JULY 2004 CROW TRIBAL LEGISLATURE

BILL NO. CLB04-09

INTRODUCED BY CARL E. VENNE, CHAIRMAN CROW TRIBAL EXECUTIVE BRANCH

A BILL FOR AN ACT ENTITLED "AN ACT APPROVING PROPOSED CROW TRIBE MEMORANDA OF UNDERSTANDING WITH THE U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT AND WITH THE FEDERAL NATIONAL MORTGAGE ASSOCIATION"

WHEREAS, the Crow Tribe has recently adopted the Finance Protection and Procedures Act (the "Act"); and

WHEREAS, the Act is intended to support the ability of Crow citizens to obtain financing for the purchase of homes and the development of small businesses; and

WHEREAS, mortgages to secure such financing often involve trust or allotted land located on the Crow Reservation; and

WHEREAS, such financing involves special procedures and provisions in the financing documents; and

WHEREAS, the U.S. Department of Housing and Urban Development ("HUD") and the Federal National Mortgage Association ("Fannie Mae") have expressed interest in providing financing if such special procedures and provisions can be properly expressed in their financing documents; and

WHEREAS, HUD and Fannie Mae have requested the approval by the Crow Tribe of certain financing documents in order to be able to proceed with financing on the Crow Reservation; and

WHEREAS, HUD and Fannie Mae have requested the approval by the Crow Tribe of proposed Memoranda of Understanding in order to proceed with financing on the Crow Reservation; and

WHEREAS, legal counsel for the Crow Tribe has reviewed the proposed financing documents and Memoranda and have recommended approval;

NOW, THEREFORE, BE IT ENACTED BY THE CROW TRIBAL LEGISLATURE:

Section 1. The Crow Tribal Legislature hereby formally approves the form of the following documents, attached and incorporated by this reference:

- (a) Memorandum of Understanding between the Crow Tribe and Federal National Mortgage Association (Fannie Mae);
- (b) Memorandum of Understanding between the Crow Tribe and U.S. Department of Housing and Urban Development (HUD);
- (c) Form of Residential Lease of Tribally Owned Trust Land; and
- (d) Form of Residential Lease of Allotted Land.

Section 2. This Act shall be transmitted to the Chairman of the Executive Branch for approval.

Section 3. Upon approval of the Chairman, this Act shall become effective and shall be incorporated in the official records of the Crow Tribe maintained by the Secretary of the Tribe.

Section 4. That this Act shall be effective until further amendment or rescission by the Legislature, duly approved by the Chairman of the Executive Branch.

CERTIFICATION

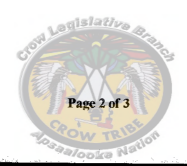
I hereby certify that this Bill for an Act to Approve Memoranda of Understanding between the Crow Tribe and HUD and between the Crow Tribe and Fannie Mae, and to approve certain forms of ground leases, was duly approved by the Crow Tribal Legislature with a vote of 13 in favor, 0 opposed, and 0 abstained and that a quorum was present on this 22 day of July , 2004.

Speaker of the House

Crow Tribal Legislature

ATTEST:

Secretary, Crow Tribal Legislature



EXECUTIVE ACTION

I hereby approve, veto this Bill for an Act to Approve Memoranda of
Understanding between the Crow Tribe and HUD and between the Crow Tribe and Fannie
Mae, and to approve certain forms of ground leases, pursuant to the authority vested in the
Chairman of the Crow Tribe by Article V, Section 8 of the Constitution and Bylaws of the
Crow Tribe of Indians, on this 22 day of, 2004.

Carl E. Venne, Chairman Crow Tribal Executive Branch

Page 3 of 3

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MEMORANDUM OF UNDERSTANDING BETWEEN FEDERAL NATIONAL MORTGAGE ASSOCIATION AND THE CROW TRIBE OF MONTANA

This	Memorandum	\mathbf{of}	Agreement	("MOU")	is	entered	into	as	of	the	day	of
	, 20_	,	between Fanr	nie Mae and	the	Crow Ti	ribe of	f Mo	ontai	na (t	he "Tribe").	

RECITALS

- 1. Fannie Mae's Native American Conventional Lending Initiative ("NACLI") is an initiative in which Fannie Mae purchases first-lien mortgage loans (the "Mortgages") made by lenders to borrowers for the purchase of one- to four-family residences located on either Trust Land or Restricted Land.
- 2. Fannie Mae's willingness to purchase such Mortgages is subject to the following: (i) the Designated Lender and the Mortgages comply with Fannie Mae's guidelines as set forth in Fannie Mae's Selling and Servicing Guide, as amended from time to time, and with the contract terms negotiated between Fannie Mae and the Designated Lender; (ii) the Tribe enters into this MOA with Fannie Mae; and (iii) Fannie Mae finds acceptable for NACLI (a) the Tribal ordinances or statutes establishing the Legal Standards (defined below), (b) the organizational documents of the Tribe through which NACLI will be implemented, (c) the note and mortgage instruments evidencing the Mortgages and (d) the borrower's real property interest in the Trust Land or Restricted Land, as applicable.

