destroying, defacing, damaging, or removing any part of the dwelling unit or project;

11. To pay reasonable charges (other than for wear and tear) for the repair of damages to the dwelling unit, or to the project (including damages to project buildings, facilities or common areas) caused by you, a member of your household or a guest;
12. To act, and cause household members or guests to act, in a manner which will not disturb other residents’ peaceful enjoyment of their accommodations and will be conducive to maintaining the project in a decent, safe and sanitary condition;

13. Unless required by lawful employment to refrain from displaying, using or possessing on the premises any firearms, ammunition, or other weapons.

14. To refrain from causing any fire on the premises, either intentionally or through gross negligence or careless disregard.

15. To assure that no tenant, member of your household, or guest engages in:
   a. Any criminal activity that threatens the health, safety or right to peaceful enjoyment of the premises by other residents; or
   b. Any drug-related criminal activity on or off the premises;

16. To assure that no other person under your control engages in:
   a. Any criminal activity that threatens the health, safety or right to peaceful enjoyment of the premises by other residents; or
   b. Any drug-related criminal activity on the premises;

17. To assure that no member of the household engages in an abuse or pattern of abuse of drugs or alcohol that affects the health, safety, or right to peaceful enjoyment of the premises by other residents.

G. Landlord’s Obligations

In addition to any obligations discussed in this Lease, the Landlord must:

1. Maintain the apartment and development in decent, safe and sanitary condition;

2. Comply with the requirements of applicable City building codes, housing codes and HUD regulations materially affecting health and safety;

3. Make necessary repairs to the apartment in a timely manner;

4. Keep development buildings, facilities and common areas, not otherwise assigned to you for maintenance and upkeep, in a clean and safe condition;

5. Maintain in good and safe working order and condition electrical, plumbing, sanitary, heating, ventilating, and other facilities and appliances supplied or required to be supplied by the Landlord;

6. Provide and maintain appropriate receptacles and facilities (except containers for your exclusive use) for the deposit of ashes, garbage, rubbish and other waste removed from the apartment by you in accordance with this Lease; and
7. Notify you of the specific grounds for any proposed adverse action by the Landlord, and when applicable, give you an opportunity for a hearing under the grievance procedures discussed below. In the case of a proposed adverse action, including any proposed lease termination not exempted from the grievance process in Section M.3, the Landlord shall not take the proposed action until the time for you to request a grievance procedure has expired, or if a hearing was timely requested by you the grievance process has been completed.

H. Entry of Premises During Tenancy

1. You must permit reasonable access to your apartment in accordance with the provisions of the section entitled “Landlord’s Right to Access” in the summary of a City of Chicago ordinance attached to the Lease and that ordinance.

2. If you or all other adults members of the household are absent from the apartment at the time of entry, the Landlord will leave in the apartment a written statement specifying the date, time and purpose of entry prior to leaving the apartment.

I. Defects Hazardous to Life, Health, or Safety

In the event that the apartment is damaged to the extent that conditions are created which are hazardous to the life, health, or safety of the occupants, the following terms will be applicable:

1. Landlord’s Responsibilities and Remedies:

   a. The Landlord will be responsible for the repair of the apartment within a reasonable period of time after receiving notice from you. If the damage was caused by you, your household members, or guests, then the reasonable cost of the repairs will be charged to you.

   b. If necessary repairs cannot be made within a reasonable time so that conditions no longer are hazardous to the life, health, or safety of the occupants of your unit, and the damage was not caused by you, your household members, or guests, the Landlord will offer you alternative accommodations.

   c. In the event repairs cannot be made by the Landlord within a reasonable time and alternative accommodations are unavailable, then rent will reduce in proportion to the seriousness of the damage and loss in value as a dwelling. No reduction of rent will occur if you reject the alternative accommodations and remain in the apartment or if the damage was caused by you or your household members or guests.

   d. The responsibilities and remedies listed above are not intended to be exclusive. The Landlord reserves the right to terminate this Lease in the event of serious damage caused by tenant’s negligence or carelessness.
2. **Your Responsibilities:**
   
a. You will immediately notify the Landlord of the damage when the damage is hazardous to life, health or safety of the occupants.

b. You agree to continue to pay full rent, less the reduced portion, if any, during the time in which the defect remains uncorrected.

**J. Inspections**

1. **Move-In Inspections:** The Landlord and Tenant will inspect the apartment prior to your occupancy. The Landlord will give a written statement of the condition of the apartment, both inside and outside, and note any equipment provided with the apartment. The statement will be signed by you and the Landlord, and a copy of the statement will be retained in your folder.

2. **Annual Inspections:** Annual inspections will be conducted. You will be notified at least 48 hours in advance of the annual inspection. The Landlord will inspect the condition of the apartment, the equipment in the apartment and any areas assigned to you for upkeep. The Landlord will provide you with a written statement regarding the condition of the apartment. The Landlord will request work orders for all items found to be in disrepair.

3. **Move-Out Inspection:** The Landlord will inspect the unit at the time you vacate and will give you a written statement of the charges, if any, for which you are responsible. In order to protect your rights, you and/or your representative may join in such inspection, unless you vacate without notice to the Landlord.

