PHASE 1 PROJECT SUMMARY SHEET

Provide the following data and documents will auto-populate:

	APPLICAN	T (OWNER)	
Name:		Daytime Phone:	
Mailing Address:	(First MI Last)	Evening Phone:	
	(Street, City, State, Zip)		
Property Address:	(Street, City, State, Zip)	Email Address:	
	CO-APPLICAN	T (CO-OWNER)	
Name:	OO-AIT LIOAN	Daytime Phone:	
Mailing Address:		Evening Phone:	
	(Street, City, State, Zip)		
Property Address:	(Street, City, State, Zip)	Email Address:	
	COMMUNITY ACTIO	ON AGENCY (CAA)	
CAA Name:	COMMONT! ACTIV	Mailing Address:	
		Walling Address.	(Street, City, State, Zip)
CAA Rep Name:			
CAA Rep Phone:		CAA Tech Phone:	
CAA Rep Email:		CAA Tech Email:	
	ELIGIE	BILITY	
Household (HH) Size:		Date Income Eligibility Verified:	
HH Annual Countable Inc	ome: \$	Maximum AMI for HH (80%):	\$
	(monthly HH income x 12)		(see 80% Medium Income on CAA Portal)
Date client was added to I	TARE Waltiist		
	PROGRAM	I GRANTS	
	Home Repair	\$	
	Older Adult Home Repair	\$	
	Emergency Home Repair	\$	
	Emergency Manufactured Home Repair	\$	
	Accessibility	\$	
	TOTAL GRANT AMOUNT	\$	
	Other Funding Contribution	\$	<u></u>
	PROJECT TOTAL	\$	
	Grant Agreement Date		
A	CONTRACTOR 1		RACTOR 2
Company Name:		Company Name:	
Mailing Address:	(Street, City, State, Zip)	Mailing Address:	(Street, City, State, Zip)
Contractor Rep. Name:		Contractor Rep. Name:	
Contractor Rep. Phone:		Ott D Db	
Contractor Rep Email:		Contractor Rep Email:	
Contract Total:	\$	Contract Total:	\$
Contract Date:		Contract Date:	
Project Start Date:		Project Start Date:	
Project Completion Date:		Project Completion Date:	
Change Order #1 Cost:	\$	Change Order #1 Cost:	\$
New Completion Date:	·	New Completion Date:	*
Change Order #2 Cost:	\$	Change Order #2 Cost:	\$
New Completion Date:		New Completion Date:	•
REVISED CONTRACT TO		REVISED CONTRACT TOTAL:	: \$
	DDO IEC	T NOTES	

HOME ACCESSIBILITY AND REPAIR PROGRAM (HARP) HARP APPLICATION

This HARP Application is time sensitive. The Community Action Agency (CAA) will require additional documentation to process your application. If you fail to provide the completed application and requested documentation within 30 days from the postmark date on the blank HARP Application, you will be removed from the HARP Wait List and will have to contact your local CAA to get back on the HARP Wait List.

INSTRUCTIONS: Complete and COMM	return the completed and s UNITY ACTION AGENC		ntion to the C	CAA below	
CAA Name:	Mailing A	Address:			
-			(Street, Cit	y, State, Zip)	
CAA Rep Name:	CAA Ted	h Name:			
CAA Rep Phone:	CAA Ted	h Phone:			
CAA Rep Email:	CAA Ted	h Email:			
	APPLICANT (OWNER)				
Name:	Daytime	Phone:			
(First, MI, L	ast)				
Mailing Address:	Evening	Phone:			
(Street, City,	State, Zip)				
Property Address:	Email Ad	ddress:			
(Street, City, St	• •				
CO	-APPLICANT (CO-OWN	IER)			
Name:	Daytime	Phone:			
(First, MI, L	ast)				
Mailing Address:	Evening	Phone:			
(Street, City, St	ate, Zip)				
Property Address:(Street, City, St	Email Ad	ddress:			
	* *	idont status	and vatarar		
List all people in the househo Name: First, MI, Last	Age	Full Time S		Veteral	<u> </u>
Nume: 1 not, m, Lust	Ago				
		Yes	No	Yes	No
		Yes	No	Yes	No
		Yes	No	Yes	No
		Yes	No	Yes	No
		Yes	No	Yes	No
		Yes	No	Yes	No
		Yes	No	Yes	No
		Yes	No	Yes	No
P	ROPERTY INFORMATION	ON			
Property Address:					
Is this your primary residence?				Yes	No
If no, is this a rental property?				Yes	No
Is this a mobile home?				Yes	No
If yes, do you own the land?				Yes	No
When did you purchase the property?					
What year was this home constructed?					

How many bedrooms are in this property?			
Does your property have any tax and/or wastewater liens	filed against it?	Yes	No
Do you have a mortgage?		Yes	No
f yes, is it up to date?	NA	Yes	No
Do you have homeowner's Insurance? Yes N	Io If yes, is the repair(s) covered?	Yes	No
If yes repair(s) covered, what is the clients deductible? The \$ amount of the repair(s) that the insurance cover?			
Have you received any assistance from MaineHousing particles, HEAP, Weatherization, Home Repair, Heat System Repair/Replif yes, please state the program and year:		Yes	No
Do you have barriers that pose safety risks and prevent you within your home?	ou from being able to safely navigate in	, out of an	ıd
(Examples include grab bars needed to safely bathe, ramp to enter	and exit the home)	Yes	No
Water Source: Private	Public		
Do you have an arsenic abatement system?		Yes	No
Has your water been tested for arsenic within the past	12 months?	Yes	No
Date of Water Test:			
Was the arsenic level greater than 10 ug/L?	Unsure	Yes	No
Does your water source provide adequate and safe wat	ter?	Yes	No
Is your roof currently leaking?		Yes	No
If yes, how long has it been leaking?			
On a scale of 1-10, how severe is the roof leak?			
Is water leaking into your living space?		Yes	No
Has water created other issues in your home? If yes, please explain below:		Yes	No
Is your septic backing up in your home?		Yes	No
If yes, where is it backing up and for how long?			
Is your septic backing up onto your lawn?		Yes	No
If yes, for how long?			
Do you have a working heating system?		Yes	No
If no, how long has it been inoperable?			
If no, please explain the issue with the heat system:			
Please use the space below to explain the condition of modifications are needed. Please be specific.	your home and what repairs and/or		

HOUSEHOLD INCOME

Total household income shall include the combined gross income of all household members, excluding dependents under the age of 18 or dependents attending school on a full-time basis at the time of this Application.

List the gross monthly income under the contributing household member(s).

Household Members Name		
Wages/Salary	\$ \$	\$ \$
Overtime/Commissions	\$ \$	\$ \$
VA Benefits	\$ \$	\$ \$
Pensions	\$ \$	\$ \$
Annuities	\$ \$	\$ \$
Social Security	\$ \$	\$ \$
Disability Benefits	\$ \$	\$ \$
TANF/General Assistance/Other	\$ \$	\$ \$
Unemployment Benefits	\$ \$	\$ \$
Child Support/Alimony	\$ \$	\$ \$
Other (specify)	\$ \$	\$ \$
Total Monthly Income	\$ \$	\$ \$
Total Annual Income	\$ \$	\$ \$
Total Household Annual Income	\$	

	ASSET INFOR	RMATION					
List cash, check	List cash, checking, savings, CD & money market accounts as of the date of this Application.						
Name and Address of Financial Institution Type of Account Account Balan							
			\$				
			\$				
			\$				
			\$				
List	all stocks, bonds & mutual funds a	as of the date of this Applic	T				
			Current Value				
			\$				
			\$				
			\$				
			\$				
List All Real	Estate as of the date of this Appli	cation (including property i	i .				
Name of Real Estate	, ,						
Owner	Address of Real Estate	Assessed Value	Mortgage Amount				
			\$				
			\$				
			\$				
			\$				

Applicant(s) please continue to page 4

Office Use Only				
The Gross Income as calculated pursuant to this Applic	cation has been verified	by the CAA to be:	\$	
Maximum Eligible Income for this applicant is:\$			-	
CAA Representative Signature	Date	CAA Representative Name		

V. ACKNOWLEDGEMENT, CERTIFICATION AND AUTHORIZATION

ACKNOWLEDGEMENT: I SPECIFICALLY ACKNOWLEDGE AND AGREE THAT:

- (1) The property will not be used for any illegal or prohibited purpose or use;
- (2) All statements made in this application area made for the purpose of obtaining the grant provided by the program;
- (3) Verification or re-verification of any information contained in this application may be made at any time by the program from any source named in this application;
- (4) The original copy of this application will be retained by the program;
- (5) The program will rely on the information contained in this application;
- (6) I have a continuing obligation to amend and/or supplement the information provided in this application, if any, of the material facts that I have represented in this application should change prior to the grant closing.
- (7) I acknowledge my understanding that any intentional or negligent misrepresentation of the information contained in this application may result in civil liability and/or criminal penalties.
- (8) I understand that no proceeds of the Program grant(s) will be used to compensate me, a Co-Applicant/Co-Owner, or any other household member, for labor and/or materials. I understand that no proceeds of the grant will be used to pay for the labor of any member of my family in making the improvements unless the family member owns and operates a construction business and meets the minimum contractor standards by becoming pre-qualified by the Community Action Agency and MaineHousing. I understand that as used in the preceding sentence the term "family" includes my brothers and sisters (whether by the whole or half-blood) spouse, ancestors, and lineal descendants.
- (9) I understand that upon sufficient notice of such, MaineHousing and/or the Community Action Agency should have the right of entry to the project and the right to inspect all work done, material, equipment and fixtures furnished, installed or stored in and about the project.
- (10) I understand I cannot sell, transfer, rent, or otherwise vacate the residence listed in this Application for a period of 3 years from the date the Declaration of Covenants and Restrictions is registered with the applicable County Registry of Deeds.

Notice of Intent to Occupy: Occupation of the property will be as my primary residence only. I do not intend to sell, transfer, rent or otherwise vacate the residence listed in this Application for a period of 3 years from the date of this Application.

Certification: I certify, attest, and affirm under penalty of perjury that the above information is complete and accurate to the best of my knowledge and belief. I authorize the Maine State Housing Authority and the State of Maine to verify and investigate such information with my full cooperation at any time. I understand that providing false or misleading statements or omissions to the Maine State Housing Authority on this HARP Application may result in federal and state criminal and civil actions for fines, penalties, damages or imprisonment. I have read and understand the above attestation. I am signing this HARP Application by electronically entering my name or providing a wet signature below the Statement of Release.

Statement of Release: I authorize the Community Action Agency, on behalf of the Program, to contact any employer, town official, financial institution, or other agency deemed necessary to obtain information or verification required to complete my request for housing repairs/replacement. This Statement of Release shall be valid from the date of my/our signature(s) below.

Signed by all owners of the property

Applicant/Owner Signature	Date	
C. A. I'		
Co-Applicant/Co-Owner Signature	Date	

VI. INFORMATION FOR GOVERNMENT MONITORING PURPOSES

The following information is required by the Federal Government for certain types of funding related to a dwelling or order to monitor compliance with equal credit opportunity and fair housing laws. You are not required to furnish this information, but are encouraged to do so. The law provides that an agency may discriminate neither based on this information, nor on whether you choose to furnish it. However, if you choose not to furnish the information, under federal regulations the agency is required to note race or national origin and sex based on visual observation or surname. If you do not wish to furnish the information, please check below.

