SEVENTH AMENDMENT TO

COMMITMENT TO PURCHASE FINANCIAL INSTRUMENT and HFA PARTICIPATION AGREEMENT

This Seventh Amendment to Commitment to Purchase Financial Instrument and HFA Participation Agreement (the "Seventh Amendment") is entered into as of the date set forth on Schedule A attached hereto as the Seventh Amendment Date (the "Amendment Date"), by and among the United States Department of the Treasury ("Treasury"), the undersigned party designated as HFA whose description is set forth in Schedule A attached hereto (for convenience, a "state housing finance agency" or "HFA") and the undersigned institution designated by HFA to participate in the program described below ("Eligible Entity").

Recitals

WHEREAS, Treasury, HFA and Eligible Entity entered into that certain Commitment to Purchase Financial Instrument and HFA Participation Agreement (the "Original HPA") dated as of the Closing Date, as previously amended by that certain First Amendment to Commitment to Purchase Financial Instrument and HFA Participation Agreement (the "First Amendment"), as further amended by that certain Second Amendment to Commitment to Purchase Financial Instrument and HFA Participation Agreement (the "Second Amendment"), as further amended by that certain Third Amendment to Commitment to Purchase Financial Instrument and HFA Participation Agreement (the "Third Amendment"), and as further amended by that certain Fourth Amendment to Commitment to Purchase Financial Instrument and HFA Participation Agreement (the "Fourth Amendment"), and as further amended by that certain Fifth Amendment to Commitment to Purchase Financial Instrument and HFA Participation Agreement (the "Fifth Amendment"), and as further amended by that certain Sixth Amendment to Commitment to Purchase Financial Instrument and HFA Participation Agreement (the "Sixth Amendment"; and together with the Original HPA as amended thereby and by the First Amendment, Second Amendment, Third Amendment, Fourth Amendment and Fifth Amendment, the "Current HPA"), dated as of their respective dates as set forth on Schedule A attached hereto, in connection with Treasury's federal housing program entitled the Housing Finance Agency Innovation Fund for the Hardest Hit Housing Markets (the "HHF Program"), which was established pursuant to the Emergency Economic Stabilization Act of 2008 (P.L. 110-343), as amended, as the same may be amended from time to time ("<u>EESA</u>");

WHEREAS, HFA and Eligible Entity submitted a request to Treasury to make certain revisions to their Service Schedules and Treasury has agreed to the same;

WHEREAS, HFA, Eligible Entity and Treasury wish to enter into this Seventh Amendment to document all approved modifications to the Service Schedules;

Accordingly, in consideration of the representations, warranties, and mutual agreements set forth herein and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Treasury, HFA and Eligible Entity agree as follows.

Agreement

1. Amendments

- A. <u>Definitions</u>. All references in the Current HPA to the "<u>Agreement</u>" shall mean the Current HPA, as further amended by this Seventh Amendment; and all references in the Current HPA to Schedules A, B or C shall mean the Schedules A, B or C attached to this Seventh Amendment. All references herein to the "<u>HPA</u>" shall mean the Current HPA, as further amended by this Seventh Amendment.
- B. <u>Schedule A</u>. Schedule A attached to the Current HPA is hereby deleted in its entirety and replaced with <u>Schedule A</u> attached to this Seventh Amendment.
- C. <u>Schedule B</u>. Schedule B attached to the Current HPA is hereby deleted in its entirety and replaced with Schedule B attached to this Seventh Amendment.
- D. <u>Schedule C</u>. Schedule C attached to the Current HPA is hereby deleted in its entirety and replaced with Schedule C attached to this Seventh Amendment.

