§ 203.9 Denial of registration.
(a) Notification of denial of registration. Denial of registration by USAID will include written notice to the applicant stating the grounds for the denial.
(b) Reconsideration. Within 30 days after receipt of a denial notification an organization may request that its application be reconsidered. USAID will consider the request and inform the applicant in writing of USAID’s subsequent decision.
(c) Resubmission. An organization may at any time submit a new application for registration.

§ 203.10 Termination of registration.
(a) Reasons. USAID may terminate registration for any of the following reasons if the registrant:
(1) Relinquishes its registration status voluntarily upon written notice to USAID;
(2) Fails to comply with the documentation requirements or the Conditions of Registration;
(3) Uses promotional material or advertisements suggesting that its USAID registration is an endorsement; or
(4) Refuses to transfer to USAID any records, documents, copies of such records or documents, or information referred to in this regulation and within the registrant’s control within a reasonable time after USAID request them.
(b) Notification of termination of registration. Termination by USAID will include written notice to the registrant stating the grounds for the termination.
(c) Reconsideration. Within 30 days after receipt of a termination notification an organization may request that its termination be reconsidered. USAID will consider the request and inform the registrant in writing of USAID’s subsequent decision. In addition, USAID may, at its own discretion, reconsider a termination of registration at any time.

(d) Resubmission. An organization may at any time submit a new application for registration.

§ 203.11 Access to records and communications.
(a) All records, reports, and other documents that are made available to USAID pursuant to this regulation must be made available for public inspection and copying, pursuant to the Freedom of Information Act and other applicable laws.
(b) Communications from USAID will only be sent to the applicant’s or registrant’s headquarters.

§ 203.12 Cooperative Development Organizations (CDOs).
CDOs are not PVOs for purposes of registration under this part. CDOs as part of the larger PVO community will continue to be listed in the U.S. PVO Registry at www.usaid.gov. Keyword: Registry and will continue to be eligible for assistance that is otherwise available to registered U.S. PVOs. In order to be listed in the Registry as a CDO, the CDO must comply with the annual documentation requirements of §203.5. A CDO applying for registration or registered under this part as a U.S. PVO must comply with the requirements of this part.

§ 203.13 Delegation of authority.
The Administrator of USAID or his/her designee may delegate authority to the Assistant Administrator of the Bureau for Democracy, Conflict and Humanitarian Assistance to administer the registration process and, in particular, the authority to waive, withdraw, or amend any or all of the provisions within this part.

PART 204—HOUSING GUARANTY STANDARD TERMS AND CONDITIONS

Subpart A—Definitions
Sec. 204.1 Definitions.

Subpart B—The Guaranty
204.11 The Guaranty.
204.12 Guaranty eligibility.
204.13 Non-impairment of the guaranty.
§ 204.1 Definitions.

Wherever used in these standard terms and conditions:

(a) A.I.D. means the United States Agency for International Development or its successor with respect to the housing guaranty authorities contained in title III, chapter 2 of part I of the Foreign Assistance Act of 1961, as amended (the “Act”).

(b) Eligible Note(s) means (a) Note(s) meeting the eligibility criteria set out in §204.12 hereof.

(c) Eligible Investor means an “eligible investor” as defined in section 238(c) of the Act.

(d) Lender means an Eligible Investor who initially provides loan funds to the Borrower in exchange for Eligible Note(s).

(e) Investment respecting any Eligible Note means the principal amount of such Eligible Note.

(f) Assignee means the owner of an Eligible Note who is registered as an Assignee on the Note Register of Eligible Notes required to be maintained by the Paying Agent and who is an “Eligible Investor.”

(g) Outstanding Investment respecting any Eligible Note means the Investment less the net amount of any repayments of principal of the Investment made by or on behalf of the Borrower or A.I.D.

(h) Further Guaranteed Payments means the amount of any loss suffered by the Lender or by any Assignee by reason of the Borrower’s failure to comply on a timely basis with any obligation it may have under an Eligible Note to indemnify and hold harmless the Lender and Assignee from taxes or governmental charges or any expense arising out of taxes or any other governmental charges relating to the Note in the country of the Borrower.

(i) Loss of Investment respecting any Eligible Note means an amount in Dollars equal to the total of the (1) Outstanding Investment determined as of the Date of Application, (2) Further Guaranteed Payments unpaid as of the Date of Application, and (3) interest accrued at the rate(s) specified in the Note(s) and unpaid on the Outstanding Investment and Further Guaranteed Payments to and including the date on which full payment thereof is made to the Lender or any Assignee.

(j) Application for Compensation means an executed application in the form of Exhibit A hereto which the Lender or any Assignee files with A.I.D. pursuant to §204.21 of this part.

(k) Applicant means a Lender or Assignee who files an Application for Compensation with A.I.D.

(l) Date of Application means the effective date of an Application for Compensation filed with A.I.D. pursuant to §204.21 of this part.

(m) Business Day means a date on which banks of the District of Columbia of the United States of America are open for business.