Applicant/Owner		Co-Applica	icant/Co-Owner		
	I do not wish to furni	sh this information.		I do not wish to furnis	h this information.
Ethnicity:	Hispanic or Latino	Non-Hispanic or Non-Latino	Ethnicity:	Hispanic or Latino	Non-Hispanic or Non-Latino
Race:	American Indian or Alaska Native		Race:	American Indian or Alaska Native	
	Asian			Asian	
	Black or African Ame	erican		Black or African Ame	rican
	White			White	
Gender:	Female	Male	Gender:	Female	Male

Home Accessibility and Repair Program (HARP)

DECLARATION OF COVENANTS AND RESTRICTIONS

Grantee	Co-Grantee:
Property Address:	Property Address:
Mailing Address (if different):	Mailing Address (if different):

This Declaration of Covenants and Restrictions ("Declaration") is made the above-named Grantee(s) residing at the above-identified property address (which term shall mean the Applicant(s) under the Maine State Housing Authority (MaineHousing) Home Accessibility and Repair Program (HARP Program) to induce MaineHousing, with a mailing address of 26 Edison Drive, Augusta, Maine 04330, which term shall include its successors and assigns, to grant funds to the Grantee under MaineHousing's HARP Program.

Whereas, Grantee is the owner of a above referenced property ("Property") and made application for a HARP Program grant; and

Whereas, MaineHousing may provide HARP Program grants up to \$15,000 per home for an emergency repair and \$30,000 per home for a Warm, Safe, Dry Home Repair or Elderly Home Repair grant in the Property; and

Whereas, in consideration of the benefit received by Grantee from the HARP Program, Grantee has agreed to abide by the covenants and restrictions set forth in this Declaration.

Now, therefore, Grantee hereby agrees as follows:

1. <u>Enforceability of Covenants</u>

The covenants and restrictions set forth in this Declaration are intended to be and shall be considered covenants that run with the real estate described in **Exhibit A** attached hereto and made a part hereof and shall bind all subsequent owners of the real estate described in **Exhibit A** for the Declaration Period as defined herein. The covenants of Grantee set forth herein are enforceable by MaineHousing as a contract beneficiary. The covenants and restrictions shall survive a sale, transfer or other disposition of the Property by Grantee, except that such covenants and restrictions shall not survive a sale or transfer by foreclosure to a party other than Grantee or any member of Grantee's household or a transfer deed in lieu of foreclosure.

2. Covenants and Restrictions

☐ Grantee is the recipient of a HARP Program Grant and agrees to the following:

Grantee hereby covenants and agrees that for three (3) years from the date of the recording of this Declaration in the applicable County Registry of Deeds the Grantee will not sell, transfer, dispose of or rent the Property.

3. <u>Discharge</u>		
	cessibility and Repair Grant, this Declaration shall automatically expressions from the date of recording with no additional action necessary by an	
Ву:	Date:	
Grantee Name:	Witness:	
Its:		
Ву:	Date:	
Co-Grantee Name:	Witness:	
Its:		
State of Maine County of	Date:	
Personally appeared before me the above-named	of	
and gave oath to the foregoing and acknowlesaid capacity] [and the free act and deed of	edged before me the foregoing to be his/her free act and deed [in his/h].	ıer
	Notary Public/Attorney-at-Law	
	Printed name:	
	Commission expires:	

Home Accessibility and Repair Program (HARP)

DECLARATION OF COVENANTS AND RESTRICTIONS

EXHIBIT A TO DECLARATION OF COVENANTS AND RESTRICTIONS LEGAL DESCRIPTION OF PROPERTY

HOME ACCESSIBILITY AND REPAIR PROGRAM (HARP) NOTICE OF PRELIMINARY APPROVAL

gency (CAA):	:	CAA Technician Name:		
ZAA Adduses.		CAA Technician Phone:		
	(Street, City, State, Zip)	CAA Technician Email:		
Applicant Name:				
roperty:		Grant Amount:		
.,,	(Street, City, State, Zip)			
	ation for a grant from the Home Accessibility d approved for the following:	and Repair Program (Program) with the above-refere	nced CAA has bee	
		Grant Funds		
	Home Repair	\$		
	Older Adult Home Repair	\$		
		\$		
	Emergency Manufactured Home Repair	\$		
	Accessibility	\$		
	TOTAL GRANT FUNDS	\$		
	1			
	Your C	losing is scheduled on:		
	Date:	Time:		
	Place:			
	nt that you bring the above-mentioned items act your CAA Representative prior to your Cl	(if applicable) to Closing to avoid any delays. If you hosing date.	ave any questions	
C	AA Representative Signature	CAA Representative Name		
Da	ate	CAA Representative Phone		
		CAA Representative Email		

HOME ACCESSIBILITY AND REPAIR PROGRAM (HARP) GRANT AGREEMENT

Agency (CAA):		CAA Technician Name:	
CAA Address:	(Street, City, State, Zip)	CAA Technician Phone: CAA Technician Email:	
Applicant Name:		Co-Applicant Name:	
Property:	(Street, City, State, Zip)		
Grant Amount:		Grant Agreement Date:	
	THIS AGREEMENT: This Grant A ion Agency (CAA).	agreement is between the above-named Applicant(s) ("Grantee") ar	nd

2. **FUNDS:** CAA will provide the Grant Amount referenced herein to the Grantee from the Home Accessibility and Repair Program funded by the Maine State Housing Authority (Grant Funds), effective on the above-referenced Agreement Date, as follows:

Grant Funds			
Home Repair	\$		
Older Adult Home Repair	\$		
Emergency Home Repair	\$		
Emergency Manufactured Home Repair	\$		
Accessibility	\$		
TOTAL GRANT FUNDS	\$		

- 3. USE OF FUNDS: The Grant Funds will be used to pay for the work described in the Construction Contract executed by the Grantee and a Contractor and approved by CAA. Any change to the work outlined in the Construction Contract requires a written Change Order approved by the Contractor, the Grantee, and CAA. Grantee acknowledges that the Grant Funds are to be used for necessary health and safety repairs including accessibility repairs and that these funds cannot be used for cosmetic or non-health and safety related repair.
- **DISBURSEMENTS:** CAA will hold the Grant Funds in an escrow on behalf of Grantee and make payments to the contractor accordance with the *Construction Escrow Agreement*.
- 5. COOPERATION: The Owner agrees to allow the contractor and CAA reasonable access to the home to perform the work. The Owner understands that the labor and materials outlined in the Job Standards and Specifications in the Construction Contract and Escrow Agreement will be provided to the Owner at no cost. The Owner further understands that if the Owner fails to comply with the terms of the Construction Contract or Escrow Agreement or refuses to allow the contractor to complete the work outlined in the Job Standards and Specifications, the Owner will be in breach of the terms and may be required to repay the Grant Funds in an amount equal to the cost of the HARP improvements. If a breach occurs, Notice will be provided to the Owner by CAA or MaineHousing and Owner will be required to repay amounts owed within sixty (60) days of receipt of the Notice.

APPLICANT/OWNER (GRANTEE):	CAA:
Applicant/Owner Signature	CAA Representative Signature
Signature of Co-Applicant	CAA Representative Name
Date	Date

HOME ACCESSIBILITY AND REPAIR PROGRAM (HARP) PRE-CONSTRUCTION CONFERENCE REPORT

Agency (CAA):		CAA Technician Name:	
CAA Address:	(Street, City, State, Zip)	CAA Technician Phone: CAA Technician Email:	
Applicant Name:		Co-Applicant Name:	
Property:	(Street, City, State, Zip)		
Contractor:	(Street, City, State, Zip)	Contractor Address:	
Completed by the Ap	onlicant:		
I (We), the undersigned I	•		ne signing of a <i>Construction Contract</i> for the
the roles of the CAA and to our questions, if any, a that the Home Accessibil Applicable to pre-1978	the Rehab Tech, and our responsibili and are aware that assistance will be p lity and Repair Program assumes no n homes only: I (we) further certify tha	ities during the construction phase. provided by CAA staff as requested responsibilities for the work perform at I (we) have been made aware of t	n of the work to be performed by the contractor, I (We) have been given adequate explanations I (We) further understand and acknowledge ed and does not warrant any work performed. the dangers of lead based paint, and have at all children under 6 years of age must be
temporarily relocated unt Lead Hazard Presumption		clearances are achieved. I (We) ha	ve also received a copy of the Single Family
Applicant/Owner Sign	nature		Date
Co-Applicant/Co-Owr	ner Signature		Date
Completed by the Co	ntractor:		
Building Permit require	ed: Yes No If ye	es –copy must be placed in proje	ect file.
lf No, explain how you	know that a permit is not required	:	
Contact with local Cl	EO Office Other Please E	xplain:	
Additional Comments:			
understand the procedu		and requests for payment and inspe	een the homeowner(s,) Rehab Tech, and myself. ctions. I understand and agree that the work job specifications.
Contractor Representa	ative Signature		Date
Contractor Representa	ative Name <i>(printed)</i>		
Completed by the Ag	ency:		
, the undersigned, here	eby certify that I participated in a p	ore-construction conference on t	his date.

CAA Technician Signature

Date

CONSTRUCTION CONTRACT

Agency (CAA):		CAA Technician Name:
CAA Address:		CAA Technician Phone:
A		CAA Technician Email:
Applicant Nam	e:	Co-Applicant Name:
Property:		
Contractor:		Contractor Address:
Contract Amou	unt:	Contract Date:
cor atte Atte sat	nstruction, empt to mo orney Ger isfies all le	ction Contract ("Contract") is based on the Maine Attorney General's model contract for home repair, or remodeling drafted by the Public Protection Unit of the Maine Attorney General in an eet requirements of 10 M.R.S.A. §§ 1486-90, Home Construction Contracts. Neither the Maine leral nor the Home Accessibility and Repair Program ("Program") guarantees that this Contract egal requirements. TIES TO THIS CONTRACT
1.		
		t is between the above-named "Applicant" and "Contractor."
2.	LOC	ATION OF WORK
Contingent upon receipt of funds, the Applica		pon receipt of funds, the Applicant intends to rehabilitate the above-named "Property."
3.	CON	TRACT PRICE
the by	estimate, reference	price as set forth in the Contractor's bid is \$ all in accordance with plans, and specifications which are attached hereto as Exhibit A and expressly incorporated herein and made a part hereof. If Applicant does not receive financing to cover the cost of the bid, this Contract is null and void.
4.	COM	IMENCEMENT AND COMPLETION DATES
	a.	Start Date: Contractor shall start work on or about
	b.	<u>End Date</u> : The Contractor shall thereafter diligently pursue and execute the work, weather permitting, and complete the work prior to
	C.	It is further agreed that failure of the Contractor to perform any work under this Contract for a period of five (5) consecutive working days at any time after commencement of the work, without written consent of Applicant, shall constitute a breach of the Contract; and Applicant may, by written notice terminate his/her obligations hereunder and Contract for or otherwise effect the completion of any of the work then uncompleted by the Contractor and/or assess liquidated damages in the amount of \$50.00 per day for every working day that Contractor is not at the site without Applicant approval until such time the Contract is terminated.

d. Any liquidated damages recovered shall be applied as a principal reduction to the outstanding balance of the loan or if a grant shall be refunded to Maine State Housing Authority (MaineHousing). Applicant may set-off against the Contract price the cost and expenses of completing such work. In the event Applicant has at the time of the breach and termination paid to Contractor an amount in excess of the fair value of the work then completed, Contractor shall refund to Applicant promptly upon demand an apportioned amount of the total sum paid by Applicant subject to the Resolution of Disputes provision of Section 14 below.

5. METHOD OF PAYMENT

The above-named "Escrow Agent" is holding the funds for the performance of this Contract. Contractor and Applicant agree to comply with the terms of a *Construction Escrow Agreement* between the Escrow Agent, the Contractor and Applicant of near or even date herewith. Contractor shall be compensated for services in accordance with said *Construction Escrow Agreement*.

6. ACCESS TO CONTRACTOR'S RECORDS

Applicant and the Escrow Agent shall be afforded access at all times to inspect the work and they may at times inspect Contractor's books, records, correspondence, construction drawings, receipts, vouchers, payrolls, and agreements with sub-contractors relating to this Contract. Contractor shall preserve all such records for a period of two (2) years after final payment hereunder.