2. Representations, Warranties and Covenants

- A. HFA and Eligible Entity. HFA and Eligible Entity, each for itself, make the following representations, warranties and covenants to Treasury and the truth and accuracy of such representations and warranties and compliance with and performance of such covenants are continuing obligations of HFA and Eligible Entity, each as to itself. In the event that any of the representations or warranties made herein cease to be true and correct or HFA or Eligible Entity breaches any of its covenants made herein, HFA or Eligible Entity, as the case may be, agrees to notify Treasury immediately and the same shall constitute an Event of Default under the HPA.
 - (1) HFA and Eligible Entity each hereby certifies, represents and warrants as of the date hereof that each of the representations and warranties of HFA or Eligible Entity, as applicable, contained in the HPA are true, correct, accurate and complete in all material respects as of the date hereof. All covenants of HFA or Eligible Entity, as applicable, contained in the HPA shall remain in full force and effect and neither HFA, nor Eligible Entity is in breach of any such covenant.
 - (2) Eligible Entity has the full corporate power and authority to enter into, execute, and deliver this Seventh Amendment and any other closing documentation delivered to Treasury in connection with this Seventh Amendment, and to perform its obligations hereunder and thereunder.
 - (3) HFA has the full legal power and authority to enter into, execute, and deliver this Seventh Amendment and any other closing documentation delivered to Treasury in connection with this Seventh Amendment, and to perform its obligations hereunder and thereunder.

3. <u>Miscellaneous</u>

- A. The recitals set forth at the beginning of this Seventh Amendment are true and accurate and are incorporated herein by this reference.
- B. Capitalized terms used but not defined herein shall have the meanings ascribed to them in the HPA.
- C. Any provision of the HPA that is determined to be prohibited or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of such prohibition or unenforceability without invalidating the remaining provisions of the HPA, and no such prohibition or unenforceability in any jurisdiction shall invalidate such provision in any other jurisdiction.
- D. This Seventh Amendment may be executed in two or more counterparts (and by different parties on separate counterparts), each of which shall be deemed an original, but all of which together shall constitute one and the same instrument. Facsimile or electronic copies of this Seventh Amendment shall be treated as originals for all purposes.

[SIGNATURE PAGE FOLLOWS; REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

In Witness Whereof, HFA, Eligible Entity and Treasury by their duly authorized officials hereby execute and deliver this Seventh Amendment to Commitment to Purchase Financial Instrument and HFA Participation Agreement as of the Amendment Date.

HFA:	TREASURY:
OREGON HOUSING AND COMMUNITY SERVICES	UNITED STATES DEPARTMENT OF THE TREASURY
By: /s/ Margaret S. Van Vliet Name: Margaret S. Van Vliet Title: Director	By: Name: Timothy G. Massad Title: Assistant Secretary for Financial Stability

ELIGIBLE ENTITY:

OREGON AFFORDABLE HOUSING ASSISTANCE CORPORATION

By: /s/ Rick Crager
Name: Rick Crager
Title: President

By: /s/ Nancy Cain

Name: Nancy Cain Title: Treasurer

EXHIBITS AND SCHEDULES

Schedule A	Basic Information
Schedule B	Service Schedules
Schedule C	Permitted Expenses

SCHEDULE A

BASIC INFORMATION

Name of the Eligible Entity:	Oregon Affordable Housing Assistance Corporation
Corporate or other organizational form:	Nonprofit corporation
Jurisdiction of organization:	Oregon
Notice Information:	
HFA Information: Name of HFA:	Oregon Housing and Community Services
Organizational form:	A department of the State of Oregon under the laws of the State of Oregon
Date of Application:	June 1, 2010
Date of Action Plan:	September 1, 2010
Notice Information:	
Program Participation Cap:	\$220,042,786.00

\$88,000,000.00

Portion of Program Participation Cap Representing Original HHF Funds:

Portion of Program Participation Cap

Representing Unemployment HHF Funds: \$49,294,215.00

Permitted Expenses: \$35,207,199.00

Closing Date: August 3, 2010

First Amendment Date: September 23, 2010

Second Amendment Date: September 29, 2010

Third Amendment Date: December 16, 2010

Fourth Amendment Date: March 31, 2011

Fifth Amendment Date: May 25, 2011

Sixth Amendment Date: September 28, 2011

Seventh Amendment Date: December 8, 2011

Eligible Entity Depository Account Information: See account information set forth in the

Depository Account Control Agreement between Treasury and Eligible Entity

regarding the HHF Program.