(n) Guaranty Payment Date means a Business Day not more than sixty (60) calendar days after the related Date of Application; provided that (1) compensation to the party filing the related Application for Compensation is
§ 204.11 Due and payable on such date, in accordance with the terms of this Guaranty and (2) tender of assignment referred to in subsection 204.21(f) is made as therein provided.


Subpart B—The Guaranty

§ 204.11 The Guaranty.

Subject to these standard terms and conditions, the United States of America, acting through A.I.D., agrees to pay to any Lender or Assignee who has been determined to be an Eligible Investor compensation in Dollars equal to its Loss of Investment under the Eligible Note; provided, however, that no such payment shall be made for any such loss arising out of fraud or misrepresentation for which such Lender or Assignee is responsible or of which it had knowledge at the time it became such Lender or Assignee.

This Guaranty shall apply to each Eligible Note registered on the Note Register required to be maintained by the Paying Agent.

§ 204.12 Guaranty eligibility.

(a) Eligible Notes only may be guarantied hereunder, and Eligible Investors only are entitled to the benefits of this Guaranty. Notes in order to achieve Eligible Note status must be signed on behalf of the Borrower, manually or in facsimile, by a duly authorized representative of the Borrower; and they must contain a guaranty legend incorporating these standard terms and conditions signed on behalf of A.I.D. by either a manual signature or a facsimile signature or an authorized representative of A.I.D. together with a certificate of authentication manually executed by a Paying Agent whose appointment by the Borrower is consented to by A.I.D. in a Paying and Transfer Agency Agreement.

(b) A.I.D. shall designate in a certificate delivered to the Lender and to the Paying Agent, the person(s) whose signature shall be binding on A.I.D. The certificate of authentication of the Paying Agent issued pursuant to the Paying and Transfer Agency Agree-
agency for international development § 204.42

excess of the principal amount of the loan.

subpart c—procedure for obtaining compensation

§ 204.21 event of default; application for compensation; payment.

(a) within one year after an event of default, as this term is defined in an eligible note, the lender or assignee may file with a.i.d. an application for compensation in form as provided in exhibit a. a.i.d. shall make the required payment not later than sixty (60) days after the date of application unless a.i.d. has cured the default under § 204.22.

(b) guaranty payment. on or before the guaranty payment date, the applicant shall tender assignment of all applicant’s right, title and interest as of the date of application in and to all sums for which application has been made. a.i.d. shall accept the assignment and pay or cause to be paid to applicant and compensation due to the applicant pursuant to the guaranty.

§ 204.22 right of a.i.d. to cure default.

within sixty (60) days after the date of application for compensation, a.i.d. may at any time make payments to the lender or any assignee equal to all installments of principal due and unpaid under any note (other than installments whose maturity has been accelerated), together with interest on the unpaid principal amount of the note to the date of such payment by a.i.d., and any further guaranteed payments due and unpaid, and thereby prevent or cure any default under the note. upon such a payment by a.i.d., if the lender or assignee shall have accelerated such note, such acceleration shall be immediately rescinded or, if such note shall not have been accelerated, such note shall not thereafter be accelerated as a result of such event of default.

§ 204.23 payment to a.i.d. of excess amounts received by the lender of any assignee.

if the lender or assignee shall, as a result of a.i.d. paying compensation under this guaranty, receive an excess payment, it shall refund the excess to a.i.d.

subpart d—covenants

§ 204.31 prosecution of claims.

after an assignment to a.i.d. by the lender or any assignee pursuant to § 204.21(b), a.i.d. shall have exclusive power to prosecute all claims related to the outstanding eligible notes so assigned. if the lender or such assignee continues to have an interest in the outstanding eligible notes, the lender or such assignee and a.i.d. shall consult with each other with respect to their respective interests in such eligible notes and the manner of and responsibility for prosecuting claims.

§ 204.32 change in agreements.

neither the lender nor any assignee will consent to any change or waiver of any provision of any document contemplated by this guaranty without the prior written consent of a.i.d.

§ 204.33 a.i.d. approval of acceleration of notes.

without the prior approval of a.i.d., the lender or any assignee shall not accelerate any eligible notes held by it on account of the happening of an event of default other than failure to make a payment when due on the note.

subpart e—administration

§ 204.41 arbitration.

any controversy or claim between a.i.d. and the lender or any assignee arising out of this guaranty shall be settled by arbitration to be held in washington, dc in accordance with the then prevailing rules of the american arbitration association, and judgment on the award rendered by the arbitrators may be entered in any court of competent jurisdiction.

§ 204.42 notice.

any communication to a.i.d. pursuant to this guaranty shall be in writing in the english language, shall refer to the a.i.d. housing guaranty project number inscribed on the eligible note and shall be complete on the day it
shall be actually received by A.I.D. at the address specified below:

Mail Address:
Office of Housing and Urban Programs, Agency for International Development, Washington, DC 20523.

Re: A.I.D. Housing Guaranty Project HG

Telex Nos.: ITT 440001 (Answer back is AIDWNDC) RCA 248379 (Answer back is 248379 AID UR) WU 892703 (Answer back is AID WSH) WU 64154 (Answer back is AID 64154)
Fax No.: 202/647–4958
Cable Address: AID WASH DC

Other addresses may be substituted for the above upon the giving of notice of such substitution to each Lender or Assignee by first class mail at the addresses set forth in the Note Register.

