2024 Federal Low Income Housing Tax Credit Program

Application For Reservation

Deadline for Submission

<u>9% Competitive Credits</u> Applications Must Be Received At Virginia Housing No Later Than 12:00 PM Richmond, VA Time On March 14, 2024

<u>Tax Exempt Bonds</u> Applications must be received at Virginia Housing No Later Than 12:00 PM Richmond, VA Time for one of the two available 4% credit rounds- January 25, 2024 or July 18, 2024.



Virginia Housing 601 South Belvidere Street Richmond, Virginia 23220-6500

INSTRUCTIONS FOR THE VIRGINIA 2024 LIHTC APPLICATION FOR RESERVATION

This application was prepared using Excel, Microsoft Office 2016. Please note that using the active Excel workbook does not eliminate the need to submit the required PDF of the signed hardcopy of the application and related documentation. A more detailed explanation of application submission requirements is provided below and in the Application Manual.

An electronic copy of your completed application is a mandatory submission item.

Applications For 9% Competitive Credits

Applicants should submit an electronic copy of the application package prior to the application deadline, which is 12:00 PM Richmond Virginia time on March 14, 2024. Failure to submit an electronic copy of the application by the deadline will cause the application to be disqualified.

Please Note:

Applicants should submit all application materials in electronic format only via your specific Procorem workcenter.

There should be distinct files which should include the following:

- 1. Application For Reservation the active Microsoft Excel workbook
- 2. A PDF file which includes the following:
 - Application For Reservation <u>Signed</u> version of hardcopy
 - All application attachments (i.e. tab documents, excluding market study and plans & specs)
- 3. Market Study PDF or Microsoft Word format
- 4. Plans PDF or other readable electronic format
- 5. Specifications PDF or other readable electronic format (may be combined into the same file as the plans if necessary)
- 6. Unit-By-Unit work write up (rehab only) PDF or other readable electronic format
- 7. Developer Experience Documentation (PDF)

IMPORTANT:

Virginia Housing only accepts files via our work center sites on Procorem. Contact TaxCreditApps@virginiahousing.com for access to Procorem or for the creation of a new deal workcenter. Do not submit any application materials to any email address unless specifically requested by the Virginia Housing LIHTC Allocation Department staff.

Disclaimer:

Virginia Housing assumes no responsibility for any problems incurred in using this spreadsheet or for the accuracy of calculations. Check your application for correctness and completeness before submitting the application to Virginia Housing.

Entering Data:

Enter numbers or text as appropriate in the blank spaces highlighted in yellow. Cells have been formatted as appropriate for the data expected. All other cells are protected and will not allow changes.

Please Note:

VERY IMPORTANT! : Do not use the copy/cut/paste functions within this document. Pasting fields will corrupt the application and may result in penalties. You may use links to other cells or other documents but do not paste data from one document or field to another. You may also use the drag function.

Some fields provide a dropdown of options to select from, indicated by a down arrow that appears when the cell is selected. Click on the arrow to select a value within the dropdown for these fields.

► The spreadsheet contains multiple error checks to assist in identifying potential mistakes in the application. These may appear as data is entered but are dependent on values entered later in the application. Do not be concerned with these messages until all data within the application has been entered.

Also note that some cells contain error messages such as "#DIV/0!" as you begin. These warnings will disappear as the numbers necessary for the calculation are entered.

Assistance:

If you have any questions, please contact the Virginia Housing LIHTC Allocation Department. Please note that we cannot release the copy protection password.

Virginia Housing LIHTC Allocation Staff Contact Information

Name	Email	Phone Number
Stephanie Flanders	stephanie.flanders@virginiahousing.com	(804) 343-5939
Jonathan Kinsey	jonathan.kinsey@virginiahousing.com	(804) 584-4717
Phil Cunningham	phillip.cunningham@virginiahousing.com	(804) 343-5514
Lauren Dillard	lauren.dillard@Virginiahousing.com	(804) 584-4729
Jaki Whitehead	jaki.whitehead@virginiahousing.com	(804) 343-5861
Hadia Ali	hadia.ali@virginiahousing.com	(804) 343-5873

TABLE OF CONTENTS

	ТАВ	DESCRIPTION	
1.	Submission Checklist	Mandatory Items, Tabs and Descriptions	
2.	Development Information	Development Name and Locality Information	
3.	Request Info	Credit Request Type	
4.	Owner Information	Owner Information and Developer Experience	
5.	Site and Seller Information	Site Control, Identity of Interest and Seller info	
6.	Team Information	Development Team Contact information	
7.	Rehabilitation Information	Acquisition Credits and 10-Year Look Back Info	
8.	Non Profit	Non Profit Involvement, Right of First Refusal	
9.	<u>Structure</u>	Building Structure and Units Description	
10.	<u>Utilities</u>	Utility Allowance	
		Building Amenities above Minimum Design	
11.	<u>Enhancements</u>	Requirements	
12.	Special Housing Needs	504 Units, Sect. 8 Waiting List, Rental Subsidy	
13.	<u>Unit Details</u>	Set Aside Selection and Breakdown	
14.	<u>Budget</u>	Operating Expenses	
15.	Project Schedule	Actual or Anticipated Development Schedule	
16.	<u>Hard Costs</u>	Development Budget: Contractor Costs	
		Development Budget: Owner's Costs, Developer	
17.	<u>Owner's Costs</u>	Fee, Cost Limits	
18.	<u>Eliqible Basis</u>	Eligible Basis Calculation	
		Construction, Permanent, Grants and Subsidized	
19.	<u>Sources of Funds</u>	Funding Sources	
20.	<u>Equity</u>	Equity and Syndication Information	
	Gap Calculation	Credit Reservation Amount Needed	
21.	<u>Cash Flow</u>	Cash Flow Calculation	
22.	<u>BINs</u>	BIN by BIN Eligible Basis	
24.	<u>Owner Statement</u>	Owner Certifications	
25.	Architect's Statement	Architect's agreement with proposed deal	
26.	<u>Scoresheet</u>	Self Scoresheet Calculation	
27.	Development Summary	Summary of Key Application Points	
28.	<u>Efficient Use of Resources (EUR)</u>	Calculates Points for Efficient use of Resources	
		For Mixed Use Applications only - indicates have	
		costs are distributed across the different	
29	Mixed Use - Cost Distribution	construction activities	

Click on any tab label to be directed to location within the application.

2024 Low-Income Housing Tax Credit Application For Reservation

Please indicate if the following items are included with your application by putting an 'X' in the appropriate boxes. Your assistance in organizing the submission in the following order, and actually using tabs to mark them as shown, will facilitate review of your application. <u>Please note that all mandatory items must be included</u> for the application to be processed. The inclusion of other items may increase the number of points for which you are eligible under Virginia Housing's point system of ranking applications, and may assist Virginia Housing in its determination of the appropriate amount of credits that may be reserved for the development.

х	\$1,000 Ap	plication Fee (MANDATORY) - Invoice information will be provided in your Procorem Workcenter
x x	Electronic	Copy of the Microsoft Excel Based Application (MANDATORY)
х	Scanned C	Copy of the Signed Tax Credit Application with Attachments (excluding market study, 8609s and plans & specifications) (MANDATORY)
(Electronic	Copy of the Market Study (MANDATORY - Application will be disqualified if study is not submitted with application)
(Electronic	Copy of the Plans (MANDATORY)
(Electronic	Copy of the Specifications (MANDATORY)
(Electronic	Copy of the Existing Condition questionnaire (MANDATORY if Rehab)
(Electronic	Copy of Unit by Unit Matrix and Scope of Work narrative (MANDATORY if Rehab)
	Electronic	Copy of the Physical Needs Assessment (MANDATORY at reservation for a 4% rehab request)
(Electronic	Copy of Appraisal (MANDATORY if acquisition credits requested)
	Electronic	Copy of Environmental Site Assessment (Phase I) (MANDATORY if 4% credits requested)
(Copy of Development Experience and Partnership or Operating Agreement, including chart of ownership structure with percentage
	of interes	sts (MANDATORY)
(Tab A:	Partnership or Operating Agreement, including chart of ownership structure with percentage
		of interests (see manual for details) (MANDATORY)
X	Tab B:	Virginia State Corporation Commission Certification (MANDATORY)
x	Tab C:	Principal's Previous Participation Certification (MANDATORY)
x	Tab D:	List of LIHTC Developments (Schedule A) (MANDATORY)
X	Tab E:	Site Control Documentation & Most Recent Real Estate Tax Assessment (MANDATORY)
x x	Tab F:	Third Party RESNET Rater Certification (MANDATORY)
	Tab G:	Zoning Certification Letter (MANDATORY) Attorney's Opinion using Virgina Housing template (MANDATORY)
X	Tab H:	Nonprofit Questionnaire (MANDATORY for points or pool)
^	Tab I:	The following documents need not be submitted unless requested by Virginia Housing:
		-Nonprofit Articles of Incorporation -IRS Documentation of Nonprofit Status
		-Joint Venture Agreement (if applicable) -For-profit Consulting Agreement (if applicable)
x	Tab J:	Relocation Plan and Unit Delivery Schedule (MANDATORY if Rehab)
~	Tab X:	Documentation of Development Location:
х	K.1	Revitalization Area Certification
x	K.2	Surveyor's Certification of Proximity To Public Transportation using Virginia Housing template
х	Tab L:	PHA / Section 8 Notification Letter
	Tab M:	(left intentionally blank)
	Tab N:	Homeownership Plan
х	Tab O:	Plan of Development Certification Letter
	Tab P:	Zero Energy or Passive House documentation for prior allocation by this developer
х	Tab Q:	Documentation of Rental Assistance, Tax Abatement and/or existing RD or HUD Property
х	Tab R:	Documentation of Utility Allowance Calculation
	Tab S:	Supportive Housing Certification and/or Resident Well-being MOU
х	Tab T:	Funding Documentation
х	Tab U:	Acknowledgement by Tenant of the availability of Renter Education provided by Virginia Housing
х	Tab V:	Nonprofit or LHA Purchase Option or Right of First Refusal
x	Tab W:	Internet Safety Plan and Resident Information Form
x	Tab X:	Marketing Plan for units meeting accessibility requirements of HUD section 504
	Tab Y:	Inducement Resolution for Tax Exempt Bonds
	Tab Z:	Documentation of team member's Diversity, Equity and Inclusion Designation
Х	Tab AA:	Priority Letter from Rural Development
	Tab AB:	Social Disadvantage Certification

2024	Low-Income Housing Tax (Credit Application For Reserv	/ation			v.2024.1
				VHDA TRACKIN	G NUMBER	2024-C-90
A. GE	NERAL INFORMATION AB	OUT PROPOSED DEVELOPMI	ENT		Application Date:	3/14/2024
1.	Development Name:	Abingdon Green II				
2.	Address (line 1):	260, 270, 280, & 290 Seni	or Drive			
	Address (line 2):					
	City:	Abingdon		State: 🟲 VA	Zip: 242	210
3.	If complete address is r	not available, provide longitu	de and latitude co	ordinates (x,y) fror	n a location on site	e that
	your surveyor deems a			Latitud		
		(Only neces	ssary if street addr	ess or street inters	ections are not av	ailable.)
4.	The Circuit Court Clerk'	s office in which the deed to	the development	is or will be record	ed:	
	City/County of	Washington County				
5.	The site overlaps one o	r more jurisdictional bounda	ries	. FALSE		
	If true, what other City,	/County is the site located in	besides response	to #4?		
6.	Development is located	l in the census tract of:	105.0	1		
7.	Development is located	d in a Qualified Census Tract.		FALSE	Note regardin	g DDA and QCT
8.	Development is located	d in a Difficult Development .	Area	FALSE		
9.	Development is located	d in a Revitalization Area bas	ed on QCT	FALS	E	
10	. Development is located	d in a Revitalization Area des	ignated by resolut	tion	TRUE	
11	. Development is located	d in an Opportunity Zone (wi	th a binding comm	itment for funding	;)	FALSE
	(If 9, 10 or 11 are True	, Action: Provide required for	rm in TAB K1)			
12	Development is located	d in a census tract with a hou	sehold poverty rat	e of	10%	12%
				FALS		FALSE
	Enter only Numeric Value	es below:				
13		9				
	Planning District:	3				
	State Senate District:	6				
	State House District:	44				

14. Development Description: In the space provided below, give a brief description of the proposed development

Abingdon Green II involves the acquisition and rehabilitation of 32 RD 515 one bedroom units.

	VHDA TRACKING NUMBER	2024-C-90
A. GENERAL INFORMATION ABOUT PROPOSED DEVELOPMENT	Application Date:	3/14/2024

15. Local Needs and Support

a. Provide the name and the address of the chief executive officer (City Manager, Town Manager, or County Administrator of the political jurisdiction in which the development will be located:

Chief Executive Officer's Name:	Jason Berry			
Chief Executive Officer's Title:	County Administrator		Phone:	(276) 525-1300
Street Address:	1 Government Center Place Suit	e A		
City:	Abingdon	State:	VA	Zip: <mark>24210</mark>

Name and title of local official you have discussed this project with who could answer questions for the local CEO:

b. If the development overlaps another jurisdiction, please fill in the following:

Chief Executive Officer's Name:	Mike Cochran			
Chief Executive Officer's Title:	Town Manager		Phone:	(276) 628-3167
Street Address:	133 West Main Street			
City:	Abingdon	State:	VA	Zip: <mark>24210</mark>

Name and title of local official you have discussed this project with who could answer questions for the local CEO:

v.2024.1

B. RESERVATION REQUEST INFORMATION

1. Requesting Credits From:

- a. If requesting 9% Credits, select credit pool:
- or
- b. If requesting Tax Exempt Bond credits, select development type:

For Tax Exempt Bonds, where are bonds being issued? ACTION: Provide Inducement Resolution at TAB Y (if available)

2. Type(s) of Allocation/Allocation Year

Definitions of types:

- a. Regular Allocation means all of the buildings in the development are expected to be placed in service this calendar year, 2024.
- b. Carryforward Allocation means all of the buildings in the development are expected to be placed in service within two years after the end of this calendar year, 2024, but the owner will have more than 10% basis in development before the end of twelve months following allocation of credits. For those buildings, the owner requests a carryforward allocation of 2024 credits pursuant to Section 42(h)(1)(E).

3. Select Building Allocation type:

Note regarding Type = Acquisition and Rehabilitation: Even if you acquired a building this year and "placed it in service" for the purpose of the acquisition credit, you cannot receive its acquisition 8609 form until the rehab 8609 is issued for that building.

4. Is this an additional allocation for a development that has buildings not yet placed in service? FALSE

5. Planned Combined 9% and 4% Developments

a. A site plan has been submitted with this application indicating two developments on the same or contiguous site. One development relates to this 9% allocation request and the remaining development will be a 4% tax exempt bond application. FALSE

If true, provide name of companion development:

- a. Has the developer met with Virginia Housing regarding the 4% tax exempt bond deal?
- b. List below the number of units planned for each allocation request. This stated split of units cannot be changed or 9% Credits will be cancelled. Total Units within 9% allocation request?
 0 Total Units within 4% Tax Exempt allocation Request?
 0 Total Units:
 0

% of units in 4% Tax Exempt Allocation Request:

6. Extended Use Restriction

Note: Each recipient of an allocation of credits will be required to record an **Extended Use Agreement** as required by the IRC governing the use of the development for low-income housing for at least 30 years. Applicant waives the right to pursue a Qualified Contract.

Must Select One:	30
------------------	----

Definition of selection:

Development will be subject to the standard extended use agreement of 15 extended use period (after the mandatory 15-year compliance period.)

7. Virginia Housing would like to encourage the efficiency of electronic payments. Indicate if developer commits to submitting any payments due the Authority, including reservation fees and monitoring fees, by electronic payment.

In 2023, Virginia Housing began using a new Rental Housing Invoicing Portal to allow easy payments via secure ACH transactions. An invoice for your application fee along with access information was provided in your development's assigned Procorem work center.