7. LIENS

Contractor agrees to keep the Property free from recorded mechanics' liens arising out of this Contract. As a condition to receiving final payment hereunder, Contractor shall deliver to Applicant a complete release of all liens arising out of this Contract.

8. WARRANTIES

The Contractor provides the following express warranty:

Contractor warrants all work for a period of one year.

In addition to any additional warranties agreed to by the parties, the Contractor warrants that the work will be free from faulty materials, constructed according to the standards of the building code applicable for this location, constructed in a skillful manner, and fit for habitation or appropriate use. The warranty rights and remedies set forth in the Maine Uniform Commercial Code apply to this Contract.

9. PERMITS AND FEES

Contractor shall comply with all applicable building, zoning, environmental, and land use laws, regulations, and ordinances. Contractor shall give all notices required by and comply with all applicable laws, ordinances and codes of the municipality where work is being performed and the State of Maine. Contractor shall at his/her own expense secure and pay fees or charges for all permits required for the performance of the work. Contractor shall provide copies of such notices and permits to the Applicant and the Escrow Agent.

10. INDEMNIFICATION AND INSURANCE

Contractor shall indemnify and hold Applicant, Escrow Agent, and MaineHousing harmless for liability for any bodily injury, property damage or other claims or demands of third parties resulting from performance of the work by Contractor. Contractor shall obtain, maintain and furnish evidence of general commercial liability insurance coverage in an amount no less than \$2,000,000 aggregate coverage and \$1,000,000 for each occurrence for bodily injury, death and property damage arising out of the work to be performed by Contractor and shall procure any worker's compensation insurance required by law.

11. RELEASE AND HOLD HARMLESS

Applicant agrees to assume all risk of injury, harm or damage to his/her person or property which may arise as a result of the performance of the Contract by Contractor and does hereby release and agree to indemnify and hold harmless MaineHousing, the CAA, their agents, officers and employees from any and all liability actions, damages and claims of any kind and nature whatsoever for injury or harm that might arise in connection with the use of the Contract, the Contractor's performance of the Contract and/or Applicant's participation in the Program.

12. COOPERATION

Applicant shall cooperate with Contractor to facilitate performance of the work, including the reasonable movement of rugs, coverings and furniture. Contractor recognizes that the premises may be occupied during the course of the work and Contractor agrees to make reasonable efforts to lessen the inconvenience occasioned to the occupants during work to the extent possible, including, but not limited to, the keeping of the premises clean and orderly during the course of the work. Applicant shall permit Contractor to make reasonable use of existing utilities for the performance of the work and all such use shall be at the expense of the Applicant.

13. CHANGE ORDERS

Any alteration or deviation from the contractual specifications presented in Exhibit A require a written *Change Order* approved and signed by the Escrow Agent, the Contractor and the Applicant prior to Contractor performing any additional work.

14. RESOLUTION OF DISPUTES

HOME ACCESSIBILITY AND REPAIR PROGRAM (HARP) PRE-CONSTRUCTION CONFERENCE REPORT

Agency (CAA):		CAA Technician Name:	
CAA Address:	(Street, City, State, Zip)	CAA Technician Phone: CAA Technician Email:	
Applicant Name:		Co-Applicant Name:	
Property:	(Street, City, State, Zip)		
Contractor:	(Street, City, State, Zip)	Contractor Address:	
Completed by the Ap	onlicant:		
I (We), the undersigned I	•		ne signing of a <i>Construction Contract</i> for the
the roles of the CAA and to our questions, if any, a that the Home Accessibil Applicable to pre-1978	the Rehab Tech, and our responsibili and are aware that assistance will be p lity and Repair Program assumes no n homes only: I (we) further certify tha	ities during the construction phase. provided by CAA staff as requested responsibilities for the work perform at I (we) have been made aware of t	n of the work to be performed by the contractor, I (We) have been given adequate explanations I (We) further understand and acknowledge ed and does not warrant any work performed. the dangers of lead based paint, and have at all children under 6 years of age must be
temporarily relocated unt Lead Hazard Presumption		clearances are achieved. I (We) ha	ve also received a copy of the Single Family
Applicant/Owner Sign	nature		Date
Co-Applicant/Co-Owr	ner Signature		Date
Completed by the Co	ntractor:		
Building Permit require	ed: Yes No If ye	es –copy must be placed in proje	ect file.
lf No, explain how you	know that a permit is not required	:	
Contact with local Cl	EO Office Other Please E	xplain:	
Additional Comments:			
understand the procedu		and requests for payment and inspe	een the homeowner(s,) Rehab Tech, and myself. ctions. I understand and agree that the work job specifications.
Contractor Representa	ative Signature		Date
Contractor Representa	ative Name <i>(printed)</i>		
Completed by the Ag	ency:		
, the undersigned, here	eby certify that I participated in a p	ore-construction conference on t	his date.

CAA Technician Signature

Date

CONSTRUCTION CONTRACT

Agency (CAA):		CAA Technician Name:
CAA Address:		CAA Technician Phone:
A		CAA Technician Email:
Applicant Nam	e:	Co-Applicant Name:
Property:		
Contractor:		Contractor Address:
Contract Amou	unt:	Contract Date:
cor atte Atte sat	nstruction, empt to mo orney Ger isfies all le	ction Contract ("Contract") is based on the Maine Attorney General's model contract for home repair, or remodeling drafted by the Public Protection Unit of the Maine Attorney General in an eet requirements of 10 M.R.S.A. §§ 1486-90, Home Construction Contracts. Neither the Maine leral nor the Home Accessibility and Repair Program ("Program") guarantees that this Contract egal requirements. TIES TO THIS CONTRACT
1.		
		t is between the above-named "Applicant" and "Contractor."
2.	LOC	ATION OF WORK
Contingent upon receipt of funds, the Applica		pon receipt of funds, the Applicant intends to rehabilitate the above-named "Property."
3.	CON	TRACT PRICE
the by	estimate, reference	price as set forth in the Contractor's bid is \$ all in accordance with plans, and specifications which are attached hereto as Exhibit A and expressly incorporated herein and made a part hereof. If Applicant does not receive financing to cover the cost of the bid, this Contract is null and void.
4.	COM	IMENCEMENT AND COMPLETION DATES
	a.	Start Date: Contractor shall start work on or about
	b.	<u>End Date</u> : The Contractor shall thereafter diligently pursue and execute the work, weather permitting, and complete the work prior to
	C.	It is further agreed that failure of the Contractor to perform any work under this Contract for a period of five (5) consecutive working days at any time after commencement of the work, without written consent of Applicant, shall constitute a breach of the Contract; and Applicant may, by written notice terminate his/her obligations hereunder and Contract for or otherwise effect the completion of any of the work then uncompleted by the Contractor and/or assess liquidated damages in the amount of \$50.00 per day for every working day that Contractor is not at the site without Applicant approval until such time the Contract is terminated.

d. Any liquidated damages recovered shall be applied as a principal reduction to the outstanding balance of the loan or if a grant shall be refunded to Maine State Housing Authority (MaineHousing). Applicant may set-off against the Contract price the cost and expenses of completing such work. In the event Applicant has at the time of the breach and termination paid to Contractor an amount in excess of the fair value of the work then completed, Contractor shall refund to Applicant promptly upon demand an apportioned amount of the total sum paid by Applicant subject to the Resolution of Disputes provision of Section 14 below.

5. METHOD OF PAYMENT

The above-named "Escrow Agent" is holding the funds for the performance of this Contract. Contractor and Applicant agree to comply with the terms of a *Construction Escrow Agreement* between the Escrow Agent, the Contractor and Applicant of near or even date herewith. Contractor shall be compensated for services in accordance with said *Construction Escrow Agreement*.

6. ACCESS TO CONTRACTOR'S RECORDS

Applicant and the Escrow Agent shall be afforded access at all times to inspect the work and they may at times inspect Contractor's books, records, correspondence, construction drawings, receipts, vouchers, payrolls, and agreements with sub-contractors relating to this Contract. Contractor shall preserve all such records for a period of two (2) years after final payment hereunder.

7. LIENS

Contractor agrees to keep the Property free from recorded mechanics' liens arising out of this Contract. As a condition to receiving final payment hereunder, Contractor shall deliver to Applicant a complete release of all liens arising out of this Contract.

8. WARRANTIES

The Contractor provides the following express warranty:

Contractor warrants all work for a period of one year.

In addition to any additional warranties agreed to by the parties, the Contractor warrants that the work will be free from faulty materials, constructed according to the standards of the building code applicable for this location, constructed in a skillful manner, and fit for habitation or appropriate use. The warranty rights and remedies set forth in the Maine Uniform Commercial Code apply to this Contract.

9. PERMITS AND FEES

Contractor shall comply with all applicable building, zoning, environmental, and land use laws, regulations, and ordinances. Contractor shall give all notices required by and comply with all applicable laws, ordinances and codes of the municipality where work is being performed and the State of Maine. Contractor shall at his/her own expense secure and pay fees or charges for all permits required for the performance of the work. Contractor shall provide copies of such notices and permits to the Applicant and the Escrow Agent.

10. INDEMNIFICATION AND INSURANCE

Contractor shall indemnify and hold Applicant, Escrow Agent, and MaineHousing harmless for liability for any bodily injury, property damage or other claims or demands of third parties resulting from performance of the work by Contractor. Contractor shall obtain, maintain and furnish evidence of general commercial liability insurance coverage in an amount no less than \$2,000,000 aggregate coverage and \$1,000,000 for each occurrence for bodily injury, death and property damage arising out of the work to be performed by Contractor and shall procure any worker's compensation insurance required by law.

11. RELEASE AND HOLD HARMLESS

Applicant agrees to assume all risk of injury, harm or damage to his/her person or property which may arise as a result of the performance of the Contract by Contractor and does hereby release and agree to indemnify and hold harmless MaineHousing, the CAA, their agents, officers and employees from any and all liability actions, damages and claims of any kind and nature whatsoever for injury or harm that might arise in connection with the use of the Contract, the Contractor's performance of the Contract and/or Applicant's participation in the Program.

12. COOPERATION

Applicant shall cooperate with Contractor to facilitate performance of the work, including the reasonable movement of rugs, coverings and furniture. Contractor recognizes that the premises may be occupied during the course of the work and Contractor agrees to make reasonable efforts to lessen the inconvenience occasioned to the occupants during work to the extent possible, including, but not limited to, the keeping of the premises clean and orderly during the course of the work. Applicant shall permit Contractor to make reasonable use of existing utilities for the performance of the work and all such use shall be at the expense of the Applicant.

13. CHANGE ORDERS

Any alteration or deviation from the contractual specifications presented in Exhibit A require a written *Change Order* approved and signed by the Escrow Agent, the Contractor and the Applicant prior to Contractor performing any additional work.