SCHEDULE B

SERVICE SCHEDULES

The Service Schedules attached as Schedule B to the Current HPA are hereby deleted in their entirety and replaced with the attached Service Schedules (numbered sequentially as Service Schedule B-1, Service Schedule B-2, et. seq.), which collectively comprise <u>Schedule B</u> to the HPA.

Oregon Affordable Housing Assistance Corporation Loan Modification Assistance Program Summary Guidelines

1.	Program Overview	The Loan Modification Assistance Program will provide funds to assist financially distressed borrowers who are in the process of modifying their home loans.
		Under the Program, a one-time contribution of funds will be made to a homeowner's lender/servicer to be used to fill a financial gap that limits a homeowner's eligibility for a loan modification. Funds may be used to reduce the outstanding principal balance, pay delinquent escrow, arrearages, or strategically apply resources to ensure a Net Present Value test is positive. Modification must result in a loan to value ratio of no more than 125 percent, a total debt-to-income of up to or less than 50 percent, and a mortgage payment of no more than 31 percent including principal, interest, taxes and insurance. The Program is designed to work with both HAMP and non-HAMP modifications.
2.	Program Goals	To provide a quick infusion of funds that will allow for a successful loan modification. Without these additional funds, homeowners would be ineligible for modification.
3.	Target Population/ Areas	The Program will be available in all counties in Oregon for households with incomes equal to or less than 120 percent of state median income. The substantial majority of funding (80 percent) will be provided to those counties identified as hardest hit (20).
4.	Program Allocation (Excluding Administrative Expenses)	\$10,500,000.00
5.	Borrower Eligibility Criteria	The homeowner must have a current household income equal to or less than 120 percent of state median income. A homeowner who has a loan financed in whole or in part by bonds that are tax-exempt under IRC section 143 is presumed to satisfy income limits.
		The homeowner's current first lien mortgage must have originated before January 1, 2009.
		Homeowner must have either been denied for, or must be in the process of receiving, a loan modification.
		Homeowner must provide a financial hardship affidavit.

		The homeowner cannot own other residential real property.
		The homeowner, in connection with a mortgage or real estate transaction, cannot have been convicted, within the last 10 years, of any one of the following: (A) felony larceny, theft, fraud or forgery, (B) money laundering or (C) tax evasion.
		After modification, must have a loan-to-value ratio of no more than 125 percent.
6.	Property/Loan	The subject property must be an owner-occupied, primary
	Eligibility Criteria	residence and be located in Oregon. Manufactured homes are
	Englomey Criteria	eligible only if the structure is recorded in the county's deed records.
		The unpaid principal balance of the homeowner's first lien
		mortgage cannot exceed \$729,750.
		The homeowner cannot own other residential real property.
7.	Program Exclusions	Owners of second homes or investment properties.
' '	1 Togram Lactusions	Owners of second nomes of investment properties.
8.	Structure of	Funding from the Program will be structured as a five-year non-
	Assistance	recourse, zero-percent forgivable, non-amortizing loan in which a second lien is recorded on the property. Twenty percent of the loan will be forgiven for each year it is outstanding. If property is sold or refinanced prior to the loan termination date, funds will be recovered should sufficient equity be available from the transaction. Recovered funds will be recycled in order to provide additional program assistance until December 31, 2017, at which time any recovered funds will be returned to Treasury.
9.	Per Household	Maximum is \$10,000.
10	Assistance Duration of Assistance	One time never on hehalf of homeworks lander/services
	Duration of Assistance Estimated Number of	One time payment on behalf of borrower to lender/servicer.
11.	Estimated Number of	An estimated 1,050 homeowners will receive assistance.
	Participating Households	
12	Program Inception/	The Program is expected to be operational by February of 2011
14.	Duration	and last less than 12 months. All funds still available after
	Dui auvii	12/31/2017 will be returned to Treasury.
13	Program Interactions	None.
10.	with Other Programs	1,5
	(e.g. other HFA	
	programs)	
14.	Program Interactions	The Program will only function directly with the existing HAMP
110	with HAMP	program or other modification programs offered by servicers
	ALTONE WAY STATE	program or other modification programs offered by servicers