Carryforward Allocation

Non Profit Pool

Rehabilitation

FALSE

0.00%

C. OWNERSHIP INFORMATION

NOTE: Virginia Housing may allocate credits only to the tax-paying entity which owns the development at the time of the allocation. The term "Owner" herein refers to that entity. Please fill in the legal name of the owner. The ownership entity must be formed prior to submitting this application. Any transfer, direct or indirect, of partnership interests (except those involving the admission of limited partners) prior to the placed-in-service date of the proposed development shall be prohibited, unless the transfer is consented to by Virginia Housing in its sole discretion. IMPORTANT: The Owner name listed on this page must exactly match the owner name listed on the Virginia State Corporation Commission Certification.

1. Ow	ner In	torma	tion:

i

Must be an individual or legally formed entity.

a. Owner Name: Ab	bingdon Green II, L.L.C.					
Developer Name:	People Incorporated Housi	ng Group				
Contact: M/M 🕨	Mr. First: Bryan	MI: Las	st: Phipps			
Address: <u>11</u>	73 West Main Street					
City: Ab	pingdon	St. 🕨 VA Zij	o: <mark>24210</mark>			
Phone: (276)) 623-9000 Ext.	Fax:				
Email address:	bphipps@peopleinc.net					
Federal I.D. No (If not available, obtain prior to Carryover Allocation.)						
Select type of entity: Limited Liability Company Formation State: VA						
Additional Contact: Please Provide Name, Email and Phone number.						

Erika Dietz, edietz@peopleinc.net

- ACTION: a. Provide Owner's organizational documents (e.g. Partnership agreements and Developer Fee agreement) (Mandatory TAB A)
 - b. Provide Certification from Virginia State Corporation Commission (Mandatory TAB B)
 - c. Provide Principals' Previous Participation Certification (Mandatory TAB C)
 - d. Provide a chart of ownership structure (Org Chart) and a list of all LIHTC Developments within the last 15 years. (Mandatory at TABS A/D)
- b. FALSE Indicate if at least one principal listed within Org Chart with an ownership interest of at least 25% in the controlling general partner or managing member is a socially disavantaged individual as defined in the manual.

ACTION: If true, provide Socially Disadvantaged Certification (TAB AB)

2. Developer Experience:

May select one or more of the following choices:

- TRUE
 a. The development has an experienced sponsor (as defined in the manual) that has placed at least one LIHTC development in service in Virginia within the past 5 years.

 Action:
 Provide one 8609 from qualifying development.
- TRUE
 b. The development has an experienced sponsor (as defined in the manual) that has placed at least three (3) LIHTC developments in service in any state within the past 6 years (in addition to any development provided to qualify for option d. above)

 Action:
 Provide one 8609 from each qualifying development.
- FALSE c. Applicant is competing in the Local Housing Authority pool and partnering with an experienced sponsor (as defined in the manual), other than a local housing authority. Action: Provide documentation as stated in the manual.

D. SITE CONTROL

NOTE: Site control by the Owner identified herein is a mandatory precondition of review of this application. Documentary evidence in the form of either a deed, option, purchase contract or lease for a term longer than the period of time the property will be subject to occupancy restrictions must be included herewith. (For 9% Competitive Credits - An option or contract must extend beyond the application deadline by a minimum of four months.)

Warning: Site control by an entity other than the Owner, even if it is a closely related party, is not sufficient. Anticipated future transfers to the Owner are not sufficient. The Owner, as identified previously, must have site control at the time this Application is submitted.

NOTE: If the Owner receives a reservation of credits, the property must be titled in the name of or leased by (pursuant to a long-term lease) the Owner before the allocation of credits is made.

Contact Virginia Housing before submitting this application if there are any questions about this requirement.

1. Type of Site Control by Owner:

Applicant controls site by (select one):

Select Type:	Option
Expiration Date:	12/31/2024

In the Option or Purchase contract - Any contract for the acquisition of a site with an existing residential property may not require an empty building as a condition of such contract, unless relocation assistance is provided to displaced households, if any, at such level required by Virginia Housing. See QAP for further details.

ACTION: Provide documentation and most recent real estate tax assessment - Mandatory TAB E

FALSE There is more than one site for development and more than one form of site control.

(If **True**, provide documentation for each site specifying number of existing buildings on the site (if any), type of control of each site, and applicable expiration date of stated site control. A site control document is required for each site (**Tab E**).)

2. Timing of Acquisition by Owner:

Only one of the following statement should be True.

a. FALSE Owner already controls site by either deed or long-term lease.
 b. TRUE Owner is to acquire property by deed (or lease for period no shorter than period property will be subject to occupancy restrictions) no later than...... 12/31/2024 .
 c. FALSE There is more than one site for development and more than one expected date of acquisition by Owner. (If c is True, provide documentation for each site specifying number of existing buildings on the site,

if any, and expected date of acquisition of each site by Owner (Tab E).)

D.

D.	SITE CONTRO	DL						
3.	Seller Informa	ation:						
	Name:	Abingdon Green, L.L.C.						
	Address:	1173 West Main Street						
	City:	Abingdon	St.: VA	Zip:	24210			
Contact Person: Bryan Phipps Phone: (276) 623-9000								
There is an identity of interest between the seller and the owner/applicant								
	If above state	ement is TRUE , complete t	he following:					
	Principal(s) ir	nvolved (e.g. general partn	ers, controlling	sharehol	ders, etc.)			
	<u>Names</u>		<u>Phone</u>		Type Ownership		<u>% Ownership</u>	
	People Incorp	porated Housing Group (I	(276) 623-9	000	Managing Member		0.10%	
	Pres/CEO	- Bryan Phipps					0.00%	needs ownership %
	People Incorp	porated of Virginia	(276) 623-9	000	Special Member		99.90%	
	Pres/CEO	- Bryan Phipps					0.00%	needs ownership %
							0.00%	
							0.00%	

0.00%

Complete the following as applicable to your development team.

Indicate Diversity, Equity and Inclusion (DEI) Designation if this team member is SWAM or Service Disabled Veteran as defined in manual.

ACTION: Provide copy of certification from Commonwealth of Virginia, if applicable - TAB Z

1.	Tax Attorney:	Alison Giest	This is a Related Entity.	FALSE
	Firm Name:	Applegate & Thorne-Thomsen	DEI Designation?	FALSE
	Address:	425 S. Financial Place, Ste 1900, Chicago, IL	60605	
	Email:	agiest@att-law.com	Phone: (312) 491-4460	
-				
2.	Tax Accountant:	Mike Vicars	This is a Related Entity.	FALSE
	Firm Name:	Dooley and Vicars, CPAs	DEI Designation?	FALSE
	Address:	21 South Sheppard Street, Richmond, VA 23		
	Email:	mike@dvcpas.com	Phone: (804) 355-2508	
3.	Consultant:		This is a Related Entity.	FALSE
0.	Firm Name:		DEI Designation?	FALSE
	Address:		Role:	
	Email:		Phone:	
4.	Management Entity:	Mark Moormans	This is a Related Entity.	TRUE
	Firm Name:	People Incorporated of Virginia	DEI Designation?	FALSE
	Address:	1173 West Main Street, Abingdon, VA 2421	Ō	
	Email:	mmoormans@peopleinc.net	Phone: (276) 623-9000	
-	Contractor		This is a Dalata d Catitu	FALCE
5.	Contractor:		This is a Related Entity.	FALSE
	Firm Name: Address:		DEI Designation?	FALSE
	Email:		Dhonor	
	Ellidii.		Phone:	
6.	Architect:	Colin Arnold	This is a Related Entity.	FALSE
	Firm Name:	Arnold Design Studio	DEI Designation?	FALSE
	Address:	930 Cambria Street, NE, Christiansburg, VA	24073	
	Email:	carnold@arnolddesignstudio.com	Phone: (540) 239-2671	
		-		
7.	Real Estate Attorney:	Pete Curcio	This is a Related Entity.	FALSE
	Firm Name:	Curcio and Curcio	DEI Designation?	FALSE
	Address:	600 Commonwealth Avenue, 2nd Floor, Bris		
	Email:	curcio@bvu.net	Phone: (276) 466-3377	
Q	Mortgage Banker:		This is a Related Entity.	FALSE
0.	Firm Name:		DEI Designation?	FALSE
	Address:		Del Designation:	TALJE
	Email:		Phone:	
	Emun.			
9.	Other:		This is a Related Entity.	FALSE
	Firm Name:		DEI Designation?	FALSE
	Address:		Role:	
	Email:		Phone:	

1. / a.	Acquisition Credit Information Credits are being requested for existing buildings being acquired for development FALSE
	Action: If true, provide an electronic copy of the Existing Condition Questionnaire, Unit by Unit Matrix and Appraisal.
b.	This development has received a previous allocation of credits TRUE If so, when was the most recent year that this development received credits? 2007
c.	The development has been provided an acknowledgement letter from Rural Development regarding its preservation priority?
d.	This development is an existing RD or HUD S8/236 development Action: (If True, provide required form in TAB Q)
	 <u>Note:</u> If there is an identity of interest between the applicant and the seller in this proposal, and the applicant is seeking points in this category, then the applicant must either waive their rights to the developer's fee or other fees associated with acquisition, or obtain a waiver of this requirement from Virginia Housing prior to application submission to receive these points. Applicant agrees to waive all rights to any developer's fee or other fees associated with acquisition
	ii. Applicant has obtained a waiver of this requirement from Virginia Housing prior to the application submission deadline
2. 1	Fen-Year Rule For Acquisition Credits
a.	All buildings satisfy the 10-year look-back rule of IRC Section 42 (d)(2)(B), including the 10% basis/ \$15,000 rehab costs (\$10,000 for Tax Exempt Bonds) per unit requirement
b.	All buildings qualify for an exception to the 10-year rule under IRC Section 42(d)(2)(D)(i),FALSE i Subsection (I)FALSE ii. Subsection (II)FALSE iii. Subsection (III)FALSE iv. Subsection (IV)FALSE v. Subsection (V)FALSE
C.	The 10-year rule in IRC Section 42 (d)(2)(B) for all buildings does not apply pursuant to IRC Section 42(d)(6) FALSE
d.	There are different circumstances for different buildings FALSE Action: (If True, provide an explanation for each building in Tab K)

F. REHAB INFORMATION

3.	Rehabili	tation Credit Information
a.	Credit	s are being requested for rehabilitation expenditures
b.	Minim	um Expenditure Requirements
	i.	All buildings in the development satisfy the rehab costs per unit requirement of IRS Section 42(e)(3)(A)(ii)
	ii.	All buildings in the development qualify for the IRC Section 42(e)(3)(B) exception to the 10% basis requirement (4% credit only)
	iii.	All buildings in the development qualify for the IRC Section 42(f)(5)(B)(ii)(II) exceptionFALSE
	iv.	There are different circumstances for different buildings FALSE Action: (If True, provide an explanation for each building in Tab K)

Applications for 9% Credits - Section 1 must be completed in order to compete in the Non Profit tax credit pool.

All Applicants - Section 2 must be completed to obtain points for nonprofit involvement.

Tax Credit Nonprofit Pool Applicants: To qualify for the nonprofit pool, an organization (described in IRC Section 501(c)(3) or 501(c)(4) and exempt from taxation under IRC Section 501(a)) should answer the following questions as TRUE:

TRUE	a.	Be authorized to do business in Virginia.
TRUE	b.	Be substantially based or active in the community of the development.
TRUE	C.	Materially participate in the development and operation of the development throughout the
		compliance period (i.e., regular, continuous and substantial involvement) in the operation of the
		development throughout the Compliance Period.
TRUE	d.	Own, either directly or through a partnership or limited liability company, 100% of the general
		partnership or managing member interest.
TRUE	e.	Not be affiliated with or controlled by a for-profit organization.
TRUE	f.	Not have been formed for the principal purpose of competition in the Non Profit Pool.
TRUE	g.	Not have any staff member, officer or member of the board of directors materially participate,
		directly or indirectly, in the proposed development as a for profit entity.

- 2. All Applicants: To qualify for points under the ranking system, the nonprofit's involvement need not necessarily satisfy all of the requirements for participation in the nonprofit tax credit pool.
 - A. Nonprofit Involvement (All Applicants)

There is nonprofit involvement in this development...... TRUE (If false, skip to #3.)

Action: If there is nonprofit involvement, provide completed Non Profit Questionnaire (Mandatory TAB I).

- B. Type of involvement:
 - Nonprofit meets eligibility requirement for points only, not pool...... FALSE or

Nonprofit meets eligibility requirements for nonprofit pool and points......

C. Identity of Nonprofit (All nonprofit applicants):

The nonprofit org	anization involved in this developme	nt is: 🕨 🕨	Applicant		
Name: People I	ncorporated Housing Group				
Contact Person:	Bryan Phipps				
Street Address:	1173 West Main Street				
City:	Abingdon	State:	VA	Zip:	24210
Phone:	(276) 623-9000 Contact E	mail: <mark>bphipps@pe</mark>	eopleinc.net		

G. NONPROFIT INVOLVEMENT

D. Percentage of Nonprofit Ownership (All nonprofit applicants):
 Specify the nonprofit entity's percentage ownership of the general partnership interest: 100.0%

3. Nonprofit/Local Housing Authority Purchase Option/Right of First Refusal

- A. <u>TRUE</u> After the mandatory 15-year compliance period, a qualified nonprofit or local housing authority will have the option to purchase or the right of first refusal to acquire the development for a price not to exceed the outstanding debt and exit taxes. Such debt must be limited to the original mortgage(s) unless any refinancing is approved by the nonprofit. See manual for more specifics.
 - Action:Provide Option or Right of First Refusal in recordable form using
Virginia Housing's template. (TAB V)
Provide Nonprofit Questionnaire (if applicable) (TAB I)

Name of qualified nonprofit: People Incorporated Housing Group

or indicate true if Local Housing Authority		FALSE	
Name of Local Housing Authority			

B. FALSE A qualified nonprofit or local housing authority submits a homeownership plan committing to sell the units in the development after the mandatory 15-year compliance period to tenants whose incomes shall not exceed the applicable income limit at the time of their initial occupancy.

Action: Provide Homeownership Plan (TAB N) and contact Virginia Housing for a Pre-Application M

NOTE: Applicant is required to waive the right to pursue a Qualified Contract.

H. STRUCTURE AND UNITS INFORMATION

1. Ge	neral Information			
a.	Total number of all units in development	32	bedrooms	32
	Total number of rental units in development	32	bedrooms	32
	Number of low-income rental units	32	bedrooms	32
	Percentage of rental units designated low-income	100.00%		
b.	Number of new units:	bedrooms	0	
	Number of adaptive reuse units: 0	bedrooms	0	
	Number of rehab units:	bedrooms	32	
c.	If any, indicate number of planned exempt units (included in tota	al of all units in develo	pment)	. 0
d.	Total Floor Area For The Entire Development		29,148.02	(Sq. ft.)
e.	Unheated Floor Area (i.e. Breezeways, Balconies, Storage)		2,419.00	(Sq. ft.)
f.	Nonresidential Commercial Floor Area (Not eligible for funding)			
g.	Total Usable Residential Heated Area		26,729.02	(Sq. ft.)
h.	Percentage of Net Rentable Square Feet Deemed To Be New Ren	ıtal Space		<u>I</u>
i.	Exact area of site in acres 1.900			
j.	Locality has approved a final site plan or plan of development If True , Provide required documentation (TAB O).		TRUE	l
k.	Requirement as of 2016: Site must be properly zoned for propos ACTION: Provide required zoning documentation (MANDATORY	•		
I.	Development is eligible for Historic Rehab credits Definition:		. <mark>FALSE</mark>	
	The structure is historic, by virtue of being listed individually in th	ne National Register of	f Historic Places, or d	ue to its
	location in a registered historic district and certified by the Secret	tary of the Interior as	being of historical sig	nificance to
	the district, and the rehabilitation will be completed in such a ma	anner as to be eligible	for historic rehabilita	tion tax
	credits.			

H. STRUCTURE AND UNITS INFORMATION

2. UNIT MIX

a. Specify the average size and number per unit type (as indicated in the Architect's Certification):

(· · · · · = 0

32

Note: Average sq foot should include the prorata of common space.

