Res402

Dane County Contract Cover Sheet

Dept./Division	Administrat	ion/Controlle	er			Contra Admin will		133	12	
Vendor Name	Dane Coun	ty Housing A	Authority			Adden	☐ Yes		No	
Vendor MUNIS #	1827					Type of Contract				
Brief Contract Title/Description	4	nousing deve elleville purc	und grant fo	r		0	Dane Coun Grant County Le County Le	ssee	tract	
Contract Term	30 years						li	ntergover Purchase	nment	
Total Contract Amount	\$ 450,000						Р	Property S Other		perty
Purchasing Authority	☐ Between ☐ Over \$35 ☐ Bid Waix	or under – Bo \$10,000 – \$3 5,000 (\$25,000 ver – \$35,000 ver – Over \$3 ants, Leases	35,000 (\$0 - 0 Public We or under (\$ 5,000 (N/A	- \$25,000 Pu orks) (Forma \$25,000 or un to Public Wor	blic W I RFB/ ider Pu ks)	orks) (3 qu RFP requirublic Works	ed)	RFB/RFP	¥ 117	7037
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Req#	Org Code		oj Code				Amount \$			
Year	Org Code		Ol	oj Code			t \$	\$		
Resolution	A copy of t	n is require the Resoluti	on must b	e attached	to the	e contract	coversh	neet.		•
Resolution		exceeds \$100 f the Resolution	orks) –	resolution	Res	#	402 2017			
Domestic Partne	r Does Domes	tic Partner Ed	qual Benefit	s Requireme	nt Appl	ly?	Yes	⊠ No		
				view/Appro				al di		
Initials Dept. Received	by DOA	Date In ユーー8	Date Out	Commer	ıts 💮					
Controlle		2190	2/1/18					· · · · · · · · · · · · · · · · · · ·		
Ge Purchas	ing	2/1/18	2/1/18							
Mul Corporat	tion Counsel	2-1-18	2-1-1							
Risk Mar	nagement	2/1/18	4/1/18	3			731			
County E	xecutive	, , ,								
Dane C		Vendor Contact Info								
Name Chuc Phone # 266-4	Name Phone #		b Dicke 8-224-363							

Email

Address

Email

Address

2000 C 100 C	ification: attached contract is a:
	Dane County Contract without any modifications.
	Dane County Contract with modifications. The modifications have been reviewed by:
\boxtimes	Non-standard contract.

Contract Cover Sheet Signature

Department Approv	al of Contract		1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	Ü 6			
	Signature	- 1		4.	4 j s	Date	3.
Dept. Head / Authorized Designee	Printed Name						

Contracts Exceeding \$100,000 Major Contracts Review – DCO Sect. 25.11(3)

Director of Administration	Signature Comments	2/2/20
Corporation Counsel	Signature // Mepula Comments	Date

AFFORDABLE HOUSING DEVELOPMENT FUND GRANT AGREEMENT

This Agreement made and entered into as of the date of the last signature by and between the COUNTY of Dane. Wisconsin ("COUNTY"), a quasi-municipal corporation pursuant to Chapter 59 of the Wisconsin Statutes, and The Housing Authority of the COUNTY of Dane, Wisconsin, ("DCHA" or RECIPIENT"), a quasi-municipal corporation pursuant to Section 59.53(22) of the Wisconsin Statutes (collectively the "Parties").

WHEREAS, in Fiscal Year 2017, the Dane COUNTY Capital Budget included funding for the Affordable Housing Development Fund ("AHDF"). Pursuant to Wisconsin law, the COUNTY may make grants to the DCHA, who can then provide the grant funds directly to developers of affordable housing projects.

WHEREAS, RECIPIENT has been awarded AHDF monies for development of an affordable rental housing project located at 50 Heritage Lane, Village of Belleville, County of Dane, Wisconsin ("Affordable Housing Project") that has legal description as described in Exhibit A. and which shall be owned by Dane County Housing Belleville, LLC (the "Project Owner").

WHEREAS, the AHDF Award and grant funds constitute a debt to the COUNTY and is evidenced by a Promissory Note ("Note").

WHEREAS, a condition of the COUNTY'S AHDF Award to RECIPIENT, the COUNTY requires and RECIPIENT agrees to restrict or cause Project Owner to Restrict, the use of the Affordable Housing Project as hereinafter described ("Restrictions"). Such Restrictions are contained in this Agreement, as well as associated Land Use Restriction Agreement ("LURA") and are herein incorporated by reference.