	and/or lenders. The Program is not anticipated to work with the
	other Hardest Hit Fund programs; however, it will work with non-
	HAMP modification programs offered through lenders/servicers.
	In those cases, Program funds will be used when an investment of
	\$10,000 or less, will facilitate a successful loan modification.
15. Program Leverage	Servicers will not charge administrative fees and waive all
with Other Financial	administrative fees accrued prior to modification.
Resources	
16. Qualify as an	☐ Yes ☐ No
Unemployment	
Program	

Oregon Affordable Housing Assistance Corporation Mortgage Payment Assistance Program Summary Guidelines

1.	Program Overview	This schedule applies to applications initiated after the effective date of the Sixth Amendment to Commitment to Purchase Financial Instrument and HFA Participation Agreement.
		The Mortgage Payment Assistance Program will provide up to 12 months of mortgage payment assistance or \$20,000, whichever is used first. This temporary assistance will be provided on behalf of homeowners who are receiving unemployment insurance benefits.
		The state's foreclosure counseling network will serve as the administrative entry point for application processing.
		Oregon Affordable Housing Assistance Corporation (OAHAC) will, on behalf of an eligible borrower, make a full monthly payment to the servicer until the applicable program cap is reached, or until the borrower has become re-employed. Eligible borrowers may receive up to 12 monthly assistance payments by signing a quarterly affidavit, provided the program cap has not been met.
		OAHAC will require borrowers to provide at least quarterly certification of continued eligibility.
2.	Program Goals	The assistance provided by the Mortgage Payment Assistance Program will allow qualified borrowers to search for work or obtain job training without fear of losing their home. The purpose of this program is to assist borrowers until they can obtain sufficient income to resume scheduled mortgage payments or qualify for a modified mortgage payment.
3.	Target Population/ Areas	The Program will be available to homeowners receiving unemployment insurance benefits at the time of initial application.
4.	Program Allocation (Excluding Administrative Expenses)	\$126,000,000.00
5.	Borrower Eligibility Criteria	The borrower must be receiving unemployment insurance benefits at time of initial application.
		The borrower must complete and sign a Financial Hardship Affidavit.

		The borrower, in connection with a mortgage or real estate transaction, cannot have been convicted, within the last 10 years, of any one of the following: (A) felony larceny, theft, fraud or forgery, (B) money laundering or (C) tax evasion.
6.	Property/Loan Eligibility Criteria	The subject property must be a one unit, single family, owner-occupied, primary residence and be located in Oregon.
		The unpaid principal balance of the borrower's first lien mortgage cannot exceed the Federal Housing Administration loan limit, as effective on October 1, 2011, for the county in which the subject property is located.
7.	Program Exclusions	The borrower cannot be in active bankruptcy.
		The borrower's first lien mortgage cannot be a home equity line of credit, land sale contract, or otherwise privately financed mortgage.
		The borrower cannot own other residential real property.
		The subject property cannot be a condominium or townhome.
8.	Structure of Assistance	The Program is envisioned as a revolving fund. The Program will make a five-year, non-recourse, zero-percent, forgivable, non-amortizing loan in which a junior lien is recorded on the property. Twenty percent of the loan will be forgiven for each year the loan is outstanding. If the property is sold or refinanced prior to the loan termination date, the Program will recover funds should sufficient equity be available from the transaction. The Program will recycle recovered funds in order to provide additional program assistance until December 31, 2017, at which time any recovered funds will be returned to Treasury.
9.	Per Household	Maximum benefit is \$20,000 per borrower.
	Assistance	
	Duration of Assistance	12 months.
11.	Estimated Number of	At a minimum this program will help 8,250 homeowners.
	Participating Households	
12.	Program Inception/	The Program was operational December 2010. The Program is
14.	Duration	expected to last 36 months.
13.	Program Interactions	Some borrowers may have loans funded by Oregon Housing and
	with Other Programs	Community Services and will also be eligible for the Loan
	(e.g. other HFA	Preservation Program.
	programs)	
14.	Program Interactions	HHF Funds will generally be utilized prior to the UP forbearance
	with HAMP	described in Supplemental Directive 10-04 and/or GSE
		forbearance programs, unless the borrower has already received