			# of LIHTC
Unit Type	Average Sq	Average Sq Foot	
Supportive Housing	0.00	SF	0
1 Story Eff - Elderly	0.00	SF	0
1 Story 1BR - Elderly	668.23	SF	32
1 Story 2BR - Elderly	0.00	SF	0
Eff - Elderly	0.00	SF	0
1BR Elderly	0.00	SF	0
2BR Elderly	0.00	SF	0
Eff - Garden	0.00	SF	0
1BR Garden	0.00	SF	0
2BR Garden	0.00	SF	0
3BR Garden	0.00	SF	0
4BR Garden	0.00	SF	0
2+ Story 2BR Townhouse	0.00	SF	0
2+ Story 3BR Townhouse	0.00	SF	0
2+ Story 4BR Townhouse	0.00	SF	0

Total Rental Units
0
0
32
0
0
0
0
0
0
0
0
0
0
0
0
32

Note: Please be sure to enter the values in the appropriate unit category. If not, errors will occur on the self scoresheet.

3. Structures

h. D

- a. Number of Buildings (containing rental units)...... 4
- c. Maximum Number of stories:.....
- d. The development is a <u>scattered site</u> development..... FALSE

e. Commercial Area Intended Use:

- f. Development consists primarily of : (Only One Option Below Can Be True)
 - i. Low Rise Building(s) (1-5 stories with any structural elements made of wood).....
 TRUE

 ii. Mid Rise Building(s) (5-7 stories with no structural elements made of wood).....
 FALSE

 iii. High Rise Building(s) (8 or more stories with no structural elements made of wood).....
 FALSE
- g. Indicate **True** for all development's structural features that apply:

i. Row House/Townhouse	FALSE	v. Detached Single-family	FALSE
ii. Garden Apartments	TRUE	vi. Detached Two-family	FALSE
iii. Slab on Grade	TRUE	vii. Basement	FALSE
iv. Crawl space	FALSE		
Development contains an elevator(s). If true, # of Elevators. Elevator Type (if known)	FALSE 0		

Н. STRUCTURE AND UNITS INFORMATION

- i. Roof Type
- Hip Roof
- k. Primary Exterior Finish

i. Construction Type

- Frame
- Brick

TRUE

FALSE

FALSE

FALSE TRUE

4. Site Amenities (indicate all proposed)

- a. Business Center.....
- b. Covered Parking.....
- c. Exercise Room.....
- d. Gated access to Site.....
- e. Laundry facilities.....

f. Limited Access	FALSE	
g. Playground	FALSE	
h. Pool	FALSE	
i. Rental Office	FALSE	
j. Sports Activity Ct	FALSE	
k. Other:		

- I. Describe Community Facilities:
- m. Number of Proposed Parking Spaces Parking is shared with another entity

	47	
FALSE		

Community Room

n. Development located within 1/2 mile of an existing commuter rail, light rail or subway station or 1/4 mile from existing public bus stop. TRUE

If True, Provide required documentation (TAB K2).

5. Plans and Specifications

- a. Minimum submission requirements for all properties (new construction, rehabilitation and adaptive reuse):
 - i. A location map with development clearly defined.
 - ii. Sketch plan of the site showing overall dimensions of all building(s), major site elements (e.g., parking lots and location of existing utilities, and water, sewer, electric, gas in the streets adjacent to the site). Contour lines and elevations are not required.
 - iii. Sketch plans of all building(s) reflecting overall dimensions of:
 - a. Typical floor plan(s) showing apartment types and placement
 - b. Ground floor plan(s) showing common areas
 - c. Sketch floor plan(s) of typical dwelling unit(s)
 - d. Typical wall section(s) showing footing, foundation, wall and floor structure Notes must indicate basic materials in structure, floor and exterior finish.
- b. The following are due at reservation for Tax Exempt 4% Applications and at allocation for 9% Applications.
 - i. Phase I environmental assessment.
 - ii. Physical needs assessment for any rehab only development.

NOTE: All developments must meet Virginia Housing's Minimum Design and Construction Requirements. By signing and submitting the Application for Reservation of LIHTC, the applicant certifies that the proposed project budget, plans & specifications and work write-ups incorporate all necessary elements to fulfill these requirements.

J. ENHANCEMENTS

Each development must meet the following baseline energy performance standard applicable to the development's construction category.

- a. New Construction: must obtain EnergyStar certification.
- b. Rehabilitation: renovation must result in at least a 30% performance increase or score an 80 or lower on the HERS Index.
- c. Adaptive Reuse: must score a 95 or lower on the HERS Index.

Certification and HERS Index score must be verified by a third-party, independent, non-affiliated, certified RESNET home energy rater. The HERS re[prt should be completed for the whole development and not an individual unit.

Indicate True for the following items that apply to the proposed development:

ACTION: Provide RESNET rater certification of Development Plans (TAB F)

ACTION: Provide Internet Safety Plan and Resident Information Form (Tab W) if corresponding options selected below.

REQUIRED:

1. For any development, upon completion of construction/rehabilitation:

TRUE	a.	A community/meeting room with a minimum of 749 square feet is provided with free WIFI access restricted to residents only.
100.00% 0.00%		Percentage of brick covering the exterior walls. Percentage of Fiber Cement Board or other similar low-maintenance material approved by the Authority covering exterior walls. Community buildings are to be included in percentage calculations.
FALSE	c.	
FALSE	d.	All faucets, toilets and showerheads in each bathroom are WaterSense labeled products.
TRUE	e.	Rehab Only: Each unit is provided with the necessary infrastructure for high-speed internet/broadband service.
	f.	Not applicable for 2024 Cycles
FALSE	g.	Each unit is provided free individual broadband/high speed internet access.
or FALSE	h.	(both access point categories have a minimum upload/download speed per manual.) Each unit is provided free individual WiFi access.
Or	i.	Full bath fans are wired to primary light with delayed timer or has continuous exhaust by ERV/DOAS.
FALSE	j.	Full bath fans are equipped with a humidistat.
TRUE	k.	Cooking surfaces are equipped with fire prevention features as defined in the manual
FALSE	I.	Cooking surfaces are equipped with fire suppression features as defined in the manual
FALSE	m.	Rehab only: Each unit has dedicated space, drain and electrical hook-ups to accept a permanently installed dehumidification system.
or TRUE	n.	All Construction types: each unit is equipped with a permanent dehumidification system.
FALSE	0.	All interior doors within units are solid core.
TRUE	p.	Every kitchen, living room and bedroom contains, at minimum, one USB charging port.
TRUE	q.	All kitchen light fixtures are LED and meet MDCR lighting guidelines.
0%	r.	Percentage of development's on-site electrical load that can be met by a renewable energy electric system (for the benefit of the tenants) - Provide documentation at Tab F .
FALSE	s.	New construction only: Each unit to have balcony or patio with a minimum depth of 5 feet clear

or all deve								
	lopments exclusively serving elderly tenants up	on completion of c	onstruction/rebabilitation					
	a. All cooking ranges have front controls.							
TRUE		montal heat source						
TRUE	b. Bathrooms have an independent or supplemental heat source.							
and the second	c. All entrance doors have two eye viewers, o							
		rimary entry door lo	ocated in an interior hallway.					
		standard applicable	to the development's construction					
ne applica	nt will also obtain one of the following:							
TRUE	Earthcraft Gold or higher certification	FALSE	National Green Building Standard (NGBS certification of Silver or higher.					
FALSE	LEED Certification	FALSE	Enterprise Green Communities (EGC) Certification					
ailure to re	ach this goal will not result in a penalty.)							
			Passive House Standards					
FALSE								
niversal D	esign - Units Meeting Universal Design Standard	s (units must be sho	own on Plans)					
FALSE	 Architect of record certifies that units will b Design Standards. 	be constructed to m	eet Virginia Housing's Universal					
	a. Architect of record certifies that units will b Design Standards.b. Number of Rental Units constructed to men							
FALSE	Design Standards.							
FALSE	Design Standards. b. Number of Rental Units constructed to me	et Virginia Housing's	s Universal Design standards:					
	oplicant ag tegory as te applicar <u>TRUE</u> FALSE Action:	reen Certification oplicant agrees to meet the base line energy performance tegory as listed above. ne applicant will also obtain one of the following: TRUE Earthcraft Gold or higher certification FALSE LEED Certification Action: If seeking any points associated Green certification oplicant will pursue one of the following certifications to be alure to reach this goal will not result in a penalty.) TRUE Zero Energy Ready Home Requirements FALSE Applicant wishes to claim points from a prior a	reen Certification oplicant agrees to meet the base line energy performance standard applicable tegory as listed above. re applicant will also obtain one of the following: TRUE Earthcraft Gold or higher certification FALSE LEED Certification FALSE If seeking any points associated Green certification, provide approp oplicant will pursue one of the following certifications to be awarded points or alure to reach this goal will not result in a penalty.) TRUE Zero Energy Ready Home Requirements					

I. UTILITIES

- 1. Utilities Types:
 - a. Heating Type Electric Forced Air
 - b. Cooking Type Electric
 - c. AC Type
 - d. Hot Water Type Electric
- 2. Indicate True if the following services will be included in Rent:

Central Air

Water?	TRUE	Heat?	FALSE
Hot Water?	FALSE	AC?	FALSE
Lighting/ Electric?	FALSE	Sewer?	TRUE
Cooking?	FALSE	Trash Removal?	TRUE

Utilities	Enter Allowances by Bedroom Size						
	0-BR	1-BR	2-BR	3-BR	4-BR		
Heating	0	21	0	0	0		
Air Conditioning	0	2	0	0	0		
Cooking	0	6	0	0	0		
Lighting	0	29	0	0	0		
Hot Water	0	19	0	0	0		
Water	0	0	0	0	0		
Sewer	0	0	0	0	0		
Trash	0	0	0	0	0		
Total utility allowance for costs paid by tenant							
Costs paid by terraint	\$0	\$77	\$0	\$0	\$0		

3. The following sources were used for Utility Allowance Calculation (Provide documentation TAB R).

a.	FALSE	HUD	d.	FALSE	Local PHA
b.	FALSE	Utility Company (Estimate)	e.	TRUE	Other: Zeffert Assoc. (RD)
c.	FALSE	Utility Company (Actual Survey)			

Warning: The Virginia Housing housing choice voucher program utility schedule shown on VirginiaHousing.com should not be used unless directed to do so by the local housing authority.

K. SPECIAL HOUSING NEEDS

NOTE: Any Applicant commits to providing first preference to members of targeted populations having state rental assistance and will not impose any eligibility requirements or lease terms for such individuals that are more restrictive than its standard requirements and terms, the terms of the MOU establishing the target population, or the eligibility requirements for the state rental assistance.

- 1. Accessibility: Indicate True for the following point categories, as appropriate. Action: Provide appropriate documentation (Tab X)
 - TRUE

a. Any development in which (i) the greater of 5 units or 10% of total units will be assisted by HUD project-based vouchers (as evidenced by the submission of a letter satisfactory to the Authority from an authorized public housing authority (PHA) that the development meets all prerequisites for such assistance), or another form of documented and binding federal project-based rent subsidies in order to ensure occupancy by extremely low-income persons. Locality project based rental subsidy meets the definition of state project based rental subsidy;

(ii) will conform to HUD regulations interpreting the accessibility requirements of section 504 of the Rehabilitation Act; and be actively marketed to persons with disabilities as defined in the Fair Housing Act in accordance with a plan submitted as part of the application for credits.

(iii) above must include roll-in showers, roll under sinks and front control ranges, unless agreed to by the Authority prior to the applicant's submission of its application.

Documentation from source of assistance must be provided with the application. **Note:** Subsidies may apply to any units, not only those built to satisfy Section 504.

FALSE b. Any development in which ten percent (10%) of the total units (i) conform to HUD regulations interpreting the accessibility requirements of section 504 of the Rehabilitation Act and (ii) are actively marketed to persons with disabilities as defined in the Fair Housing Act in accordance with a plan submitted as part of the application for credits.

For items a or b, all common space must also conform to HUD regulations interpreting the accessibility requirements of section 504 of the Rehabilitation Act.



Architect of Record initial here that the above information is accurate per certification statement within this application.

2. Special Housing Needs/Leasing Preference:

a. If not general population, select applicable special population:

- TRUE Elderly (as defined by the United States Fair Housing Act.)
- FALSE Persons with Disabilities (must meet the requirements of the Federal
 - Americans with Disabilities Act) Accessible Supportive Housing Pool only
- FALSE Supportive Housing (as described in the Tax Credit Manual)
 - If Supportive Housing is True: Will the supportive housing consist of units designated for
- FALSE tenants that are homeless or at risk of homelessness?

Action: Provide Permanent Supportive Housing Certification (Tab S)

K. SPECIAL HOUSING NEEDS

b. The development	has existing tenants a	nd a relocation plan has been developed	TRUE
		s that the impact of economic and/or physical	
		mized, in which Owners agree to abide by the	
Authority's Reloca	tion Guidelines for LIF	HTC properties.)	
Action: Provide Re	elocation Plan, Budget	and Unit Delivery Schedule (Mandatory if tenants are	displaced - Tab
Leasing Preferences			
	rence be given to appli	icants on a public housing waiting list and/or Section 8	
waiting list?	select: Yes		
Organization whic	h holds waiting list:	Abingdon Redevelopment and Housing Aut	hority
Contact person:	Mark Adams		
Title:	Executive Director		
Phone Number:	(276) 628-5661		
Action: Pro	ovide required notificat	tion documentation (TAB L)	
b. Leasing preference	e will be given to indiv	viduals and families with children	FALSE
(Less than or equa	al to 20% of the units r	must have of 1 or less bedrooms).	
c. Specify the numb	er of low-income units	s that will serve individuals and families with children by	
providing three or	r more bedrooms:	0	
	ome Units	0%	

management certification must be provided before 8609s are issued.
<u>Download Current CMA List from VirginiaHousing.com</u>

Action: Provide documentation of tenant disclosure regarding Virginia Housing Rental Education (Mandatory - Tab U)

4. Target Population Leasing Preference

Unless prohibited by an applicable federal subsidy program, each applicant shall commit to provide a leasing preference to individuals (i) in a target population identified in a memorandum of understanding between the Authority and one or more participating agencies of the Commonwealth, (ii) having a voucher or other binding commitment for rental assistance from the Commonwealth, and (iii) referred to the development by a referring agent approved by the Authority. The leasing preference shall not be applied to more than ten percent (10%) of the total units in the development at any given time. The applicant may not impose tenant selection criteria or leasing terms with respect to individuals receiving this preference that are more restrictive than the applicant's tenant selection criteria or leasing terms applicable to prospective tenants in the development that do not receive this preference, the eligibility criteria for the rental assistance from the Commonwealth, or any eligibility criteria contained in a memorandum of understanding between the Authority and one or more participating agencies of the Commonwealth.

Primary Contact for Target Population leasing preference. The agency will contact as needed.

First Name:	Mark	
Last Name:	Moormans	
Phone Number:	(276) 623-9000	Email: mmoormans@peopleinc.net

v.2024.1

v.2024.1

K. SPECIAL HOUSING NEEDS

5. Resident Well-Being (as defined in the manual)

Action: Provide appropriate documentation for any selection below (Tab S)

FALSE

 a. Development has entered into a memorandum of understanding (approved by DBHDS) with a resident service provider for the provision of resident services.

 FALSE

 b. Development will provide licensed childcare on-site with a preference and discount to residents or an equivalent subsidy for tenants to utilize licensed childcare of tenant's choice.

 FALSE

 c. Development will provide tenants with free on-call, telephonic or virtual healthcare services with a licensed provider.