NOW THEREFORE, in consideration of this agreement between the COUNTY and RECIPIENT, the Parties agree as follows:

- 1. AWARD. The COUNTY agrees to grant to RECIPIENT AHDF monies in the sum of \$450,000.00 ("AHDF Grant") specifically for the development the Affordable Housing Project. The AHDF Grant shall be used for the purchase of real property and rehabilitation costs in connection with the Affordable Housing Project.
- 2. USE OF PREMISES. In consideration of receiving AHDF Grant, RECIPIENT agrees, covenants, and warrants that all residential apartment units in the Affordable Housing Project shall be maintained as affordable rental housing. DCHA further agrees, covenants and warrants that such operation shall be conducted in compliance with a certain Land Use Restriction Agreement for Low-Income Housing Tax Credit ("WHEDA LURA") executed by the Project Owner in favor of the Wisconsin Housing and Economic Development Authority ("WHEDA") and recorded against the Affordable Housing Project in the office of the Register of Deeds for Dane COUNTY as a part of the Low Income Housing Tax Credit program ("LIHTC").

Such WHEDA LURA shall guarantee a period of affordability for Thirty (30) years ("Affordability Period"). RECIPIENT agrees, covenants, and warrants that all residential apartment units subject to the WHEDA LURA shall be offered as affordable rental housing consistent with the terms and conditions of the WHEDA LURA. A violation of the WHEDA LURA, as determined by WHEDA in its reasonable discretion, that occurs during the Affordability Period and upon which WHEDA elects to enforce its rights pursuant to the WHEDA LURA, shall be deemed an event of default by RECIPIENT under the terms of this Agreement.

RECIPIENT agrees to use the premises in accordance with their response to county RFP #117037 incorporated by reference as though fully stated. Specifically, it will make all 20 units affordable in the following categories:

- 5 Units at or below 30% Area Median Income
- 2 Units at or below 50% Area Median Income
- 13 Units at or below 60% Area Median Income

In addition, RECIPIENT will dedicate 4 project based Section 8 vouchers (PBVs) to the project. These PBVs will cover the 4 market rate units being converted to 30% units. This conversion and subsidy dedication will happen as leases for the 4 market rate units expire and new housing can be found for the market rate residents.

RECIPIENT agrees that conversion to the above affordability matrix will be achieved no later than 24 months from the purchase of the property. RECIPIENT's obligation of affordability will have a duration of 30 years. Failure to comply with the affordability requirements of this Paragraph shall be deemed an event of default by RECIPIENT under the terms of this Agreement.

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- 3. TERM. The term of the warranties and covenants entered herein as a part of this Agreement, shall be enforceable for a period of thirty (30) years, commencing as of the date of the last signatory's signature ("Commencement Date") and terminating on . 2048.
- 4. REPORTING REQUIREMENTS. RECIPIENT shall provide to COUNTY an annual written report which shall, at a minimum, include the following information: number of tenants, how many unites are rented to tenants with household incomes at 60%, 50%, and 30% of AMI, the number of eviction actions filed, the reason for eviction, the number of eviction notices issued to tenants in the twelve (12) months proceeding the eviction filing, the number of eviction judgments granted, writs executed, and/or other case resolution (e.g. vacated prior to execution of writ or allowed to stay with conditions) and any other information reasonably requested ty the COUNTY that may affect the status of the Premises. This report shall be due to the COUNTY no later

- than February 15 and shall reflect the period from January 1 to December 31 of the previous calendar year.
- 5. ADDITIONAL REPORTING REQUIREMENTS. RECIPIENT may, from time to time, be required to provide additional information to COUNTY in order to COUNTY to monitor compliance with grant conditions.
- 6. EXISTING LEASES. RECIPIENT shall continue existing leases consistent with any relocation provisions, plans, or requirements associated with the WHEDA LIHTC Program. All new leases, including those which may be contemplated with current occupants, shall be consistent with the purpose of this Agreement and WHEDA LIHTC Program requirements.
- 7. COMPLIANCE WITH LAWS. RECIPIENT shall observe and promptly and effectively comply with all applicable statutes, rules, orders, ordinances, requirements and regulations of the Village of Belleville, the County of Dane, the State of Wisconsin, the federal government and any other governmental authority having jurisdiction or regulatory authority over the Premises. RECIPIENT may, if in good faith and on reasonable grounds, dispute the validity of any charge, complaint or action taken pursuant to or under color of any statute, rule, order, ordinance, requirement or regulation, defend against the same, and in good faith diligently conduct any necessary proceedings to prevent and avoid any adverse consequences of the same. RECIPIENT agrees that any such contest shall be prosecuted to a final conclusion as soon as possible and that it will hold the COUNTY harmless with respect to any actions taken by any lawful governmental authority with respect thereto.
- 8. TAXES. RECIPIENT covenants and agrees that it shall cause the Project Owner to pay, before delinquency, all municipal. County and state or federal taxes assessed against the Affordable Housing Project or any fixtures, furnishings, equipment, merchandise, improvements, alterations, stock-in-trade or other personal property of any kind owned, installed or upon the Affordable Housing Project. RECIPIENT covenants and agrees that it shall pay or cause the Project Owner to pay, before delinquency, all special assessments or special charges assessed against the Affordable Housing Project.

