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") as further amended by that certain Fourth Amendment to Commitment to Purchase Financial Instrument and HFA Participation Agreement (the "Fourth Amendment"), 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 all 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 ("EESA");

WHEREAS, HFA and Eligible Entity submitted a request to Treasury to make certain revisions to their Service Schedules and Permitted Expenses, as applicable, 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 and Permitted Expenses, as applicable;

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 or B shall mean the Schedules A or B 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 <u>Schedule B</u> 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 <u>Schedule C</u> attached to this Seventh Amendment.

2. Representations, Warranties and Covenants

- A. <u>HFA and Eligible Entity</u>. 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. Miscellaneous

- 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:
INDIANA HOUSING AND COMMUNIT DEVELOPMENT AUTHORITY	Y UNITED STATES DEPARTMENT OF THE TREASURY
By: /s/ J. Jacob Sipe Name: J. Jacob Sipe Title: Executive Director	By: Name: Timothy G. Massad Title: Assistant Secretary for

Financial Stability

ELIGIBLE ENTITY:

INDIANA HOUSING AND COMMUNITY DEVELOPMENT AUTHORITY

By: /s/ J. Jacob Sipe

Name: J. Jacob Sipe
Title: Executive Director

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:
INDIANA HOUSING AND COMMUNITY DEVELOPMENT AUTHORITY	UNITED STATES DEPARTMENT OF THE TREASURY
By: Name: J. Jacob Sipe Title: Executive Director	By: Name: Timothy G. Massad Title: Assistant Secretary for Financial Stability
ELIGIBLE ENTITY:	
INDIANA HOUSING AND COMMUNITY DEVELOPMENT AUTHORITY	
By: Name: J. Jacob Sipe Title: Executive Director	

EXHIBITS AND SCHEDULES

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

SCHEDULE A

BASIC INFORMATION

Eligible Entity Information:

Name of the Eligible Entity: Indiana Housing and Community

Development Authority¹

Corporate or other organizational form: body corporate and politic, established and

existing under Indiana Code 5-20-1 et. seq.

Jurisdiction of organization: Indiana

Notice Information:

HFA Information:

Name of HFA: Indiana Housing and Community

Development Authority 1

Organizational form: body corporate and politic, established and

existing under Indiana Code 5-20-1 et. seq.

Date of Application: September 1, 2010

Date of Action Plan: September 1, 2010

Notwithstanding anything to the contrary in the Agreement, (A) for purposes of Section 4(G) thereof, (i) annual audited financial statements shall be due no later than one hundred eighty (180) days after the end of IHCDA's fiscal year, and (ii) quarterly financial statements shall be due no later than forty-five (45) days after the end of each quarter commencing with the first full quarter ending after the Effective Date; provided that for any quarter IHCDA does not prepare unaudited financial statements for its internal use, or to be sent to a third party, such quarterly unaudited financial statement shall not be required and instead IHCDA shall provide to Treasury, no later than forty-five (45) days after the end of each quarter commencing with the first full quarter ending after the Effective Date, summary expenses by category [e.g., in-take partners, IHCDA specific expenses (e.g. salaries)], and last business day of the quarter's Depository Account bank statement, which information will allow Treasury to review and confirm the funds used for the Services and Permitted Expenses; (B) for purposes of Section 7 thereof, the powers and authority of IHCDA shall be governed by and construed in accordance with the laws of the State of Indiana; and (C) for the purposes of Sections 2(C)(1) and 6(A)(2) thereof, references to the term "instrumentality" shall mean "body corporate and politic".

¹ References in the Agreement to the term "HFA" shall mean the Indiana Housing and Community Development Authority ("IHCDA") in its capacity as HFA as such term is used in the Agreement; and references in the Agreement to the term "Eligible Entity" shall mean IHCDA, in its capacity as Eligible Entity as such term is used in the Agreement.

Notice Information: Same as notice information for Eligible

Entity.

Program Participation Cap: \$221,694,139.00

Portion of Program Participation Cap

Representing Original HHF Funds: N/A

Portion of Program Participation Cap

Representing Unemployment HHF Funds: \$82,762,859.00

Permitted Expenses: \$30,313,760.00

Closing Date: September 23, 2010

First Amendment Date: September 29, 2010

Second Amendment Date: March 9, 2011

Third Amendment Date: September 28, 2011

Fourth Amendment Date: January 25, 2012

Fifth Amendment Date: July 17, 2012

Sixth Amendment Date: September 28, 2012

Seventh Amendment Date: March 8, 2013

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.