**K. Notice Procedures**

1. **Landlord’s Responsibility** - All notices to you must be writing, except that if you are disabled or visually impaired, all notices must be in accessible format. Also, notices will be available in Spanish or other languages as needed. Notices may be delivered by hand to you or any member of your household age 18 or older, or sent by certified or registered mail, return receipt requested.

**L. Termination of the Lease**

For termination of this Lease, the following procedures will be followed by you and the Landlord:

1. **Grounds for Termination.** Subject to Lease Rider #4, this Lease may be terminated by the Landlord for serious or repeated violations of the Lease or other good cause, including, without limitation, criminal activity, discovery that you are ineligible for public housing, discovery of material false statements or fraud in connection with your application.
2. Notice

a. The Landlord shall give written notice of proposed termination, in English or another language as needed or, if you are disabled, in an accessible format, of:

i. 14 days in the case of failure to pay rent;

ii. not to exceed 30 days or no less than as permitted by state law depending on the seriousness of offense when the health or safety of other residents, the Landlord or the Management Agent, or persons residing in the immediate vicinity is threatened, a member of the household has engaged in drug-related or violent criminal activity, or any member of the household has been convicted of a felony;

iii. 30 days in any other case, except if state or local law allows a shorter notice period, such shorter period shall apply; and

iv. such other period as may be permitted by HUD waiver or by applicable law in the future for any or all of (i) or (ii) above.

b. The notice of lease termination to the tenant shall state specific grounds for termination, and shall inform the tenant of the tenant’s right to make such reply as the tenant may wish. The notice shall also inform the tenant of the right to examine the Landlord’s documents directly relevant to the termination or eviction and shall inform the tenant if the tenant has a right to request a hearing in accordance with the grievance procedure.

c. When the Management Agent is required to afford the tenant the opportunity for a hearing under the grievance procedure for a grievance concerning the lease termination, the tenancy shall not terminate (even if any notice to vacate under State or local law has expired) until the time for the tenant to request a grievance hearing has expired, and (if a hearing was timely requested by the tenant) the grievance process has been completed.

d. In the case of termination for (1) any criminal activity that threatens the health, safety or right of peaceful enjoyment of the premises of other residents or Landlord or Management employees (2) any violent or drug-related criminal activity on or off the premises, or (3) any criminal activity that resulted in a felony conviction of a household member, the notice of lease termination shall state that the tenant is not entitled to a grievance hearing on the termination, The Landlord may evict you from the apartment by bringing a court action. HUD has determined that this eviction procedure provides the opportunity for a hearing in court that contains the basic elements of due process defined in HUD regulations.

3. Eviction. The Landlord may evict you from the apartment only by bringing a court action.
4. Eviction for criminal activity. The Management Agent may evict you by judicial action for criminal activity outlined in portions of Section F regardless of whether such activity resulted in an arrest or conviction, and without satisfying the standard of proof used for a criminal conviction. In the event the Landlord provides you with a notice of termination for criminal activity outlined in portions of Section F as a result of criminal activity by another member of your household, a guest, or a person under your control, you may request in writing within 10 days of the notice, a meeting with the Landlord to discuss the notice. If you request a meeting in a timely manner, the Landlord will schedule a meeting with you, which shall occur within 10 days of your request. The Landlord will not file suit against you to terminate your Lease until after the date of the meeting. Notwithstanding the foregoing, if you fail to attend your meeting with the Landlord, the Landlord may commence eviction proceedings. You may be accompanied by a representative or attorney at your meeting with the Landlord. At the meeting, the Landlord may consider the following:

a. the seriousness of the offending action;

b. the extent of participation by you and other family members in the offending action;

c. the effects that the eviction would have on family members not involved in the offending activity;

d. the extent to which you have shown personal responsibility and have taken reasonable steps to prevent or mitigate the offending activity;

e. relevant history of your involvement within the West End development, including any involvement with the management and community life of the development; and

f. if the eviction is based upon illegal drug use or alcohol abuse by a household member, whether that household member provides evidence that he/she is no longer engaging in such use or abuse, or whether the household member is successfully participating in or has successfully completed a supervised drug or alcohol rehabilitation program.

After the Landlord meets with you, the Landlord’s decision whether to continue eviction proceedings against you shall be made in the Landlord’s sole discretion.

**M. Grievance Procedures**

For Public Housing Residents, the West End Development will use the Chicago Housing Authority’s Grievance Procedure (CHA Board Approved 1/20/2004) (“Grievance Procedure”). Disputes concerning your obligations or the obligations of the Landlord may be resolved in accordance with this Grievance Procedure. The Grievance Procedure will provide for informal and formal grievances.
The Grievance Procedure shall not be available:

a. concerning evictions or terminations of tenancy that involve:
   
i. any criminal activity that threatens the health, safety or right of peaceful enjoyment of the premises of other residents or Landlord or Management employees;
   
ii. any criminal activity that resulted in a felony conviction of a household member; or
   
iii. any violent or drug-related criminal activity on or off the premises.

b. to resolve disputes between individuals not involving Management or to class grievances.