§ 204.43 Governing law.

This Guaranty shall be governed by and construed in accordance with the laws of the United States of America governing contracts and commercial transactions of the United States Government.

EXHIBIT A TO PART 204—APPLICATION FOR COMPENSATION


Ref: Guaranty dated as of Project HG—

Gentlemen:

You are hereby advised that payment of $ (consisting of $ of principal, $ of interest and $ in Further Guaranteed Payments as defined in Section 204.01(i) of the Standard Terms and Conditions of the above-mentioned Guaranty) was due on , 19, on $ principal amount of Notes held by the undersigned of the (the “Borrower”), issued pursuant to the Loan Agreement, dated as of , between the Borrower and . Of such amount $ was not received on such date and has not been received by the undersigned at the date hereof. In accordance with the terms and provisions of the above-mentioned Guaranty, the undersigned hereby applies, under Section 204.21 of said Guaranty, for payment of a total of $, representing $, the outstanding principal amount of the presently outstanding Notes of the Borrower held by the undersigned issued pursuant to said Loan Agreement, and $ in Further Guaranteed Payments, plus accrued and unpaid interest thereon to and including the date payment in full is made by you pursuant to said Guaranty. Such payment is to be made at your office in Washington, DC.

[Name of Applicant]
By
Name
Title
Dated

EXHIBIT B TO PART 204—ASSIGNMENT

The undersigned, being the registered owner of a Note in the principal amount of $ issued by the (the “Borrower”), pursuant to the Guaranty, dated as of the “Guaranty”), between the Lender and the United States of America, acting through the Agency for International Development (“A.I.D.”), hereby assigns to A.I.D., without recourse (i) its entire right, title and interest in and to the Note of the Borrower referred to above (which Note is attached hereto), including its rights to unpaid interest on such Note, and (ii) its entire outstanding right, title and interest arising out of said Loan Agreement with respect to such Note, except the undersigned’s right to receive payments under the Loan Agreement in respect of which A.I.D. has made no payment to the undersigned as of the date hereof.

[Name of Applicant]
By
Name
Title
Dated

Accepted:

UNITED STATES OF AMERICA

By
Name
Title
Dated

Enter title and numerical designation of the relevant A.I.D. Housing Guaranty Project as inscribed on each Note guaranty legend.

Strike inapplicable portion.
PART 205—PARTICIPATION BY RELIGIOUS ORGANIZATIONS IN USAID PROGRAMS

§ 205.1 Grants and cooperative agreements.

(a) Religious organizations are eligible, on the same basis as any other organization to participate in any USAID program for which they are otherwise eligible. In the selection of service providers, neither USAID nor entities that make and administer sub-awards of USAID funds shall discriminate for or against an organization on the basis of the organization’s religious character or affiliation. As used in this section, the term “program” refers to Federally funded USAID grants and cooperative agreements, including sub-grants and sub-agreements. The term also includes grants awarded under contracts that have been awarded by USAID for the purpose of administering grant programs. As used in this section, the term “grantee” includes a recipient of a grant or a signatory to a cooperative agreement, as well as sub-recipients of USAID assistance under grants, cooperative agreements and contracts.

(b) Organizations that receive direct financial assistance from USAID under any USAID program may not engage in inherently religious activities, such as worship, religious instruction, or proselytization, as part of the programs or services directly funded with direct financial assistance from USAID. If an organization conducts such activities, the activities must be offered separately, in time or location, from the programs or services funded with direct financial assistance from USAID, and participation must be voluntary for beneficiaries of the programs or services funded with such assistance. These restrictions on inherently religious activities do not apply to programs where USAID funds are provided to chaplains to work with inmates in prisons, detention facilities, or community correction centers, or where USAID funds are provided to religious or other organizations for programs in prisons, detention facilities, or community correction centers, in which such organizations assist chaplains in carrying out their duties.

(c) A religious organization that participates in USAID-funded programs or services will retain its independence and may continue to carry out its mission, including the definition, practice, and expression of its religious beliefs, provided that it does not use direct financial assistance from USAID to support any inherently religious activities, such as worship, religious instruction, or proselytization. Among other things, a religious organization that receives financial assistance from USAID may use space in its facilities, without removing religious art, icons, scriptures, or other religious symbols.

(d) USAID funds may not be used for the acquisition, construction, or rehabilitation of structures to the extent that those structures are used for inherently religious activities. USAID funds may be used for the acquisition, construction, or rehabilitation of structures only to the extent that those structures are used for conducting eligible activities under this part. Where a structure is used for both eligible and inherently religious activities, USAID funds may not exceed the cost of those portions of the acquisition, construction, or rehabilitation that are attributable to eligible activities in accordance with the cost accounting requirements applicable to USAID funds in this part. Sanctuaries, chapels, or other rooms that a USAID-funded religious congregation uses as its principal place of worship, however, are ineligible for USAID-funded improvements. Disposition of real property after the term of the grant, or any change in use of the property during the term of the grant, is subject to government-wide regulations governing real property disposition. (See 22 CFR part 226).