6. Rental Assistance

- a. Some of the low-income units do or will receive rental assistance...... TRUE
- b. Indicate True if rental assistance will be available from the following
 - FALSE Rental Assistance Demonstration (RAD) or other PHA conversion to project based rental assistance. FALSE Section 8 New Construction Substantial Rehabilitation FALSE Section 8 Moderate Rehabilitation FALSE Section 811 Certificates FALSE Section 8 Project Based Assistance **RD 515 Rental Assistance** TRUE Section 8 Vouchers FALSE *Administering Organization: FALSE State Assistance *Administering Organization: FALSE Other:

c. The Project Based vouchers above are applicable to the 30% units seeking points.
FALSE

i. If True above, how many of the 30% units will not have project based vouchers?

d. Number of units	receiving assistance:	32
How many years	s in rental assistance contract?	1.00
Expiration date	of contract:	12/31/2024
There is an Opti	on to Renew	TRUE
Action:	Contract or other agreement prov	/ided (TAB Q).

7. Public Housing Revitalization

Is this development replacing or revitalizing Public Housing Units? If so, how many existing Public Housing units? FALSE 0

0

L. UNIT DETAILS

1. Set-Aside Election: UNITS SELECTED IN INCOME AND RENT DETERMINE POINTS FOR THE BONUS POINT CATEGORY

Note: In order to qualify for any tax credits, a development must meet one of three minimum threshold occupancy tests. Either (i) at least 20% of the units must be rent-restricted and occupied by persons whose incomes are 50% or less of the area median income adjusted for family size (this is called the 20/50 test), (ii) at least 40% of the units must be rent-restricted and occupied by persons whose incomes are 50% or less of the area median income adjusted for family size (this is called the 20/50 test), (ii) at least 40% of the units must be rent-restricted and occupied by persons whose incomes are 60% or less of the area median income adjusted for family size (this is called the 40/60 test), or (iii) 40% or more of the units are both rent-restricted and occupied by persons whose income does not exceed the imputed income limitation designated in 10% increments between 20% to 80% of the AMI, and the average of the imputed income limitations collectively does not exceed 60% of the AMI (this is called the Average Income Test (AIT)). All occupancy tests are described in Section 42 of the IRC. Rent-and income-restricted units are known as low-income units. If you have more low-income units than required, you qualify for more credits. If you serve lower incomes than required, you receive more points under the ranking system.

Income Lev	vels	
# of Units	% of Units	
0	0.00%	20% Area Median
0	0.00%	30% Area Median
0	0.00%	40% Area Median
16	50.00%	50% Area Median
16	50.00%	60% Area Median
0	0.00%	70% Area Median
0	0.00%	80% Area Median
0	0.00%	Market Units
32	100.00%	Total

a. Units Provided Per Household Type:

Rent Levels		
# of Units	% of Units	
0	0.00%	20% Area Median
0	0.00%	30% Area Median
4	12.50%	40% Area Median
12	37.50%	50% Area Median
16	50.00%	60% Area Median
0	0.00%	70% Area Median
0	0.00%	80% Area Median
0	0.00%	Market Units
32	100.00%	Total

b. Indicate that you are electing to receive points for the following deeper targets shown in the chart above and those targets will be reflected in the set-aside requirements within the Extended Use Agreement.

20-30% Levels FALSE 40% Levels TRUE 50% levels

TRUE

- c. The development plans to utilize average income testing....... FALSE
- 2. Unit Mix Grid

FOR YOUR CONVENIENCE, COPY AND PASTE IS ALLOWED WITHIN UNIT MIX GRID

In the following grid, add a row for each unique unit type planned within the development. Enter the appropriate data for both tax credit and market rate units.



Architect of Record initial here that the information below is accurate per certification statement within this application.

	Unit Type (Select One)	Rent Target (Select One)	Number of Units	# of Units 504 compliant	Net Rentable Square Feet	Monthly Rent Per Unit	Total Monthly Rent
Mix 1	1 BR - 1 Bath	40% AMI	4	4	563.16	\$646.00	\$2,584
Mix 2	1 BR - 1 Bath	50% AMI	12	1	563.16	\$646.00	\$7,752
Mix 3	1 BR - 1 Bath	60% AMI	16		563.16	\$646.00	\$10,336
Mix 4							\$0
Mix 5							\$0
Mix 6							\$0
Mix 7							\$0
Mix 8					1000		\$0
Mix 9							\$0

L. UNIT DETAILS

			-	-	-	
Mix 10						\$0
Mix 11					I Company	\$0
Mix 12						\$0
Mix 13						\$0
Mix 14						\$0
Mix 15					1	\$0
Mix 16						\$0
Mix 17						\$0
Mix 18						\$0
Mix 19		-				
		-				\$0
Mix 20						\$0
Mix 21						\$0
Mix 22						\$0
Mix 23						\$0
Mix 24						\$0
Mix 25						\$0
Mix 26						\$0
Mix 27						\$0
Mix 28						
Mix 29		-				\$0
						\$0
Mix 30						\$0
Mix 31						\$0
Mix 32						\$0
Mix 33						\$0
Mix 34						\$0
Mix 35						\$0
Mix 36						\$0
Mix 37						\$0
Mix 38						\$0
Mix 39						\$U
						\$0
Mix 40						\$0
Mix 41						\$0
Mix 42						\$0
Mix 43						\$0
Mix 44						\$0
Mix 45						\$0
Mix 46						\$0
Mix 47			1			\$0
Mix 48						\$0
Mix 49		-				
Mix 50		 				\$0
						\$0
Mix 51						\$0
Mix 52						\$0
Mix 53						\$0
Mix 54						\$0
Mix 55						\$0
Mix 56						\$0
Mix 57						\$0
Mix 58						\$0
Mix 59						\$0
						\$0
Mix 60						\$0
Mix 61						\$0
Mix 62	A Contraction of the					\$0
Mix 63						\$0 \$0
Mix 64						\$0
Mix 65						\$0

L. UNIT DETAILS

UTITU I			Total NR SF:		18,021.12	
Total Units	32	Net Rentable SF:	TC Units MKT Units		18,021.12 0.00	
					10 001 15	
TOTALS			32	5		\$20,67
Aix 100						\$1
Mix 99						\$1
Mix 98						\$1
Mix 97						\$1
Mix 96						\$1
Mix 95						\$(
Mix 94						\$(
Mix 93						\$(
Mix 92						\$(
Mix 91						\$(
Mix 90						\$(
Mix 89						\$(
Mix 88						\$(
Mix 87						\$(
Mix 86						\$(
Mix 85						\$(
Mix 84						\$(
Mix 83						\$(
Mix 82						\$(
Mix 81						\$(
Mix 80						\$(
Mix 79						\$0
Mix 77 Mix 78						\$(
Mix 76						\$(
Mix 75						\$(
Mix 74						\$(
Mix 73						\$(
Mix 72						\$0
Mix 71						\$0
Mix 70 📃						\$0
Mix 69						\$0
Mix 68						\$0
Mix 67						\$0

Floor Space Fraction (to 7 decimals) 100.00000%

M. OPERATING EXPENSES

Administrative:		Use Whole Numbers Only
1. Advertising/Marketing		\$350
2. Office Salaries		\$(
3. Office Supplies		\$500
4. Office/Model Apartment	(type) \$(
5. Management Fee		\$33,408
14.48% of EGI	\$1,044.00 Per Unit	
6. Manager Salaries		\$16,000
7. Staff Unit (s)	(type) \$(
8. Legal		\$150
9. Auditing		\$3,750
10. Bookkeeping/Accounting F	ees	\$(
11. Telephone & Answering Se	rvice	\$1,355
12. Tax Credit Monitoring Fee		\$1,120
13. Miscellaneous Administrat	ive	\$4,500
Total Administr	ative	\$61,133
Utilities		
14. Fuel Oil		\$(
15. Electricity		\$3,200
16. Water		\$15,800
17. Gas		\$(
18. Sewer		\$6,000
Total Utility		\$25,000
Operating:		
19. Janitor/Cleaning Payroll		\$0
20. Janitor/Cleaning Supplies		\$350
21. Janitor/Cleaning Contract		\$(
22. Exterminating		\$2,500
23. Trash Removal		\$4,500
24. Security Payroll/Contract		\$0
25. Grounds Payroll		\$0
26. Grounds Supplies		\$(
27. Grounds Contract		\$5,000
28. Maintenance/Repairs Payr	oll	\$11,000
29. Repairs/Material		\$5,000
30. Repairs Contract		\$3,500
31. Elevator Maintenance/Con	tract	\$(
32. Heating/Cooling Repairs &	Maintenance	\$1,000
33. Pool Maintenance/Contrac		\$(
34. Snow Removal		\$200
35. Decorating/Payroll/Contra	ct	\$(
36. Decorating Supplies		\$(
37. Miscellaneous		\$3,610
	g & Maintenance	\$36,660
	-	200,000

M. OPERATING EXPENSES

Taxes & Insurance			
38. Real Estate Taxes			\$11,500
39. Payroll Taxes			\$780
40. Miscellaneous Taxes/Licenses/Permits			\$275
41. Property & Liability Insurance	\$484	per unit	\$15,500
42. Fidelity Bond			\$0
43. Workman's Compensation			\$50
44. Health Insurance & Employee Benefits			\$13,200
45. Other Insurance			\$0
Total Taxes & Insurance			\$41,305
Total Operating Expense			\$164,098
Total Operating \$5,128 C. Total Operating	g	71.13%	
Expenses Per Unit Expenses as %	-		
Protect Protect			
Replacement Reserves (Total # Units X \$300 or \$250 New 0	Const./E	lderly Minimum)	\$8,000
•	,	. ,	
Total Expenses			\$172,098

N. PROJECT SCHEDULE

ΑCΤΙVITY	ACTUAL OR ANTICIPATED DATE	NAME OF RESPONSIBLE PERSON
1. SITE		
a. Option/Contract	3/12/2024	Erika Dietz/Bryan Ailey
b. Site Acquisition	3/12/2024	Erika Dietz/Bryan Ailey
c. Zoning Approval	3/1/2024	Mayana Rice
d. Site Plan Approval	N/A	
2. Financing a. Construction Loan		
i. Loan Application	TBD	Erika Dietz/Bryan Ailey
ii. Conditional Commitment	TBD	Erika Dietz/Bryan Ailey
iii. Firm Commitment	TBD	Erika Dietz/Bryan Ailey
b. Permanent Loan - First Lien		
i. Loan Application	4/1/2025	Erika Dietz/Bryan Ailey
ii. Conditional Commitment	6/1/2025	Erika Dietz/Bryan Ailey
iii. Firm Commitment	7/1/2025	Erika Dietz/Bryan Ailey
c. Permanent Loan-Second Lien		
i. Loan Application	10/4/2024	Erika Dietz/Bryan Ailey
ii. Conditional Commitment	3/15/2025	Erika Dietz/Bryan Ailey
iii. Firm Commitment	3/15/2025	Erika Dietz/Bryan Ailey
d. Other Loans & Grants		
i. Type & Source, List	Capital Magnet Fund	Erika Dietz/Bryan Ailey
ii. Application	4/16/2023	Erika Dietz/Bryan Ailey
iii. Award/Commitment	10/4/2023; 3/12/2024	Erika Dietz/Bryan Ailey
2. Formation of Owner	1/30/2024	Pete Curcio
3. IRS Approval of Nonprofit Status	3/22/2002	Pete Curcio
4. Closing and Transfer of Property to Owner	7/30/2025	Erika Dietz/Bryan Ailey
5. Plans and Specifications, Working Drawings	4/1/2025	Colin Arnold
6. Building Permit Issued by Local Government	7/1/2025	Town of Abingdon
7. Start Construction	9/1/2025	<mark>General Contractor - TBD</mark>
8. Begin Lease-up	9/1/2026	Mark Moormans
9. Complete Construction	12/30/2026	<mark>General Contractor - TBD</mark>
10. Complete Lease-Up	12/1/2026	Mark Moormans
11. Credit Placed in Service Date	12/1/2026	Erika Dietz/Bryan Ailey

O. PROJECT BUDGET - HARD COSTS

Cost/Basis/Maximum Allowable Credit

Complete cost column and basis column(s) as appropriate

Note: Attorney must opine, among other things, as to correctness of the inclusion of each cost item in eligible basis, type of credit and numerical calculations included in Project Budget.

	Must Use Whole Numb	ers Only!	Amount of Cost up to 100% Includable in Eligible BasisUse Applicable Column(s):		
				nt Value Credit"	(D)
	ltem	(A) Cost	(B) Acquisition	(C) Rehab/	"70 % Present
		()	(=) · · · · · · · · · · · · · · · · · · ·	New Construction	Value Credit"
1. Cont	ractor Cost				
a.	Unit Structures (New)	0	0	0	0
b.	Unit Structures (Rehab)	1,896,000	0	0	1,896,000
c.	Non Residential Structures	0	0	0	0
d.	Commercial Space Costs	0	0	0	0
e.	Structured Parking Garage	0	0	0	0
	Total Structure	1,896,000	0	0	1,896,000
f.	Earthwork	0	0	0	0
g.	Site Utilities	0	0	0	0
h.	Renewable Energy	0	0	0	0
— i.	Roads & Walks	0	0	0	0
j.	Site Improvements	350,000	0	0	350,000
k.	Lawns & Planting	0	0	0	0
١.	Engineering	0	0	0	0
m.	Off-Site Improvements	0	0	0	0
n.	Site Environmental Mitigation	0	0	0	0
о.	Demolition	0	0	0	0
р.	Site Work	0	0	0	0
q.	Other Site work	0	0	0	0
	Total Land Improvements	350,000	0	0	350,000
	Total Structure and Land	2,246,000	0	0	2,246,000
r.	General Requirements	89,840	0	0	67,398
s.	Builder's Overhead	89,840	0	0	67,398
(4.0% Contract)				
t.	Builder's Profit	134,758	0	0	101,097
(6.0% Contract)				
u.	Bonds	0	0	0	0
٧.	Building Permits	0	0	0	0
w.	Special Construction	0	0	0	0
х.	Special Equipment	0	0	0	0
у.	Other 1:	0	0	0	0
Ζ.	Other 2:	0	0	0	0
aa.	Other 3:	0	0	0	0
	Contractor Costs	\$2,560,438	\$0	\$0	\$2,481,893

Construction cost per unit:

\$80,013.69

\$314,438

To select exclusion of allowable line items from

Total Development Costs used in Cost limit

calculations, select X in yellow box to the left.