SERVICE SCHEDULE B-1

Indiana Hardest Hit Fund Unemployment Bridge Program

Summary Guidelines

1) Program Overview	 Under Indiana's Hardest Hit Fund Unemployment Bridge Program ("UBP") the Indiana Housing and Community Development Authority ("IHCDA") offers qualifying individuals who are experiencing an involuntary unemployment-related financial hardship, the following assistance (up to the Maximum Household Assistance, defined below) with respect to their primary mortgage payments: 1) For unemployed homeowners ("Multi-Benefit Unemployed Borrowers"): a) Funding at the outset of assistance to bring a delinquent mortgage current ("Reinstatement Assistance"); and b) Monthly assistance to cover their first mortgage payment and related expenses while seeking new employment. 	
	2) For homeowners who have accumulated a delinquency during a recent period of unemployment and have become re-employed, but cannot bring their mortgages current with their current income ("Re-employed Borrowers"), IHCDA will provide Reinstatement Assistance provided the borrower's mortgage payment is affordable with their post-unemployment income.	
	3) For unemployed homeowners who have accumulated a delinquency during a recent (and continuing) period of unemployment ("Reinstatement Only Unemployed Borrowers"), IHCDA will provide Reinstatement Assistance, provided the borrower's mortgage payment is affordable with household income other than unemployment assistance benefits.	
	All assistance is subject to approval of the homeowner's HHF Action Plan, which is a plan relating solely to TARP-funded modification programs that will be developed by a housing counseling agency and approved by IHCDA.	
2) Program Goals	The goal of the UBP is to:	
	1. Cover the PITI for eligible unemployed homeowners, allowing them to: (a) secure re-employment in their occupation; or (b) access training made available through the Indiana Department of Workforce Development ("DWD") that will help them secure employment in a new occupation; and 2. For Re-employed Borrowers and Reinstatement Only	

		Unemployed Borrowers, to mitigate the effects of recent unemployment.				
3)	Target Population / Areas	IHCDA's target population is low-to-moderate income homeowners in any county in Indiana.				
4)	Program Allocation (Excluding Administrative Expenses)	\$150,000,000.00				
5)	Borrower Eligibility Criteria	 With respect to all borrowers: Owning only one mortgaged home; Submission of affidavit documenting an involuntary unemployment-related financial hardship that occurred on or after January 1, 2009. Documentation supporting the application must show a correlation between the occurrence of the unemployment-related hardship and the difficulty in sustaining the mortgage. Priority of service will be extended to veterans and military personnel (active or reserve). In addition: With respect to Multi-Benefit Unemployed Borrowers only: Currently unemployed from a job loss that occurred on or after January 1, 2009. Monthly first mortgage PITI payment must be greater than 25% of the borrower's gross monthly household income, excluding unemployment insurance benefits ("Minimum Affordability Threshold"); Must have sufficient funds available following Reinstatement Assistance to allow IHCDA to make 6 monthly assistance payments to servicer before reaching the Maximum Household Assistance cap. Current household income at or below 140% of AMI, adjusted for borrower household size; Must engage in approved job training, education, or structured volunteer work (as defined by IHCDA); and Must complete a financial literacy educational course provided by IHCDA. With respect to Re-employed Borrowers only: Re-employed following unemployment that occurred on or after January 1, 2009, as identified by hardship affidavit; Qualify in all other respects for assistance; Have post-unemployment household income that results in a 				

