## Schedule of Subscribers and Ginnie Mae Guaranty Agreement

## U.S. Department of Housing and Urban Development Government National Mortgage Association

OMB Approval No. 2503-0009 (Exp. 10/31/2005)

Public reporting burden for this collection of information is estimated to average 10 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. This agency may not collect this information, and you are not required to complete this form, unless it displays a currently valid OMB control number.

The information is required by Sec. 306(g) of the National Housing Act or by Ginnie Mae Handbook 5500.3, Rev.1.

Purpose: This form authorizes the issuance of securities under the Ginnie Mae I and Ginnie Mae II programs and establishes the contract between the issuer and Ginnie Mae under both programs.

Authorization: Ginnie Mae is instructed to prepare and deliver the securities to be issued by the undersigned against the Ginnie Mae Pool/Loan Package number specified below in conformity with the information provided in this form, which consists of ( ) pages.

See back for Ginnie Mae I and Ginnie Mae II Guaranty Agreements.

Legal Name of Issuer		Mailing Address of Issuer			Pool Employer I.D. Number			Issuer ID Number	
Issue Date Security Rate	Security Margin Initial Payment Date	Guaranty Mu Fee	ultiple Issuer Pool Number (if applicable)		Original Aggregate Amount of Pool or Loan Pkg.		Maturity Date Pool/L	Type of san Package Number Issue Pool	Pool Ty
Other Escrow Oth	P & I Escrow Custo Account Num  er Escrow ID Number		v Custodial D Number	Other Escrow Account Number	er	Other Escrow Bank ID Number  ubcontract Servicer's Ginnie Mae Issuer No. (If applicable)	Other Escrow Account Number  Immediate Pool Issuance & Transfer	Other Escrow Bank ID Number	
Nam	e of Subscriber/Participant		Fed Memb Bank Inform	per ation	Number of Certificates	Denominations	Total Subscribed	Ginnie Mae Use Only Certificate Number	
Federal Reserve Bank of	of New York								
			-	j	Total		Total	Approved for Issue:	
Name of ladicidual or Occasion(in Arthur	and to Take Delivery	On a Had date for C	Ninnia Man Dallingga af G		Attest (Authoriz	⊥ ed Signature)		Ginnie Mae Auth. Signature	
Name of Individual or Organization Authori	·	Specified date for C	Ginnie Mae Delivery of C	_	Name				
Federal Reserve Bank of New York	K								
By (Authorized Signature)	Name	Title			Title		Date	Date	

Ginnie Mae Guaranty Agreement: The Issuer, by executing this form, and Ginnie Mae, by approving the proposed issue, and for other good and valuable consideration the receipt and sufficiency of which are hereby acknowledged, agree as follows: (1) the Issuer and Ginnie Mae contract for the issuance and guaranty of securities backed by the mortgages listed on the accompanying Schedule of Pooled Mortgages, which form is incorporated herein by reference, and the Issuer agrees to comply with, all of the terms and conditions of the Ginnie Mae Mortgage's Backed Securities Guide in effect as of the issue date specified above (Ginnie Mae Handbook 5500.3, Rev.1, "the Guide"), and the Issuer acknowledges that it has received the complete text of the Guide and agrees that each of the Issuer's existing pools and loan packages, whether formed under the Ginnie Mae I MBS Program or the Ginnie Mae II MBS Program, shall be governed by the terms of such Guide; (3) the Issuer and Ginnie Mae incorporate by reference all of the terms and conditions of the Guaranty Agreement included in the Guide for the pool type described above as of the issue date specified above and agree, further, that each of the Issuer's existing pools and loan packages, whether formed under the Ginnie Mae II MBS Program or the Ginnie Mae II MBS Program, shall be governed by the terms of the date and gree, further, that each of the Issuer's existing pools and loan packages, whether formed under the Ginnie Mae II MBS Program, shall be governed by the terms of the Guide for that pool type as of the issue date specified above (which shall prevail over any inconsistent terms of the applicable Guide), and that the terms of any and all previously effective Guaranty Agreements shall be null and void and of no further effect in defining the rights and obligations of the Issuer; (4) the effective date of this form and Guaranty Agreement shall be the issue date specified above; and (5) pursuant to the Guide, the Issuer transfers, assigns, sets over and otherwise conveys