NOW, THEREFORE, in consideration of the premises and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree to the following:

1. **DEFINITIONS**

- (A) Legal Standards shall mean the minimum requirements for legal standards and procedures established by the Tribe and acceptable in all respects to Fannie Mae relating to
 - (i) Conveyances of beneficial interests in Trust Land or Restricted Land to lenders as security for Mortgages to borrowers,
 - (ii) Recording of Mortgages,

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Fannie Mae Page 1 Form 4803 Rev. 11 - 03

Approved by Crow Legislature on July 22, 2004 Approved by Executive on July , 2004

Page 1 of 7

- (iii) Mortgage foreclosure proceedings,
- (iv) Evictions, and
- (v) Transfer/resale restrictions.
- (B) Tribe shall mean the Crow Tribe, an Indian tribe, band, nation, village or other organization or community of Indians federally recognized as eligible for the services provided to Indian Tribes by the Secretary of the Interior because of its status as an Indian Tribe, according to standards published annually in the FEDERAL REGISTER pursuant to the Act of November 2, 1994 (108 Stat. 4791).
- (C) Native American shall mean a person who is a member of the Tribe.
- (D) Designated Lender shall mean one or more Fannie Mae-approved lenders that are approved as NACLI lenders and are selected by the Tribe to make loans to qualifying borrowers for the purchase of one- to four-family residences located on Trust Land or Restricted Land subject to such terms and conditions as may be established by the Designated Lender (in consultation with Fannie Mae) under NACLI. "Designated Lender" shall also include a successor to, or assign of, such entity.
- (E) Restricted Land or land in restricted status shall mean land the title to which is owned by a tribe or an individual Native American and is subject to restrictions against alienation imposed by a federal statute. Generally, the restrictions are set forth in the patent or deed to the lands, except restricted lands held by the heirs of the allottees of the five Civilized Tribes in Oklahoma where such federal restrictions arise by virtue of limitations contained in the conveyance instrument pursuant to federal law or because of federal law directly imposing such limitations.
- (F) Trust Land or land in trust shall mean land the title to which is held in trust by the United States for an individual Native American or the Tribe.
- (G) Eligible Borrower shall be any one of the following:
 - (i) An individual Native American,
 - (ii) The Indian Housing Authority affiliated with the Tribe ("IHA"),
 - (iii) The "Tribally Designated Housing Entity" ("TDHE") affiliated with the Tribe, or
 - (iv) The Tribe, provided, however, the Tribe may not act as Borrower where the subject of a Mortgage is a leasehold estate and there are no parties to the

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Approved by Crow Legislature on July 22, 2004 Approved by Executive on July , 2004 subject ground lease other than the Tribe and/or an IHA or Tribally designated entity.

(H) Residential Ground Lease is any lease of Restricted Land or Trust Land to an Eligible Borrower which is acceptable to Fannie Mae after review by its counsel. The "Residential Lease of Tribal Owned Land," which is attached to the "One-Stop Mortgage Center Initiative in Indian Country" issued in October 2000 by the U.S. Department of Housing and Urban Development and the U.S. Department of the Treasury (attached hereto as Exhibit 1), as amended by the "Fannie Mae Rider to Residential Lease of Tribal Owned Land" (attached hereto as Exhibit 2) is a form of residential ground lease which is satisfactory to Fannie Mae under this agreement without the need for further review.

2. SUPPORT FOR MORTGAGE LENDING

- (A) The Tribe shall consult with Fannie Mae to identify one or more Fannie Maeapproved lenders to act as "Designated Lenders."
- (B) The Tribe agrees to the establishment and maintenance of Legal Standards as long as Fannie Mae is the holder of any Mortgage originated pursuant to this MOU.
- (C) The Tribe may satisfy the Legal Standards by adopting by ordinance, either
 - (i) The laws of the state where the mortgaged properties are located relating to such standards and procedures;
 - (ii) The "Model Tribal Lending Code" which is attached to the "One-Stop Mortgage Center Initiative in Indian Country" (issued in October 2000 by the U.S. Department of Housing and Urban Development and the U.S. Department of the Treasury); or
 - (iii) Enacting conveyance, recordation, foreclosure and eviction laws which are specifically reviewed and approved by Fannie Mae's counsel.
- (D) The Tribe shall ensure that each Eligible Borrower to whom a loan is made in connection with this MOU holds or possesses, at the time of such financing, either (i) a leasehold estate on Trust Land or Restricted Land pursuant to a Residential Ground Lease satisfactory to Fannie Mae that is entered into between the Tribe (or TDHE or IHA) and the Eligible Borrower (provided, however, the lessor and the lessee may not be the same entity; for example, if a TDHE or IHA is the lessor, that same TDHE or IHA may not be the lessee) or (ii) a sole beneficial interest in individual Trust Land or Restricted Land (as evidenced by a deed of allotment), and