	forbearance under those programs. When appropriate however, servicers should provide UP or other forbearance to eligible borrowers who are being evaluated for Mortgage Payment Assistance by OAHAC.
	If borrowers are considering HAMP as a option, they must be evaluated for HAMP at the earlier of reemployment or expiration of HFA mortgage assistance benefits.
15. Program Leverage with Other Financial Resources	Servicers will not charge administrative fees (e.g., NSF, late charges) in any month where a full contract payment is made. If the loan is reinstated or modified following HFA mortgage assistance, servicers will waive all administrative fees accrued since the beginning of the delinquency.
16. Qualify as an Unemployment Program	☑ Yes □ No

Oregon Affordable Housing Assistance Corporation Loan Preservation Assistance Program Summary Guidelines

1.	Program Overview	The Loan Preservation Assistance Program is intended to help homeowners preserve and/or maintain their existing loan and eliminate immediate risk of foreclosure. Funds provided through
		this Program will be provided to lenders/servicers to pay
		arrearages, which includes principal, interest, taxes, insurance and association dues (PITIA), to bring a delinquent borrower current.
		Eligibility will be determined by staff representing the OAHAC.
2.	Program Goals	To provide homeowners experiencing unemployment or financial
	O	distress the opportunity to pay arrearages and bring delinquent
		loans current. The program will preserve and/or maintain an
		existing loan and reduce risk of imminent foreclosure.
3.	Target Population/	The program will be available in all counties of Oregon for
	Areas	households participating in the mortgage payment assistance
		program, or homeowners, not participating under the mortgage
		payment assistance program, who have recovered from financial
		distress.
4.	Program Allocation	\$38,335,587.00
	(Excluding	
	Administrative	
_	Expenses)	
5.	Borrower Eligibility	The homeowner must either a) be a past, present or future
	Criteria	participant in the mortgage payment assistance program; or b) recovered from a financial hardship.
		For those homeowners that have recovered from a financial hardship, they must provide a financial hardship affidavit and be able to demonstrate the ability to pay a PITIA ratio not to exceed 50 percent of gross monthly income.
		The homeowner, in connection with a mortgage or real estate transaction, cannot have been convicted, within the last 10 years, of any one of the following: (A) felony larceny, theft, fraud or forgery, (B) money laundering or (C) tax evasion.