14. RESOLUTION OF DISPUTES

Disputes between the Applicant and the Contractor may arise from time to time during the life of the rehabilitation project. Under Maine law 10 M.R.S.A. §§1487 (8), the parties to a home construction contract may agree to settle disputes arising under the contract by jointly paying for one of the following: **Please select one of the following options:**

	d by the Maine Uniform Arbitration A If selected: Client initials	ct with the parties agreeing to accept as Contractor initials
		rator's decision and to seek satisfaction Is Contractor initials
	eeing to enter into good faith negotiances. If selected: Client initials	ations through a neutral mediator in order Contractor initials
The Program that finances this wo	ork requires disputes to be resolved	in accordance with the above selected

15. ADDITIONAL PROVISIONS

- a. The Contractor shall comply with the applicable regulations of the Secretary of Labor, United States Department of Labor, made pursuant to the so-called "Anti-Kickback Act" of June 13, 1934 (48 Stat. 94B; 62 Stat. 862; Title U.S.C., Section 874; and Title 40 U.S.C., Section 276c), and any amendments or modifications thereof, shall cause appropriate provisions to be inserted in subcontracts to insure compliance therewith by all subcontractors subject thereto and shall be responsible for the submission of statements required of subcontractors thereunder, except as said Secretary of Labor may specifically provide for reasonable limitations, variations, tolerances and exemptions from the requirements thereof.
- b. The Contractor shall not discriminate against any employee or applicant for employment because of race, color, religion, sex, sexual orientation, ancestry, age, physical or mental disability, or familial or marital status and in the case of employment, genetic information or national origin. Contractor will take affirmative action to ensure that employees and applicants for employment are treated during employment without regard to their race, color, religion, sex, ancestry, age, physical or mental disability, or familial or marital status and in the case of employment, genetic information or national origin.
- c. The Contractor, by execution of this Contract, certifies that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.
- d. **NOTE:** If this Contract is being used by contractors who sell door to door it must meet any applicable requirements of 32 M.R.S.A. §§ 4661-4671, Consumer Solicitation Sales Act; 32 M.R.S.A. §§ 14501-14512, Door to Door Home Repair Transient Sellers; and 9-A M.R.S.A. §§ 3-501-3-507; Home Solicitation Sales, including a description of the consumer's right to avoid the Contract. If this Contract includes installation of insulation in an existing residence it must contain a detailed description of the insulation as required by 10 M.R.S.A. § 1482. If this Contract includes construction of a new residential building or a new addition to an existing residence, it must contain a statement that 10 M.R.S.A. §§ 1411-1420 establishes minimum energy efficient building standards for new residential construction, and whether this building or addition will meet or exceed those standards.

16. ASSIGNMENTS

Contractor shall not assign the benefits of the Contract nor delegate its duties thereunder without written consent of Applicant and Escrow Agent.

17. MAINE ATTORNEY GENERAL ADVISORY

Applicants are strongly advised to visit the Maine Attorney General's publicly accessible website to obtain current information on how to enforce their rights when constructing or repairing a home at:

http://www.maine.gov/ag/consumer/law_guide_article.shtml?id=27919 or contact the Attorney General's Office by mail or phone at 6 State House Station, Augusta, ME 04333 (207) 626-8800 / TTY # (207) 626-8865.

18. JOB SPECIFICATIONS CERTIFICATION

The attached *Job Standards and Specifications* pertain to the *Construction Contract* between the following Applicant(s) and the Contractor:

CONTRACTOR:	
The undersigned Contractor certifies that he/she has performed an on-sit and agrees to perform the work described in the attached <i>Job Standards Construction Contract</i>). ANY and ALL changes to these specifications, rewritten <i>Change Order</i> and pre-approved by MaineHousing.	and Specifications (Appendix A to the
Contractor Representative Signature	Date
Contractor Representative Name (printed)	
APPLICANT:	
The undersigned Applicant(s) certifies that he/she has participated in the Standards and Specifications (Appendix A to the Construction Contract). understand and accept the work described. Only the work listed in the att Specifications will be performed. ANY and ALL changes to these specifications be by a written Change Order and pre-approved by MaineHousing. Signed by all owners of the property:	After careful review, the Applicant(s) tached <i>Job Standards and</i>
Applicant Signature	Date
Co-Applicant Signature	Date
19. AUTHORIZED SIGNATURES Applicant Signed by all owners of the property:	
Applicant Signature	Date
Co-Applicant Signature	Date
Contractor	
Contractor Representative Signature	Date
Contractor Representative Name	
Escrow Agent	
Signature of Escrow Agent Representative	Date
Escrow Agent Representative Name	

CONTRACT ADDENDUM MAINE ATTORNEY GENERAL HOME CONSTRUCTION WARNING STATEMENT

If you are thinking about building a new home or repairing your existing home, here are some things you should know.

Contractors Are Not Licensed – Buyer Beware! Home contractors are not licensed or regulated by the State of Maine. The old saying "Buyer Beware" applies. While some towns and cities have adopted building codes and enforced them, others have not. We recommend that you talk to your town's code officials before you begin construction. Although home construction contractors are not licensed, some building trades are licensed. Plumbers, electricians, oil burner technicians, and installers of mobile and modular homes are licensed in Maine. For more information on these licensed trades, go to http://www.maine.gov/pfr/

Always Check Contractors References

The Attorney General receives more complaints about home contractors than about almost any other business. We <u>strongly</u> recommend that you ask any contractor you are considering hiring for several references and that you follow up on them. It is also a good idea to check with your local building supply companies or real estate brokers. They will know the dependable contractors in your area.

Written Contracts Are Required

For all home construction and home improvement projects over \$3,000, Maine law requires a written contract with a specific provision that prohibits payment up front of more than one third of the contract price. When a contractor asks you for any money up front, make sure that the money is being used to purchase materials for your project. Ask for receipts and for a lien waiver from subcontractors. A model contract that meets State law can be found in Chapter 18 of the Maine Attorney General's Consumer Law Guide. Go to http://www.maine.gov/ag/consumer/law guide artic-le.shtml?id=27938

Be Careful with Construction Loans

If a lender is financing your construction project, make sure that you know your lender and that you understand how your loan proceeds will be disbursed and how subcontractors will be paid.

Home Contractors Complaints Received by the Attorney General

For a listing of home contractors the Attorney General's Consumer Mediation Service has received complaints against, go to: http://www.maine.gov/ag/consumer/complaints/index.shtml

You can also call the Attorney General's Consumer Protection Division at 1-800-436-2131. The Better Business Bureau also provides information on companies. Go to www.bosbbb.org or call (207) 878-2715.

Home Contractors the State Has Sued

In the recent past the State has successfully sued the following home contractors for poor workmanship or failure to complete jobs: State of Maine v. Daniel B. Tucci, a/k/a Dan the Handyman, and TPDF. LLC: In re: Thomas J. Hutchinson Contractor, Inc. and Thomas J. Hutchinson: State of Maine v. Joel David Poirier; State of Maine v. Joel D. Poirier and Poirier Construction Company, Inc.: State of Maine v. Maine Coast Log Homes, Timber Pine Construction, and Mark A. Holmes: State of Maine v. Jeffrev C. Scott. d/b/a Molunkus Stream Construction; State of Maine v. CBS Enterprises (Kimberly Mark Smith and David J. Blais), State of Maine v. Frederic Weinschenk d/b/a Ric Weinschenk Builders Inc.; State of Maine v. Stephen Lunt d/b/a Lakeview Builders, Inc.; State of Maine v. Bob Burns d/b/a Better Homes: State of Maine v. Albert H. Giandrea d/b/a AG's Home Quality Improvements, Inc.; State of Maine v. Al Verdone; State of Maine v. Mikal W. Tuttle, d/b/a MT Construction, DMI Industries, and MT Construction, Inc. The Androscoggin County District Attorney has obtained a theft conviction against home contractor Harold Soper. State of Maine v. Harold Soper. Even when our lawsuits have been successful, we have been unable to collect a significant portion of the judgments because the builders are bankrupt, judgment proof, or have left the state. We strongly recommend that you research a contractor's record before you begin any construction project.

Your Home Construction Rights

Chapter 17 of the Maine Attorney General's Consumer Law Guide explains your rights when constructing or repairing your home. Chapter 18 of the Consumer Law Guide is a model home construction contract that meets the statutory requirements for any home construction contract over \$3,000. Go to

http://www.maine.gov/ag/consumer/law_guide_artic_le.shtml?id=27938

As of September 1, 2006, this entire statement must be an addendum to any home construction contract for more than \$3,000, as required by 10 M.R.S.A. Chapter 219-A

CONSTRUCTION ESCROW AGREEMENT

Agency	(CAA):		CAA Technician Name:	
CAA Ad	ddress:		CAA Technician Phone:	
			CAA Technician Email:	
Applica	nt Name:		Co-Applicant Name:	
Propert	ty:			
Contrac	ctor:		Contractor Address:	
Contrac	ct Amount:		Contract Date:	
1.	PARTIES	TO THIS AGREEMENT		
This A	greement is	s between the above-named Applicant,	Contractor and Escrow Agent	
2.	AGREEM	IENT DATE AND AMOUNT		
This Ad	greement is	s entered into on	in conjunction with the follow	ving funds ("Escrowed Funds"):

Home Accessibility and Repair Program Grants			
Home Repair	\$		
Older Adult Home Repair	\$		
Emergency Home Repair	\$		
Emergency Manufactured Home Repair	\$		
Accessibility	\$		
GRANT AWARD	\$		
Other Funding Contribution	\$		
PROJECT TOTAL	\$		

3. DEPOSIT

The Applicant has deposited \$_____ (the "Escrowed Funds") with the Escrow Agent for work described in *Appendix A* to a *Construction Contract* for near or even date between the Applicant and the Contractor as may be modified by *Change Orders* executed by the Applicant, the Contractor and the Escrow Agent (the "Work"). The Applicant and the Contractor agree to comply with the terms of the *Construction Contract* which is incorporated herein.

4. USE OF FUNDS

The Escrowed Funds will be held by the Escrow Agent for work described in the *Job Standards and Specifications* attached as Exhibit A to the *Construction Contract* of near or even date between the Applicant and the Contractor as may be modified by *Change Orders* executed by the Applicant, the Contractor, and the Escrow Agent (the "Work"). The Applicant and the Contractor agree to comply with the terms of the *Construction Contract* which is incorporated herein.

5. AUTHORIZATION

Escrow Agent is authorized and directed to disburse the Escrowed Funds in accordance with this Agreement. **Provided however, if Applicant and Escrow Agent do not receive financing to cover the cost of Contractor's price, this Agreement is null and void.**

6. DISBURSEMENTS

The Escrow Agent shall withhold a minimum of ten percent (10%) of the Escrowed Funds until all Work has been completed to the satisfaction of the Escrow Agent and the Applicant. The Escrow Agent shall not make any disbursements until the Contractor has provided the Escrow Agent and Applicant with copies of any required permits. The Escrow Agent shall disburse funds only for any of the Work which is (a) completed, (b) approved by the Applicant, (c) inspected by the Escrow Agent, and (d) approved by the Escrow Agent. For each requisition the Contractor shall submit invoices for materials and the portion of the Work completed through the date of the requisition and lien waivers from all subcontractors who performed any of the Work through the date of the requisition. The Escrow Agent shall withhold final payment until the Escrow Agent has received a certificate of occupancy from the municipality where the Work was performed, if applicable, and has conducted a final inspection of the Work and certified that the Work is complete.

7. CHANGE ORDERS

The Escrow Agent will not pay for any work beyond that called for in the original *Construction Contract* unless a written *Change Order* has been approved and signed by the MaineHousing, Escrow Agent, the Contractor, and the Applicant. The Escrow Agent may require additional funds to be deposited into the Escrowed Funds to pay for increased costs so that at all times there remain sufficient Escrowed Funds to pay for the Work.

8. DISPUTE RESOLUTION

The Contractor and the Applicant will notify the Escrow Agent of any disputes between them. The Escrow Agent shall, within fifteen working days from receipt of a complaint, organize an informal meeting with the Applicant and the Contractor. The Home Repair Program may inspect any of the work at any time and may participate in any informal meeting. If the informal conference produces a resolution to the dispute, the Escrow Agent shall prepare and the Contractor and Applicant shall sign a document that plainly states the agreed upon resolution. If the meeting does not result in a resolution, the Escrow Agent shall document the results of the meeting and how the parties disagree. If the Escrow Agent, the Contractor, and the Applicant cannot come to a resolution of the matter, then the issue shall be resolved in accordance with the dispute resolution choice agreed upon in the Construction Contract. The Escrow Agent will keep MaineHousing updated on the progress of the dispute resolution.

The Applicant and Contractor shall be responsible for splitting the cost of the dispute resolution choice agreed upon in the Construction Contract. The parties will each pay their own attorneys' fees and other costs.

