#### ASSUMPTION OF HOUSING CHOICE RENTAL ASSISTANCE AGREEMENT

("Assumption A	IS ASSUMPTION OF HOUSING CHOICE RENT.  n Agreement") is made and entered as of the Effective Date (as	
- J	BACKGROUND STATEMENT	
("HCRA Agree Unit"). AHA of housing to eligi administered in	Housing Authority of the City of Atlanta, Georgia ("AHA ("Transferor") entered into a Housing Choice Rental A reement") for the residential rental unit more particularly describe A enters into HCRA Agreements with owners to promote and sigible households under AHA's Housing Choice Tenant Based in accordance with the policies and procedures developed and in Corporate Policies and 24 CFR Part 982, as modified by AHA's	Agreement dated ed on Exhibit A attached hereto ("HCRA support the leasing of quality affordable Voucher Program ("Program"), which is mplemented by AHA pursuant to AHA's
	nsferee purchased the HCRA Unit (including all rights and inte, 20, as reflected in the copies of the recorded deed and	
	withstanding the diligent efforts of Transferee, Transferee ha A's standard Assignment and Assumption of Housing Choice Re	
Effective Date,	nsferee desires to enter into this Assumption Agreement with te, AHA shall make HCRA Payments to Transferee provided th in accordance with the terms and conditions set forth in the HCR	at Transferee operates and maintains the
and other good	W THEREFORE, for and in consideration of the premises and cood and valuable consideration, the receipt, adequacy, and cd, Transferee hereby agrees as follows:	
	<b>pitalized Terms.</b> Capitalized terms used but not defined herein orth in the HCRA Agreement.	shall have the meanings for such terms
perform all of the acknowledges at Transferor. Promaking HCRA calendar month prior to the Ef	the duties, obligations, terms, provisions, and covenants set for its and agrees that, promptly after the Effective Date, AHA share Provided that the Effective Date occurs prior to the 20 <sup>th</sup> day of the A Payments to Transferee, subject to the terms and conditions of the the Transferee acknowledges and agrees that, even if Transferee Effective Date, AHA shall have no responsibility whatsoever the to Transferor or any other party prior to the Effective Date.	rth in the HCRA Agreement. Transferee all suspend further HCRA Payments to e calendar month, AHA shall commence f the HCRA Agreement, in the following tree shall have acquired the HCRA Unit
3. Repres	presentations and Warranties of Transferee. Transferee rep	presents and warrants to Transferor and
	that Transferee purchased or otherwise acquired the HCRA U f, all right, title, and interest of Transferor in, to, and under (i) this;	
(b) th	that Transferee has the full power and authority to enter into thi	is Assumption Agreement:

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- (c) that Transferee has not been debarred, suspended, or subject to a limited denial of participation under 24 CFR Part 24, nor has Transferee been listed on the U.S. General Services Administration list of parties excluded from Federal procurement or non-procurement programs;
- (d) that no member of the household occupying the HCRA Unit is a spouse, parent, child, grandparent, grandchild, sister, or brother of Transferee (including any Principal or Interested Party of Transferee or Transferee's management agent); and
- (e) that Transferee has obtained from the household occupying the HCRA Unit a signed acknowledgment form substantially in the form attached hereto as <u>Exhibit C</u>.
- 4. Indemnification of AHA. Transferee hereby agrees to indemnify, defend, and hold harmless AHA, its Board of Commissioners, officers, employees, and agents from, against, and with respect to any claim, liability, obligation, loss, damage, assessment, judgment, cost or expense (including without limitation, reasonable attorneys' fees and costs and expenses actually incurred in investigating, preparing, defending against or prosecuting any litigation or claim), action, suit, proceeding or demand, of any kind or character arising out of or in any manner relating to the breach of any representations and warranties contained in this Assumption Agreement or any failure of Transferee to perform, fulfill, or discharge any of the liabilities and obligations assumed by Transferee under this Assumption Agreement.
- **5. Further Actions.** Transferee covenants and agrees, at its own expense, to execute and deliver, at the request AHA, such further instruments of assignment or assumption, and to take such other action, as AHA may reasonably request to more effectively consummate the transactions contemplated by this Assumption Agreement.
- **6. AHA's Rights Under this Assumption Agreement.** Transferee agrees that AHA shall have the right to rely upon the representations and warranties contained herein and to enforce the terms and conditions hereof as it deems appropriate.
- **7. Governing Law.** This Assumption Agreement shall be governed in all respects, including validity, interpretation, and effect, by the laws of the State of Georgia.
- **8. Counterparts.** This Assumption Agreement may be executed in one or more counterparts, including by means of an Electronic Signature, all of which shall be considered one and the same agreement.
- **9. Effective Date.** This Assumption Agreement shall become effective upon the date of AHA's execution of the attached Consent to Assumption ("Effective Date"). AHA shall execute such Consent to Assumption only after AHA has verified that all of AHA's changes of ownership requirements under the Program, which can be found at <a href="http://atlantahousing.org/for\_landlords.php#forms">http://atlantahousing.org/for\_landlords.php#forms</a>, have been satisfied by Transferee.