O. PROJECT BUDGET - OWNER COSTS

			Costs used in Cost limit left.	allowable line items from t calculations, select X in	yellow box to the
				f Cost up to 100% Inc	
	MUST USE WHOLE NUMBERS ONLY!		"30% Present	isisUse Applicable (
	ltom	(A) Cost			(D)
	Item	(A) Cost	(B) Acquisition	(C) Rehab/	"70 % Present
				New Construction	Value Credit"
2. Ow	ner Costs				
a.	Building Permit	15,000	0	0	15,000
b.	Architecture/Engineering Design Fee	180,000	0	0	180,000
	\$5,625 /Unit)				
с.	Architecture Supervision Fee		0	0	0
	\$0 /Unit)				
d.	Tap Fees	0	0	0	0
e.	Environmental	12,000	0	0	12,000
f.	Soil Borings	0	0	0	0
g.	Green Building (Earthcraft, LEED, etc.)	25,000	0	0	25,000
h.	Appraisal	12,000	0	0	12,000
i.	Market Study	7,500	0	0	7,500
j.	Site Engineering / Survey	30,000	0	0	30,000
k.	Construction/Development Mgt	0	0	0	0
١.	Structural/Mechanical Study	0	0	0	0
m.	Construction Loan	24,000	0	0	24,000
	Origination Fee				
n.	Construction Interest	325,000	0	0	208,000
	(<mark>6.8%</mark> for 12 months)				
0.	Taxes During Construction	15,000	0	0	15,000
p.	Insurance During Construction	33,500	0	0	33,500
q.	Permanent Loan Fee	10,000		·	
	(<mark>0.0%</mark>)				
r.	Other Permanent Loan Fees	0			
s.	Letter of Credit	0	0	0	0
t.	Cost Certification Fee	20,000	0	0	0
u.	Accounting	0	0	0	0
٧.	Title and Recording	50,000	0	0	11,000
w.	Legal Fees for Closing	100,000	0	0	62,500
х.	Mortgage Banker	0	0	0	0
у.	Tax Credit Fee	20,339			
z.	Tenant Relocation	90,000		·	
aa.	Fixtures, Furnitures and Equipment	0	0	0	0
ab.	Organization Costs	0			
ac.	Operating Reserve	100,000			
ad.	Contingency	0			
ae.	Security	0	0	0	0
af.	Utilities	0	0	0	0
ag.		0			

O. PROJECT BUDGET - OWNER COSTS

(1) Other* specify: Lease Up Reserves	0	0	0	0
(2) Other* specify: Contingency	256,100	0	0	256,100
(3) Other* specify:	0	0	0	0
(4) Other* specify:	0	0	0	0
(5) Other * specify:	0	0	0	0
(6) Other* specify:	0	0	0	0
(7) Other* specify:	0	0	0	0
(8) Other* specify:	0	0	0	0
(9) Other* specify:	0	0	0	0
Owner Costs Subtotal (Sum 2A2(10))	\$1,325,439	\$0	\$0	\$891,600
Subtotal 1 + 2	\$3,885,877	\$0	\$0	\$3,373,493
(Owner + Contractor Costs)				
3. Developer's Fees	704,505	0	0	704,505
4. Owner's Acquisition Costs				
Land	505,000			
Existing Improvements	1,230,000	1,230,000		
Subtotal 4:	\$1,735,000	\$1,230,000		
5. Total Development Costs				
Subtotal 1+2+3+4:	\$6,325,382	\$1,230,000	\$0	\$4,077,998

If this application seeks rehab credits only, in which there is no acquisition and <u>no change in ownership</u>, enter the greater of appraised value or tax assessment value here:

(Provide documentation at Tab E)	\$0 \$0	Land Building
Maximum Developer Fee:	\$704	l,505
Proposed Development's Cost per Sq Foot Applicable Cost Limit by Square Foot:	\$157 \$201	Meets Limits
Proposed Development's Cost per Unit Applicable Cost Limit per Unit:	\$143,449 \$233,654	Meets Limits

P. ELIGIBLE BASIS CALCULATION

				Cost up to 100% Inc isUse Applicable C	
	ltem	(A) Cost	"30 % Present V (B) Acquisition		(D) "70 % Present Value Credit"
1.	Total Development Costs	6,325,382	1,230,000	0	4,077,998
2.	Reductions in Eligible Basis	<u> </u>			
	a. Amount of federal grant(s) used to fina qualifying development costs	ance	0	0	0
	b. Amount of nonqualified, nonrecourse	financing	0	0	0
	 Costs of nonqualifying units of higher of (or excess portion thereof) 	quality	0	0	0
	d. Historic Tax Credit (residential portion)	0	0	0
3.	Total Eligible Basis (1 - 2 above)	1,230,000	0	4,077,998	
4.	Adjustment(s) to Eligible Basis (For non-a	acquisition costs in	eligible basis)		
	a. For QCT or DDA (Eligible Basis x 30%) State Designated Basis Boosts:			0	0
	b. For Revitalization or Supportive Housirc. For Green Certification (Eligible Basis x	- · -	30%)	0	1,223,399 0
	Total Adjusted Eligible basis		=	0	5,301,397
5.	Applicable Fraction		100.00000%	100.00000%	100.00000%
6.	Total Qualified Basis (Eligible Basis x Applicable Fraction)		1,230,000	0	5,301,397
7.	Applicable Percentage		4.00%	4.00%	9.00%
8.	Maximum Allowable Credit under IRC §4 (Qualified Basis x Applicable Percentage)	42	\$49,200	\$0	\$477,126
	(Must be same as BIN total and equal to o than credit amount allowed)	Combine	\$526,326 ed 30% & 70% P. V.	Credit	

Q. SOURCES OF FUNDS

Action: Provide Documentation for all Funding Sources at Tab T

1. Construction Financing: List individually the sources of construction financing, including any such loans financed through grant sources:

		Date of	Date of	Amount of	
	Source of Funds	Application	Commitment	Funds	Name of Contact Person
1.	Construction Lender			\$3,200,000	
2.					
3.					
Total Construction Funding:				\$3,200,000	

2. Permanent Financing: List individually the sources of all permanent financing in order of lien position:

			(Whole Numbers only)			Interest	Amortization	Term of
Date		Date of	Date of	Amount of	Annual Debt	Rate of	Period	Loan
	Source of Funds	Application	Commitment	Funds	Service Cost	Loan	IN YEARS	(years)
1.	Rural Development 515			\$787,441	\$20,019	1.00%	50	30
2.	HIEE			\$256,000		0.00%	35	35
3.	VH REACH			\$250,000	\$13,193	3.95%	35	35
4.	Existing HOME			\$170,545	\$3,411	2.00%	35	35
5.	Seller Note			\$786,582		0.00%	35	35
6.	DHCD NHTF			\$601,257	\$3,006	0.50%	35	35
7.	DHCD VHTF			\$700,000	\$3,500	0.50%	35	35
8.	R4R			\$131,800		0.00%	35	35
9.	CMF			\$98,743	\$494	0.50%	35	35
10.								
Total Permanent Funding:			\$3,782,368	\$43,623				

3. Grants: List all grants provided for the development:

		Date of	Date of	Amount of	
	Source of Funds	Application	Commitment	Funds	Name of Contact Person
1.					
2.					
3.					
4.					
5.					
6.					
Total Permanent Grants:				\$0	

Q. SOURCES OF FUNDS

4. Subsidized Funding

		Date of	Amount of
Source of Funds		Commitment	Funds
1.	CMF	3/12/2024	\$98,743
2.			
3.			
4.			
5.			
Total Subsidized Funding			\$98,743

5. Recap of Federal, State, and Local Funds

Portions of the sources of funds described above for the development are financed directly or indirectly with Federal, State, or Local Government Funds......

If above is True, then list the amount of money involved by all appropriate types.

Below-Market Loans

a.	Tax Exempt Bonds	\$0
b.	RD 515	\$787,441
c.	Section 221(d)(3)	\$0
d.	Section 312	\$0
e.	Section 236	\$0
f.	Virginia Housing REACH Funds	\$250,000
g.	HOME Funds	\$170,545
h.	Choice Neighborhood	\$0
i	National Housing Trust Fund	\$601,257
j	Virginia Housing Trust Fund	\$700,000
k	Other:	\$256,000
	HIEE	
I	Other:	\$230,543
	R4R and CMF	

Grants*

a.	CDBG	\$0
b.	UDAG	\$0

Market-Rate Loans

a.	Taxable Bonds	\$0
b.	Section 220	\$0
c.	Section 221(d)(3)	\$0
d.	Section 221(d)(4)	\$0
e.	Section 236	\$0
f.	Section 223(f)	\$0
g.	Other:	\$0

<u>Grants</u>

c.	State		
d.	Local		
e.	Other:		

*This means grants to the partnership. If you received a loan financed by a locality which received one of the listed grants, please list it in the appropriate loan column as "other" and describe the applicable grant program which funded it.

Q. SOURCES OF FUNDS

6. Fo	Fc ap		est, and based	d only on the da e basis of building			
	ta	x-exempt funds is:		N/A			
7. So		of the development's fin True , list which financin	0		nts ancement:	FALSE	
8. Ot	her S	Subsidies	Action:	Provide docum	entation (Tab Q)		
	a. 📃	FALSE	Real Estate	Tax Abatement	on the increase in the value of th	e development	
	b.	FALSE	New project	hased subsidy	from HUD or Rural Development	for the greater	of 5
	U	TALSE		e units in the d	•	i or the greater	015
	с.	FALSE	Other				

9. A HUD approval for transfer of physical asset is required..... FALSE

R. EQUITY

1. Eq	uity								
a.	Portion of Syndication	on Proceeds Attributa	able to Historic Tax Credit						
	Amount of Federal h	nistoric credits	\$0	x Equity \$	\$0.000	=	\$0		
	Amount of Virginia h	nistoric credits	\$0	x Equity \$	\$0.000	=	\$0		
b.	Housing Opportunity	y Tax Credit Request	(paired with 4% credit requ	uests only)					
	Amount of State HO	=	\$0						
c.	Equity that Sponsor	will Fund:							
	i. Cash Investme		\$0						
	ii. Contributed La	and/Building	\$0						
	iii. Deferred Deve	-	\$178,708	(Note: Deferre	d Developer Fee c	annat ha n	eustive)		
	iv. 45L Credit Equ	-	\$16,000		u Developer i ee c		egative./		
	v. Other:	incy.	\$10,000						
	ACTION: If De	ferred Developer Fee	is greater than 50% of ove	rall Develope	r Fee, provide a	a cash flo	w		
	statement sho	wing payoff within 1	5 years at TAB A.						
		Equity Total	\$194,708						
-	uity Gap Calculation	. .							
a.	Total Development	Cost					\$6,325,382		
b.	. Total of Permanent Funding, Grants and Equity - \$3,977,076								
с.	c. Equity Gap \$2,348,306								
d.	d. Developer Equity - \$232								
e.	e. Equity gap to be funded with low-income tax credit proceeds \$2,348,074								
3. Sv	ndication Information	(If Applicable)							
а.		d Name of Syndicator	r: 🔹 🕨 Virginia Comm	unity Develop	ment Corporati	on (VCDC	2)		
	Contact Person:	Steven Bleile		Phone:	(804) 343-120		- /		
	Street Address:				(001)010110	<u> </u>			
	City:		State:	Zip:					
	·								
b.	Syndication Equity								
	i. Anticipated Ar						\$276,272.00		
			5 per dollar of credit)				\$0.850		
		nership entity (e.g., 9	•				99.99000%		
	iv. Syndication co	ests not included in To	otal Development Costs (e.	g., advisory fe	es)		\$0		
		ount anticipated by u					\$276,244		
	vi. Total to be pai	d by anticipated user	s of credit (e.g., limited pa	rtners)			\$2,348,074		
c.	Syndication:	Private							
d.	Investors:	Corporate							
	t Syndication Amount						¢7 210 071		
	nich will be used to pay		ent Costs				\$2,348,074		
		,					04.00000000000		
	t Equity Factor						84.9998852900%		
M	ust be equal to or great	ter than 85%							

S. DETERMINATION OF RESERVATION AMOUNT NEEDED

The following calculation of the amount of credits needed is substantially the same as the calculation which will be made by Virginia Housing to determine, as required by the IRC, the amount of credits which may be allocated for the development. However, Virginia Housing at all times retains the right to substitute such information and assumptions as are determined by Virginia Housing to be reasonable for the information and assumptions provided herein as to costs (including development fees, profits, etc.), sources for funding, expected equity, etc. Accordingly, if the development is selected by Virginia Housing for a reservation of credits, the amount of such reservation may differ significantly from the amount you compute below.

1. Total Development Costs	\$6,325,382							
2. Less Total of Permanent Funding, Grants and Equity	Less Total of Permanent Funding, Grants and Equity - \$3,977,076							
3. Equals Equity Gap	\$2,348,306							
 Divided by Net Equity Factor (Percent of 10-year credit expected to be raised as equiparts) 	uity investment)							
5. Equals Ten-Year Credit Amount Needed to Fund Gap	. Equals Ten-Year Credit Amount Needed to Fund Gap \$2,762,717							
Divided by ten years	10							
6. Equals Annual Tax Credit Required to Fund the Equity	Gap \$276,272							
 Maximum Allowable Credit Amount (from Eligible Basis Calculation) 	\$526,326							
8. Requested Credit Amount	For 30% PV Credit: \$0							
Credit per LI Units \$8,633.500	For 70% PV Credit: \$276,272							
Credit per Ll Bedroom \$8,633.500								
	PV Credit Requested \$276,272							

9. Action: Provide Attorney's Opinion using Virginia Housing template (Mandatory Tab H)

T. CASH FLOW

1. Revenue

Indicate the estimated monthly income for the Low-Income Units (based on Unit Details tab):

Total Monthly Rental Income for LIHTC		\$20,672					
Plus Other Income Source (list):							
Equals Total Monthly Income:							
Twelve Months	x12						
Equals Annual Gross Potential Income				\$248,064			
Less Vacancy Allowance	7.0%			\$17,364			
Equals Annual Effective Gross Income		\$230,700					
•••••				1 / -			

2. Indicate the estimated monthly income for the Market Rate Units (based on Unit Details tab):

Total Monthly Income for Market Rate I Plus Other Income Source (list):	\$0 \$0					
Equals Total Monthly Income:	\$0					
Twelve Months						
Equals Annual Gross Potential Income				\$0		
Less Vacancy Allowance	7.0%			\$0		
Equals Annual Effective Gross Income (EGI) - Market Rate Units						

Action: Provide documentation in support of Operating Budget (TAB R)

3. Cash Flow (First Year)

a.	Annual EGI Low-Income Units	\$230,700
b.	Annual EGI Market Units	\$0
с.	Total Effective Gross Income	\$230,700
d.	Total Expenses	\$172,098
e.	Net Operating Income	\$58,602
f.	Total Annual Debt Service	\$43,623
g.	Cash Flow Available for Distribution	\$14,978

1

T. CASH FLOW

4. Projections for Financial Feasibility - 15 Year Projections of Cash Flow

	Stabilized				
	Year 1	Year 2	Year 3	Year 4	Year 5
Eff. Gross Income	230,700	235,314	240,020	244,820	249,717
Less Oper. Expenses	172,098	177,261	182,579	188,056	193,698
Net Income	58,602	58,053	57,441	56,764	56,019
Less Debt Service	43,623	43,623	43,623	43,623	43,623
Cash Flow	14,978	14,429	13,818	13,141	12,396
Debt Coverage Ratio	1.34	1.33	1.32	1.30	1.28

	Year 6	Year 7	Year 8	Year 9	Year 10
Eff. Gross Income	254,711	259,805	265,001	270,301	275,707
Less Oper. Expenses	199,509	205,494	211,659	218,009	224,549
Net Income	55,202	54,311	53,342	52,293	51,158
Less Debt Service	43,623	43,623	43,623	43,623	43,623
Cash Flow	11,579	10,688	9,719	8,669	7,535
Debt Coverage Ratio	1.27	1.25	1.22	1.20	1.17

	Year 11	Year 12	Year 13	Year 14	Year 15
Eff. Gross Income	281,221	286,846	292,583	298,434	304,403
Less Oper. Expenses	231,285	238,224	245,371	252,732	260,314
Net Income	49,936	48,622	47,212	45,703	44,089
Less Debt Service	43,623	43,623	43,623	43,623	43,623
Cash Flow	6,313	4,999	3,589	2,080	466
Debt Coverage Ratio	1.14	1.11	1.08	1.05	1.01

Estimated Annual Percentage Increase in Revenue Estimated Annual Percentage Increase in Expenses 2.00% (Must be <u><</u> 2%) 3.00% (Must be <u>></u> 3%)

4

Number of BINS:

U. Building-by-Building Information

Qualified basis must be determined on a building-by building basis. Complete the section below. Building street addresses are required by the IRS (must have them by the time of allocation request).