9. INSURANCE AND INDEMNIFICATION.

a. RECIPIENT shall indemnify, hold harmless and defend the COUNTY, its boards, commissions, agencies, officers, employees, and representatives against any and all liability, loss (including, but not limited to, property damage, bodily injury and loss of life), damages, costs or expenses which the COUNTY, its officers, employees, agencies, boards, commissions and representatives may sustain, incur or be required to pay by reason of any act, omission or negligence of RECIPIENT or its officers, contractors, licensees, agents, servants, employees, guests, invitees, or visitors in or about, or in

- relation to the Affordable Housing Project, or resulting from this Agreement, however, that the provisions of this paragraph shall not apply to the liabilities, losses, charges, costs, or expenses caused by or resulting from any act, omission or negligence of the COUNTY, its agencies, boards commissions, officers, employees or representatives. The obligations of the COUNTY and RECIPIENT under this paragraph shall survive beyond the term of this Agreement.
- b. In order to protect itself and COUNTY, its officers, boards, commissions, agencies, employees, and representatives under the indemnity provisions of this Agreement, RECIPIENT shall obtain, or shall cause its Project Owner to obtain, and at all times during the term of this Agreement, keep in full force and effect comprehensive general liability policy issued by a company or companies authorized to do business in the State of Wisconsin and licensed by the Wisconsin Insurance Commissioner, with liability coverage provided for therein in the amount at least \$1,000,000.00 CSL (Combined Single Limits). Coverage afforded shall apply as primary. Upon execution of this Agreement, RECIPIENT shall furnish COUNTY with a certificate of insurance listing COUNTY as an additional insured and, upon request, a certified copy of the required insurance policy. If RECIPIENT'S insurance is underwritten on a Claims-Made basis, the Retroactive Date shall be prior to or coincide with the date of this Agreement. The Certificate of Insurance shall state that coverage is Claims-Made and indicate the Retroactive Date. RECIPIENT or Project Owner shall maintain coverage for the duration of this Agreement. RECIPIENT shall furnish COUNTY, annually on the policy renewal date, a Certificate of Insurance as evidence of coverage. It is also agreed that on Claims-Made policies, either RECIPIENT or COUNTY, may invoke the tail option on behalf of the other party and that the Extended Reporting Period premium shall be paid by RECIPIENT. In the event any action, suit or other proceeding is brought against COUNTY upon any matter herein indemnified against. COUNTY shall be reasonable notice thereof to RECIPIENT and shall cooperate with RECIPIENT'S attorneys in the defense of the action, suit or other proceeding.
- c. The parties do hereby expressly agree that COUNTY, acting at its sole option and through its Risk Manager, may waive any and all requirements contained in this Agreement, such waiver is to be in writing only. Such waiver may include or be limited to a reduction in the amount of coverage required above. The extent of waiver shall be determined solely by COUNTY'S Risk Manager taking into account the nature of the work and other factors relevant to COUNTY'S exposure, if any, under this Agreement.
- 10. EVENTS OF DEFAULT. The COUNTY becomes aware of a violation of the provisions of this Agreement, the WHEDA LURA, or the Note, it shall give written notice thereof to the RECIPIENT directing RECIPIENT to remedy the violation within a reasonable specified period of time. If any violation of this Agreement, the

