MUTUAL OPERATIONS

RESIDENT REGULATIONS

Dual Ownership   Except Mutual Fourteen and Two

FHA recognizes that in some instances dual ownership can be justified and arranged on a reasonable and sound basis.

A member can change to another unit for legitimate reasons if:

a. The Mutuals involved are agreeable to such an arrangement;

b. The member agrees to be responsible for paying full carrying charges on both units until he has sold the vacated or to-be vacated unit, and;

c. The member demonstrates his ability to meet the dual financial obligations involved.

Policing these requirements should be left with the Mutuals involved and management.

<table>
<thead>
<tr>
<th>Mutual</th>
<th>Rescinded</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fourteen</td>
<td>02-20-18</td>
</tr>
<tr>
<td>Two</td>
<td>04-19-18</td>
</tr>
</tbody>
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FHA Letter: 26 Jun 67