6.	Property/Loan	The subject property must be a one unit, single family, owner-
	Eligibility Criteria	occupied, primary residence and be located in Oregon.
		The unpaid principal balance of the borrower's first lien mortgage cannot exceed the Federal Housing Administration loan limit, as effective on October 1, 2011, for the county in which the subject property is located.
7.	Program Exclusions	The borrower cannot be in active bankruptcy.
		The borrower's first lien mortgage cannot be a home equity line of credit, land sale contract, or otherwise privately financed mortgage.
		The subject property cannot be a condominium or townhome.
		The homeowner cannot own other residential real property.
8.	Structure of	The Program is envisioned as a revolving fund. The Program will
	Assistance	make a five-year, non-recourse, zero-percent forgivable, non-
		amortizing loan in which a second lien is recorded on the
		property. Twenty percent of the loan will be forgiven for each year the loan is outstanding. If the property is sold or refinanced
		prior to the loan termination date, the Program will recover funds
		should sufficient equity be available from the transaction. The
		Program will recycle recovered funds in order to provide
		additional program assistance until December 31, 2017, at which
		time any recovered funds will be returned to Treasury.
9.	Per Household	Maximum benefit is up to \$20,000 per borrower. All borrowers
	Assistance	that have participated in the mortgage payment assistance
		program will be eligible for a maximum benefit of \$10,000. All
		borrowers that have recovered from a financial hardship will be
		eligible for a maximum benefit of \$20,000.
10.	Duration of Assistance	Lenders/servicers will receive payment on behalf of borrower to
		bring the borrower current.
11.	Estimated Number of	It is estimated that a minimum of 4,000 homeowners will receive
	Participating	assistance.
12	Households	The Dressway will be agreed and in Describer 2011. The Dressway
12.	Program Inception/ Duration	The Program will be operational in December 2011. The Program is expected to last 24 months.
12	Program Interactions	This Program will operate in conjunction with the Mortgage
13.	with Other Programs	Payment Assistance Program It is anticipated that many of the
	(e.g. other HFA	recipients of these funds will have used mortgage assistance,
	programs)	become stabilized, and can now take advantage of this Program to
	r -8/	increase their chances of long-term sustainability. Recipients of
		these Program funds may enter into companion loan modification
		programs such as the FHA's Short Refinance Program, HAMP,
		Hope for Homeowners or other existing modification programs.

14. Program Interactions	This Program would incent recipients to enter loan modification
with HAMP	programs such as HAMP and may interact with both new and
	existing HAMP programs.
15. Program Leverage	If the loan is reinstated, servicers will waive all administrative
with Other Financial	fees accrued since the beginning of the delinquency.
Resources	
16. Qualify as an	☐ Yes ☑ No
Unemployment	
Program	

Oregon Affordable Housing Assistance Corporation Transition Assistance Program Summary Guidelines

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1.	Program Overview	The Transition Assistance Program will assist homeowners for whom foreclosure would otherwise be inevitable. This Program will serve as an alternative exit point for recipients of the Mortgage Payment Assistance Program who do not regain employment or recover from financial distress to the extent that they would benefit from loan preservation assistance. This Program will work in conjunction with servicer/lender short sale and deed-in-lieu of foreclosure programs to help homeowners transition to affordable housing expediently. The funds are to be used by borrowers to pay for relocation expenses including, but not limited to: housing and utility deposits, transportation and storage of household goods and personal effects, and temporary housing costs. OAHAC may work with lenders/servicers, real estate associations and agents, and community organizations to identify potential applicants.
2.	Program Goals	To provide funds to financially distressed borrowers so they may be able to find affordable housing while avoiding foreclosure. Additionally, funds will serve as an incentive to maintain the home's condition prior to turning it over to a lender/servicer.
3.	Target Population/ Areas	The Program will be available in all counties in Oregon.
4.	Program Allocation (Excluding Administrative Expenses)	\$0.00
5.	Borrower Eligibility Criteria	The borrower must have a current household income equal to or less than 120 percent of state median income. A borrower who has a loan financed in whole or in part by bonds that are taxexempt under IRC section 143 is presumed to satisfy income limits. The borrower must complete and sign a financial bardship.
		The borrower must complete and sign a financial hardship affidavit.
		The borrower, in connection with a mortgage or real estate
		transaction, cannot have been convicted, within the last 10 years,