N. Lease Modification

Any modification of this Lease must be accomplished by a written rider to the Lease executed by the Landlord and you. In the event the Landlord obtains a waiver from HUD of any provision, the Landlord will have the opportunity to amend the lease subject to proper notice and 30 day comment period or whatever required period is in effect at the time of change.
1. On the lines below, indicate the anticipated income from all sources received by the family head and spouse (even if temporarily absent) and by each additional member of the family 18-years of age or older during the 12-month period beginning this date:

<table>
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<tr>
<th>Name</th>
<th>Annual Wages/Salary</th>
<th>Other Income</th>
<th>Total Income</th>
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(Capital Assets)

2. If any of the persons described above (or whose income or contributions were included in item (1)) has any real property, savings, stocks, bonds or other forms of capital investment, excluding interest in Indian Trust land and equity in a housing cooperative unit or in a manufactured home in which the family resides and except for necessary items of personal property such as furniture and automobiles, provide:

   a. the total value of all such assets owned by all such persons: $________, and
   b. the amount of income expected to be derived from such assets in the 12-month period commencing this date: $______, and
   c. the amount of such income which is included in item (1): $_____

(Students)

3. Will all of the persons listed in column 1 above be or have they been full-time students during five calendar months of this calendar year at an educational institution (other than a correspondence school) with regular faculty and students?

   Yes _________      No __________

4. Is any such person (other than nonresident aliens) married and eligible to file a joint federal income tax return?

   Yes _________      No __________

I acknowledge that all of the above information is or may be the basis of my qualifying as a low-income housing tax credit tenant and further is relevant to the status of the funds provided
through the U.S. Department of Housing and Urban Development to finance construction or rehabilitation of the apartment for which application is being made. I agree to provide upon request source documents evidencing the income and other information disclosed above. I consent to and authorize the disclosure of such information and any such source documents to the City (Department of Housing and Department of Human Services) and HUD and any agent acting on their behalf evidencing the information disclosed in the source documents. If I am accepted as a tenant or my lease is renewed, and if any of the foregoing information is inaccurate or misleading, I understand that it will constitute a material breach of my lease. I understand that the submission of this information is one of the requirements for tenancy and does not constitute an approval of my application, or my acceptance as a tenant.

If this is the first Tenant Certification submitted by me for the apartment building described on the first page, I have attached to this Tenant Certification copies of source documentation (e.g., wage statements, interest statements and unemployment compensation statements) with respect to the income of the persons described on the preceding pages.

I declare under penalty of perjury that the foregoing is true, correct, complete and accurate.

Executed this ______ day of ____________, _________ at Chicago, Illinois.

__________________________________________
Tenant                                Date

__________________________________________
Co-Tenant                             Date

(Applicant for an apartment _______ or residing in Apartment Number ______)
STATE OF ILLINOIS )
   ) SS
COUNTY OF COOK )

   On the _____ day of____________, _____ personally appeared before me __________  
   ____________________, the signer of the above certification, who duly acknowledged to me that  
he/she executed the same.

(SEAL) NOTARY PUBLIC

My Commission Expires:

__________________________
FOR COMPLETION BY MANAGEMENT AGENT AS AGENT FOR OWNER ONLY:

1. Calculation of eligible income:
   a. Total amount entered for entire household in 1 above: $_______________
   b. If the amount entered in 2.a above exceeds $5,000, enter the greater of (i) the amount entered in 2.b less the amount entered in 2.c and (ii) the passbook savings rate as designed by HUD multiplied by the amount entered in 2.a: $_______________
   c. TOTAL ELIGIBLE INCOME (Line 1.a plus line 1.b): $_______________

2. The amount entered in 1.c is: (place “x” on appropriate line)
   a. _____ Less than $____ which is the maximum income at which a household of _____ persons may be determined to be a Low-Income Family as that term is defined in the Regulatory Agreement dated as of _________________, between the City of Chicago, Illinois and _________________ (the “Regulatory Agreement”).
   b. _____ Less than $____ which is the maximum income at which a household of _____ persons may be determined to be a Very Low-Income Family as that term is defined in the Regulatory Agreement.
   c. _____ Less than $____ which is 60 percent of the median Family income for the Chicago area as adjusted for a household of _____ persons.
   d. _____ More than the amount mentioned in line a.

3. Applicant:
   __________ Qualifies as a Low-Income Family.
   __________ Qualifies as a Very Low-Income Family.
Qualifies as a Family whose Family Income is no more than 60 percent of the median Family Income for the Chicago area.

Does not qualify as a Low-Income Family.

East Lake Management Group, Inc.   Date
7. In case of conflict between the provisions of this addendum and any other provisions of the lease, the provisions of this addendum shall govern except in conflicts with Lease Rider #3, the provisions of Lease Rider #3 will prevail.

8. This Lease Addendum is incorporated into the lease executed or renewed this day between Management Agent and Tenant.

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<th>Tenant</th>
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<th>East Lake Management Group, Inc.</th>
<th>Date</th>
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<tbody>
<tr>
<td>Co-Tenant (if applicable)</td>
<td>Date</td>
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