FOR YOUR CONVENIENCE, COPY AND PASTE IS ALLOWED WITHIN BUILDING GRID

		FOR YOUR CONVENIENCE, COPY AND PASTE IS ALLOWED WITHIN BUILDING GRID																		
		NU	MBER	Please help us with the pro						30% Pre	esent Value			30% Pres	ent Value					
			OF	DO NOT use the CUT featu						Credit fo	r Acquisition		Cr	edit for Rehab /	[/] New Construct	tion		70% Present	/alue Credit	
	BIN	TAX	MARKET	DO NOT SKIP LINES BETWE				7:-	Estimate Qualified	Actual or Anticipated	Angliashia	Credit	Estimate Qualified	Actual or Anticipated	Angliashia	Credit	Estimate Qualified	Actual or Anticipated	Analisahla	Credit
Bldg #	if known	CREDIT UNITS	RATE UNITS	Street Address 1	Street Address 2	City	State	Zip	Basis	In-Service Date	Applicable Percentage	Amount	Basis	In-Service Date	Applicable Percentage	Amount	Basis	In-Service Date	Applicable Percentage	Amount
	VA8903001	8	onno	290 Senior Drive	Address 2	Abingdon	VA	24210	\$307,500	12/01/25	4.00%	\$12,300	50515	Bute	rereentage	\$0	\$1,325,350	12/01/25	9.00%	\$119,282
2	. VA8903002	8		280 Senior Drive		Abingdon	VA	24210	\$307,500	12/01/25	4.00%	\$12,300				\$0	\$1,325,349	12/01/25	9.00%	\$119,281
3	VA8903003	8		270 Senior Drive		Abingdon	VA	24210	\$307,500	12/01/25	4.00%	\$12,300				\$0	\$1,325,349	12/01/25	9.00%	\$119,281
4	. VA8903004	8		260 Senior Drive		Abingdon	VA	24210	\$307,500	12/01/25	4.00%	\$12,300				\$0	\$1,325,349	12/01/25	9.00%	\$119,281
5											0.00%	\$0				\$0				\$0
6	i.											\$0				\$0				\$0
-												\$0				\$0				\$0
8												\$0				\$0				\$0
9												\$0				\$0				\$0
10												\$0				\$0				\$0
11												\$0				\$0				\$0
12												\$0				\$0				\$0
13												\$0				\$0				\$0
14												\$0				\$0				\$0
15												\$0				\$0				\$0
16	i.											\$0				\$0				\$0
17												\$0				\$0				\$0
18												\$0				\$0				\$0
19												\$0				\$0				\$0
20												\$0				\$0				\$0
21												\$0				\$0				\$0
22												\$0				\$0				\$0
23												\$0				\$0				\$0
24												\$0				\$0				\$0
25												\$0				\$0				\$0
26	i.											\$0				\$0				\$0
27												\$0				\$0				\$0
28												\$0				\$0				\$0
29												\$0				\$0				\$0
30												\$0				\$0				\$0
31												\$0				\$0				\$0
32												\$0				\$0				\$0
33												\$0				\$0				\$0
34												\$0				\$0				\$0
35												\$0				\$0				\$0
		32		If development has more than 35	buildings, co	ntact Virginia H	ousing.	i		1							1	1		
				Totals from all buildings					\$1,230,000	l	r		\$0	1	ŗ		\$5,301,397	l	r	
											l	\$49,200			l	\$0			l	\$477,126

Must Complete

2024 Low-Income Housing Tax Credit Application For Reservation

v.2024.1

BINS , printed 1

Number of BINS:

4

V. STATEMENT OF OWNER

The undersigned hereby acknowledges the following:

- 1. that, to the best of its knowledge and belief, all factual information provided herein or in connection herewith is true and correct, and all estimates are reasonable.
- 2. that it will at all times indemnify and hold harmless Virginia Housing and its assigns against all losses, costs, damages, Virginia Housing's expenses, and liabilities of any nature directly or indirectly resulting from, arising out of, or relating to Virginia Housing's acceptance, consideration, approval, or disapproval of this reservation request and the issuance or nonissuance of an allocation of credits, grants and/or loan funds in connection herewith.
- 3. that points will be assigned only for representations made herein for which satisfactory documentation is submitted herewith and that no revised representations may be made in connection with this application once the deadline for applications has passed.
- 4. that this application form, provided by Virginia Housing to applicants for tax credits, including all sections herein relative to basis, credit calculations, and determination of the amount of the credit necessary to make the development financially feasible, is provided only for the convenience of Virginia Housing in reviewing reservation requests; that completion hereof in no way guarantees eligibility for the credits or ensures that the amount of credits applied for has been computed in accordance with IRC requirements; and that any notations herein describing IRC requirements are offered only as general guides and not as legal authority.
- 5. that the undersigned is responsible for ensuring that the proposed development will be comprised of qualified low-income buildings and that it will in all respects satisfy all applicable requirements of federal tax law and any other requirements imposed upon it by Virginia Housing prior to allocation, should one be issued.
- 6. that the undersigned commits to providing first preference to members of targeted populations having state rental assistance and will not impose any eligibility requirements or lease terms terms for such individuals that are more restrictive than its standard requirements and terms, the terms of the MOU establishing the target population, or the eligibility requirements for the state rental assistance.
- 7. that, for the purposes of reviewing this application, Virginia Housing is entitled to rely upon representations of the undersigned as to the inclusion of costs in eligible basis and as to all of the figures and calculations relative to the determination of qualified basis for the development as a whole and/or each building therein individually as well as the amounts and types of credit applicable thereof, but that the issuance of a reservation based on such representation in no way warrants their correctness or compliance with IRC requirements.
- 8. that Virginia Housing may request or require changes in the information submitted herewith, may substitute its own figures which it deems reasonable for any or all figures provided herein by the undersigned and may reserve credits, if any, in an amount significantly different from the amount requested.
- 9. that reservations of credits are not transferable without prior written approval by Virginia Housing at its sole discretion.

V. STATEMENT OF OWNER

The undersigned hereby acknowledges the following:

- 1. that, to the best of its knowledge and belief, all factual information provided herein or in connection herewith is true and correct, and all estimates are reasonable.
- 2. that it will at all times indemnify and hold harmless Virginia Housing and its assigns against all losses, costs, damages, Virginia Housing's expenses, and liabilities of any nature directly or indirectly resulting from, arising out of, or relating to Virginia Housing's acceptance, consideration, approval, or disapproval of this reservation request and the issuance or nonissuance of an allocation of credits, grants and/or loan funds in connection herewith.
- 3. that points will be assigned only for representations made herein for which satisfactory documentation is submitted herewith and that no revised representations may be made in connection with this application once the deadline for applications has passed.
- 4. that this application form, provided by Virginia Housing to applicants for tax credits, including all sections herein relative to basis, credit calculations, and determination of the amount of the credit necessary to make the development financially feasible, is provided only for the convenience of Virginia Housing in reviewing reservation requests; that completion hereof in no way guarantees eligibility for the credits or ensures that the amount of credits applied for has been computed in accordance with IRC requirements; and that any notations herein describing IRC requirements are offered only as general guides and not as legal authority.
- 5. that the undersigned is responsible for ensuring that the proposed development will be comprised of qualified low-income buildings and that it will in all respects satisfy all applicable requirements of federal tax law and any other requirements imposed upon it by Virginia Housing prior to allocation, should one be issued.
- 6. that the undersigned commits to providing first preference to members of targeted populations having state rental assistance and will not impose any eligibility requirements or lease terms terms for such individuals that are more restrictive than its standard requirements and terms, the terms of the MOU establishing the target population, or the eligibility requirements for the state rental assistance.
- 7. that, for the purposes of reviewing this application, Virginia Housing is entitled to rely upon representations of the undersigned as to the inclusion of costs in eligible basis and as to all of the figures and calculations relative to the determination of qualified basis for the development as a whole and/or each building therein individually as well as the amounts and types of credit applicable thereof, but that the issuance of a reservation based on such representation in no way warrants their correctness or compliance with IRC requirements.
- 8. that Virginia Housing may request or require changes in the information submitted herewith, may substitute its own figures which it deems reasonable for any or all figures provided herein by the undersigned and may reserve credits, if any, in an amount significantly different from the amount requested.
- 9. that reservations of credits are not transferable without prior written approval by Virginia Housing at its sole discretion.

V. STATEMENT OF OWNER

- 10. that the requirements for applying for the credits and the terms of any reservation or allocation thereof are subject to change at any time by federal or state law, federal, state or Virginia Housing regulations, or other binding authority.
- 11. that reservations may be made subject to certain conditions to be satisfied prior to allocation and shall in all cases be contingent upon the receipt of a nonrefundable application fee of \$1000 and a nonrefundable reservation fee equal to 7% of the annual credit amount reserved.
- 12. that a true, exact, and complete copy of this application, including all the supporting documentation enclosed herewith, has been provided to the tax attorney who has provided the required attorney's opinion accompanying this submission.
- 13. that the undersigned has provided a complete list of all residential real estate developments in which the general partner(s) has (have) or had a controlling ownership interest and, in the case of those projects allocated credits under Section 42 of the IRC, complete information on the status of compliance with Section 42 and an explanation of any noncompliance. The undersigned hereby authorizes the Housing Credit Agencies of states in which these projects are located to share compliance information with the Authority.
- 14. that any principal of undersigned has not participated in a planned foreclosure or Qualified Contract request in Virginia after January 1, 2019.
- 15. that undersigned agrees to provide disclosure to all tenants of the availability of Renter Education provided by Virginia Housing.
- 16. that undersigned waives the right to pursue a Qualified Contract on this development.
- 17. that the information in this application may be disseminated to others for purposes of verification or other purposes consistent with the Virginia Freedom of Information Act. However, all information will be maintained, used or disseminated in accordance with the Government Data Collection and Dissemination Practices Act. The undersigned may refuse to supply the information requested, however, such refusal will result in Virginia Housing's inability to process the application. The original or copy of this application may be retained by Virginia Housing, even if tax credits are not allocated to the undersigned.

In Witness Whereof, the undersigned, being authorized, has caused this document to be executed in its name on the date of this application set forth in DEV Info tab hereof.

Legal Name of Owner:	Abingdon Green II, L.L.C.
	By: People Incorporated Housing Group
2 7	
Jun Ml	Sar
Ву:	y -
Its: President and C	EO
	(Title)

V. STATEMENT OF ARCHITECT

The architect signing this document is certifying that the development plans and specifications incorporate all Virginia Housing Minimum Design and Construction Requirements (MDCR), selected LIHTC enhancements and amenities, applicable building codes and accessibility requirements.

In Witness Whereof, the undersigned, being authorized, has caused this document to be executed in its name on the date of this application set forth in DEV Info tab hereof.

Legal Name of Architect: Virginia License#: Architecture Firm or Company: Colin M Arnold 11337 Arnold Design Studio

By: Principal Its: (Title)

Initials by Architect are also required on the following Tabs: Enhancement, Special Housing Needs and Unit Details.

w.

LIHTC SELF SCORE SHEET

Self Scoring Process

This Self Scoring Process is intended to provide you with an estimate of your application's score based on the information included within the reservation application. Other items, denoted below in the yellow shaded cells, are typically evaluated by Virginia Housing's staff during the application review and feasibility process. For purposes of self scoring, we have made certain assumptions about your application. Edit the appropriate responses (Y or N) in the yellow shaded cells, if applicable. Items 5f and 5g require a numeric value to be entered.

Please remember that this score is only an estimate. Virginia Housing reserves the right to change application data and/or score sheet responses where appropriate, which may change the final score.

MANDATORY ITEMS:	Included	_	Score
a. Signed, completed application with attached tabs in PDF format	Y	Y or N	0
b. Active Excel copy of application	Y	Y or N	0
c. Partnership agreement	Y	Y or N	0
d. SCC Certification	Y	Y or N	0
e. Previous participation form	Y	Y or N	0
f. Site control document	Y	Y or N	0
g. RESNET Certification	Y	Y or N	0
h. Attorney's opinion	Y	Y or N	0
i. Nonprofit questionnaire (if applicable)	Y	Y, N <i>,</i> N/A	0
j. Appraisal	Y	Y or N	0
k. Zoning document	Y	Y or N	0
I. Universal Design Plans	Y	Y or N	0
m. List of LIHTC Developments (Schedule A)	Y	Y or N	0
Total:			0.00
1. READINESS:			
a. Virginia Housing notification letter to CEO (via Locality Notification Information App)	Y	0 or -50	0.00
b. Local CEO Opposition Letter	N	0 or -25	0.00
c. Plan of development	Y	0 to 10	10.00
d. Location in a revitalization area based on Qualified Census Tract	N	0 or 10	0.00
e. Location in a revitalization area with resolution	Y	0 or 15	15.00
f. Location in a Opportunity Zone	N	0 or 15	0.00
Total:			25.00
2. HOUSING NEEDS CHARACTERISTICS:			
a. Sec 8 or PHA waiting list preference	Y	0 or up to 5	5.00
b. Existing RD, HUD Section 8 or 236 program	Y	0 or 20	20.00
c. Subsidized funding commitments	1.56%	Up to 40	3.12
d. Tax abatement on increase of property's value	N	0 or 5	0.00
e. New project based rental subsidy (HUD or RD)	N	0 or 10	0.00
f. Census tract with <12% poverty rate	10%	0, 20, 25 or 30	25.00
g. Development provided priority letter from Rural Development	Y	0 or 15	15.00
h. Dev. located in area with increasing rent burdened population	N	Up to 20	0.00
Total:			68.12

2024 Low-Income Housing Tax Credit Application For Reservation

400 Point Threshold - all 9% Tax Credits

300 Point Threshold - Tax Exempt Bonds

3. DEVELOPMENT CHARACTERISTICS:				
a. Enhancements (See calculations below)				44.00
b. Project subsidies/HUD 504 accessibility for 5 or 10% of units		Y	0 or 50	50.00
or c. HUD 504 accessibility for 10% of units		N	0 or 20	0.00
d. Provides approved resident services or eligible childcare services		N	0 or 15	0.00
e. Provides telephonic or virtual health services		N	0 or 15	0.00
f. Proximity to public transportation		Y10	0, 10 or 20	10.00
g. Development will be Green Certified		Y	0 or 10	10.00
h. Units constructed to meet Virginia Housing's Universal Design standards		0%	Up to 15	0.00
i. Developments with less than 100 low income units		Y	up to 20	20.00
j. Historic Structure eligible for Historic Rehab Credits		N	0 or 5	0.00
	Total:			134.00
	_			
4. TENANT POPULATION CHARACTERISTICS: Locality AMI State AMI				
\$74,600 \$73,800				
a. Less than or equal to 20% of units having 1 or less bedrooms		N	0 or 15	0.00
b. <plus> Percent of Low Income units with 3 or more bedrooms</plus>		0.00%	Up to 15	0.00
c. Units with rent and income at or below 30% of AMI and are not subsidized (up to 10%	of LI units)	0.00%	Up to 10	0.00
d. Units with rents at or below 40% of AMI (up to 10% of LI units)		12.50%	Up to 10	10.00
e. Units in Higher Income Jurisdictions with rent and income at or below 50% of AMI		50.00%	Up to 50	50.00
f. Units in Higher Income Jurisdictions with rents <= 50% rented to tenants with <= 60%	of AMI	50.00%	Up to 25	0.00
or g. Units in LI Jurisdictions with rents <= 50% rented to tenants with <= 60% of AMI		50.00%	Up to 50	0.00
	Total:			60.00
5. SPONSOR CHARACTERISTICS:				
a. Experienced Sponsor - 1 development in Virginia		Y	0 or 5	5.00
 b. Experienced Sponsor - 3 developments in any state 	Y	0 or 15	15.00	
 c. Developer experience - uncorrected life threatening hazard 	N	0 or -50	0.00	
d. Developer experience - noncompliance	N	0 or -15	0.00	
 e. Developer experience - did not build as represented (per occurrence) 	0	0 or -2x	0.00	
f. Developer experience - failure to provide minimum building requirements (per occure	nce)	0	0 or -50 per item	n <u>0.00</u>
g. Developer experience - termination of credits by Virginia Housing		N	0 or -10	0.00
h. Developer experience - exceeds cost limits at certification		N	0 or -50	0.00
i. Developer experience - more than 2 requests for Final Inspection		0	0 or -5 per item	0.00
j. Socially Disadvantaged Principal owner 25% or greater		Ν	0 or 5	0.00
k. Management company rated unsatisfactory		N	0 or -25	0.00
I. Experienced Sponsor partnering with Local Housing Authority pool applicant		N	0 or 5	0.00
	Total:			20.00
6. EFFICIENT USE OF RESOURCES:				
a. Credit per unit			Up to 200	158.37
b. Cost per unit			Up to 100	77.22
	Total:			235.59
7. BONUS POINTS:	-			
a. Extended Use Restriction	0	Years	40 or 50	0.00
or b. Nonprofit or LHA purchase option		Y	0 or 60	60.00
or c. Nonprofit or LHA Home Ownership option		N	0 or 5	0.00
d. Combined 9% and 4% Tax Exempt Bond Site Plan		N	Up to 30 0 or 10	0.00
e. RAD or PHA Conversion participation and competing in Local Housing Authority pool		N	0 or 10 0 or 5	0.00
 f. Team member with Diversity, Equity and Inclusion Designation g. Commitment to electronic payment of fees 		N Y	0 or 5	0.00
h. Zero Ready or Passive House certification from prior allocation		r N	0 or 20	0.00
··· Zero heady of rassive house certification from prior allocation	Total:	••	0.0.20	65.00
	· otal.			05.00
400 Doint Throshold all 0% Tax Crodits			DE.	607 71