		of any one of the following: (A) felony larceny, theft, fraud or
		forgery, (B) money laundering or (C) tax evasion.
		The borrower must complete a short sale or deed- in- lieu of
		foreclosure agreement.
6.	Property/Loan Eligibility Criteria	The subject property must be an owner-occupied, primary residence unless the borrower has relocated in the last 24 months, and provides documentation that the property was such borrower's primary residence prior to relocation and satisfies certain other qualifying criteria.
		The unpaid principal balance of the borrower's first lien mortgage cannot exceed \$350,000 unless certain qualifying conditions are met. In no instance can the unpaid principal balance of the borrower's first lien mortgage exceed \$729,750.
		The subject property must be a one-unit, single-family residence (including condominiums and townhomes) located in Oregon,
7.	Program Exclusions	The borrower cannot own other residential real property.
		The borrower cannot be in active bankruptcy.
8.	Structure of Assistance	This Program will not be structured as a loan.
9.	Per Household Assistance	Maximum benefit is \$3,000 per household.
10.	Duration of Assistance	One-time payment to the borrower at or after closing (transfer of title) of the deed-in-lieu or short sale transaction.
11.	Estimated Number of Participating Households	0
12.	Program Inception/ Duration	This Program is suspended until further notice.
13.	Program Interactions	It is anticipated the Program will provide additional support to
	with Other Programs	eligible recipients above and beyond the assistance provided
	(e.g. other HFA	through HAFA. The Program would essentially fill gaps for the
	programs)	borrower in areas where HAFA assistance falls short of the resources needed for a successful transition.
14.	Program Interactions with HAMP	None.
15.	Program Leverage	There is no current anticipated leverage; however this program
	with Other Financial	will be layered on any other resources the borrower is able to
	Resources	receive for leaving their home before foreclosure.

16. Qualify as an	□Yes	⊠No
Unemployment		
Program		

Oregon Affordable Housing Assistance Corporation Loan Refinancing Assistance Pilot Project Summary Guidelines

1. Program Overview

The Loan Refinancing Assistance Pilot will target two Oregon counties hit hard by the housing crisis to provide assistance to homeowners with negative equity mortgages, who have recovered from unemployment, underemployment or financial distress and show the capability to pay a mortgage payment based on a principal amount reflective of the current market value of the home. There are two structures that will be utilized to accomplish the refinance depending on restrictions the loan holder may be under

Loan Purchase Structure: Under the Loan Purchase Structure, OAHAC, after review and approval by Oregon Housing and Community Services (OHCS), will provide funding for the purchase of loans on behalf of homeowners. All as part of one concurrent and seamless transaction, the loan will be purchased by OHCS, in accordance to a funding agreement with OAHAC, for a price that is at or below the current appraised value and at least 10 percent below the current unpaid principal balance of the loan. OHCS will then originate a new, affordable loan based on the principal amount equal to or lesser than the home's current appraised value.

Short Sale Structure: The Short Sale Structure will be utilized in the event the holder of the loan is under restrictions, both operationally or legally, with respect to a loan sale transaction that it might otherwise be with respect to a short sale transaction. In this scenario, OAHAC will utilize its consultant, Further Development, LLC ("Further"), to facilitate a short sale. All as part of one concurrent and seamless transaction, the home will be sold to Further for a price that is at or below the current appraised value and at least 10% below the current unpaid principal balance of the loan. Title to the home will be transferred to Further and then back to the homeowner through a newly originated affordable loan for the homeowner at a principal amount equal to or lesser than the home's current appraised value. That new loan will be purchased by OHCS, in accordance to a funding agreement with OAHAC, from Further at an amount equal to the agreed short-sale price.

The end result will be the same under either structure; the homeowner remains in the home with a new, affordable loan.