	Property / Loan Eligibility Criteria	maximum housing debt-to-income ratio of 31%; d) Have an annual gross household income equal to or less than \$150,000; and e) Do not have the means for, or otherwise qualify for, another program providing mortgage reinstatement. 7) With respect to Reinstatement Only Unemployed Borrowers only: a) Currently unemployed from a job loss that occurred on or after January 1, 2009, as identified by hardship affidavit. b) Do not qualify for monthly assistance, but qualify in all other respects for assistance; c) Have household income, excluding unemployment insurance benefits, that results in a maximum housing debt-to-income ratio of 31%; d) Have an annual gross household income equal to or less than \$150,000; and; e) Do not have the means for, or otherwise qualify for, another program providing mortgage reinstatement. 1) One-to-four-unit, owner-occupied primary residence or condominium (attached or detached) located in Indiana. Manufactured or mobile homes are eligible if on a foundation permanently affixed to real	
		estate owned by the borrower. Land contracts are not eligible. 2) The unpaid principal balance of the borrower's first-lien mortgage cannot exceed the conforming loan limit established by the Federal Housing Finance Agency, as modified from time to time.	
	Program Exclusions	 Property is vacant, abandoned or condemned. Borrower has liquid assets sufficient to make 6 monthly PITI payments, excluding retirement accounts. Home equity line of credit loans. 	
1 1	Structure of Assistance	All assistance is structured as a forgivable, non-recourse, non-amortizing loan, secured by a junior lien on the property. The loan has a term of ten (10) years and is forgiven at a rate of 20% per year in years six (6) through ten (10) of the loan term. If the borrower sells the property before the forgiveness period expires, all net sale proceeds up to the full principal balance outstanding will be due and payable to IHCDA. All funds returned to the UBP may be recycled until December 31, 2017; thereafter, they must be returned to Treasury.	
Ĺ <u></u>	Per Household Assistance	Total assistance per household ("Maximum Household Assistance") is not to exceed \$30,000.	
1 '	Duration of Assistance	For currently unemployed borrowers, up to the borrowers' Maximum Household Assistance, twenty-four (24) months, or three (3) months after re-employment, whichever comes first.	

	For Re-employed Borrowers, assistance is a one-time payment to the
	lender/servicer.
11) Estimated	IHCDA estimates that approximately 8,000 households will receive
Number of	assistance, inclusive of payments to clear delinquencies and assistance
Participating	after re-employment.
Households	area to emproyment.
12) Program	IHCDA initially launched the HHF program on May 5, 2011. IHCDA
Inception /	anticipates that the program will last for approximately five (5) years after
Duration	the date of launch.
13) Program	Borrowers may receive more than one type of Hardest Hit Fund
Interaction with	assistance through IHCDA (excluding Transition Assistance, as defined
Other	in Service Schedule B-3, Indiana Hardest Hit Fund Transition Assistance
Programs (e.g.	Program), however the total amount of assistance provided may not
other HFA	exceed \$30,000.
programs)	CACCCU \$50,000.
14) Program	Borrowers will be pre-screened for HAMP, HAFA and HAMP-UP and
Interactions	programs offered by lenders. HHF funds can be utilized before or after
with HAMP	assistance from HAMP-UP.
15) Program	No leveraging from banks and servicers is required. IHCDA enters into
, ,	1
Leverage	participation agreements with servicers interested in participating in the
10 016	UBP that sets forth IHCDA's expectations for servicers.
16) Qualify as an	☑ Yes □ No
Unemployment	
Program	

SERVICE SCHEDULE B-2

Indiana Hardest Hit Fund Recast/Modification Program

Summary Guidelines

	Summary Guidennes
1) Program Overview	Under Indiana's Hardest Hit Fund Recast/Modification Program ("RMP") the Indiana Housing and Community Development Authority ("IHCDA") offers qualifying individuals who are experiencing financial hardship due to involuntary loss or reduction in income, significant medical expenses, military hardship, or death of a household member, the following assistance (up to the Maximum Household Assistance, defined below) with respect to their primary mortgage payments:
	1) For homeowners whose lender/servicer elects to participate and who can no longer afford their mortgage payment due to an involuntary and substantial reduction in employment income ("underemployment hardship"); substantial reduction in household income due to death of a household member ("death hardship"); significant medical expenses ("medical hardship"); or military hardship ("military hardship"), IHCDA will provide a first mortgage principal balance payment to facilitate a recast/re-amortization by the servicer that results in an affordable monthly payment ("Recast Borrowers"). If necessary, Reinstatement Assistance (as defined in Service Schedule B-1, Indiana Hardest Hit Fund Unemployment Bridge Program) may be combined with the principal balance payment, provided that sufficient funds remain within the Maximum Household Assistance amount, following reinstatement to achieve an affordable payment through recast/re-amortization.
	2) For certain homeowners whose lender/servicer elects to participate, IHCDA will provide Reinstatement Assistance in conjunction with a permanent mortgage loan modification by the servicer ("Modification Borrowers"). Upon acceptance by the servicer, homeowners whose delinquency is above the amount of the Maximum Household Assistance may still qualify for such loan modification. HHF funds may be utilized for principal reduction, if necessary to facilitate a modification.
	All assistance is subject to approval of the homeowner's HHF Action Plan, which is a plan relating solely to TARP-funded modification programs that will be developed by a housing counseling agency and approved by IHCDA.
2) Program Goals	The goal of the RMP is to reduce the homeowner's monthly first mortgage payment to an affordable level, allowing long-term sustainability of the mortgage.