607.71

TOTAL SCORE:

Enhancements:

Lindifection .		
All units have:	Max Pts	Score
a. Community Room	5	5.00
b. Exterior walls constructed with brick and other low maintenance materials	40	20.00
c. Sub metered water expense	5	0.00
d. Watersense labeled faucets, toilets and showerheads	3	0.00
e. Rehab only: Infrastructure for high speed internet/broadband	1	1.00
f. N/A for 2022	0	0.00
g. Each unit provided free individual high speed internet access	10	0.00
h. Each unit provided free individual WiFi	12	0.00
i. Bath Fan - Delayed timer or continuous exhaust	3	3.00
j. Baths equipped with humidistat	3	0.00
k. Cooking Surfaces equipped with fire prevention features	4	4.00
 Cooking surfaces equipped with fire suppression features 	2	0.00
m. Rehab only: dedicated space to accept permanent dehumidification system	2	0.00
n. Provides Permanently installed dehumidification system	5	5.00
o. All interior doors within units are solid core	3	0.00
p. USB in kitchen, living room and all bedrooms	1	1.00
q. LED Kitchen Light Fixtures	2	2.00
r. % of renewable energy electric systems	10	0.00
s. New Construction: Balcony or patio	4	0.00
	=	41.00
All elderly units have:		
t. Front-control ranges	1	1.00
u. Independent/suppl. heat source	1	1.00
v. Two eye viewers	1	1.00
w. Shelf or Ledge at entrance within interior hallway	2	0.00
	—	3.00

Total amenities: 44.00

Development Summary

Summary Information

2024 Low-Income Housing Tax Credit Application For Reservation

Deal Name:	Abingdon Green II		
Cycle Type:	9% Tax Credits	Requested Credit Amount: \$276,272	
Allocation Type:	Rehabilitation	Jurisdiction: Washington County	
Total Units	32	Population Target: Elderly	Total Score
Total LI Units	32		607.71
Project Gross Sq Ft:	29,148.02	Owner Contact: Bryan Phipps	
Green Certified?	TRUE		

Source of Funds	Amount	Per Unit	Per Sq Ft	Annual Debt Service
Permanent Financing	\$3,782,368	\$118,199	\$130	\$43,623
Grants	\$0	\$0		
Subsidized Funding	\$98,743	\$3,086		

Uses of Funds - Actual Costs				
Type of Uses	Amount	Per Unit	Sq Ft	% of TDC
Improvements	\$2,246,000	\$70,188	\$77	35.51%
General Req/Overhead/Profit	\$314,438	\$9,826	\$11	4.97%
Other Contract Costs	\$0	\$0	\$0	0.00%
Owner Costs	\$1,325,439	\$41,420	\$45	20.95%
Acquisition	\$1,735,000	\$54,219	\$60	27.43%
Developer Fee	\$704,505	\$22,016	\$24	11.14%
Total Uses	\$6,325,382	\$197,668		

Income			
Gross Potential Income - LI Units \$248,064			
Gross Potential Income - Mkt Units \$			\$0
Subtotal		total	\$248,064
Less Vacancy %	7.00%		\$17,364
Effective Gross Income \$230,70			\$230,700

Rental Assistance? TRUE

Expenses			
Category	Total	Per Unit	
Administrative	\$61,133	\$1,910	
Utilities	\$25,000	\$781	
Operating & Maintenance	\$36,660	\$1,146	
Taxes & Insurance	\$41,305	\$1,291	
Total Operating Expenses	\$164,098	\$5,128	
Replacement Reserves	\$8,000	\$250	
Total Expenses	\$172,098	\$5,378	
Cash Flow		1	
EGI	\$230,700		
Total Expenses	\$172,098		
Net Income	\$58,602		
Debt Service	\$43,623		
Debt Coverage Ratio (YR1):	1.34		

Total Improvements	\$3,885,877
Land Acquisition	\$1,735,000
Developer Fee	\$704,505
Total Development Costs	\$6,325,382
Proposed Cost Limit/Sq Ft:	\$157
Applicable Cost Limit/Sq Ft:	\$201
Proposed Cost Limit/Unit:	\$143,449

Total Development Costs

	+=,
Applicable Cost Limit/Unit:	\$233,654

Unit Breakdown		
Supp Hsg	0	
# of Eff	0	
# of 1BR	32	
# of 2BR	0	
# of 3BR	0	
# of 4+ BR	0	
Total Units	32	

	Income Levels	Rent Levels
	# of Units	# of Units
<=30% AMI	0	0
40% AMI	0	4
50% AMI	16	12
60% AMI	16	16
>60% AMI	0	0
Market	0	0

Income Averaging?

FALSE

30

Extended Use Restriction?

Y. Efficient Use of Resources

Credit Points for 9% Credits:

If the Combined Max Allowable Credits is \$500,000 and the annual credit requested is \$200,000, you are providing a 60% savings for the program. This deal would receive all 200 credit points.

For another example, the annual credit requested is \$300,000 or a 40% savings for the program. Using a sliding scale, the credit points would be calculated by the difference between your savings and the desired 60% savings. Your savings divided by the goal of 60% times the max points of 200. In this example, (40%/60%) x 200 or 133.33 points.

Tax Exempt Deals are granted a starting point value greater than zero to allow for the nature of these deals.

Combined Max	\$526,326	
Credit Requested	\$276,272	
% of Savings	47.51%	
Sliding Scale Points	158.37	

Cost Points:

If the Applicable Cost by Square foot is \$238 and the deal's Proposed Cost by Square Foot was \$119, you are saving 50% of the applicable cost. This deal would receive all 100 cost points.

For another example, the Applicable Cost by SqFt is \$238 and the deal's Proposed Cost is \$153.04 or a savings of 35.70%. Using a sliding scale, your points would be calculated by the difference between your savings and the desired 50% savings. Your savings divided by the goal of 50% times the max points 100. In this example, (35.7%/50%) x 100 or 71.40 points.

Total Costs Less Acquisition	\$4,590,382	
Total Square Feet	29,148.02	
Proposed Cost per SqFt	\$157.49	
Applicable Cost Limit per Sq Ft	\$201.00	
% of Savings	21.65%	
Total Units	32	
Proposed Cost per Unit	\$143,449	
Applicable Cost Limit per Unit	\$233,654	
% of Savings	38.61%	
Max % of Savings	38.61% Sliding Scale Points	77.22



Tab A:

Partnership or Operating Agreement, including Org Chart with percentages of ownership interest

OPERATING AGREEMENT OF ABINGDON GREEN II, L.L.C.

This Operating Agreement made on the <u>31</u> of <u>January</u>, 2024 by and between PEOPLE INCORPORATED HOUSING GROUP (hereinafter "Managing Member") and PEOPLE INCORPORATED OF VIRGINIA (hereinafter "Special Member");

Article I

The Company

1.1 <u>Name</u>. The name of the company is Abingdon Green II, L.L.C. (hereinafter "The Company").

1.2 Purpose. The exclusive purpose of The Company is to acquire, rehabilitate and operate an affordable housing project in the Town of Abingdon in Washington County, Virginia known as Abingdon Green (hereinafter "The Project") and to engage in any lawful business necessary to accomplish that purpose.

1.3 <u>**Term**</u>. The term of the company shall continue perpetually in accordance with the Act and this agreement.

Article II

Definitions

Capitalized terms found elsewhere in this Agreement shall have the meanings given them in such text. Otherwise as used in this Agreement, the following terms shall have the meanings set forth below:

"Act" means the Virginia Limited Liability Company Act, Sections 13.1-1000 et seq. of the 1950 Code of Virginia, as amended.

"Agreement" means this operating agreement as initially executed or as amended from time to time, as context may require.

"*Capital Contribution*" means with, respect to Managing Member, the cash and the initial fair market value of any other property that the Managing Member (or its predecessor in interest) has contributed to the Company pursuant to the terms of this agreement.

"*Proceeds*" means the net cash proceeds realized by the Company from (a) refinancing of any mortgage, (b) a capital transaction, or (c) elimination of any unnecessary funded reserve previously established and maintained in connection with any mortgage or other Company financing.

"*Capital Transaction*" means the sale, exchange, liquidation, or other disposition of, or any condemnation, award, or casualty, loss, recovery with respect to all or any part of the Property.

"Code" means the Internal Revenue Code of 1986 as amended and any successor statute.

"Company" means Abingdon Green II, L.L.C.

"Managing Member" means People Incorporated Housing Group.

"Member(s)" means People Incorporated Housing Group the "Managing Member" and People Incorporated of Virginia the "Special Member"

"Mortgage" means any company liability secured by real or personal property or any interest therein owned by the Company.

"Notice" means a writing containing all information necessary to satisfy the purposes for which notice is being given, which is personally delivered, sent by postal or reputable overnight delivery service, or mailed, first class postage prepaid, addressed as applicable to a member at its address as it appears on the Company's records.

"Profits" means the excess of all income of the Company over all expenses of the Company (included the amount of any gains recognized by the Company on the sale or other disposition of property) during a fiscal year, all as determined in accordance with method of accounting utilized by the Company for Federal Income Tax Purposes.

"Special Member" means the People Incorporated of Virginia.

"Virginia Code" means the 1950 Code of Virginia as amended.

Article III

GENERAL

3.1. Principal Place of Business. The Principal Place of Business of the Company shall be at 1173 West Main Street, Abingdon Virginia, 24210 or at such other location as designated by the Managing Member.

3.2. Registered Office and Agent. The initial Registered Agent and Office of the Company is Peter Curcio, Esquire, Curcio & Curcio PC. 220 Commonwealth Avenue, Bristol Virginia, 24201 which is physically located in the City of Bristol, Virginia.

3.3. Organizational Documents. Company's Articles of Organization and this operating agreement shall constitute all organizational documents of the Company.

Article IV

Member and Capital Contributions

4.1. Initial Capital Contribution. Initial Capital Contributions of the Managing Member and Special Member are set forth on Exhibit A, which is attached hereto and made a part hereof.

4.2. Additional Capital Contributions. The Managing Member and Special Member shall not be required to make any additional capital contributions without written consent of each of the parties hereto.

4.3. Limited Liability. Neither the Managing Member nor the Special Member shall be liable for the debts, liabilities, contracts, or other obligations of the Company. Except as provided by state law, the Managing Member and Special Member shall be liable only to make their respective Capital Contributions and shall not be required to lend any funds to the Company or to make any additional contributions to the Company, except as provided hereinabove.

Article V

Allocations and Distributions

5.1. Capital Accounts. A Capital Account shall be established and maintained on the books of the Company for each member in accordance with the provisions of Treasury Regulations Section I.704-1(b)(2)(iv).

5.2. Distributions of Net Cash Flow. Net Cash Flow of the Company shall be distributed to the Members at such time as agreed upon by both parties hereto.

5.3. Distribution of Profits and Losses. All profits and losses of the Company will be allocated to the Members according to their respective interests as set forth on Exhibit A hereto.

Article VI

Management of the Company

6.1. Management. The Company shall be managed by its Managing Member and the Managing Member shall have full charge of all affairs and business of the Company and of the management and control of the Company. The Managing Member shall have all the rights and powers as are conferred by law or as it deems necessary,

advisable, or convenient in managing the business and the affairs of the Company. The Managing Member designates Bryan Phipps as its authorized representative for all matters concerning the Project. The signature of Bryan Phipps will bind the Company in all such matters. For matters requiring Special Member Consent, Special Member designates Bryan Phipps as its authorized representative.

6.2. Action by Consent. Any action required or permitted to be taken at a member meeting may be taken without a meeting in accordance with the act.

6.3. Authority of Special Member. Special Member is empowered on behalf of the Company to negotiate, execute, and deliver such agreements, instruments, deeds, certificates, and other documents as it deems necessary and appropriate in its discretion to (i) give effect any leases, debt obligations, and security therefore, joint ventures or other cooperative understandings, (ii) procure labor materials or services including without limitation services of professionals, and (iii) undertake and complete maintenance and other improvement of the property.

6.4. Purchase Option and Right of First Refusal. The Company is expressly authorized to enter into an exclusive nonprofit Purchase Option and Right of First Refusal Agreement with People Incorporated Housing Group, qualified nonprofit organization, per the requirements of section 42 of the Internal Revenue Code of 1986 as amended.

Article VII

Indemnification

7.1. Indemnity. Subject to the limitations of the Act, the Company shall indemnify and hold harmless to the full extent permitted by the Act, its Members and any partner, shareholder, director, officer, manager, agent, affiliate, professional, or other advisor of the Members (collectively the "Indemnified Persons"), from and against any and all loss, damage, and expense, (including without limitation, fees and expenses of attorneys and other advisors and any court costs incurred by any Indemnified Person) or liability by reason of anything, any Indemnified Person does or refrains from doing, or in connection with the business or affairs of the Company (INCLUDING ANY LOSS, DAMAGE, EXPENSE OR LIABILITY CAUSED BY OR ATTRIBUTABLE TO THE ORDINARY OR SIMPLE NEGLIGENCE AS OPPOSED TO GROSS NEGLIGENCE OF THE INDEMNIFIED PERSON), except to the extent that the loss, damage, expense, or liability results primarily from the indemnified person's gross negligence or willful breech of a material provision of this agreement which in either event causes actual material damage to the Company.

Article VIII

Meetings

8.1 No Annual Meeting. The Members are not required by the Act to have a meeting and no annual meeting shall be held.

8.2. Action Without a Meeting. Action may be taken by the Company by each Member consenting to such action in writing in lieu of a meeting as allowed by section 6.2 of this agreement and any such action so taken shall have the affect of a meeting and vote.

Article IX

Dissolution.

9.1. Events Resulting in Dissolution. The Company will be dissolved upon the earlier of the expiration of its term or the occurrence of any of the following: (a) the decision of either Member to dissolve the Company (b) as required by the Act or other provision of this agreement (c) upon the occurrence of any other event which under the laws of the Commonwealth of Virginia would otherwise cause the Company's dissolution winding up and liquidation.

9.2. Winding Up and Distribution. Upon the dissolution of the Company the Company's business shall be wound up by the payment of any outstanding liabilities and expenses of the Company including without limitation those liabilities and expenses related to the "Property" or such other interests as acquired by the Company which are not assumed by the successor in ownership. The Company shall thereafter establish such reserves for unknown or contingent liabilities as the members may deem appropriate or may otherwise determine necessary as of the date of dissolution. Any remaining balance shall be distributed to each of the members hereto according to their respective interests as more fully set forth in Exhibit A.

Article X

Miscellaneous

10.1. Accounting Decisions. All decisions as to accounting matters except as expressly provided in this agreement shall be made by the Managing Member and must be satisfactory to the Special Member and the Company's advisors.

10.2. Bank Accounts. All funds of the Company shall be deposited in its name at a financial institution approved by the Members and such checking and savings accounts or time deposits or certificates of deposit as shall be designated from time to time by the Members.

10.3. Books and Records. At all times during the term of the Company, the Company shall keep or cause to be kept full and faithful books of account records and supporting documents which shall reflect completely, accurately, and in reasonable detail each transaction of the Company. The Members designated representatives shall have access to such financial books, records and documents during reasonable business hours and may inspect and make copies of any of them at its own expense. The Company shall keep at its personal office the following: (a) a current list of the full name and last known business address of each Member (b) a copy of the Articles of Organization, Certificate of Organization and all Articles of Amendment and Certificates of Amendment (c) copies of the Company's federal, state, and local Income Tax Returns and reports, if any (d) copies of this agreement as amended from time to time (e) financial statements of the Company.

10.4. Custody of Company Funds. The Managing Member shall have fiduciary responsibility for the safekeeping and use of all funds and assets of the Company whether or not in its immediate possession or control.