2.	Program Goals	The Loan Refinancing Assistance Pilot Project's goals are to assist homeowners escape acute negative equity situations, help to
		slow the ongoing decline in property value, and provide approved
3.	Toward Downlotton/	homeowners with reliable, affordable, sustainable mortgages.
3.	Target Population/ Areas	The Program will be available in two Oregon counties, Deschutes and Jackson, and focus exclusively on homeowners who have
	Areas	recovered from a financial hardship, are saddled with negative
		equity mortgages, and demonstrate the capability to pay a loan
		refinanced to an amount that is equal to or less thane home's
		current value.
4.	Program Allocation	\$10,000,000.00
4.	(Excluding	\$10,000,000.00
	Administrative	
	Expenses)	
5.	Borrower Eligibility	The homeowner must have a current household income equal to
	Criteria	or less than 150 percent of state median income and a minimum
		income above 70 percent of state median income. A homeowner
		who has a loan financed in whole or in part by bonds that are tax
		exempt under IRC section 143 is presumed to satisfy income
		limits.
		The homeowner must have experienced a verifiable loss of
		income or other demonstrable financial hardship.
		The borrower must demonstrate the ability to meet standard
		payment ratios for at least the home's current appraised value.
		The homeowner must complete and sign a Financial Hardship
		Affidavit attesting to the prior loss of income or other applicable
		financial hardship.
		The horrower in connection with a mortage or real estate
		The borrower, in connection with a mortgage or real estate
		transaction, cannot have been convicted, within the last 10 years,
		of any one of the following: (A) felony larceny, theft, fraud or
		forgery, (B) money laundering or (C) tax evasion.

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10. Duration of Assistance	Assistance will be a one time payment with high touch servicing.
	Any required counseling will be provided by HUD approved
	agencies using outside (non-HHF) resources.
11. Estimated Number of	OAHAC anticipates helping approximately 330 homeowners.
Participating	
Households	
12. Program Inception/	OAHAC expects to purchase its first loan within three to four
Duration	months of US Treasury approval. The program is estimated to
	last for three to four years.
13. Program Interactions	None.
with Other Programs	
(e.g. other HFA	
programs)	
14. Program Interactions	None.
with HAMP	
15. Program Leverage	It is expected that this HHF investment will leverage \$40 million
with Other Financial	in permanent mortgages. State bond financing may be utilized for
Resources	take out financing to achieve this goal. Additionally, gains
	realized through third party mortgage refinancing or secondary
	mortgage market loan sales due to discounts received at the time
	of OAHAC's purchase will be reinvested to grow the size of the
	revolving fund throughout the program period.
16. Qualify as an	☐ Yes ☑ No
Unemployment	
Program	

SCHEDULE C

PERMITTED EXPENSES

	Oregon
One-time / Start-Up Expenses:	4
Initial Personnel	\$201,240.00
Building, Equipment, Technology	\$92,706.00
Professional Services	\$220,969.00
Supplies / Miscellaneous	\$27,551.00
Marketing /Communications	\$105,268.00
Travel	\$20,000.00
Website development /Translation	\$25,000.00
Contingency	\$25,000.00
Subtotal	\$717,734.00
Operating / Administrative Expenses:	
Salaries	\$9,930,786.00
Professional Services (Legal,	
Compliance, Audit, Monitoring)	\$6,340,751.00
Travel	\$68,981.00
Buildings, Leases & Equipment	\$367,315.00
Information Technology & Communications	\$1,040,945.00
Office Supplies/Postage and Delivery/Subscriptions	\$175,467.00
Risk Management/ Insurance	\$148,133.00
Training	\$117,346.00
Marketing/PR	\$327,672.00
Miscellaneous	\$125,803.00
Subtotal	\$18,643,199.00
Transaction Related Expenses:	
Recording Fees	\$2,163,134.00
Wire Transfer Fees	\$46,613.00
Counseling Expenses	
File Intake	\$0.00
Decision Costs	\$0.00
Successful File	\$13,636,519.00
Key Business Partners On-Going	\$0.00
Subtotal	\$15,846,266.00
Grand Total	\$35,207,199.00
% of Total Award	16.00%