3)	Target	IHCDA's target population is low-to-moderate income homeowners in			
-/	Population /	any county in Indiana.			
	Areas	y			
4)	Program	\$40,000,000.00			
٠,	Allocation	4 .0,0 00,000			
İ					
	(Excluding				
	Administrative				
<u> </u>	Expenses)				
5)	Borrower	With respect to all borrowers:			
	Eligibility				
	Criteria	1) Owning only one mortgaged home;			
		2) Current household income at or below 140% of AMI, adjusted for			
1		borrower household size;			
		3) Submission of affidavit documenting involuntary hardship which			
		occurred on or after January 1, 2009.			
		4) Documentation supporting the application must show a correlation			
		, 11			
		between the occurrence of the hardship and the difficulty in sustaining			
		the mortgage.			
		5) Priority of service will be extended to veterans and military personnel			
		(active or reserve).			
ļ		In addition:			
) With respect to Recast Borrowers only:			
		Qualifying hardship must have occurred on or after January 1, 2009.			
ļ		b) To qualify with an underemployment hardship or death hardship, a			
		minimum involuntary reduction in household income of 15%. If			
		self- employed, a minimum 20% involuntary reduction in gross			
		receipts.			
		c) To qualify with a medical hardship, expenses must be related to			
1		1 /			
		non-elective medical procedures or emergencies, and must be			
		greater than or equal to 15% of household income (20% of gross			
		receipts if self-employed).			
		d) To qualify for a military hardship: (1) have served on active duty			
		and been released because of a service-connected illness or injury			
		or (2) any individual who was in the National Guard or Reserves			
		and was called to active duty during a war or in a campaign or			
		expedition for which a campaign badge is authorized.			
		e) Maximum post-recast housing debt-to-income ratio of 31%			
		f) Eligibility for recast/re-amortization will be determined by			
		IHCDA.			
1					
		7) With Respect to Modification Borrowers only:			
		1			
		a) Hardship, as identified by a hardship affidavit, which occurred on			
L		or after January 1, 2009, due to involuntary loss or reduction in			