- WHEDA LURA or the Note is not corrected to the satisfaction of the COUNTY within the period of time specified by the COUNTY in notice described above, the COUNTY shall have the right, without further notice, to declare an event of default ("Event of Default") under this agreement.
- 11. REMEDIES. Upon or after the occurrence of an Event of Default, the COUNTY shall have the right to apply to any court, for specific performance of this Agreement, or the WHEDA LURA or for any other injunction against any violation of this Agreement or WHEDA LURA, or any other remedies at law or in equity or any such other action as shall be necessary or desirable so as to cure or correct the Event of Default or other noncompliance with this Agreement or WHEDA LURA. In addition to the remedies described above, the COUNTY may, at is discretion, recapture the AHDF Funds and demand repayment of any outstanding debt evidenced by the Note in accordance with the terms therein and not yet repaid to the COUNTY by RECIPIENT.
- 12. CUMULATIVE REMEDIES. No remedy or election hereunder shall be deemed exclusive but shall, wherever possible, be cumulative with all other remedies at law or in equity.
- 13. COVENANTS AND CONDITIONS. Each provision of this Agreement performable by any Party shall be deemed both a covenant and a condition.
- 14. BINDING EFFECT: CHOICE OF LAW. This Agreement shall bind the Parties, their heirs, personal representatives, successors and assigns. This Agreement shall be governed by and be construed and interpreted in accordance with the laws of the State of Wisconsin.
- 15. AUTHORITY. The Parties represent and warrant that each party is duly authorized and existing municipal, quasi-municipal, or private corporation, that each party has an is qualified to transact business in Wisconsin, that each party has full right, authority and power to enter into this Agreement and to perform its obligations thereunder, that each person signing this Agreement on behalf of the organization is authorized to do so and that this Agreement is binding upon the organization in accordance with its terms.
- 16. SEVERABILITY. If any term, covenant, condition, or provision of this Agreement is held by a court of competent jurisdiction to be invalid, void, or unenforceable, the remainder of the provisions shall remain in full force and effect and shall in no way be affected, impaired, or invalidated.

SIGNATURE PAGE TO FOLLOW

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first above written.

THE HOUSING AUTHORITY OF THE COUNTY OF DANE, WISCONSIN,

By:

Robert B. Dicke, Executive Director

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first above written.

COUNTY OF DANE,

a Wisconsin COUNTY and body corporate pursuant to Chapter 59 of the Wisconsin Statutes.

By:						
	Joe P	arisi,	Dane	COUNTY	Ex	ecutive

à.

Exhibit A LEGAL DESCRIPTION

PROMISSORY NOTE

					entered				ay of		, 2018	3. betw	een the
COU	NTY	of	Dane	, W	isconsin,	and	The	Housing	Authority	of t	he COUN	VTY o	f Dane
Wisco	nsin.	eac	ch a "P	'arty'	" to this a	igreer	nent,	and are join	intly referei	nced a	s "Parties"	,,	

FOR VALUE RECEIVED, THE HOUSING AUTHORITY OF THE COUNTY OF DANE WISONSIN ("Maker") promise to pay the order of the COUNTY of Dane, or any future holder hereof ("Payee"), as administrator of an Affordable Housing Development Fund Grant (the "Grant"), the principal sum not to exceed FOUR HUNDRED AND FIFTY THOUSAND and 00/100 Dollars (\$450,000.00), or so much thereof as is actually disbursed as provided below for the purchase and rehabilitation of a property located at 50 Heritage Lane, Village of Belleville, COUNTY of Dane, Wisconsin ("Property").

This is a non-interest paying Grant, subject to the recapture provisions as set forth in this Note. The Grant Amount is the amount actually disbursed by The Housing Authority of the COUNTY of Dane, Wisconsin for the purchase of the Property.

This Note evidences Maker's obligation to repay up to the four hundred and fifty thousand and 00/100 Dollars (\$450,000.00) loan, with no interest, made by Payee to Maker pursuant to the Grant. The terms and conditions upon which the Grant is made are contained in this Note, along with the Affordable Housing Development Fund Grant Agreement ("Grant Agreement"), and Land Use Restriction Agreement for Low-Income Housing Tax Credit made in favor of the Wisconsin Housing and Economic Development Authority ("WHEDA") recorded against the Property as a part of the Low Income Housing Tax Credit program ("LURA"). The term, during which the Maker is obligated to maintain the Property in accordance with the provisions of this Note, the Grant Agreement, and LURA for thirty (30) years from the date of the purchase of the Property ("Grant Term").