9. MECHANICS LIENS

The Escrow Agent assumes no liability for mechanics liens filed in connection with any of the work. This Agreement is duly executed by the parties set forth below.

10. REMAINING PROCEEDS

If there are Escrowed Funds remaining after final payment, those funds shall be returned to the provider of the unexpended funds.

11. BREACH OF TERMS

The Owner understands that the labor and materials outlined in the Job Standards and Specifications in the Construction Contract and this Agreement will be provided to the Owner at no cost. The Owner further understands that if the Owner fails to comply with the terms of the Construction Contract or this Agreement or refuses to allow the contractor to complete the work outlined in the Job Standards and Specifications, the Owner will be in breach of the terms and may be required to repay the Escrowed Funds in an amount equal to the cost of the HARP improvements. If a breach occurs, Notice will be provided to the Owner by CAA or MaineHousing and Owner will be required to repay amounts owed within sixty (60) days of receipt of the Notice.

12. MISCELLANEOUS

If any part of this Agreement is held to be unenforceable or void, such fact shall not affect the validity or enforceability of the remaining parts of this Agreement. The provisions of this Agreement shall be binding upon and inure to the benefit of the heirs, successors, and assigns of the parties. This Agreement shall be construed in accordance with and governed by the laws of the State of Maine.

Applicant (Owner)		Contractor	
Applicant Signature	Date	Contractor Representative Signature	Date
Co-Applicant Signature	Date	Contractor Representative Name	
		Escrow Agent	
		Signature of Escrow Agent Representative	Date
		Escrow Agent Representative Name	

HOME ACCESSIBILITY AND REPAIR PROGRAM (HARP) **LEAD-PAINT HAZARD DISCLOSURE AND PRESUMPTION NOTICE**

Agency (C.	AA):		CAA Technician	CAA Technician Name:		
CAA Address:			CAA Technician	CAA Technician Phone:		
		(Street, City, State, Zip)	CAA Technician	Email:		
Applicant I	Name:		Co-Applicant Na	ıme:		
Property:						
		(Street, City, State, Zip)				
Contractor	r: 		Contractor Add	ress: (Street, City, State	e, Zip)	
Contract A	mount:		Contract Date:	Contract Date:		
			Dicant/Owner Disclos Completed by the Applicant			
Complete	both items A & B below	v and check appropriate bo				
(A)	Presence of lead-base	ed paint and/or lead-based	paint hazards (check one b	pelow):		
	Known lead-based pa	int and/or lead paint hazar	ds are present in this dwelli	ng (explain below).		
	Owner has no knowle	dge of lead-based paint an	nd/or lead paint hazards in th	nis dwelling.		
(B)	Records and reports a	available to the owner (che	eck one below)			
		he CAA Lender with all ava	ailable records and reports p	pertaining to lead-based paint and/or le	ead paint hazards	
	Owner has no reports	or records pertaining to le	ad-based paint and/or lead	hazards in this Dwelling		
I certify, to	the best of my knowle	dge, that the information pr	rovided is true and accurate			
Applica	ant/Owner Signature	Da	ate Co-Ap	oplicant/Co-Owner Signature	Date	

Presumption Notice to Owner

Completed by the Rehab Tech

In lieu of performing a lead based paint inspection and risk assessment in pre-1978 homes, the U.S. Department of Housing and Urban Development (HUD) requires the person performing your Property inspection to presume that all painted interior and exterior surfaces contain lead. Any interior room containing more than two square feet of chipping or peeling paint is presumed to be a lead paint hazard. Building components such as windows with more that 10 percent of surface area containing chipping or peeling paint is presumed to be a hazard. If there is more than 20 square feet of chipping and peeling paint on the exterior of your home or more than nine square feet of bare soil that contains paint chips, these too are presumed to be a lead based paint hazards.

All information related to lead-based paint generated from participation in the Program must be submitted to any future buyer of the property. This information includes a copy of the Single Family Lead Hazard Presumption Notice, the Lead Inspection report and the Summary of Lead Paint Hazard Reduction Activity report.

Types of Presumption (check all applicable)

Lead based paint is presumed to be present

Lead-based paint hazards are presumed to be present

A copy of the pamphlet "Renovate Right: Important Lead Hazard Information for Families, Childcare Providers, and Schools" has been provided to the homeowner.

Summary of Presumption of Lead Based Paint Hazards					
ltem	Location of I	Painted Surface Presumed to be Lead-Based Paint		umed to be a ad Hazard	
1. Bare Soil Bare soil in excess of 9 square feet and containing paint chips is presumed to be a lead hazard.			Yes	No	N/A
2. Lead Dust Location Presume visible chips and dust on floor and window sills to be a lead hazard.			Yes	No	N/A
3. Building Components (e.g., windows) If 10% or more deteriorated paint, presume to be a lead hazard.			Yes	No	N/A
a. Windows & Trim			Yes	No	N/A
b. Doors			Yes	No	N/A
c. Floors			Yes	No	N/A
d. Walls			Yes	No	N/A
e. Baseboards			Yes	No	N/A
f. Exterior Siding			Yes	No	N/A
g. Exterior Porches/Steps			Yes	No	N/A
h. Other			Yes	No	N/A
Contact: Organization: Address:					
Phone Number:					
	Certificat	ion of Accuracy			
The following parties have reviewed the informat that the information provided is true and accurate		in the presumption notice and ce	tify, to the bes	of their know	rledge,
Presumption prepared by:					
CAA Rehab Tech Signature	Date	Rehab Tech Name			Date
Signed by all owners of the property:					
Applicant/Owner Signature	Date	Co-Applicant/Co-Owner Signatur	e		Date

HOME ACCESSIBILITY AND REPAIR PROGRAM (HARP) PRE-CONSTRUCTION CONFERENCE REPORT

Agency (CAA):		CAA Technician Name:	
CAA Address:	(Street, City, State, Zip)	CAA Technician Phone: CAA Technician Email:	
Applicant Name:		Co-Applicant Name:	
Property:	(Street, City, State, Zip)		
Contractor:	(Street, City, State, Zip)	Contractor Address:	
Completed by the Ap	onlicant:		
I (We), the undersigned I	•		ne signing of a <i>Construction Contract</i> for the
the roles of the CAA and to our questions, if any, a that the Home Accessibil Applicable to pre-1978	the Rehab Tech, and our responsibili and are aware that assistance will be p lity and Repair Program assumes no n homes only: I (we) further certify tha	ities during the construction phase. provided by CAA staff as requested responsibilities for the work perform at I (we) have been made aware of t	n of the work to be performed by the contractor, I (We) have been given adequate explanations I (We) further understand and acknowledge ed and does not warrant any work performed. the dangers of lead based paint, and have at all children under 6 years of age must be
temporarily relocated unt Lead Hazard Presumption		clearances are achieved. I (We) ha	ve also received a copy of the Single Family
Applicant/Owner Sign	nature		Date
Co-Applicant/Co-Owr	ner Signature		Date
Completed by the Co	ntractor:		
Building Permit require	ed: Yes No If ye	es –copy must be placed in proje	ect file.
lf No, explain how you	know that a permit is not required	:	
Contact with local Cl	EO Office Other Please E	xplain:	
Additional Comments:			
understand the procedu		and requests for payment and inspe	een the homeowner(s,) Rehab Tech, and myself. ctions. I understand and agree that the work job specifications.
Contractor Representative Signature Date			Date
Contractor Representa	ative Name <i>(printed)</i>		
Completed by the Ag	ency:		
, the undersigned, here	eby certify that I participated in a p	ore-construction conference on t	his date.

CAA Technician Signature

Date

CONSTRUCTION CONTRACT

Agency (CAA):		CAA Technician Name:				
CAA Address:		CAA Technician Phone:				
A		CAA Technician Email:				
Applicant Nam	e:	Co-Applicant Name:				
Property:						
Contractor:		Contractor Address:				
Contract Amou	unt:	Contract Date:				
cor atte Atte sat	nstruction, empt to mo orney Ger isfies all le	ction Contract ("Contract") is based on the Maine Attorney General's model contract for home repair, or remodeling drafted by the Public Protection Unit of the Maine Attorney General in an eet requirements of 10 M.R.S.A. §§ 1486-90, Home Construction Contracts. Neither the Maine leral nor the Home Accessibility and Repair Program ("Program") guarantees that this Contract egal requirements. TIES TO THIS CONTRACT				
1.						
		t is between the above-named "Applicant" and "Contractor."				
2.	LOCATION OF WORK					
Coi	ntingent u	pon receipt of funds, the Applicant intends to rehabilitate the above-named "Property."				
3.	CON	TRACT PRICE				
the by	estimate, reference	price as set forth in the Contractor's bid is \$ all in accordance with plans, and specifications which are attached hereto as Exhibit A and expressly incorporated herein and made a part hereof. If Applicant does not receive financing to cover the cost of the bid, this Contract is null and void.				
4.	COM	IMENCEMENT AND COMPLETION DATES				
	a.	Start Date: Contractor shall start work on or about				
	b.	<u>End Date</u> : The Contractor shall thereafter diligently pursue and execute the work, weather permitting, and complete the work prior to				
	C.	It is further agreed that failure of the Contractor to perform any work under this Contract for a period of five (5) consecutive working days at any time after commencement of the work, without written consent of Applicant, shall constitute a breach of the Contract; and Applicant may, by written notice terminate his/her obligations hereunder and Contract for or otherwise effect the completion of any of the work then uncompleted by the Contractor and/or assess liquidated damages in the amount of \$50.00 per day for every working day that Contractor is not at the site without Applicant approval until such time the Contract is terminated.				

d. Any liquidated damages recovered shall be applied as a principal reduction to the outstanding balance of the loan or if a grant shall be refunded to Maine State Housing Authority (MaineHousing). Applicant may set-off against the Contract price the cost and expenses of completing such work. In the event Applicant has at the time of the breach and termination paid to Contractor an amount in excess of the fair value of the work then completed, Contractor shall refund to Applicant promptly upon demand an apportioned amount of the total sum paid by Applicant subject to the Resolution of Disputes provision of Section 14 below.

5. METHOD OF PAYMENT

The above-named "Escrow Agent" is holding the funds for the performance of this Contract. Contractor and Applicant agree to comply with the terms of a *Construction Escrow Agreement* between the Escrow Agent, the Contractor and Applicant of near or even date herewith. Contractor shall be compensated for services in accordance with said *Construction Escrow Agreement*.

6. ACCESS TO CONTRACTOR'S RECORDS

Applicant and the Escrow Agent shall be afforded access at all times to inspect the work and they may at times inspect Contractor's books, records, correspondence, construction drawings, receipts, vouchers, payrolls, and agreements with sub-contractors relating to this Contract. Contractor shall preserve all such records for a period of two (2) years after final payment hereunder.

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Contractor agrees to keep the Property free from recorded mechanics' liens arising out of this Contract. As a condition to receiving final payment hereunder, Contractor shall deliver to Applicant a complete release of all liens arising out of this Contract.

8. WARRANTIES

The Contractor provides the following express warranty:

Contractor warrants all work for a period of one year.

In addition to any additional warranties agreed to by the parties, the Contractor warrants that the work will be free from faulty materials, constructed according to the standards of the building code applicable for this location, constructed in a skillful manner, and fit for habitation or appropriate use. The warranty rights and remedies set forth in the Maine Uniform Commercial Code apply to this Contract.

9. PERMITS AND FEES

Contractor shall comply with all applicable building, zoning, environmental, and land use laws, regulations, and ordinances. Contractor shall give all notices required by and comply with all applicable laws, ordinances and codes of the municipality where work is being performed and the State of Maine. Contractor shall at his/her own expense secure and pay fees or charges for all permits required for the performance of the work. Contractor shall provide copies of such notices and permits to the Applicant and the Escrow Agent.

