

Homeownership Loan Programs Disclosure and Borrower Affidavit

Borrower(s):			Date of Application:		
Virginia Housing Loan #:		Virginia Housing Loan Pr	Virginia Housing Loan Program:		
Originating Lender:					
Lender Representative:					
	Name	Phone #	Email		
Address of residence to be p	urchased (the "Res	sidence"):	Street Address		
Dart I. Virginia Llausing	5	City	,,	e Zip	

Part I – Virginia Housing Programs

You are getting this Disclosure and Borrower Affidavit because you applied for a mortgage loan that is to be sold to Virginia Housing Development Authority after closing ("Virginia Housing"). Ask your Lender Representative about your eligibility for Virginia Housing programs.

Virginia Housing Tax-Exempt Bond Loan Programs:

Your mortgage loan may be financed with the proceeds of tax-exempt bonds if you are a first-time homebuyer, and all household member income is considered in maximum gross income. Virginia Housing issues tax-exempt bonds, the proceeds of which are used to finance mortgage loans. Many of the requirements and certifications in this document are for the purpose of satisfying the requirements of the Federal Mortgage Subsidy Bond Tax Act of 1980 and Section 143 of the Internal Revenue Code of 1986 as amended, and regulations promulgated pursuant thereto by the U.S. Department of the Treasury.

Virginia Housing Non-Tax-Exempt Bond Loan Programs:

Eligibility requirements are different if your mortgage loan not financed with the proceeds of tax-exempt bonds. Borrowers are not required to be first time homebuyers and only the qualifying income of borrowers is considered in maximum gross income. Refinance options are also available, restrictions apply so discuss with your Lender Representative. Borrowers who are applying for a mortgage loan that is not financed with the proceeds of tax-exempt bonds are not required to execute the Borrower Affidavit on the following pages (pages 3-4).

Virginia Housing Grant Programs:

Co-Borrower

Co-Borrower

If you are eligible, a grant from Virginia Housing for a portion of your required downpayment (a "DPA Grant") or closing costs (a "CCA Grant") may be available depending on funding at the time you apply. To receive a Virginia Housing Grant, you must both apply for it and meet all eligibility requirements which include an annual household gross income maximum which is lower than the maximum income limits for other Virginia Housing programs (and for Virginia Housing Grants the income for all household members is included in the gross income) and you must be a first-time homebuyer. Ask your Originating Lender about the Virginia Housing Grants to see if you are eligible. **Please initial next to your election:**

--- Yes, I would like to receive the Virginia Housing Grant if I am eligible.

Borrower

Borrower

--- No, I do not want to receive the Virginia Housing Grant, or I am aware that I am not eligible.

Virginia Housing Plus Second Mortgage Program:

The Virginia Housing Plus Second Mortgage Program provides a second mortgage loan to apply to your downpayment and in some circumstances closing costs. To qualify, you must have verified funds equal to at least 1% of the sales price, which is available to use towards closing costs, prepaid items or to have as cash reserves after closing. When used with an FHA first mortgage, the maximum Virginia Housing Plus Second Mortgage loan may not exceed 5%, of the lesser of the sales price or appraised value of the property being financed. When used with a Conventional first mortgage, the maximum Virginia Housing Plus Second Mortgage loan may not exceed 4.5%, of the lesser of the sales price or appraised value of the property being financed.