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- that such Borrower will acquire, construct or rehabilitate a dwelling on such property with the proceeds of the Mortgage.
- (E) The Tribe shall ensure that each Eligible Borrower to whom a loan is made in connection with this MOU shall convey to the Designated Lender a security interest in the applicable real property interest described in Section 2(D) above, by an appropriate instrument satisfactory to the Designated Lender, Fannie Mae and the Tribe, as security for a Mortgage made pursuant to NACLI.
- (F) The Tribe, and the Eligible Borrower who applies for a Mortgage, will permit the Designated Lender or Fannie Mae, and their respective successors or assigns, to enter upon the Trust Land or Restricted Land, as applicable, for the purpose of carrying out such actions as the Designated Lender and Fannie Mae determine are necessary to evaluate the advisability of providing the Mortgage, to service the Mortgage after origination, and to otherwise carry out or enforce the terms of the Mortgage.
- (G) The Tribe will, to the maximum extent possible, assist the Designated Lender and Fannie Mae, and their successors and assigns, in their efforts to facilitate the continued availability of conventional mortgage financing on the Trust Land or Restricted Land. Such assistance shall include:
 - (i) Assisting the Designated Lender and Fannie Mae in finding a qualified substitute purchaser of the mortgaged property if the initial borrower is unable to fulfill the obligations under the Mortgage;
 - (ii) Assisting the Designated Lender and Fannie Mae with the proper recordation of Mortgages and other legal instruments; and
 - (iii) Supporting enforcement of foreclosures and evictions in connection with any default under a Mortgage in accordance with the Legal Standards.
- (H) The Tribe and Fannie Mae acknowledge and agree that Mortgages made pursuant to NACLI shall be recorded in (i) the appropriate Bureau of Indian Affairs Area Land Titles and Records Office, (ii) the county recorder's office in the state in which the mortgaged properties are located, and (iii) the following recording office established under Tribal law that are designated by the Tribe for the recording of Mortgages: [Insert applicable Tribal recording offices].
- (I) With respect to any leasehold estate financed by a Mortgage, the Tribe, as lessor, agrees that it shall not attempt to cancel, modify, amend, terminate, surrender or forfeit any Residential Ground Lease or leasehold estate without the prior written

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Approved by Crow Legislature on July 22, 2004 Approved by Executive on July , 2004 consent of the Designated Lender and Fannie Mae, or their successors or assigns, as long as such Mortgage remains outstanding and the Designated Lender or Fannie Mae, or their successors or assigns, otherwise has an interest in such leasehold estate.

[NOTE: ADD ANY ADDITIONAL TRIBAL REQUIREMENTS TO THIS SECTION BY ADDENDUM—BUT SUCH ADDITIONS MUST BE APPROVED IN ADVANCE BY THE PARTIES TO THIS MOU.]

3. FANNIE MAE PURCHASE OF MORTGAGES

In consideration of the foregoing, Fannie Mae stands ready to purchase from the Designated Lender qualifying loans made to Eligible Borrowers secured by a Mortgage or Deed of Trust on Trust Land or Restricted Land or a leasehold interest thereon, to the extent permitted by applicable law.

4. CONSENT TO JURISDICTION

The Tribe and Fannie Mae hereby expressly consents to the jurisdiction of the <u>Crow Tribal</u> Court with respect to any action brought to enforce the obligations owed by it to another party under this MOU.

5. TERMINATION

In the event that either party wishes to terminate the relationship established hereunder, this MOU shall terminate 30 days following receipt of written notice of such termination from either party. Provided, however, such termination shall not affect the Tribe's commitments under Sections 2(B), (F), (G), and (I) above, as long as Fannie Mae is the holder of any Mortgage originated pursuant to this MOU.

6. COUNTERPARTS

This MOU may be executed in multiple counterparts, each of which is deemed an original and all of which together constitute one and the same document.

IN WITNESS WHEREOF, the parties hereto have executed this MOU on the dates provided below.

FANNIE MAE

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Approved by Crow Legislature on July 22, 2004 Approved by Executive on July , 2004

Page 5 of 7

By:		
Name:		
Title:	***	
Date:		
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Fannie Mae Page 6 Form 4803 Rev. 11 - 03

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CERTIFICATION OF THE [NAME OF TRIBE]

hereby certify that the Tribal Council quorum was present that	indersigned, as Chairman/Governor/Principal Chief of the [Name the foregoing Memorandum of Understanding was considered and l at a duly called meeting on the day of, 20 ent, that the same was adopted by a vote of in favor and or as Chairman/Governor, was authorized to sign the Membehalf of [Name of Tribe].	approved by _, at which a opposed, and
Attest:		
Secretary	Chairman/Governor	
	Unless the following Certificate of Approval is executed by the U.S. Department of the Interior's Bureau of Indian Affairs, the Tribe represents that it has the constitutional authority to execute this Memorandum of Understanding without such approval. Entry of "Not Applicable" on the line below noted "Authorized Representative" shall evidence the Tribe's representation that it has such constitutional authority.	
	CERTIFICATE OF APPROVAL	
the Interior. Apparagreement or assura	morandum of Understanding is hereby approved on behalf of the broval of the Memorandum of Understanding shall not be construence that any land covered by the Memorandum of Understanding was status during the period of the Memorandum of Understanding.	ed to be an
Date:	Authorized Representati	ve
2003 Fannie Mae. All Righ NA – MOU		mie Mae Page 7 (803 Rev. 11 - 03
	Crow Legislature on July 22, 2004 Executive on July, 2004	
Page 7 of 7		