10. INDEMNIFICATION AND INSURANCE

Contractor shall indemnify and hold Applicant, Escrow Agent, and MaineHousing harmless for liability for any bodily injury, property damage or other claims or demands of third parties resulting from performance of the work by Contractor. Contractor shall obtain, maintain and furnish evidence of general commercial liability insurance coverage in an amount no less than \$2,000,000 aggregate coverage and \$1,000,000 for each occurrence for bodily injury, death and property damage arising out of the work to be performed by Contractor and shall procure any worker's compensation insurance required by law.

11. RELEASE AND HOLD HARMLESS

Applicant agrees to assume all risk of injury, harm or damage to his/her person or property which may arise as a result of the performance of the Contract by Contractor and does hereby release and agree to indemnify and hold harmless MaineHousing, the CAA, their agents, officers and employees from any and all liability actions, damages and claims of any kind and nature whatsoever for injury or harm that might arise in connection with the use of the Contract, the Contractor's performance of the Contract and/or Applicant's participation in the Program.

12. COOPERATION

Applicant shall cooperate with Contractor to facilitate performance of the work, including the reasonable movement of rugs, coverings and furniture. Contractor recognizes that the premises may be occupied during the course of the work and Contractor agrees to make reasonable efforts to lessen the inconvenience occasioned to the occupants during work to the extent possible, including, but not limited to, the keeping of the premises clean and orderly during the course of the work. Applicant shall permit Contractor to make reasonable use of existing utilities for the performance of the work and all such use shall be at the expense of the Applicant.

13. CHANGE ORDERS

Any alteration or deviation from the contractual specifications presented in Exhibit A require a written *Change Order* approved and signed by the Escrow Agent, the Contractor and the Applicant prior to Contractor performing any additional work.

14. RESOLUTION OF DISPUTES

Disputes between the Applicant and the Contractor may arise from time to time during the life of the rehabilitation project. Under Maine law 10 M.R.S.A. §§1487 (8), the parties to a home construction contract may agree to settle disputes arising under the contract by jointly paying for one of the following: **Please select one of the following options:**

	d by the Maine Uniform Arbitration A If selected: Client initials	ct with the parties agreeing to accept as Contractor initials
		rator's decision and to seek satisfaction Is Contractor initials
	eeing to enter into good faith negotiances. If selected: Client initials	ations through a neutral mediator in order Contractor initials
The Program that finances this wo	ork requires disputes to be resolved	in accordance with the above selected

15. ADDITIONAL PROVISIONS

- a. The Contractor shall comply with the applicable regulations of the Secretary of Labor, United States Department of Labor, made pursuant to the so-called "Anti-Kickback Act" of June 13, 1934 (48 Stat. 94B; 62 Stat. 862; Title U.S.C., Section 874; and Title 40 U.S.C., Section 276c), and any amendments or modifications thereof, shall cause appropriate provisions to be inserted in subcontracts to insure compliance therewith by all subcontractors subject thereto and shall be responsible for the submission of statements required of subcontractors thereunder, except as said Secretary of Labor may specifically provide for reasonable limitations, variations, tolerances and exemptions from the requirements thereof.
- b. The Contractor shall not discriminate against any employee or applicant for employment because of race, color, religion, sex, sexual orientation, ancestry, age, physical or mental disability, or familial or marital status and in the case of employment, genetic information or national origin. Contractor will take affirmative action to ensure that employees and applicants for employment are treated during employment without regard to their race, color, religion, sex, ancestry, age, physical or mental disability, or familial or marital status and in the case of employment, genetic information or national origin.
- c. The Contractor, by execution of this Contract, certifies that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.
- d. **NOTE:** If this Contract is being used by contractors who sell door to door it must meet any applicable requirements of 32 M.R.S.A. §§ 4661-4671, Consumer Solicitation Sales Act; 32 M.R.S.A. §§ 14501-14512, Door to Door Home Repair Transient Sellers; and 9-A M.R.S.A. §§ 3-501-3-507; Home Solicitation Sales, including a description of the consumer's right to avoid the Contract. If this Contract includes installation of insulation in an existing residence it must contain a detailed description of the insulation as required by 10 M.R.S.A. § 1482. If this Contract includes construction of a new residential building or a new addition to an existing residence, it must contain a statement that 10 M.R.S.A. §§ 1411-1420 establishes minimum energy efficient building standards for new residential construction, and whether this building or addition will meet or exceed those standards.

16. ASSIGNMENTS

Contractor shall not assign the benefits of the Contract nor delegate its duties thereunder without written consent of Applicant and Escrow Agent.

17. MAINE ATTORNEY GENERAL ADVISORY

Applicants are strongly advised to visit the Maine Attorney General's publicly accessible website to obtain current information on how to enforce their rights when constructing or repairing a home at:

http://www.maine.gov/ag/consumer/law_guide_article.shtml?id=27919 or contact the Attorney General's Office by mail or phone at 6 State House Station, Augusta, ME 04333 (207) 626-8800 / TTY # (207) 626-8865.

18. JOB SPECIFICATIONS CERTIFICATION

The attached *Job Standards and Specifications* pertain to the *Construction Contract* between the following Applicant(s) and the Contractor:

CONTRACTOR:	
The undersigned Contractor certifies that he/she has performed an on-sit and agrees to perform the work described in the attached <i>Job Standards Construction Contract</i>). ANY and ALL changes to these specifications, rewritten <i>Change Order</i> and pre-approved by MaineHousing.	and Specifications (Appendix A to the
Contractor Representative Signature	Date
Contractor Representative Name (printed)	
APPLICANT:	
The undersigned Applicant(s) certifies that he/she has participated in the Standards and Specifications (Appendix A to the Construction Contract). understand and accept the work described. Only the work listed in the att Specifications will be performed. ANY and ALL changes to these specifications be by a written Change Order and pre-approved by MaineHousing. Signed by all owners of the property:	After careful review, the Applicant(s) tached <i>Job Standards and</i>
Applicant Signature	Date
Co-Applicant Signature	Date
19. AUTHORIZED SIGNATURES Applicant Signed by all owners of the property:	
Applicant Signature	Date
Co-Applicant Signature	Date
Contractor	
Contractor Representative Signature	Date
Contractor Representative Name	
Escrow Agent	
Signature of Escrow Agent Representative	Date
Escrow Agent Representative Name	

CONTRACT ADDENDUM MAINE ATTORNEY GENERAL HOME CONSTRUCTION WARNING STATEMENT

If you are thinking about building a new home or repairing your existing home, here are some things you should know.

Contractors Are Not Licensed – Buyer Beware! Home contractors are not licensed or regulated by the State of Maine. The old saying "Buyer Beware" applies. While some towns and cities have adopted building codes and enforced them, others have not. We recommend that you talk to your town's code officials before you begin construction. Although home construction contractors are not licensed, some building trades are licensed. Plumbers, electricians, oil burner technicians, and installers of mobile and modular homes are licensed in Maine. For more information on these licensed trades, go to http://www.maine.gov/pfr/

Always Check Contractors References

The Attorney General receives more complaints about home contractors than about almost any other business. We <u>strongly</u> recommend that you ask any contractor you are considering hiring for several references and that you follow up on them. It is also a good idea to check with your local building supply companies or real estate brokers. They will know the dependable contractors in your area.

Written Contracts Are Required

For all home construction and home improvement projects over \$3,000, Maine law requires a written contract with a specific provision that prohibits payment up front of more than one third of the contract price. When a contractor asks you for any money up front, make sure that the money is being used to purchase materials for your project. Ask for receipts and for a lien waiver from subcontractors. A model contract that meets State law can be found in Chapter 18 of the Maine Attorney General's Consumer Law Guide. Go to http://www.maine.gov/ag/consumer/law guide artic-le.shtml?id=27938

Be Careful with Construction Loans

If a lender is financing your construction project, make sure that you know your lender and that you understand how your loan proceeds will be disbursed and how subcontractors will be paid.

Home Contractors Complaints Received by the Attorney General

For a listing of home contractors the Attorney General's Consumer Mediation Service has received complaints against, go to: http://www.maine.gov/ag/consumer/complaints/index.shtml

You can also call the Attorney General's Consumer Protection Division at 1-800-436-2131. The Better Business Bureau also provides information on companies. Go to www.bosbbb.org or call (207) 878-2715.

Home Contractors the State Has Sued

In the recent past the State has successfully sued the following home contractors for poor workmanship or failure to complete jobs: State of Maine v. Daniel B. Tucci, a/k/a Dan the Handyman, and TPDF. LLC: In re: Thomas J. Hutchinson Contractor, Inc. and Thomas J. Hutchinson: State of Maine v. Joel David Poirier; State of Maine v. Joel D. Poirier and Poirier Construction Company, Inc.: State of Maine v. Maine Coast Log Homes, Timber Pine Construction, and Mark A. Holmes: State of Maine v. Jeffrev C. Scott. d/b/a Molunkus Stream Construction; State of Maine v. CBS Enterprises (Kimberly Mark Smith and David J. Blais), State of Maine v. Frederic Weinschenk d/b/a Ric Weinschenk Builders Inc.; State of Maine v. Stephen Lunt d/b/a Lakeview Builders, Inc.; State of Maine v. Bob Burns d/b/a Better Homes: State of Maine v. Albert H. Giandrea d/b/a AG's Home Quality Improvements, Inc.; State of Maine v. Al Verdone; State of Maine v. Mikal W. Tuttle, d/b/a MT Construction, DMI Industries, and MT Construction, Inc. The Androscoggin County District Attorney has obtained a theft conviction against home contractor Harold Soper. State of Maine v. Harold Soper. Even when our lawsuits have been successful, we have been unable to collect a significant portion of the judgments because the builders are bankrupt, judgment proof, or have left the state. We strongly recommend that you research a contractor's record before you begin any construction project.

Your Home Construction Rights

Chapter 17 of the Maine Attorney General's Consumer Law Guide explains your rights when constructing or repairing your home. Chapter 18 of the Consumer Law Guide is a model home construction contract that meets the statutory requirements for any home construction contract over \$3,000. Go to

http://www.maine.gov/ag/consumer/law_guide_artic_le.shtml?id=27938

As of September 1, 2006, this entire statement must be an addendum to any home construction contract for more than \$3,000, as required by 10 M.R.S.A. Chapter 219-A

CONSTRUCTION ESCROW AGREEMENT

Agency	/ (CAA):		_ CAA Technician Name:	
CAA Ad	ddress:		CAA Technician Phone:	
			CAA Technician Email:	
Applica	ant Name:		_ Co-Applicant Name:	
Propert	ty:		-	
Contrac	ctor:		Contractor Address:	
Contrac	ct Amount:		Contract Date:	
1.	PARTIES	TO THIS AGREEMENT		
This A	greement i	s between the above-named Applicant, Cor	ntractor and Escrow Agent	
2.	AGREEN	MENT DATE AND AMOUNT		

in conjunction with the following funds ("Escrowed Funds"):

Home Accessibility and Repair Program Grants				
Home Repair	\$			
Older Adult Home Repair	\$			
Emergency Home Repair	\$			
Emergency Manufactured Home Repair	\$			
Accessibility	\$			
GRANT AWARD	\$			
Other Funding Contribution	\$			
PROJECT TOTAL	\$			

3. DEPOSIT

The Applicant has deposited \$_____ (the "Escrowed Funds") with the Escrow Agent for work described in *Appendix A* to a *Construction Contract* for near or even date between the Applicant and the Contractor as may be modified by *Change Orders* executed by the Applicant, the Contractor and the Escrow Agent (the "Work"). The Applicant and the Contractor agree to comply with the terms of the *Construction Contract* which is incorporated herein.

