

FSA was presented as affordable rentals in 2001 for the workforce residents of Maui Co. It was and is a wonderful blessing for the voting citizens housed within.

The commitment of 50 yrs of affordability including govnt. assistance in the form of tax credits need b upheld. Many tenants, myself included, were invited through

the authority of the housing resource division to move in. In my case, I was first invited to reside in the Hale Mahaolu, Lahaina Surf complex, which is next to FSA

but I declined as I did not hv the need @ that time, opting to b moved to the 'back of the line' and gv my spot to someone in more need that I. As time passed my

circumstances changed, and, luckily, the SAME AGENCY which had offered me residence at Lahaina Surf, contacted me with the opportunity of aff rent @ FSA. I

accepted, as especially with my advancing age, the 50 year term of affordability would allow this to b my final move. The 50 yr. affordability terms which is clearly

stated within the tenant move in contract need be honored. AT NO TIME was I ever informed that tenants were being used as 'place holders'. As the developers

hv been allowed 17 years of tax free income, they in turn need honor the tenant rental contract.

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