RESIDENTIAL LEASE OF TRIBAL OWNED LAND **CROW TRIBE OF MONTANA**

	Lease No	
	Contract No	
THIS Lease is made and entered in Tribe of Montana, hereinafter designated as the Crow Tribe and residing upon the Crow	to by and between "Lessor," and Indian Reservation, hereina	for and on behalf of Crow, members of fter designated as "Lessee."
1. SECRETARIAL APPRO FEDERAL AGENCY, TRIBE, and LENDI of the Interior or his or her duly authorized pursuant to the Act of August 9, 1955, 69 St. Code of Federal Regulations, Part 162. The and Urban Development (HUD) pursuant National Housing Act, 12 U.S.C. § 1715z-1 insurance of a mortgage on the interest creating lements Section 184 of the Housing and connection with HUD's issuance of a loan form of this Lease has also been accepted (USDA) for use in connection with the issuguaranteed loan pursuant to section 502 accepted by the Secretary of the Veterans A or guaranteed loan pursuant to chapter 37 or Lease. As used in the context of this Lease enters into this Lease as the "Lessor". For When used in this Lease, the "lender" is any which makes a direct loan. With respect Housing Act, the lender must be approved includes any of the lender's successors or a any subsequent noteholder secured by the does not require the consent of the Tribe.	ER. As used in this Lease, to representative. This Lease is Stat. 539, as amended, 25 U. the form of this Lease has been to 24 C.F.R. § 203.43h(c) 13, for use in connection with the eated by this Lease, and purely community Development And guarantee of a mortgage on the Utuance by USDA or its Rura of the Housing Act of 194 affairs (VA) for use in connect of Title 38, United States Coolese, the term "Tribe or Tribe future reference, "Federal And mortgages that a Federal Age to mortgages which are install by the Federal Housing Aussigns of the lender's right,	s subject to the approval of the Secretary S.C. § 415, as implemented by Title 25, en accepted by the Secretary of Housing I), which implements Section 248 of the In Federal Housing Administration (FHA) resuant to 24 C.F.R. § 1005.107, which Act of 1992 (Pub. L.102-550) for use in the interest created by this Lease. The inted States Department of Agriculture II Housing Service (RHS) of a direct or 19 as amended, 42 U.S.C. § 1472, and ection with the issuance by VA of a direct de, secured by the interest created by this al" refers to the respective Tribe which Agency refers to HUD, VA, and USDA. gency has approved or a Federal Agency ured under Section 248 of the National Administration. The term "lender" also title to, or interest in, the Mortgage and
2. PREMISES. Lessor hereby Crow Indian Reservation, Counties of Bight Leased Premises):		at tract or parcel of land situated on the f Montana, and described as follows (the
County, C	row Indian Reservation, M	[description], fontana, approximately
3. USE OF PREMISES. The and maintain a dwelling and related structure principal residence. The Lessee agrees not	res on the Leased Premises,	enable the Lessee to construct, improve, and otherwise to use said premises as a d Premises for any unlawful conduct or

Crow Standard Residential Lease of Tribal Owned Trust Land OneStop Form Approved by HUD, BIA Crow Form Approved by Legislature on July 22, 2004 Crow Form Approved by Executive on July _____, 2004

Page 1 of 8

purposes and will comply with all applicable Federal Laws.

- 6. IMPROVEMENTS. All buildings or other improvements now existing or hereafter constructed on the Leased Premises shall be the leasehold property of the Lessee during the term of this Lease, including any extension or renewal thereof. During the term of this Lease, Lessee shall obtain any necessary governmental permits, approvals or authorization required for the construction and use of all improvements he or she (they) place(s) or cause(s) to be placed on the Leased Premises, and shall comply with all laws applicable to the construction and use of improvements.
- 7. USE RIGHT. Upon expiration of this Lease, or upon its termination in accordance with the terms hereof, unless such termination is due to default upon the part of Lessee, Lessee or any successors in interest shall be entitled to use rights in the Leased Premises if qualified under the laws of the Tribe. If not so eligible, Lessee, his or her (their) Sublessee and any successors in interest shall, upon demand, surrender to Lessor upon expiration or other termination of this Lease complete and peaceable possession of the Leased Premises and all improvements thereon which have not been relocated as permitted under Paragraph 23 of this Lease, which shall be the property of the Tribe.

8. FEDERAL SUPERVISION.

- (a) Nothing contained in this Lease shall operate to delay or prevent a termination of Federal responsibilities with respect to the Leased Premises by the issuance of a fee patent, the lifting of restrictions on alienation, or otherwise during the term of the Lease; such termination, however, shall not serve to abrogate the Lease.
- (b) No member of Congress or any delegate thereto or any Resident Commissioner shall be admitted to any share or part of this Lease or to any benefit that may arise herefrom.