4. USE OF FUNDS

This Agreement is entered into on

The Escrowed Funds will be held by the Escrow Agent for work described in the *Job Standards and Specifications* attached as Exhibit A to the *Construction Contract* of near or even date between the Applicant and the Contractor as may be modified by *Change Orders* executed by the Applicant, the Contractor, and the Escrow Agent (the "Work"). The Applicant and the Contractor agree to comply with the terms of the *Construction Contract* which is incorporated herein.

5. AUTHORIZATION

Escrow Agent is authorized and directed to disburse the Escrowed Funds in accordance with this Agreement. **Provided however, if Applicant and Escrow Agent do not receive financing to cover the cost of Contractor's price, this Agreement is null and void.**

6. DISBURSEMENTS

The Escrow Agent shall withhold a minimum of ten percent (10%) of the Escrowed Funds until all Work has been completed to the satisfaction of the Escrow Agent and the Applicant. The Escrow Agent shall not make any disbursements until the Contractor has provided the Escrow Agent and Applicant with copies of any required permits. The Escrow Agent shall disburse funds only for any of the Work which is (a) completed, (b) approved by the Applicant, (c) inspected by the Escrow Agent, and (d) approved by the Escrow Agent. For each requisition the Contractor shall submit invoices for materials and the portion of the Work completed through the date of the requisition and lien waivers from all subcontractors who performed any of the Work through the date of the requisition. The Escrow Agent shall withhold final payment until the Escrow Agent has received a certificate of occupancy from the municipality where the Work was performed, if applicable, and has conducted a final inspection of the Work and certified that the Work is complete.

7. CHANGE ORDERS

The Escrow Agent will not pay for any work beyond that called for in the original *Construction Contract* unless a written *Change Order* has been approved and signed by the MaineHousing, Escrow Agent, the Contractor, and the Applicant. The Escrow Agent may require additional funds to be deposited into the Escrowed Funds to pay for increased costs so that at all times there remain sufficient Escrowed Funds to pay for the Work.

8. DISPUTE RESOLUTION

The Contractor and the Applicant will notify the Escrow Agent of any disputes between them. The Escrow Agent shall, within fifteen working days from receipt of a complaint, organize an informal meeting with the Applicant and the Contractor. The Home Repair Program may inspect any of the work at any time and may participate in any informal meeting. If the informal conference produces a resolution to the dispute, the Escrow Agent shall prepare and the Contractor and Applicant shall sign a document that plainly states the agreed upon resolution. If the meeting does not result in a resolution, the Escrow Agent shall document the results of the meeting and how the parties disagree. If the Escrow Agent, the Contractor, and the Applicant cannot come to a resolution of the matter, then the issue shall be resolved in accordance with the dispute resolution choice agreed upon in the Construction Contract. The Escrow Agent will keep MaineHousing updated on the progress of the dispute resolution.

The Applicant and Contractor shall be responsible for splitting the cost of the dispute resolution choice agreed upon in the Construction Contract. The parties will each pay their own attorneys' fees and other costs.

9. MECHANICS LIENS

The Escrow Agent assumes no liability for mechanics liens filed in connection with any of the work. This Agreement is duly executed by the parties set forth below.

10. REMAINING PROCEEDS

If there are Escrowed Funds remaining after final payment, those funds shall be returned to the provider of the unexpended funds.

11. BREACH OF TERMS

The Owner understands that the labor and materials outlined in the Job Standards and Specifications in the Construction Contract and this Agreement will be provided to the Owner at no cost. The Owner further understands that if the Owner fails to comply with the terms of the Construction Contract or this Agreement or refuses to allow the contractor to complete the work outlined in the Job Standards and Specifications, the Owner will be in breach of the terms and may be required to repay the Escrowed Funds in an amount equal to the cost of the HARP improvements. If a breach occurs, Notice will be provided to the Owner by CAA or MaineHousing and Owner will be required to repay amounts owed within sixty (60) days of receipt of the Notice.

12. MISCELLANEOUS

If any part of this Agreement is held to be unenforceable or void, such fact shall not affect the validity or enforceability of the remaining parts of this Agreement. The provisions of this Agreement shall be binding upon and inure to the benefit of the heirs, successors, and assigns of the parties. This Agreement shall be construed in accordance with and governed by the laws of the State of Maine.

Applicant (Owner)		Contractor	
Applicant Signature	Date	Contractor Representative Signature	Date
Co-Applicant Signature	Date	Contractor Representative Name	
		Escrow Agent	
		Signature of Escrow Agent Representative	Date
		Escrow Agent Representative Name	

HOME ACCESSIBILITY AND REPAIR PROGRAM (HARP) **LEAD-PAINT HAZARD DISCLOSURE AND PRESUMPTION NOTICE**

Agency (CAA): CAA Technician Name:							
CAA Addre	ess:		CAA Technician Phone:				
(Street, City, State, Zip)		CAA Technician	Email:				
Applicant I	Name:		Co-Applicant Na	ıme:			
Property:							
		(Street, City, State, Zip)					
Contractor	r: 		Contractor Add	ress: (Street, City, State	e, Zip)		
Contract Amount:		Contract Date:	Contract Date:				
			Dicant/Owner Disclos Completed by the Applicant				
Complete	both items A & B below	v and check appropriate bo					
(A)	Presence of lead-base	ed paint and/or lead-based	paint hazards (check one b	pelow):			
Known lead-based paint and/or lead paint hazards are present in this dwelling (explain below).							
	Owner has no knowle	dge of lead-based paint an	nd/or lead paint hazards in th	nis dwelling.			
(B)	Records and reports a	available to the owner (che	eck one below)				
		he CAA Lender with all ava	ailable records and reports p	pertaining to lead-based paint and/or le	ead paint hazards		
	Owner has no reports	or records pertaining to le	ad-based paint and/or lead	hazards in this Dwelling			
I certify, to	the best of my knowle	dge, that the information pr	rovided is true and accurate				
Applica	ant/Owner Signature	Da	ate Co-Ap	oplicant/Co-Owner Signature	Date		

Presumption Notice to Owner

Completed by the Rehab Tech

In lieu of performing a lead based paint inspection and risk assessment in pre-1978 homes, the U.S. Department of Housing and Urban Development (HUD) requires the person performing your Property inspection to presume that all painted interior and exterior surfaces contain lead. Any interior room containing more than two square feet of chipping or peeling paint is presumed to be a lead paint hazard. Building components such as windows with more that 10 percent of surface area containing chipping or peeling paint is presumed to be a hazard. If there is more than 20 square feet of chipping and peeling paint on the exterior of your home or more than nine square feet of bare soil that contains paint chips, these too are presumed to be a lead based paint hazards.

All information related to lead-based paint generated from participation in the Program must be submitted to any future buyer of the property. This information includes a copy of the Single Family Lead Hazard Presumption Notice, the Lead Inspection report and the Summary of Lead Paint Hazard Reduction Activity report.

Types of Presumption (check all applicable)

Lead based paint is presumed to be present

Lead-based paint hazards are presumed to be present

A copy of the pamphlet "Renovate Right: Important Lead Hazard Information for Families, Childcare Providers, and Schools" has been provided to the homeowner.

Summary of Presumption of Lead Based Paint Hazards					
ltem	Location of I	Painted Surface Presumed to be Lead-Based Paint		umed to be a ad Hazard	
1. Bare Soil Bare soil in excess of 9 square feet and containing paint chips is presumed to be a lead hazard.			Yes	No	N/A
2. Lead Dust Location Presume visible chips and dust on floor and window sills to be a lead hazard.			Yes	No	N/A
3. Building Components (e.g., windows) If 10% or more deteriorated paint, presume to be a lead hazard.			Yes	No	N/A
a. Windows & Trim			Yes	No	N/A
b. Doors			Yes	No	N/A
c. Floors			Yes	No	N/A
d. Walls			Yes	No	N/A
e. Baseboards			Yes	No	N/A
f. Exterior Siding			Yes	No	N/A
g. Exterior Porches/Steps			Yes	No	N/A
h. Other			Yes	No	N/A
Contact: Organization: Address:					
Phone Number:					
	Certificat	ion of Accuracy			
The following parties have reviewed the informat that the information provided is true and accurate		in the presumption notice and ce	tify, to the bes	of their know	rledge,
Presumption prepared by:					
CAA Rehab Tech Signature	Date	Rehab Tech Name			Date
Signed by all owners of the property:					
Applicant/Owner Signature	Date	Co-Applicant/Co-Owner Signatur	e		Date

HOME ACCESSIBILITY AND REPAIR PROGRAM (HARP) BID TABULATION SHEET

Agency (CAA): CAA Address: Applicant Name: Property: Contractor Name	(Street, City, State, Zip) (Street, City, State, Zip)	CAA Technician Name: CAA Technician Phone: CAA Technician Email: Co-Applicant Name:	Not on Debarment List
Date Bid Submitted			Current Insurance Certificates
Bid Amount	\$		Available / Can meet project timeline
Comments:			
		BID 2	
Contractor Name			Not on Debarment List
Date Bid Submitted			Current Insurance Certificates
Bid Amount	\$		Available / Can meet project timeline
Comments:			
		BID 3	
Contractor Name		2.2 0	Not on Debarment List
Date Bid Submitted			Current Insurance Certificates
Bid Amount	\$		Available / Can meet project timeline
Comments:			
AWARDED TO: Comments:			
CAA Representative Signa CAA Representative Name			Date

HOME ACCESSIBILITY AND REPAIR PROGRAM (HARP) **REFUSAL TO BID**

Agency (CAA):		CAA Technician Name:		
CAA Address:		CAA Technician Phone:		
	(Street, City, State, Zip)	CAA Technician Email:		
Project Name:				
Property:		<u> </u>		
	(Street, City, State, Zip)			
l certify by my si the above-refere	ignature below, I was offered the same cha enced Property.	ance to bid, but refuse and/or withdraw my rights to bid on the project at		
	Re	eason of Refusal:		
CON	ITRACTOR:			
Contra	actor Name			
Contra	actor Signature	Date		
Contra	actor Representative Name			

HOME ACCESSIBILITY EVALUATION CHECKLIST

Agency (CAA):		CAA Technician Name:					
CAA Address:		CAA Technician Phone:					
	(Street, City, State, Zip)	CAA Technician Email:					
Applicant Name:		Co-Applicant Name:					
Property:	(Street, City, State, Zip)	Interview Date:					

	Part 1 – AC	CESSIBILITY	LIMITS	
Item	Task	F	Response	Describe
1.1	Do any members in the residence have a disability?	Yes	No	
1.2	What are those individuals' physical limitations?			
1.3	Are mobility devices used all the time or sometimes in the house?	All	Some N/A	
1.4	What activity areas would be more usable/safer with accessibility modifications?			
1.5	Is the family's situation expected to change over time?	Yes	No	
1.6	Number of levels in house?			
	Part 2 – ACCESS			
24	Applicant is interested	ed in the following	improvements:	
2.1	Garage or parking area Barrier removal	Yes	No	
	Pavement	Yes	No	
		103	140	
2.2	Pathway between exterior and interior			
	Ramp (change in elevation)	Yes	No	
	Lift	Yes	No	
	Walkway	Yes	No	
	Handrails	Yes	No	
	Landing at entrance	Yes	No	
	Doorway width or usability	Yes	No	
2.3	Interior circulation			
	Doorway width or usability	Yes	No	
	Ramp	Yes	No	
	Lift	Yes	No	
	Handrails	Yes	No	
	Thresholds, flooring	Yes	No	
	Other barrier-removal	Yes	No	
2.4	Kitchen			
	Maneuvering	Yes	No	
	Reachable storage	Yes	No	
	Usable work surfaces	Yes	No	
	Usable sink	Yes	No	
	Accessible stove	Yes	No	
2.5	Work areas			
	Laundry	Yes	No	
	Workshop / Office	Yes	No	

aneuvering eachable shelving, clothes rods athroom aneuvering bilet evatory athtub nower	Yes Yes Yes Yes Yes Yes Yes Yes	No No No No	
athroom aneuvering bilet vatory athtub	Yes Yes Yes	No No No	
aneuvering bilet vatory athtub	Yes Yes	No No	
vatory athtub	Yes Yes	No No	
vatory	Yes	No	
athtub			
	Yes		
nower	1.00	No	
	Yes	No	
eachable storage	Yes	No	
her			
	her	her	her

