Opt Out Log Template

County:	Meeker			
City:	Eden Valley			
Developm	ent Name: Edenbrook Apartments	5 6 4		
0				
Address	169 Hambroer St N			
	Eden Valley, MN 55329			
Owner:	Eden Valley Housing Partnership			
	415 School Road NW, Suite 103	14		
	Hutchinson, MN 55350	*		
Remarks:				
		(t		
Number o	f Federally Assisted Units: 8			
Number of Section 8 Units: 8				
Proposed Opt Out/Prepayment Date: February 28, 2025				
Type of No	otice: Opt Out Only Prepayment Only	Both Opt Out and Prepayment Image: Manufactured Home Park Conversion		
MHFA First Mortgage: Yes No				
Client	Family	Wholly Developmentally Disabled Wholly Elderly Congregate		
Group:	Elderly	Wholly Elderly Housekeeping		
	Human Acq. Immunodef	Wholly Physically Disabled		
	Individual Families – not eld/handicapped	Wholly Physically Handicapped		
	Partially Elderly Handicapped Partially Physically Handicapped			
Programs: Project Based Section 8 Section 223 (a)(7)/236(j)(1)				
r rograms.	Section 202	Section 223(a)(7)/221(d)(3)MKT		
	Section 207	Section 223(a)(7)/241(f)/236		
	Section 207/223(f)	Section 223(a)(7)/241(f)/236		
	Section 207/223(1)/244	Section 231		
	Section 221 (d)(3)MKT	Section 236(j)(1)/202		
	Section 221(d)(4)/244	Section 515 Rural Rental Housing		
	Section 221(d)(4)MKT	Section 542 (c)		

EDEN VALLEY HOUSING PARTNERSHIP, A G.P. 415 SCHOOL ROAD NW, SUITE #103 HUTCHINSON, MN 55350 (320) 587-2483 KARCH@HUTCHTEL.NET

ONE-YEAR NOTIFICATION LETTER- OWNER DOES NOT INTEND TO RENEW

February 29, 2024

Dear Residents at Edenbrook Apartments aka Eden Valley Apartments

The Department of Housing and Urban Development subsidizes the rent of your apartment through the project-based Section 8 program. Federal law requires that owners provide tenants with a one-year notification before the expiration of a Section 8 contract. The Section 8 contract that pays the government's share of your apartment rent at Edenbrook Apartments aka Eden Valley Apartments expires on February 28, 2025.

Although there will be no immediate change in your rental assistance, we are required to inform you of our intended actions when the contract expires one year from now.

This letter is to notify you that we <u>DO NOT</u> intend to renew the current Section 8 contract when it expires.

Since we do not intend to renew this project-based contract upon its expiration, it is our understanding that, if Congress makes funds available (which it has in the past and is expected to in the future), the Department of Housing and Urban Development will provide all eligible tenants currently residing in a Section 8 project-based assisted unit with tenant-based assistance. Unlike the current project-based Section 8 contract, Section 8 vouchers are issued to the tenants and allow them to choose the place they wish to rent. The Section 8 voucher program is administered by the local Public Housing Authority. Federal law allows you to elect to continue living at this property provided that the unit, the rent, and we, the owners, meet the requirements of the Section 8 tenant-based assistance program. As an Owner, we will honor your right as a tenant to remain at the property on this basis as long as it continues to be offered as rental housing, provided that there is no cause for eviction under Federal, State or local law.

You will also have the opportunity to choose another development or single family house in which to move provided that the new landlord will accept the voucher and the owner and the unit meet Section 8 tenant-based program requirements.

Please remember that project-based Section 8 rental assistance will continue to be provided on your behalf for one year. In addition, we may agree to a renewal of the project-based contract with HUD, thus avoiding contract termination altogether.

Approximately four months (120 days) before the expiration of the Section 8 contract, HUD requires that we confirm our final decision not to renew this contract. Following this confirmation, you will be contacted by the local Public Housing Authority (PHA) to determine your household's eligibility for tenant-based assistance. If you intend to apply for Section 8 tenant-based rental assistance you should not move from your current unit until you have consulted with the local PHA about your eligibility for tenant based assistance.