Part II - Virginia Housing Program Disclosures

Virginia Housing Tax-Exempt Bond Loan Recapture Notification: If your mortgage loan is funded with the proceeds of tax-exempt bonds, then current federal tax law may require a payment by you of a "recapture tax" of up to 6.25% of your loan amount (not to exceed 50% of the gain you realize) if you sell or, in most cases, otherwise transfer the residence being purchased to someone else within nine (9) years of closing. Whether or not you will be subject to this recapture tax is based on your income and family size at the time of the sale of the residence, the year in which you sell it, and the amount of gain, if any, that you realize from the sale. At this time there is no way to predict any of those factors so there is no way to predict if you will be subject to this recapture tax and, if so, the amount of the recapture tax you will owe. The maximum recapture tax liability for which you may be liable and a table showing the limits which your income may not exceed at the time you sell the residence to avoid recapture tax liability will be provided to you at closing. You may request a copy of the current federal income limits in advance. Because the current federal tax law could be amended, the recapture tax rules affecting your loan at the time of closing may be different from those described in this paragraph so you should refer to the final version of the recapture tax disclosure that you will receive at closing, and which will also be mailed to you within 90 days after closing. You will be required to file IRS Form 8828 with your federal income tax return for the year in which the residence is sold or otherwise disposed of.

Virginia Housing VirginiaHousing.com Toll Free: 877-843-2123 601 South Belvidere Street Richmond, VA 23220 804-782-1986 Form Exhibit-E 12/2023 Page 1 of 4



Virginia Housing Mortgage Loans Lock-In Policy Disclosure: For all Virginia Housing mortgage loans, a rate lock period for a maximum of sixty (60) days will be available. Your loan must close no later than the rate lock-in expiration date. If the loan does not close by the lock-in expiration date, all of the loan terms are subject to change. Extensions to the lock-in period may be approved by Virginia Housing upon agreement for an adjustment in fees. You must authorize the Originating Lender to lock-in the interest rate. Virginia Housing is not responsible for a failure of the Originating Lender to lock-in the Interest rate. Virginia Housing or the Originating Lender to finance the property described herein. No substitution of property, applicant(s) or Originating Lenders is permitted, and locked-in interest rates are not transferrable. The lock-in is also specific to the loan program for which you have applied. A change in loan programs may require the loan to be relocked at different terms. If the rate lock-in term expires or is cancelled, a second rate lock may be requested; however, if the second rate lock is requested on the same property within thirty (30) days of the expiration or cancellation, Virginia Housing reserves the right to lock the rate at the greater of (a) the previously locked rate or (b) the then current rate offered by Virginia Housing at the time of the second rate lock.

Changes in Information Prior to Closing Disclosure: For all Virginia Housing mortgage loans, all information contained in your application and supporting documentation (including this Disclosure and the attached Borrower Affidavit, if applicable) which is considered in issuing loan approval must be true on the date of closing. If any such information changes, then each change must be disclosed to and approved by Virginia Housing or the Originating Lender before closing.

Virginia Housing Mortgage Loan Servicing Disclosure: If you are applying for a Virginia Housing mortgage loan the following disclosure applies: The loan for which you have applied will be serviced at Virginia Housing and Virginia Housing does not intend to sell, transfer, or assign the servicing of the loan. You are applying for a mortgage loan covered by the Real Estate Settlement Procedures Act (RESPA) (12 U.S. C. 2601 et. seq.). RESPA gives you certain rights under federal law. This statement describes whether the servicing for this loan may be transferred to a different loan servicer. "Servicing" refers to collecting your principal, interest, and escrow payments, if any, as well as sending any monthly or annual statements, tracking account balances, and handling other aspects of your loan. You will be given advance notice before a transfer of servicing, if any, occurs.

Please acknowledge all of the information noted in all sections of Part I and Part II above:

Borrower Signature

Co – Borrower Signature



BORROWER AFFIDAVIT

REGARDING PROGRAM REQUIREMENTS AND DISCLOSURES

BEFORE SIGNING, PLEASE READ THIS AFFIDAVIT CAREFULLY TO BE SURE THAT THE INFORMATION BELOW IS TRUE AND COMPLETE BECAUSE YOUR SIGNATURE INDICATES YOU CERTIFY THE INFORMATION BELOW IS TRUE TO THE BEST OF YOUR KNOWLEDGE. IN ADDITION, YOU GIVE PERMISSION TO VIRGINIA HOUSING DEVELOPMENT AUTHORITY AND ITS LENDERS OR DESIGNEES TO VERIFY YOUR STATEMENTS.