PROPERTY INSPECTION FORM

WARM, SAFE & DRY STANDARDS

Agency (CAA):		CAA Technician Name:
CAA Address:		CAA Technician Phone:
	(Street, City State, Zip)	CAA Technician Email:
Applicant Name:		Co-Applicant Name:
Property Address:	(0)	Inspection Date:
	(Street City State 7in)	

	Part 1 – Building Exterior							
Item	Task	Pass	Fail	N/A	Description of Repairs/ Comments			
1.1	Condition of Foundation							
	Foundation sound and free from hazards							
1.2	Stairs, Railings, and Porches							
	Meet building code and is free from hazards							
1.3	Roof, Vent pipes, and Gutters							
	Roof in good condition, Gutters have downspouts							
	and directed away from foundation. Vent pipes							
	higher than average snowfall in area							
1.4	Exterior Covering (Siding)							
	Exterior covering in good condition							
1.5	Chimney							
	In good condition and has a Cap							
1.6	Manufactured Homes : Tie Downs							
	Is the Unit properly placed and tied down?							
1.7	Electrical Service Entrance							
	In good condition and free of hazards							
1.8	Outlets and Lights							
	Outlets are GFCI with exterior cover							
	Lights have cover and in good condition							
1.9	Entrance Door							
	In good condition, no air leaks and able to secure							
1.10	Patio or Sliding Door							
	In good condition, no air leaks and able to secure							
1.11	Ventilation							
	Adequate Ventilation in Soffit, Gable End and Ridge							
	Сар							
1.12	Grading Around Structure							
	Is the grading around the home directing water away							
	from structure?							
1.13	Lead Paint Hazards (Pre 1978 Homes)							
	All paint surface free of deteriorated paint							

		Part 2 -	- Kito	hen	
Item	Task	Pass	Fail	N/A	Description of Repairs/Comments
2.1	Kitchen Area Present	1 400			2000 in paint of tropamor comments
	Is there a kitchen?				
2.2	Electricity				
	There is at least one working outlet with no cracks				
	and one working permanently installed light fixture				
	with switch				
2.3	Electrical Hazards				
2.4	The kitchen is free of electrical hazards				
2.4	Security All windows and doors accessible from outside				
	are lockable				
2.5	Window Condition				
	All windows free of signs of deterioration or missing				
	or broken out panes. Properly installed and sealed				
2.6	Ceiling Condition				
	Ceiling is sound and free of hazardous defects				
2.7	Wall & Baseboard Condition				
0.5	Walls in good condition, no holes				
2.8	Floor Condition				
2.0	The floor is sound, level, no trip hazards				
2.9	Stove or Range with Oven				
2.10	Stove and all top burners operating Refrigerator				
2.10	In good condition and keeping temperature of 40				
	degrees Fahrenheit or below				
2.11	Sink				
	There is a kitchen sink that works with hot and cold				
	running water				
2.12	Space for Food Storage				
	There is a space to store food				
2.13	Lead – Based Paint (Pre 1978 Homes)				
	All paint surfaces are in good condition				
		rt 3 – L	1		
Item	Section/Item	Pass	Fail	N/A	Description of Repairs/Comments
3.1	Living Room Present				
3.2	Is there a living room?				
3.2	Electricity There is at least one working outlet with no cracks				
	and one working permanently installed light fixture				
	with switch				
3.3	Electrical Hazards				
	The living room is free of electrical hazards				
3.4	Security				
	All windows and doors that are accessible from				
2 5	outside lockable Window Condition				
3.5	All windows free of signs of deterioration or missing				
	or broken out panes. Properly installed and sealed				
3.6	Ceiling Condition				
	Ceiling is sound and free of hazardous defects				
3.7	Wall & Baseboard Condition				
	Walls in good condition no holes				
3.8	Floor Condition				
	The floor sound and no trip hazards				
3.9	Lead – Based Paint (Pre 1978 Homes)				
	All paint surfaces are in good condition				

	Part 4 – Bathroom							
Item	Task	Pass	Fail	N/A		Description of R	epairs/ Comments	
4.1	Bathroom Present					•	•	
	Is there a bathroom?							
4.2	Electricity							
	There is at least one working outlet with no cracks and one working permanently installed light fixture							
	with switch							
4.3	Electrical Hazards							
	The bathroom is free of electrical hazards							
4.4	Security							
	All windows and doors that are accessible from							
4.5	outside are lockable Window Condition							
7.5	All windows free of signs of deterioration or missing							
	or broken out panes. Properly installed and sealed							
4.6	Ceiling Condition							
	The ceiling is sound and free of hazardous defects							
4.7	Wall & Baseboard Condition							
4.8	Walls are in good condition with no holes Floor Condition							
4.0	The floor is sound and no trip hazards							
4.9	Ventilation							
	There operable windows or a working vent system							
4.10	Flush Toilet							
	There is a working toilet in the home							
4.11	Vanity with Sink							
	There is a working sink with hot and cold running water							
4.12	Tub or Shower							
	There is a working tub or shower with hot and cold							
	running water							
4.13	Lead – Based Paint (Pre 1978 Homes)							
	All paint surfaces are in good condition		Dad					
		art 5 –						
	For additional		nease	•				
	if the room is located to the right, left or center of the h			Rig	jht	Left	Center	
Indicate	if the room is located to the back, front or center of the	home:		Bac	ck	Front	Center	
Indicate	the floor level on which the room is located:							
Item	Task	Pass	Fail	N/A		Description of R	epairs/ Comments	
5.1	Bedroom Present					<u>-</u>		
	Is there a bedroom?							
5.2	Electricity							
	There is at least one working outlet with no cracks and one working permanently installed light fixture							
	with switch							
5.3	Electrical Hazards							
	The Bedroom free of electrical hazards							
5.4	Security							
	All windows and doors that are accessible from outside are lockable							
5.5	Window Condition							
0.0	All windows free of signs of deterioration or missing							
	or broken out panes. Properly installed and sealed							
5.6	Ceiling Condition							
	The ceiling is sound and free of hazardous defects							
5.7	Wall & Baseboard Condition Walls are in good condition no holes							
5.8	Floor Condition							
5.0	The floor is sound with no trip hazards							
5.9	Lead – Based Paint (Pre 1978 Homes)							
	All paint surfaces are in good condition							

	Part 6 – Hallway, Stairs or Common Areas For additional areas please print extra copies.							
Item	Task	Pass	Fail	N/A				
6.1	Electricity There is at least one working outlet with no cracks and one working permanently installed light fixture with switch	Pass	raii	N/A	Description of Repairs/ Comments			
6.2	Electrical Hazards The area free of electrical hazards							
6.3	Security All windows and doors that are accessible from outside are lockable							
6.4	Window Condition All windows free of signs of deterioration or missing or broken out panes. Properly installed and sealed Ceiling Condition							
	Ceiling is sound and free of hazardous defects							
6.6	Wall & Baseboard Condition Walls are in good condition with no holes							
6.7	Floor Condition The floor is sound with no trip hazards							
6.8	Interior Stairs Stair treads in good condition with handrails							
6.9	Smoke Detectors There is a working smoke detector on each floor, by all bedrooms, including the basement							
6.10	CO2 Detectors There is a working CO2 detector on each floor, by all bedrooms, including the basement							
6.11	Lead – Based Paint (Pre 1978 Homes) All paint surfaces are in good condition							
	Part 7 – Bas	ement	or M	echa	nical Room			
Item	Task	Pass	Fail	N/A	Description of Repairs/ Comments			
7.1	Electricity There is at least one working outlet with no cracks and one working permanently installed light fixture with switch							
7.2	Electrical Hazards The area is free of electrical hazards							
7.3	Electrical Panel All breakers are labeled							
7.4	Security All windows and doors that are accessible from outside are lockable							
7.5	Window Condition All windows free of signs of deterioration or missing or broken out panes. Properly installed and sealed							
7.6	Ceiling Condition The ceiling is sound and free of hazardous defects							
7.7	Wall and Baseboard Condition Walls are in good condition with no holes							
7.8	Floor Condition The floor is sound with no trip hazards							
7.9	Weatherization for Basement The box sill is insulated, dry and support post in good condition Lead – Based Paint (Pre 1978 Homes)							
•	All paint surfaces are in good condition							

Part 8 – Heating and Plumbing							
Item	Task	Pass	Fail	N/A	Description of Repairs/ Comments		
8.1	Heating Unit (Furnace, Boiler or Heat pumps) In good condition and operational	. 400		1471	Door profit of Topallo, Comments		
8.2	Water Supply Is the home served by a public water system or private well?						
8.3	Water Heater In good condition, installed correctly, and wired on a separate breaker						
8.4	Septic System Working properly, no clogged drains, traps installed in kitchen, bath sink and shower.						
8.5	Well Pump and Tank Provides enough pressure and in good working order						
		Part 9	9 – At	tic			
9.1	Attic Insulation Appropriate amount of insulation exists, no visible joists						
9.2	Attic Door/Hatch Insulation present around the attic door/hatch						
9.3	Attic Ventilation Free of moisture and/or rot						
	Referred to CAA Weatherization Departm	ent for	a cor	nplet	e Energy Audit.		
		N	otes				

PHASE 1 DOCUMENT CHECKLIST

Home Repair Grants (pre-approval required)

Emergency Grants (pre-approval not required)

Submit the documents identified as "Copy to MH" on this *Phase 1 Document Checklist* to MaineHousing via ShareFile for approval and/or payment. The CAA must sign and date this form to verify that each document listed on this *Document Checklist* as verification that original document is retained in the CAA's project file.

Agency (CAA): CAA Address		CAA Representative Name: CAA Representative Phone:	
	(Street, City, State, Zip)	CAA Representative Email:	
Applicant Name:		Co-Applicant Name:	
Property: (Street, City, State, Zi		Date File Submitted to MH:	
	Home Repair	Older Adult Home Repair	Emergency Home Repair
Grant Type:	·	•	Emergency nome Repair
<u>-</u>	Emergency Manufactured Home Repair	Accessibility	· <u>:</u>
		Documents Required to Submit to for Grants \$15,000.00 or Less	MH Documents Required to Submit to MH for Grants \$15,000.01 or More
FILE SECTION 1	(Applicant, Property Documents)		
HARP Application	ı		
Proof of Income/A	Assets		
Wages E Tax Document	Benefit Letter Bank Statements ts Other		
Zero Income Wo	rksheet <i>(if applicable)</i>		
Proof of Ownersh Tax Bill/Repor Lot Lease Utility Bill			
Death Certifica			
Grant Agreement			
Notice of Prelimin	nary Approval ants and Restrictions (signed) (projects at or over \$18k only		
	(Invoices, Checklists, Waivers)		
Project Summary			
Phase 1 Invoice			
Waiver (if applicable			
Phase 1 Docume			
FILE SECTION 3	(Contractor Documents)		
Construction Escr	row Contract		
Construction Con	tract		
	d Specifications (Scope of Work)		
(Appendix A to Const			
Change Orders (iii			
	(Estimates, Bids, Reports, Designs)		_
	neet (with supporting bids)		
	on Form (WSD Standards)		
Home Accessibili	ty Interview Form (if applicable)		
EILE SECTION 5	(Other Compliance)		
Lead Paint Hazar	d Disclosure and Presumption Notice		
(if applicable) Water Contamina	nt Test Chain of Custody (if applicable)		
	(Photos, Correspondence, Misc.)		
	ographs (multiple of interior and exterior)		
Correspondence			
CAA Representat	ive Signature	Date	