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July 2,2004

- 9. QUIET ENJOYMENT. Lessor agrees to defend the title to the Leased Premises and also agrees that Lessee and any successors in interest shall peaceably and quietly hold, enjoy and occupy the Leased Premises for the duration of this Lease without any hindrance, interruption, ejection or molestation by Lessor or by any other persons whomsoever, except if the requirements of any part of this Lease are not kept by the Lessee. Notwithstanding the foregoing, Lessee and his or her (their) assigns is (are) subject to all the laws of the Tribe to the same extent as any other Tribal member or resident.
- 10 ASSIGNMENT AND SUBLEASE. (a) Except as otherwise provided herein, Lessee shall not assign or sublet this Lease without the prior written consent of the Lessor and sureties (as found in 25 CFR 162), and approval of the Secretary of the Interior. If this Lease and/or any improvements on the Leased Premises are mortgaged or pledged as security for a loan, Lessee shall not assign or sublet this Lease without the written approval of the lender and the respective Federal Agency. Lessee may assign the Lease and deliver possession of the Leased Premises, including any improvements thereon, to the lender or its successors, or Federal Agency guaranteeing or insuring the loan, if Lessee default(s) in any mortgage or other loan agreement for which the Lease and/or improvements on the Leased Premises are pledged as security, and, in such event, the lender or its successors in interest may transfer this Lease or possession of the Leased Premises to a successor Lessee: provided, however, that the Lease may only be transferred to another member of the Tribe or tribal entity. Nothing in this Lease shall prevent the Lessee, with the approval of the Secretary of the Interior and the Secretary of HUD (for Section 248 insured loans), from executing and recording a mortgage, declaration of trust and/or other security instrument as may be necessary to obtain financing for the purchase of a dwelling. refinancing of an existing mortgage, construction and/or improvement of a dwelling and related structures, or shall prevent the mortgagee or other lender from foreclosing or instituting other appropriate proceedings under law in the event of default of any mortgage or other loan agreement by the Lessee, or assigns. Except in cases involving loans for home construction or home improvement by a bank, recognized lending institution, or a lending agency of the United States Government, where no such consent or approval of Lessor shall be required. Lessee may not execute a mortgage, declaration of trust or other security instrument pledging their interest in this Lease or any improvements on the Leased Premises without the prior written consent of Lessor and the approval of the Secretary.

Notwithstanding the provisions contained above, the following additional requirements shall be applicable to a Lease which secures a mortgage insured, guaranteed or held by a Federal Agency:

(b) Notwithstanding that the term sublease is used herein, the Lessee shall not sublease the premises if the Lease is the security for a mortgage insured under Section 248. The lessee may assign the lease in accordance with the terms hereunder.

In the event a Federal Agency is the lender or acquires the mortgage secured by this Lease, and subsequently acquires said Lease by foreclosure, or by the assignment of said Lease by Lessee, his or her (their) Lessees or assigns (for which the approval of the Tribe is not required), then:

- (1) The appropriate Federal Agency, (the Agency involved in this transaction) will notify the Tribe of the availability of the Lease for sale, the sales price of the home and other terms of sale.
 - (2) The Lease may only be assigned to another tribal member or tribal entity, except that the appropriate Federal Agency may lease the Leased Premises to a non-member under the conditions specified herein. Any such sublease or assignment shall be executed

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consistent with tribal law and Federal law.

- (3) If a purchaser is found, the Lease will be transferred by the Federal Agency, to the purchaser, with the prior written consent of the Tribe.
 - (4) If a purchaser cannot be found, the appropriate Federal Agency, shall be entitled to sublease the Leased Premises and improvements without the prior written approval of the Tribe. Such sublease shall be to a member of the Tribe, unless a tribal member Lessee cannot be found, in which case the Federal Agency may sub-Lease to any individual. The term of the initial Lease period and any succeeding period shall not exceed one year each. Any purchase of the Lease shall be subject to any sublease by the Federal Agency pursuant to this subsection.
 - (5) No mortgagee (except a Federal Agency as mortgagee or assignee of a mortgagee) may obtain title to the interest created by this Lease without the prior written consent of the Tribe.

In the event that the lender is the entity responsible for acquiring the Lease and the leasehold estate by foreclosure, the lender shall have the rights of the Federal Agency who had insured or guaranteed the foreclosed mortgage under subparagraphs (1) through (5) above, provided this sentence does not apply to loans insured under HUD/FHA's Section 248 program.

- 11. OPTION. Subsequent to Lessee's breach of any covenant or agreement under a mortgage or other security instrument for which the Lease or any improvements on the Leased Premises are pledged as security, and upon the expiration of any applicable cure period, the Lessor shall have an option (the "option" herein) to acquire the Lessee's Leasehold interest, (subject to all valid liens and encumbrances) upon either payment in full of all sums secured by the mortgage or assumption of the loan with the approval of the lender or the applicable Federal Agency as evidenced by the note and mortgage and execution of an assumption agreement acceptable in all respects to the Lender. Such option is subject to the following conditions:
- (a) If the Lessee or any assignee of Lessee fails to cure the default, The lender shall give written notice to the Lessor and any applicable Tribal housing authority of Lessee's or its assignee's failure,
- (b) If the Lessee fails to cure the default, and said notice shall be given before the lender or successor invokes any other remedies provided under the mortgage or by law. Thereafter, the lender may issue an acceleration notice to the Lessee, its Lessees or assigns, under the mortgage or other security instrument, requiring the Lessee, its Lessees or assigns to pay all sums secured by the mortgage or other security instrument. If the Lessee, its Lessees or assigns fail to cure the default in accordance with the terms of the lender's acceleration notice, the lender shall give the Lessor written notice of said failure to cure. The Lessor may exercise its option at any time within thirty (30) days of the date of the lender's written notice to the Tribe of said failure to cure. This option shall be exercised by notice in writing from the Lessor to the Lessee and the lender.
- (c) Notwithstanding the Lessor's option to acquire the Lessee's interest in the Leased Premises, such option shall be subject to any right the Lessee may have under the mortgage or by law to reinstatement after the acceleration, and the right to bring appropriate court action to assert the non-

Crow Standard Residential Lease of Tribal Owned Trust Land OneStop Form Approved by HUD, BIA Crow Form Approved by Legislature on July 22, 2004 Crow Form Approved by Executive on July 2004 existence of a default or any other defense to acceleration and sale or foreclosure.