		income, significant medical expenses, military hardship, or death		
		of a household member.		
		b) Eligibility for loan modification will be determined by the		
		mortgage servicer.		
6)	Property / Loan	One-to-four-unit, owner-occupied primary residence or condominium		
U)		(attached or detached) located in Indiana. Manufactured or mobile		
	Eligibility Critoria	homes are eligible if on a foundation permanently affixed to real		
	Criteria	, , , , , , , , , , , , , , , , , , ,		
		estate owned by the borrower. Land contracts are not eligible.		
		2) The unpaid principal balance of the borrower's first-lien mortgage		
		cannot exceed the conforming loan limit established by the Federal		
		Housing Finance Agency, as modified from time to time.		
7)	Program	1) Property is vacant, abandoned or condemned.		
	Exclusions	2) Borrower has liquid assets sufficient to make 6 monthly PITI		
		payments, excluding retirement accounts.		
	<u> </u>	3) Home equity line of credit loans.		
8)	Structure of	All assistance is structured as a forgivable, non-recourse, non-amortizing		
	Assistance	loan, secured by a junior lien on the property. The loan has a term of ten		
		(10) years and is forgiven at a rate of 20% per year in years six (6)		
		through ten (10) of the loan term. If the borrower sells the property		
		before the forgiveness period expires, all net sale proceeds up to the full		
		principal balance outstanding will be due and payable to IHCDA. All		
		funds returned to the RMP may be recycled until December 31, 2017;		
		thereafter, they must be returned to Treasury.		
9)	Per Household	Total assistance per household ("Maximum Household Assistance") is not		
4.03	Assistance	to exceed \$30,000.		
10)	Duration of	Assistance under RMP is a one-time payment to the mortgage		
44)	Assistance	lender/servicer.		
11)	Estimated	IHCDA estimates that approximately 2,000 households will receive RMP		
	Number of	assistance.		
	Participating			
10)	Households	HIODA ' 'A' II 1 1 1 1 IIIE NA C 2011 HIODA		
12)	Program	IHCDA initially launched the HHF program on May 5, 2011. IHCDA		
	Inception /	anticipates that the program will last for approximately five (5) years after		
12)	Duration	the date of launch.		
13)	Program	Borrowers may receive more than one type of Hardest Hit Fund		
	Interaction with	assistance through IHCDA (excluding assistance through the Transition		
	Other	Assistance Program, as defined in Service Schedule B-3, Indiana Hardest		
	Programs (e.g.	Hit Fund Transition Assistance Program), however the total amount of		
	other HFA	assistance provided to any individual household may not exceed \$30,000.		
1 4	programs)	Domestions will be one consend for HAMD HARA and HAMD ITS		
14)	Program Interactions	Borrowers will be pre-screened for HAMP, HAFA and HAMP-UP and		
	Interactions	programs offered by lenders. HHF funds can be utilized before or after		
15)	with HAMP	assistance from HAMP-UP.		
15)	Program	No leveraging from banks and servicers is required. IHCDA enters into		
	Leverage	participation agreements with servicers interested in participating in the		
		RMP that sets forth IHCDA's expectations for servicers, including		

	acceptan	ce of payme	ent from IHCl	DA.	
16) Qualify as an Unemployment Program	☐ Yes	☑No			

SERVICE SCHEDULE B-3

Indiana Hardest Hit Fund Transition Assistance Program

Summary Guidelines

1)	Program Overview	Under Indiana's Hardest Hit Fund Transition Assistance Program ("TAP") the Indiana Housing and Community Development Authority ("IHCDA") will provide transition assistance to eligible homeowners with unaffordable mortgage payments who obtain a short sale or deed-in-lieu of foreclosure from their lender/servicer and leave their home in a saleable condition.		
		The following TAP assistance will be available: a) \$2,500 to the homeowner to assist with moving and relocation expenses ("Transition Assistance"); and b) Up to \$5,000 to lenders/servicers to extinguish and release subordinate liens as part of a short sale or deed-in-lieu of foreclosure agreement.		
		All assistance is subject to approval of the homeowner's HHF Action Plan, which is a plan relating solely to TARP-funded modification programs that will be developed by a housing counseling agency and approved by IHCDA.		
2)	Program Goals	The goal of the TAP is to prevent avoidable foreclosure and help stabilize neighborhoods by helping homeowners to achieve and orderly exit from their home.		
3)	Target Population / Areas	IHCDA's target population is low-to-moderate income homeowners in any county in Indiana.		
4)	Program Allocation (Excluding Administrative Expenses)	\$1,380,379.00		
5)	Borrower Eligibility	With respect to all borrowers:		
	Criteria	 Owning only one mortgaged home. Current household income at or below 140% of AMI, adjusted for borrower household size. Submission of affidavit documenting involuntary hardship which occurred on or after January 1, 2009. Documentation supporting the application must show a correlation between the occurrence of the hardship and the difficulty in sustaining the mortgage. Priority of service will be extended to veterans and military 		