A NOTE ABOUT CRIMINAL AND CIVIL PENALTIES. If you intentionally make one or more false statements or forge one or more signatures on this Affidavit to qualify for a Virginia Housing mortgage loan you will be violating federal criminal laws and Virginia criminal laws, including § 1014 of Title 18 of the U.S. Code which laws are punishable by substantial fines and/or imprisonment. In addition, if any statement you make in this Affidavit is incorrect or incomplete, Virginia Housing may have the right to terminate any obligation on its part to make the mortgage loan or, if the closing of the mortgage loan has occurred, to declare the mortgage loan immediately due and payable and to pursue its rights under the deed of trust.

I, the undersigned, referred to herein as "Borrower," declare that the following statements are true and correct to the best of my knowledge: (a) The residence (the "Residence") to be financed with the proceeds of the mortgage loan, is located in the city or county of: 1.

_, Virginia, at the following address:

ess:			
	Street Address		
	······································		
City		State	Zip
City		State	Zip

\$

- (b) The Residence will be occupied by one household and is either a single-family detached house, a townhouse or a condominium unit.
- The undersigned intends to occupy the Residence exclusively as his or her principal residence within 60 days after the mortgage 2 loan financing is provided, or in the case of construction loans, within 60 days after the issuance of an occupancy permit, and thereafter to maintain the Residence exclusively as his or her principal residence.
- The undersigned does not intend to use all or any portion of the total area of the Residence in a manner which would permit any 3. portion of the costs of the Residence to be deducted as a trade or business expense for federal income tax purposes or under circumstances where more than 15% of the total living area is to be used primarily in a trade or business, nor to rent the Residence or any part thereof or any of the land on which the Residence is located, nor to commercially farm the land, nor in any other way to derive income from the Residence or the land.
- 4. The Residence is permanently fixed to the real property on a solid masonry foundation.
- The land on which the Residence is located does not exceed the amount of land needed to maintain the basic livability of the 5. Residence and does not exceed the customary and usual lot size in the area. In addition, the undersigned does not intend to subdivide the land.
- None of the undersigned have had an ownership interest in a principal residence (including a mobile home affixed to land) at any 6. time during the three-year period prior to the date of closing evidenced by the completed Uniform Residential Loan Application (Form URLA/Form 1003) and the credit report provided to Virginia Housing by the Borrower's lender. Borrower acknowledges and understands that if Virginia Housing, in its sole opinion, is unable to confirm from either the Form URLA/Form 1003 or the credit report that the Borrower did not have the ownership interest described in the previous sentence, the Borrower agrees to provide Virginia Housing with other documentation, such as federal income tax returns, rent verifications, or other reports acceptable to Virginia Housing, to evidence the Borrower did not have such ownership interest. (NOTES: (a) There are different types of "ownership interests." Please discuss this question with the Originating Lender to be sure you have not had such an interest. (b) If your Originating Lender informed you the Residence is in a "Targeted Area" the requirement above does not apply.)
- 7. All Borrowers have signed this Affidavit.

8. The Total Acquisition Cost of the Residence (both the land and the residence) to be acquired by the Borrower is computed as follows:

(a) Amount paid, in cash or in kind, by the Borrower to or for the benefit of the Seller (or related party) for the land and the residence (excluding any personal property which is not a fixture)	\$
(b) Amount paid, in cash or in kind, by any other person to or for the benefit of Seller (or a related party) for the land and the residence (excluding any personal property which is not a fixture)	\$
(c) Amount paid for fixtures (if not part of price of the land and house included in a and b above)	\$
(d) Additional costs of completing or rehabilitating the residence which are not to be paid to the Seller (If the residence is incomplete or unfinished or is to be rehabilitated)	\$
(e) Cost of land owned by Borrower less than 2 years prior to commencement of construction of the residence thereon (if applicable)	\$

Total Acquisition Cost:

Note: The Virginia Housing-approved sales price and the total acquisition cost need not be the same amount. The acquisition cost of a residence does not include (1) usual and reasonable settlement and financing costs or (2) the imputed value of services performed by the Borrower or members of his or her family (which include only the Borrower's brothers and sisters (whether by the whole or the half-blood), spouse, ancestors and lineal descendants) in completing or rehabilitating the residence. "Settlement costs" include title and recording fees, title insurance, survey fees and other similar costs; and "financing costs" include credit reference fees, legal fees, appraisal expenses, points which are paid by the Borrower, or other costs of financing the residence. If such settlement and financing costs exceed the usual and reasonable costs which otherwise would be paid, such excess must be included in the acquisition cost. The acquisition cost does not include the cost of land owned by the Borrower for at least two years prior to the date on which construction of the residence begins. Virginia Housing has information available concerning what constitutes a fixture or personal property under state law.

Virginia Housing VirginiaHousing.com Toll Free: 877-843-2123 601 South Belvidere Street Richmond, VA 23220 804-782-1986

Form Exhibit-E 12/2023 Page 3 of 4



Write "Yes" or "No"

 Based on information provided to the undersigned by the Originating Lender, the annual gross income of the undersigned Borrowers who will occupy the Residence as calculated by the Originating Lender based on the application is correct and does not exceed the applicable federal income limit.

In addition, I affirm (as applicable):

For Virginia Housing Tax-Exempt Bond Loans and Virginia Housing Grants:

The combined annualized gross income, from whatever source derived, before taxes or withholding, of all Borrowers **as well as any additional household members**, if any, residing or intending to reside in the Residence, is:

Ψ	Household Size: rce and recipient of any income received by you	a Co-Borrower or any household
	sclosed on the Residential Loan Application (do	· · · ·
	\$	
Borrower or Household Member	Annualized Income Before Taxes or Withholding	Source of Income
	\$	
Borrower or Household Member	Annualized Income Before Taxes or Withholding	Source of Income
	\$	
	Annualized Income Before Taxes or Withholding	Source of Income

- 10. Has this Residence ever been occupied? ______ If Yes, has it been occupied by the Write "Yes" or "No"
- 11. The loan proceeds are not being used in whole or in part to replace or repay an existing mortgage or debt for which the undersigned are liable, or which was incurred on behalf of the undersigned, other than construction period loans, bridge loans or similar temporary financing which had a term of twenty-four months or less. The undersigned have not previously had a mortgage loan on the residence other than temporary financing described above. The term "mortgage" as used herein includes deeds of trust, conditional sales contracts, pledges, agreements to hold title in escrow and leases with option to purchase which are treated as installment sales for federal income tax purposes and any other form of owner financing.
- 12. The undersigned further understand and agree that Virginia Housing or its Originating Lender may wish to investigate and verify the matters set out herein. The undersigned have and do hereby agree to permit such investigation and verification including, without limitation, inspections of the Residence, whether before or after settlement on reasonable notice and the execution of an instrument which will permit Virginia Housing or the Originating Lender to secure copies of federal income tax returns directly from the Internal Revenue Service. The undersigned hereby release Virginia Housing Development Authority, its attorneys, and Originating Lenders from any claims that the undersigned may have which arise out of or relate to any such investigation or verification.
- 13. This Affidavit shall be deemed to be a part of the undersigned's application for a Virginia Housing mortgage loan, and it is understood that Virginia Housing shall rely upon this Affidavit in determining whether to make such mortgage loan to the undersigned.
- 14. The fair market value of any personal property (such as refrigerator, washer/dryer, free standing stove and unattached storage shed) transferring with the Residence does not exceed the sum of (i) my/our down payment; (ii) any non-Virginia Housing financing l/we are obtaining to purchase the Residence; and (iii) closing costs (such as origination fee and discount point, survey fee, title insurance premium, attorney's fees, and recording fees) which l/we reasonably expect to pay, or expect the seller to pay on my/our behalf, at loan closing.

Date

Borrower Signature

Date

Co – Borrower Signature