- (d) The estate acquired by the Lessor through the exercise of the option shall not merge with any other estate or title held by the Lessor as long as the leasehold interest or any improvements on the Leased Premises, or any interest therein, are mortgaged or otherwise pledged as security for any loan, and the leasehold interest shall remain subject to any valid and subsisting mortgage or other security instrument.
- 12. RESERVATIONS: Lessee shall use the premises exclusively for residential purposes, except as otherwise agreed to by the parties. Any rights not expressly provided are reserved by the Lessor.

Minerals: The Lessor reserves all rights, as owned by the Lessor, to all mineral rights, including but not limited to oil, gas, or hydrocarbon substances. The Lessor shall not exercise surface entry in connection with reserved mineral rights without prior consent of the Lessee and sureties (as found in 25 CFR 162).

Timber: The Lessor reserves all rights, as owned by the Lessor to timber and forest products on the premises.

Water: The Lessor reserves all rights, as owned by the Lessor, to water on the premises, except that which is needed for residential purposes.

- 13. EFFECTIVE DATE. This Lease and all its terms and provisions shall be binding upon the successors, and assigns of the Lessee and any successor in interest to the Lessor, and shall take effect on the day of ______, or upon the date of approval by the Secretary, whichever is later.
- 14. OBLIGATION TO THE UNITED STATES. It is understood and agreed that while the Leased Premises are in trust or restricted status, all of the Lessee's obligations under this Lease, and the obligation of his, her (their) sureties, are to the United States as well as to the owner of the land.
- 15. ASSENT NOT WAIVER OF FUTURE BREACH OF COVENANTS. No assent, express or implied, to any breach of any of the Lessee's covenants, shall be deemed to be a waiver of any succeeding breach of any covenants.
- 16. VIOLATIONS OF LEASE. It is understood and agreed that violations of this Lease shall be acted upon in accordance with the regulations in 25 C.F.R. Part 162.
- 17. CARE OF PREMISES. It is understood and agreed that the Lessee is to keep the premises covered by this lease in good repair. Lessee shall not commit or permit to be committed any waste whatever on said premises and shall not remove or tear down any building or other improvements thereto, but shall keep the same in good repair. Lessee shall not destroy or permit to be destroyed any trees, except with the consent of the Lessor and the approval of the Secretary, and shall not permit the premises to become unsightly. The Lessee will be held financially responsible for all unrepaired damages to buildings, fences, improvements or appearance, except for the usual wear and decay.
- 18. FORCE MAJEURE. Whenever under this instrument a time is stated within which or by which original construction, repairs or re-construction of said improvements shall be completed, and if during such

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Crow Form Approved by Executive on July 2004

1 July 2, 2004

period any cause reasonably beyond the Lessee's power to control occurs, the period of delay so caused shall be added to the period allowed herein for the completion of such work.

- 19. INSPECTION OF THE PREMISES. The Secretary, lender, applicable Federal Agency, and the Lessor and their authorized representative shall have the rights, at any reasonable times during the term of this lease, and with reasonable notice, to enter upon the leased premises, or any part thereof, to inspect the same and all buildings and other improvements erected and placed thereon.
- 20. INDEMNIFICATION. Neither the Lessor nor the United States, nor their officers, agents, and employees shall be liable for any loss, damage, or injury of any kind whatsoever to the person or property of the Lessee or sublessees or any other person whomsoever, caused by any use of the leased premises, or by any defect in any structure erected thereon, or arising from any accident, fire, or other casualty on said premises or from any other cause whatsoever; and Lessee, as a material part of the consideration for this lease, hereby waives on Lessee's behalf all claims against Lessor and/or the United States and agrees to hold Lessor and/or the United States free and harmless from liability for all claims for any loss, damage, or injury arising from the use for the premises by Lessee, together with all costs and expenses in connection therewith.
- 21. UTILITIES. Neither the Lessor nor the United States shall have any obligation to provide utilities as of the commencement of this Lease. In the event that the Lessee requires utilities, the installation and maintenance thereof shall be the Lessee's sole obligation, provided that such installation shall be subject to the written consent of the Lessor, which the Lessor will not unreasonably withhold. The Lessee shall pay, as they become due, all bills for electricity and other utilities that are furnished to the leased premises.
- 22. LATE PAYMENT INTEREST. It is understood and agreed between the parties hereto that, if any installment of rental is not paid within 30 days after becoming due, interest will be assessed at the existing prime rate, plus three (3) percent, times the amount owned for the period during which payments are delinquent. Interest will become due and payable from the date such rental becomes due and will run until said rental is paid. The interest rate formula is Interest = (Prime rate + 3%) times (x) amount due.
- 23. RIGHT OF REMOVAL. Upon the termination of the lease, the Lessee of a one-unit single family dwelling shall be entitled, within _____ days, to remove the dwelling and related structures from the leased premises and relocate such improvements to an alternative site, not located on the leased premises. Any Lessee who exercises such a right shall be required to pay all costs related to the relocation of the dwelling unit. Lessee shall leave the land in good order and condition. All other improvements shall become the property of the Lessor at the expiration of this lease. This paragraph does not apply to Section 248 insured mortgage loans
- 24. INSURANCE. The Lessee agrees, so long as this lease is in effect, to keep buildings and improvements on the leased premises insured against loss or damage by fire with extended coverage endorsements in an amount equal to the full insurable value of the buildings and improvements insured. Said policy is to be made payable to the Bureau of Indian Affairs for the benefit of the Lessor. Said policy or policies shall be deposited with the Secretary and Lessee shall pay all premiums and other charges payable in respect to such insurance and shall deposit with the Secretary the receipt for each premium or other charge as paid or satisfactory evidence thereof. Except, during such time that a mortgage is in effect against this Leasehold interest, that said policy is to be made jointly payable to the Lessee and the Lender, and premium payments provided for per specific requirements of the Lender.
 - 25. ADDITIONS. Prior to execution of this Lease, provision (s) number (s) has (have)