[Signatures are on the following pages]

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 **IN WITNESS WHEREOF**, Transferee has caused this Assumption Agreement to be executed as of the Effective Date.

TRANSFEREE:				
By:				
Printed Name:				
Title:				
Data of Signatura				

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#### CONSENT TO ASSUMPTION

The Housing Authority of the City of Atlanta, Georgia hereby consents to the assumption by Transferee of the duties, obligations, terms, provisions, and covenants set forth in the HCRA Agreement based upon the representations, warranties, and covenants of Transferee contained in the foregoing Assumption Agreement. From and after the Effective Date, the HCRA Agreement shall continue in full force and effect with Transferee substituted as a party thereto in place of Transferor. Landlord's consent to such assumption shall not be construed as (a) AHA's consent to any subsequent assumption, assignment, or transfer of the HCRA Agreement or the right to receive HCRA Payments thereunder, (b) a waiver of any of the terms or conditions of the HCRA Agreement, or (c) any release of Transferor from any of Transferor's obligations under the HCRA Agreement or the HCRA Lease Addendum arising prior to the Effective Date.

ATLANTA, GEORGIA
Ву:
Printed Name:
Title:
Effective Date:

THE HOUSING AUTHORITY OF THE CITY OF

HCO2249





## **EXHIBIT A**

### **HCRA UNIT**

TENANT(S):		 
HCRA UNIT ADDRESS:		 
CITY STATE AND 7IP CO	)DE:	

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## **EXHIBIT B**

#### RECORDED DEED AND SETTLEMENT STATEMENT

[please attach]

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# **EXHIBIT C**

#### FORM OF TENANT ACKNOWLEDGMENT

[see attached]

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## TENANT ACKNOWLEDGMENT OF CHANGE OF OWNERSHIP

SECTION 1 – FORMER OWNER/LEASE INFORMAT	ΓΙΟΝ
Name of Former Owner:	
Address of Former Owner:	
Property Name:	
Housing Unit Address:	
Date of Lease:	
Date of Lease Addendum:	
SECTION 2 – HOUSING UNIT INFORMATION	
New Owner Name:	
New Owner Address:	
Management Agent Name:	
Management Agent Address:	
Phone Number for Repairs:	
Address for Rental Payments:	
Effective Date:	
SECTION 3 – ACKNOWLEDGMENT	
or acquired the housing unit covered by the lease des Effective Date described in Section 2, rental payments un	dges that: (a) the "New Owner" named in Section 2 purchased cribed in Section 1 (the "Lease"); (b) commencing on the der the Lease shall be made to the address for rental payments ctive Date, the phone number described in Section 2 shall be sing unit.
	Signature
	Printed Name
	Date

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