Upon request by the Maker, at Maker's sole cost and expense, at the close of the thirty (30) year Grant Term and provided that Maker is in compliance with the terms of the Grant as set forth in this Note, the Grant Agreement and LURA, Payee agrees to discharge and release Maker from its obligations under this Note and the obligation of Maker to pay the principal sum disbursed shall automatically be forgiven and extinguished.

Maker agrees, during the Grant Term, to manage and operate the Property as rental housing for low-income households. The operation of such rental housing shall be conducted in compliance with the LURA, the terms and conditions of which are hereby expressly incorporated into this agreement. Such LURA shall guarantee a period of affordability for thirty (30) years. A violation of the LURA, as determined by WHEDA in its reasonable discretion, that occurs during the Grant Term and upon which WHEDA elects to enforce its rights pursuant to the LURA, shall be deemed an event of default under the terms of this Note.

The Maker agrees not to sell the Property prior to the end of the Grant Term without consent of Payee unless the Property continues to be subject for the curation of the Grant Term to the income eligibility restrictions set forth in this Note. If the Maker refinances the Property,

the Maker shall not permit mortgage in conjunction with such financing with priority senior to WHEDA LURA without the prior written consent of Payee. If the Property is sold prior to the end of the Grant Term, the Maker must repay the Repayment Amount unless the Property continues to be subject for the duration of the Grant Term to the income eligibility restrictions set forth in this Note.

In the event that at any time during the Grant Term, the Payee declares an Event of Default under the Grant Agreement, or LURA, or the Maker otherwise defaults in its obligation to manage and operate the Property as required by this Note, or otherwise fails to comply with the terms of this Note, and such default occurs for a period of sixty (60) days after written notice to the Maker, it shall be a default of this Note and the Maker may be required, at the Payee's sole discretion, to repay the Payee the Grant Amount, unless such noncompliance is cured within a reasonable time, or the circumstances of the noncompliance are eliminated through a modification or amendment of this agreement in writing.

The Maker shall, at all times, comply with all laws, rules and regulations, and the provisions contained in this Note as they relate to operation and management of the Property.

Nothing contained herein nor any transaction related hereto shall be construed or shall so operate either presently or prospectively to require the payment or the doing of any act contrary to law; but if any clause or provision herein contained shall otherwise so operate to invalidate this Note and/or the transaction related hereto, in whole or in part, then such clause(s) and provision(s) only shall be held for naught as though not contained herein and the remainder of this Note shall remain operative and in full force and effect.

All of the covenants contained herein are joint and several and shall also bind, the benefits hereof shall also inure to the respective executors, administrators, personal representatives, successors and assigns of the parties hereto. Whenever used, the singular shall include the plural, the plural the singular, and the use of any gender shall include all genders. The rights and remedies of Payee as provided in this Note or any document securing this Note shall be cumulative and concurrent, and may be pursued singularly, successively or together against Maker, the property described in any mortgage securing this Note or any other security for the debt evidenced by this Note, at the discretion of Payee. This Note may be modified, amended, changed, altered, waived, terminated or discharged only by a written instrument signed ty the Maker and the Payee.

This Note shall be construed in accordance with the law of the State of Wisconsin.

The Maker agrees that if, and as often as, this Note is placed in the hands of an attorney for collection, or to defend or enforce any of the Payee's rights hereunder or under any document securing this Note, whether or not litigation is commenced, the undersigned shall pay to Payee, Payee's reasonable attorney's fees, together with all court costs and other expenses incurred or paid by Payee in connection therewith.

Notices, reports and communications shall be in writing and shall be deemed to have been properly given when personally delivered to the Party, or three (3) days after the same is

sent by certified or registered U.S. Mail, postage prepaid, or by overnight courier properly addressed to the Party entitled to receive such notice as set forth:

Dane COUNTY Housing Authority Attn: Executive Director 6000 Gisholt Dr., Suite 203 Monona, WI 53713

COUNTY of Dane

Attn: Director - Office of Workforce and Economic Development City-COUNTY Building, Rm. 421 210 Martin Luther King Jr. Blvd. Madison, WI 53703

Any Party may, at any time, give notice in writing to the other Parties of a change of address for purposes of this paragraph.

IN WITNESS WHEREOF, the undersigned Maker and Payee have executed this Note as of the date first above written.

MAKER: THE HOUSING AUTHORITY OF THE COUNTY OF DANE. WISCONSIN By: Robert Dicke PAYEE: COUNTY OF DANE By: Joe Parisi, Dane COUNTY Executive