Crow Standard Residential Lease of Tribal Owned Trust Land OneStop Form Approved by HUD, BIA

Crow Form Approved by Legislature on July 22, 2004

Crow Form Approved by Executive on July _____, 2004

Page 6 of 8

been added hereto and by reference i	is (are) made a j	part hereof.	
			, Lessor
WITNESS:			
			, Lessee
WITNESS:			
APPROVED: SECRETARY OF THE INTERIOR			
BY:		Date	
This lease is approved pursuant to the au	nthority delegated	by	
			
Approving Official	, , , , , , , , , , , , , , , , , , ,		
Crow Standard Residential Lease of ToneStop Form Approved by HUD, B Crow Form Approved by Legislature Crow Form Approved by Executive of	IA		

Page 7 of 8

Date

Crow Standard Residential Lease of Tribal Owned Trust Land OneStop Form Approved by HUD, BIA Crow Form Approved by Legislature on July 22, 2004 Crow Form Approved by Executive on July 2004

Page 8 of 8

RESIDENTIAL LEASE OF ALLOTTED LAND CROW TRIBE OF MONTANA

	ALLOTMENT No.
THIS	S Lease is made and entered into by and between
	, a person or persons with an
ownership int	terest in the Allotment referenced above, hereinafter designated as "Lessor," (whether one or more)
and	, members
of the Crow	Tribe of Montana and residing within the exterior boundaries of the Crow Reservation, hereinafter
designated as	"Lessee" (whether one or more).
1.	SECRETARIAL APPROVAL. As used in this Lease, the term "Secretary" means the Secretary of the Interior or his or her duly authorized representative. This Lease is subject to the approval of the Secretary pursuant to the Act of August 9, 1955, 69 Stat. 539, as amended, 25 U.S.C. § 415, as implemented by Title 25, Code of Federal Regulations, Part 162.
2.	PREMISES. Lessor, as authorized by law, hereby leases to the Lessee all that tract or parcel of land situated in the County of, State of Montana, and described as follows: (Insert legal description.)
3.	USE OF PREMISES. The object of this Lease is to enable the Lessee to construct, improve and/or maintain a dwelling and related structures on the premises, and otherwise to use or occupy said premises for residential purposes. A road right of way for ingress/egress for Lessee is to be provided at all times.
4.	TERM. Lessee shall have and hold the premises for a term of twenty-five (25) years beginning on the effective date of this Lease. This Lease shall automatically and without notice renew for an additional term of twenty-five (25) years on the same terms and conditions contained herein. This Lease may not be terminated by either or both parties during its initial or renewal term if, and as long as, the Lease and or any improvements on the premises, or any interest therein, are mortgaged or otherwise pledged as security for any loan in accordance with the provisions hereof, unless consent in writing to such termination is given by the lender and, when a guaranty or insurance policy has been issued by any federal agency and is in force, by that agency. This Lease shall not be subject to any forfeiture or reversion and shall not be otherwise

mortgages or other liens or of a purchaser at foreclosure sale under such mortgage or lien or Crow Standard Residential Lease of Alloted Trust Land

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Crow Form Approved by Legislature on July 22, 2004

Crow Form Approved by Executive on July , 2004

July 1, 2004

terminable, if such event would adversely affect any interest in the premises, including improvements thereon, acquired in accordance with the provisions hereof by the holders of any

under any conveyance given in lieu of foreclosure, or of any holder subsequent to such purchase.

