Revised 6-3-2015

## **WEATHERIZATION AGREEMENT**

	Т	his agreement is made and entered into be	etween:
		(Legal name of local program operat Hereinafter referred to as the "Local Agend	
		(Name of Property Owner)	
agree		in the mutual interest of the parties ref ision of weatherization;	erred to above to enter into
IV of amen 611 e	gy Conservation in the Energy Conse ded by Title II, Par t seq., and by the	the local agency, has been awarded a Weat in Existing Buildings Act of 1976, 42 U. S. C. ervation and Production Act, Pub. L. 94-38 it 2 of the National Energy Conservation Po Energy Security Act. Pub. L. 96-294, 94 Stat int of Energy and Environmental Protection	. 6861 et seq., enacted as Title 85, 90 Stat. 1150 et seq., and licy Act, Pub. L 95-619, 92 Stat. 611 et seq., from the State of
	nerization assistan	the local agency has agreed to conduct ce, as approved by the United States Depar Department of Energy and Environmental F	rtment of Energy (USDOE), and
	IN ACCO	RDANCE WITH THE ABOVE, THE LOCAL AG	SENCY AGREES:
(A)	allowable progra	vide weatherization services, as specified am dollar amounts. In buildings being weat ther than attic and sidewall insulation ma	therized under the 50% or 66%
(B)	Pursuant to 5 U.S.C. 552(b)(6), of the Freedom of Information Act, to keep confidentially specifically identifying information related to an individual's eligibility application the individual's participation in the DOE weatherization assistance program.		
(C)	That it will provi	de these services for eligible weatherization	on client(s) living at:
(nam	e of street)	(town)	(zip)

## THE PROPERTY OWNER FURTHER AGREES:

- (i) To grant permission for the local agency and its authorized representatives to enter upon the owner's property for the purpose of determining, installing weatherization measures, and evaluating the weatherization work provided from the date of execution of this agreement.
- (ii) To grant permission for DEEP, USDOE, and the Comptroller General of the United States, or any of their duly authorized representatives, access to the property referred to on page 1, for the purpose of evaluating, reviewing, and making an audit on the weatherization assistance provided by the local agency.
- (iii) To have all recommended measures as specified by the energy audit installed within allowable program dollar amounts, unless the local agency determines that a certain measure(s) should not be done.
- (iv) To accept responsibility for any construction waste, that may contain leaded materials, which will be generated from my property during the weatherization work. Before the waste is disposed, I will safely store it so that it is not accessible to others and does not contaminate the ground or area around it.
- (v) And certify that the dwelling is not currently under foreclosure, or for sale, nor will be for sale within six months of the date of this agreement.

## FOR DWELLINGS NOT OWNER-OCCUPIED, THE OWNER FURTHER AGREES:

- That there will be no eviction or removal of tenants, from the date the weatherization work is completed, so long as every on-going obligation and responsibility owed to the owner is complied with.
- 2. That if the tenant is leasing a low income federally subsidized apartment, then that rental contract agreement shall be in effect.
- 3. That there will be no increase in the rent paid by the tenants for a period of <u>two years</u> <u>from the date the weatherization work is completed,</u> unless the property owner can document that the increase is due to factors other than the weatherization assistance performed under this agreement.
- 4. The present rent being paid by the tenant is \$
- 5. That the same rent will be charged to any successor tenant up to two years from the date of the last signatory, except as specified in number 3.
- 6. That the owner share of the cost of this work shall be 20% of the installed material cost of the building up to \$500 per eligible unit. The local agency will notify the property owner of the final amount and the measures to be installed, based on an energy audit of the dwelling unit.

	eceipt of EPA pamphlet "Renovate Right: Importal, Child Care Providers and Schools".	nt Lead Hazard Information for
Ву:		Date:
, <u> </u>	Owner or Authorized Representative	
By:		Date:
	Tenant/Weatherization Client	

Authorized Local Agency Signatory

By:

Date: \_\_\_\_\_

THIS AGREEMENT SHALL BECOME EFFECTIVE AND BINDING, EXCEPT AS OTHERWISE STIPULATED, FROM THE DATE OF SIGNATURE OF THE LAST SIGNATORY. For buildings built prior to 1978, signatures of owner/authorized representative and tenant, if applicable, also

Page 3 of 3