	personnel (active or reserve).
	6) With Respect to Transition Assistance only:
	 a) Hardship, as identified by a hardship affidavit, which occurred on or after January 1, 2009, due to involuntary loss or reduction in income ("underemployment hardship"), significant medical expenses ("medical hardship"), military hardship ("military hardship"), or death of a household member ("death hardship"). b) To qualify for an underemployment or death hardship, a minimum involuntary reduction in household income of 15%. If self- employed, a minimum 20% involuntary reduction in gross receipts. c) To qualify with a medical hardship, expenses must be related to non-elective medical procedures or emergencies, and must be greater than or equal to 15% of household income (20% of gross receipts if self-employed). d) To qualify for a military hardship: (1) have served on active duty and been released because of a service-connected illness or injury, (2) any individual who was in the National Guard or Reserves and was called to active duty during a war or in a campaign or expedition for which a campaign badge is authorized or (3) have received a permanent change in station order necessitating a short sale or a deed in lieu of foreclosure. e) The short sale or deed-in-lieu transaction must not have occurred prior to the application for transition assistance funds.
6) Property / Loan Eligibility Criteria	 One-to-four-unit, owner-occupied primary residence or condominium (attached or detached) located in Indiana. Manufactured or mobile homes are eligible if on a foundation permanently affixed to real estate owned by the borrower. Land contracts are not eligible. The unpaid principal balance of the borrower's first-lien mortgage cannot exceed the conforming loan limit established by the Federal Housing Finance Agency, as modified from time to time.
7) Program	1) Property is vacant, abandoned or condemned.
Exclusions	2) Borrower has liquid assets sufficient to make 6 monthly PITI payments, excluding retirement accounts.
	3) Home equity line of credit loans (with the exception of transition
	assistance payments to lenders/servicers to extinguish subordinate liens in
0 0	conjunction with a deed-in-lieu or short sale).
8) Structure of	TAP funds will be provided to eligible homeowners as a non-recoverable
Assistance	grant.

9)	Per Household	Total assistance per household available for TAP is \$7,500.
	Assistance	
10)	Duration of	Assistance is a one-time payment to the homeowner and a one-time
	Assistance	payment to the lender/servicer.
11)	Estimated	IHCDA estimates that 150 households will receive TAP assistance.
	Number of	
	Participating	
	Households	
12)	Program	IHCDA initially launched the HHF program on May 5, 2011. IHCDA
	Inception /	anticipates that the program will last for approximately five (5) years after
	Duration	the date of launch.
13)	Program	Homeowners who have received other types of Hardest Hit Fund
	Interaction with	assistance through IHCDA are not eligible for TAP assistance.
	Other	
	Programs (e.g.	
	other HFA	
	programs)	
14)	Program	
	Interactions	Transition Assistance funds may be used in conjunction with HAFA
	with HAMP	
15)	Program	No leveraging from banks and servicers is required. IHCDA enters into
	Leverage	participation agreements with servicers interested in participating in the
		UBP that sets forth IHCDA's expectations for servicers, including
		acceptance of payment from IHCDA.
16)	Qualify as an	□ Yes □ ☑No
	Unemployment	
	Program	

SCHEDULE C

PERMITTED EXPENSES

	Indiana
0 11 101 11 5	
One-time / Start-Up Expenses:	\$0.00
Initial Personnel	
Building, Equipment, Technology	\$89,000.00
Professional Services	\$120,000.00
Supplies / Miscellaneous	\$10,000.00
Marketing /Communications	\$175,000.00
Travel	\$10,000.00
Website development /Translation	\$175,000.00
Contingency	\$5,000.00
Subtotal	\$584,000.00
Operating / Administrative Expenses:	
Salaries	\$2,750,000.00
Professional Services (Legal, Compliance, Audit, Monitoring)	\$1,000,000.00
Travel	\$87,000.00
Buildings, Leases & Equipment	\$71,550.00
Information Technology & Communications	\$3,000,000.00
Office Supplies/Postage and Delivery/Subscriptions	\$25,000.00
Risk Management/ Insurance	\$25,410.00
Training	\$150,000.00
Marketing/PR	\$2,000,000.00
Miscellaneous	\$1,500,000.00
Subtotal	\$10,608,960.00
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Transaction Related Expenses:	6420.000.00
Recording Fees	\$420,000.00
Wire Transfer Fees	\$134,400.00
Counseling Expenses	ć2 000 000 c0
File Intake	\$3,000,000.00
Decision Costs	\$9,000,000.00
Successful File	\$4,200,000.00

Key Business Partners On-Going	\$2,366,400.00
Subtotal	\$19,120,800.00
	200 040 700 00
Grand Total	\$30,313,760.00
% of Total Award	\$30,313,760.00 13.67%