If you have any questions or would like information on the Section 8 Program, the following sources may be of assistance:

Contract Administrator

Amanda Gall Minnesota Housing Finance Agency 400 Wabasha Street North, Suite #400 St. Paul, MN 55102 Phone: (651) 296-9835

HUD Field Office

HUD AE, Mark Wunderlich U.S. Department of Housing & Urban Development Minnesota State Office 212 Third Avenue South, Suite 150 Minneapolis, MN 55401 Phone: (612) 370-3000 Fax: (612) 370-3218 TTY: (612) 370-3186

HUD Web

http://www.hud.gov - click on "I want to" and then on "Find Rental Assistance"

2/29/24

Sincerely,

EDEN VALLEY HOUSING PARTNERSHIP, A G.P. <

John W. Korngiebel, General Partner Phone: (320) 587-2483

cc: HUD Minneapolis – Mark Wunderlich Minnesota Housing Finance Agency – Amanda Gall City of Eden Valley Rural Development – Alicia Jones

RESIDENT IMPACT STATEMENT

Eden Valley Housing Partnership A G.P., the Owner of Edenbrook Apartments aka Eden Valley Apartments anticipates that on or after **February 28, 2025**, it will terminate participation in the following federally assisted housing programs for the following number of units, which apply to the project:

Project-based Section 8	8 number of units
Rural Development 515 Program	8 number of units

Minnesota law requires owner to submit to the residents of the project, the City of Eden Valley and the Minnesota Housing Finance Agency, and (if the property is located in the metropolitan areas as defined in section 473.121, subdivision 2), the Metropolitan Council, a statement of the impact of such termination on the residents of the project. (At least 12 months before termination of participation-MN Statutes 471.9997) This document performs that purpose.

- 1. # 8 units within the project will no longer be subject to rent restriction imposed by the federal program(s) which applies (apply) to the project effective as the date of termination of the program which will be no earlier than twelve months after the date of the Impact Statement.
- Owner estimates that the rents to be charged after termination will be: (1) Bedroom: \$650 as compared to current rents charged under the federal program of \$636.
- Actions Owner will take to assist displaced tenants: Owner/Management Company will encourage tenants to apply for HUD vouchers though Meeker County HRA.

Dated: February 29, 2024

BY: Eden, Valley Housing Partnership, A G.P. John W Korngiebel, General Partner

Cc: HUD Minneapolis – Mark Wunderlich Minnesota Housing Finance Agency - Amanda Gall City of Eden Valley Rural Development – Alicia Jones

2/29/24

	Property Name 	
255	Opt Out Certifications	
1. I certify that the subject property has no use restriction(s).		
2. I certify that the subject property has the following use restriction(s). I have listed them, below.		

Limited English Proficiency Assistance - Owners must make reasonable efforts to provide language assistance to ensure meaningful access for Limited English Proficiency (LEP) individuals. The housing provider is expected to comply with Executive Order 13166, Improving Access to Services for Persons with Limited English Proficiency. In providing owners with guidance on reasonable steps for providing language assistance to tenants, HUD issued on January 22, 2007, Final Guidance to Federal Financial Assistance Recipients Regarding Title VI Prohibition Against National Origin Discrimination Affecting Limited English Proficient Persons (See 72 CFR Part 2732) http://www.hud.gov/offices/fheo/promotingfh/FederalRegistepublishedguidance.pdf

If the population of the project speaks a language other than English, owners must provide the notification letters in the appropriate language(s). The cost of the translation of the letter is an eligible project expense.

Effective Communications - When owners provide written or verbal information to applicants or tenants, they must take steps to ensure effective communication with applicants, residents, and members of the public. HUD's regulation on effective communication with persons with disabilities is found at 24CFR Part 8.6. Effective communications may include, but are not limited to, conducting outreach in a manner that will reach persons with disabilities, such as by working with State and local organizations that serve or represent persons with disabilities, and ensuring that information about their programs is disseminated in a manner that is accessible to persons with disabilities. For example, special communication systems (e.g. TTY for persons who are hearing or speech impaired, materials on tape or in Braille) can greatly increase the effectiveness of outreach and ongoing communication.

3. I certify that I have complied with Limited English Proficiency Assistance and Effective Communications as described above, if applicable.

By (Print Name)	John W. Korngichal
By (Signature)	will Forget
Title	General Partner
Date	02/29/2024

N

2 19 18