- 5. RENT. The consideration for this Lease is (1) the promise, hereby given by Lessee to pay the Lessor rent at the rate of \$______ for each twenty-five (25) year term, payment to be made for each term in advance, (2) the extinguishment, hereby agreed to by Lessee, of any and all use rights heretofore held by Lessee in the premises, so that Lessee shall hereafter hold rights only by virtue of this lease, and (3) other good and valuable consideration, the receipt of which is hereby acknowledged by Lessor. It is agreed that there shall be no adjustment of the rent if the lease is terminated before its term otherwise would expire or in the event that any part of the premises is taken by condemnation for highway or other public purposes.
- IMPROVEMENTS. All buildings or other improvements now existing or hereafter constructed on the premises shall be the leasehold property of the Lessee during the term of this lease, including any extension or renewal thereof.
- 7. USE RIGHTS. Upon expiration of this Lease, or upon its termination in accordance with the terms hereof, unless such termination is due to default upon the part of Lessee, Lessee or any successors in interest shall be entitled to use rights in the premises if qualified under applicable federal and state laws. If not so eligible, Lessee and any successors in interest shall, upon demand, surrender to Lessor upon expiration or other termination of this Lease complete and peaceable possession of the premises and all improvements thereon, which shall be property of the Lessor.
- 8. FEDERAL SUPERVISION. (A) Nothing contained in this lease shall operate to delay or prevent a termination of federal responsibilities with respect to the premises by the issuance of a fee patent, the lifting of restrictions on alienation, or otherwise during the term of the lease; such termination, however, shall not serve to abrogate the lease,
 - (B) No member of Congress or any delegate thereto or any Resident Commissioner shall be admitted to any share or part of this Lease or to any benefit that may arise herefrom.
 - (C) The Lessee agrees not to use or cause to be used any part of said premises for any unlawful conduct or purpose.
- 9. QUIET ENJOYMENT. Lessor agrees to defend the title to the premises and also agrees that Lessee and any successor in interest shall peaceably and quietly hold, enjoy and occupy the premises for the duration of this Lease without any hindrance, interruption, ejection or molestation by Lessor or by any other person or persons.
- 10. INHERITANCE. This Lease may be transferred by will or by intestate inheritance in accordance with the laws and customs of the Crow Tribe and the State of Montana.
- 11. ASSIGNMENT. Except as otherwise provided herein, Lessee shall not assign this Lease without prior written consent of the Lessor and, if this Lease and/or any improvements on the premises are mortgaged or pledged as security for a loan, without the written approval of the lender and, when a federal guarantee guaranty or insurance policy has been issued by any federal agency and is in force, by that agency. Lessee may assign this lease or deliver possession of the premises, including any improvements thereon, to the lender, its successors in interest, or the federal agency, if Lessee defaults in any mortgage or other loan agreement for

Crow Standard Residential Lease of Alloted Trust Land

Form Approved by HUD, BIA

Crow Form Approved by Legislature on July 22, 2004

Crow Form Approved by Executive on July 2004

which he lease and/or improvements on the premises are pledged as security, and, in such event, the Lender, its successor in interest, or the agency, in turn may transfer this lease or possession of the premises to a successor lessee. Nothing in this lease shall prevent the lessee from executing and recording a mortgage, declaration of trust and/or other security instrument as may be necessary to obtain financing for the construction and/or improvement of a dwelling and related structures, or shall prevent the mortgagee or other lender from foreclosing or instituting other appropriate proceedings under law in the event of default of any mortgage or other loan agreement by lessee. Except in cases involving loans for home construction or home improvements by a bank or other recognized lending institution or the federal agency, where no such consent or approval of lessor shall be required, lessee may not execute a mortgage, declaration of trust or other security instrument pledging their interest in this lease or any improvements on the premises without the prior consent of lessor and the approval of the Secretary.

OPTION. In the event of default by the lessee on any mortgage or other loan agreement for which this lease or any improvements on the premises are pledged as security, lessor shall have the right of first refusal to acquire the lessee's interest in the premises (subject to all valid liens and encumbrances) upon (A) payment of all sums then in arrears, and (B) either payment of the balance of he loan or assumption of the mortgage. Said right of first refusal may be exercised at any time within thirty (30) days after notice in writing from the lender of the lessee' default, which notice shall be given before the lender invokes any other remedies provided under the mortgage or the by law, and shall be exercised by notice in writing from the lessor to the lessee and to the Lender, provided, however, that the Lessee shall have fifteen (15) days from the date of the latter notice to cure the default. The estate acquired by the Lessor through exercise of said right of first refusal shall not merge with any other estate or title held by the Lessor as long as this lease and/or any improvements on the premises, or any interest therein, are mortgaged or otherwise pledged as security for any loan, and said estate shall remain subordinate to any valid and subsisting mortgage or other security instrument.

13.	EFFECTIVE DATE. This lease and all its terms and	l provisions shall be bind	ling upon the
	heirs, successors, executors, administrators and assigns	s of the Lessee and any	successor in
	interest to the Lessor, and shall take effect on the	day of	,
	20 (Date of Regional Director's approval.)	•	

14. OBLIGATIONS TO THE UNITED STATES. It is understood and agreed that while the leased premises are in trust or restricted status, all of the Lessee's obligation under this lease, and the obligation of his sureties, are to the United States as well as to the owner of the land.

WITNESS:		, Lessor
	(Type name)	
		, Lessor
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Crow Standard Residential Lease of Alloted Trust Land

Form Approved by HUD, BIA

Crow Form Approved by Legislature on July 22, 2004

Crow Form Approved by Executive on July 22, 2004

	(Type name)	
WITNESS:		, Lessee
	(Type name)	
	·	, Lessor
	(Type name)	
APPROVED:		
SECRETARY OF THE INTERIOR		
BY:	Date	
This lease is approved pursuant to Secre	etarial Redelegation Order 209, DM 8, 230 DM	I I and 3 IAM 4.
Approving Official		
Date		

Crow Standard Residential Lease of Alloted Trust Land Form Approved by HUD, BIA Crow Form Approved by Legislature on July 22, 2004 Crow Form Approved by Executive on July 2004

Page 4 of 4