10.5. Further Action. Each Member hereto shall execute and deliver such papers, documents, and instruments and perform such acts as are necessary or appropriate to implement the terms hereof.

10.6. Severability. If any provision of this agreement is held to be illegal, invalid, or unenforceable under present or future laws effective during the term of this agreement the legality, validity, and enforceability of the remaining provisions of this agreement shall not be effected thereby and if necessary, such provisions as are determined to be illegal, invalid, or unenforceable shall be amended as agreed upon by the Members to render them legal, valid, and enforceable.

10.7. Governing Law. This agreement is entered into in contemplation of the laws now existing in the Commonwealth of Virginia and the Commonwealth of Virginia shall govern the determination and validity of this agreement and the construction of its terms.

10.8. Parties and Interests. Subject to the provisions contained herein each and all of the covenants, terms, provisions, and agreements contained herein shall be binding upon and inure to the benefit of the heirs, legal representatives, successors, and assigns of the Members.

10.9. Amendments to the Agreement. This agreement may be amended by written action taken by the Members at any time.

IN WITNESS WHEREOF the Members have executed this agreement effective as of the date set forth hereinabove.

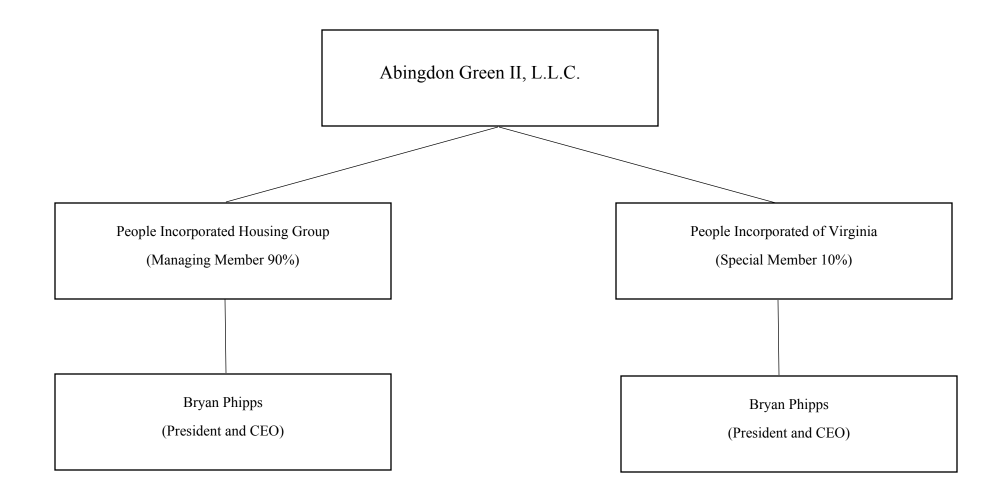
Managing Member People Incorporated Housing Group

lime Vien

Special Member People Incorporated of Virginia

Exhibit A

Member	Percentage	Contribution
Managing Member People Incorporated Housing Group 1173 West Main Street Abingdon Virginia, 24210	90%	\$90
Special Member People Incorporated of Virginia 1173 West Main Street Abingdon Virginia, 24210	10%	\$10



Tab B:

Virginia State Corporation Commission Certification (MANDATORY)



STATE CORPORATION COMMISSION

Richmond, January 30, 2024

This is to certify that the certificate of organization of

Abingdon Green II, L.L.C.

was this day issued and admitted to record in this office and that the said limited liability company is authorized to transact its business subject to all Virginia laws applicable to the company and its business.

Effective date: January 30, 2024



STATE CORPORATION COMMISSION Attest:

Clerk of the Commission

COMMONWEALTH OF VIRGINIA STATE CORPORATION COMMISSION

AT RICHMOND, JANUARY 30, 2024

The State Corporation Commission has found the accompanying articles of organization submitted on behalf of

Abingdon Green II, L.L.C.

to comply with the requirements of law, and confirms payment of all required fees. Therefore, it is ORDERED that this

CERTIFICATE OF ORGANIZATION

be issued and admitted to record with the articles of organization in the Office of the Clerk of the Commission, effective January 30, 2024.

The limited liability company is granted the authority conferred on it by law in accordance with the articles of organization, subject to the conditions and restrictions imposed by law.

STATE CORPORATION COMMISSION

By

Jehmal T. Hudson Commissioner

Tab C:

Principal's Previous Participation Certification (MANDATORY)



Previous Participation Certification Instructions:

The following certification:

- Must be completed, regardless of whether one or more Principals of the Applicant qualifies to receive points as an Experienced Sponsor.
- Must be signed by an individual who is, or is authorized to act on behalf of, the Controlling General Partner (if LP) or Managing Member (if LLC) of the Applicant, as designated in the partnership agreement or operating agreement. Virginia Housing will accept an authorization document, which gives signatory authorization to sign on behalf of the principals.
- Must be dated no more than 30 days prior to submission of the LIHTC Application.

Schedule A Instructions:

- List each Principal of the General Partner or Managing Member of the Owner that is a joint venture, partnership, limited liability company, corporation, nonprofit organization, trust, or any other public or private entity. List all individual Principals with an ownership interest in any entity within the direct chain of Principals maintaining managerial control over the General Partner or Managing Member of the Owner, except as follows:
- For Principals organized as a corporation (public or private), nonprofit organization, or governmental entity, list the names of any officers who are directly responsible to the Board of Directors (or equivalent) and any stockholder holding a 25% or more interest in said Principal.
- For Principals organized as a limited liability company with more than 100 individual members, list the names of any officers and any managing members responsible for managing the affairs of the company, along with the name of any individual member holding 25% or more interest in the Principal.
- For Principals organized as a trust, list the names of all trustees and any individuals possessing a 25% or more beneficial interest in the assets of the trust.

If none of the above applies, list the name of any person that directly or indirectly controls or has the power to control a principal.

If you have any questions, please contact the Tax Credit Allocation Department at taxcreditapps@virginiahousing.com.



Previous Participation Certification

Development Name: Abingdon Green II

Name of Applicant (entity): Abingdon Green II, L.L.C. / People Incorporated Housi

The undersigned, being duly authorized to sign on behalf of the Applicant, provide this Certification with the understanding that Virginia Housing intends to rely upon the statements made herein for the purpose of awarding and allocating federal low-income housing tax credits.

The following terms shall be defined as follows for the purpose of this Certification:

- "Principal" has the same meaning as defined within the QAP, but as applied to each specific property referenced within this Certification.
- "Participant" means the Principals of the Owner who will participate in the ownership of the Development identified above and includes Principals who may not be required to be individually listed within a Schedule A attached hereto.

Accordingly, I hereby certify the following:

- All the statements made within this Certification are true, complete and correct to the best of my knowledge and belief and are made in good faith, including the data contained in Schedule A and any statements attached to this certification, and I will immediately alert Virginia Housing should I become aware of any information prior to the application deadline which may render my statements herein false or misleading.
- 2. During any time that any of the Participants were Principals in any multifamily rental property, no mortgagee of any such property declared a default under its mortgage loan or assigned it to the mortgage insurer (governmental or private); no such property was foreclosed upon or dispossessed pursuant to a deed-in-lieu of foreclosure; and no such property received mortgage relief from the mortgagee.
- 3. During any time that any of the Participants were Principals in an owner(s) of any multifamily rental property, no such owner(s) was determined to have breached any agreement related to the construction or rehabilitation, use, operation, management or disposition of the property, including removal from a partnership or limited liability company.
- That at no time have any Participants listed in this certification been required to turn in a property to the investor or been removed from a multifamily rental property ownership structure.

- 5. There are no unresolved findings raised as a result of state or federal audits, management reviews or other governmental investigations concerning any multifamily rental property in which any of the Participants were Principals.
- 6. During any time that any of the Participants were Principals in any multifamily rental property, there has not been a suspension or termination of payments under any state or federal assistance contract for such property.
- 7. None of the Participants has been convicted of a felony and is not presently the subject of a complaint or indictment charging a felony. A felony is defined as any offense punishable by imprisonment for a term exceeding one year, but does not include any offense classified as a misdemeanor under the laws of a state and punishable by imprisonment of two years or less.
- 8. None of the Participants has been suspended, debarred, or otherwise restricted by any federal or state governmental entity from doing business with such governmental entity.
- 9. None of the Participants has defaulted on an obligation covered by a surety or performance bond and has not been the subject of a claim under an employee fidelity bond.
- 10. None of the Participants is a Virginia Housing employee or a member of the immediate household of any Virginia Housing employee.
- 11. None of the Participants is participating in the ownership of a multifamily rental housing property as of this date on which construction has stopped for a period in excess of 20 days or, in the case of a multifamily rental housing property assisted by any federal or state governmental entity, which has been substantially completed for more than 90 days but for which requisite documents for closing, such as the final cost certification, have not been filed with such governmental entity.
- 12. None of the Participants has been found by any federal or state governmental entity or court to be in noncompliance with any applicable civil rights, equal employment opportunity or fair housing laws or regulations.
- 13. None of the Participants was a principal in any multifamily rental property which has been found by any federal or state governmental entity or court to have failed to comply with Section 42 of the Internal Revenue Code of 1986, as amended, during the period of time in which the Participant was a Principal of the owner of such property (this does not refer to corrected 8823's).
- 14. None of the Participants is currently named as a defendant in a civil lawsuit arising out of their ownership or other participation in a multi-family housing development where the amount of damages sought by plaintiffs (i.e., the ad damnum clause) exceeds One Million Dollars (\$1,000,000).
- 15. None of the Participants has pursued a Qualified Contract or planned foreclosure in Virginia after January 1, 2019.

Statements above (if any) to which I cannot certify have been deleted by striking through the words. In the case of any such deletion, I have attached a true and accurate statement to explain the relevant facts and circumstances.

Failure to disclose information about properties which have been found to be out of compliance or any material misrepresentations are grounds for rejection of an application and prohibition against future applications.

Para Pline Signature

Bryan Phipps Printed Name

21 FEB 2024

Date (no more than 30 days prior to submission of the Application)

Tab D:

List of LIHTC Developments (Schedule A) (MANDATORY)



Development Name: Abingdon Green II

Name of Applicant: Abingdon Green II, L.L.C./People Incorporated Housing Group

INSTRUCTIONS:

A Schedule A is required for every individual that makes up the GP or Managing Member, except as follows: •For Principals organized as a corporation (public or private), nonprofit organization, or governmental entity, you are only required to list the names of any officers who are directly responsible to the Board of Directors (or equivalent) and any stockholder holding a 25% or more interest in said Principal.
 For Principals organized as a limited liability company with more than 100 individual members, you are only required to list the names of any officers and any managing members responsible for managing the affairs of the company, along with the name of any individual member holding 25% or more interest in the Principal.

•For Principals organized as a trust, you are only required to list the names of all trustees and any individuals possessing a 25% or more beneficial interest in the assets of the trust.

- 2 For each property for which an uncorrected 8823 has been issued, provide a detailed explanation of the nature of the non-compliance, as well as a status statement.
- 3 List only tax credit development experience for the past 15 years.
- 4 Use separate pages as needed, for each principal.

People Incor Principal's Name:	Controlling GP (CGP) or 'Named' Managing N Member of Proposed property?* Y or N						
Development Name/Location	Name of Ownership Entity and Phone Number	CGP or 'Named' Managing Member at the time of dev.? (Y/N)*	Total Dev. Units	Total Low Income Units	Placed in Service Date	8609(s) Issue Date	Uncorrected 8823's? (Y, Explain "Y"
Abingdon Green II Abingdon, VA	Abingdon Green II, L.L.C. (276) 623-9000	Ν	32	32	TBD	TBD	Ν
Norton Green II Norton, VA	Norton Green II, L.L.C. (276) 623-9000	Ν	40	40	TBD	TBD	Ν
Pulaski Village II Pulaski, VA	Pulaski Village II, L.L.C. (276) 623-9000	N	44	44	TBD	TBD	Ν

partnership/operating agreements and <u>one 8609</u> (per entity/development) for a total of 6.

1st PAGE TOTAL: 116

116

List of LIHTC Developments (Schedule A)



Development Name: Abingdon Green II Name of Applicant: Abingdon Green II, L.L.C./People Incorporated Housing Group

INSTRUCTIONS:

1 1. A Schedule A is required for every individual that makes up the GP or Managing Member, except as follows: •For Principals organized as a corporation (public or private), nonprofit organization, or governmental entity, you are only required to list the names of any officers who are directly responsible to the Board of Directors (or equivalent) and any stockholder holding a 25% or more interest in said Principal.

•For Principals organized as a limited liability company with more than 100 individual members, you are only required to list the names of any officers and any managing members responsible for managing the affairs of the company, along with the name of any individual member holding 25% or more interest in the Principal.

•For Principals organized as a trust, you are only required to list the names of all trustees and any individuals possessing a 25% or more beneficial interest in the assets of the trust.

- 2 For each property for which an uncorrected 8823 has been issued, provide a detailed explanation of the nature of the non-compliance, as well as a status statement.
- 3 List only tax credit development experience for the past 15 years.
- 4 Use separate pages as needed, for each principal.

Principal's Name:	porated Housing Group			GP) or 'Name of Propos	ed property?*	Y or N	-
Development Name/Locatio	Name of Ownership Entity and Pho Number	CGP or 'Named' Managing Member at the time of dev.? (Y/N)*	Total Dev. Units	Total Low Income Units	Placed in Service Date	8609(s) Issue Date	Uncorrected 8823's? (Y/N Explain "Y"
Village Estates Victo VA		N	39	39	7/28/2016	5/3/2017	N
Country Estates Farmville, VA	Country Estates VA LLC	N	24	24	12/6/2016	4/7/2017	N
Plaza Apartments Staunton, VA	Plaza Apartments VA LLC	N	36	36	12/6/2016	2/21/2017	N
Whites Mill Point	White's Mill Point, LP (2) 623-9000	76) Y	32	32	12/31/2006	8/29/2007	N
Abingdon, VA Clinchfield Place Dar VA	te, Clinchfiled Place, LP (276)623-9000	Y	N/A	N/A	N/A	N/A	N/A
Sweetbriar	RETURNED CREDITS Sweetbriar, LP (2 623-9000	76) Y	20	20	8/31/2009	5/4/2010	N
Abingdon, VA Abingdon Green	Abingdon Green, LP	Y	32	32	10/6/2009	7/8/2010	N
Abingdon, VA Norton Green	(276) 623-9000 Norton Green, LLC (27	6) _Y	40	40	10/13/2009	7/8/2010	N
Norton, VA Pulaski village Pulas	•	76) Y	44	44	11/30/2009	7/21/2010	N
VA Dante Crossing Dan	623-9000 re, Dante Crossing, LLC (2	(76) Y	12	12	12/31/2009	7/21/2010	N
VA Jonesville Manor	623-9000 Jonesville Manor, LLC (2	76)					
Jonesville, VA Valley Vista Apartments	623-9000 Valley Vista Apartments, LLC (27	4)	40	40	12/20/2010	6/10/2011	N
Woodstock, VA Riverside Place Apts.	623-9000 Riverside Place Apartments, LLC (27	Ý	85	85	12/20/2010	10/13/2011	N
Damascus, VA	623-9000	Ý	22	22	12/31/2011	11/29/2012	N
Brook, VA	ms Tom's Brook School Apartments, LLC (276) 623-9000	Y	14	14	12/31/2012	8/18/2014	N
Clinch View Manor Go City, VA	te Clinch View Manor, LLC (2 623-9000	76) Y	42	42	12/31/2013	8/6/2014	Ν
Woods Landing Damascus, VA	Woods Landing VA Limited Partners	hip N	40	40	9/2/2014	9/24/2014	N
Washington Court Abingdon, VA	Washington Court VA Limited Partnership	Ν	39	39	6/30/2014	9/12/2014	Ν
New River Overlook Radfo VA	rd, New River Overlook VA, LLC	Ν	40	40	10/29/2014	12/11/2015	Ν
Abingdon Village Apts. Abingdon, VA	Abingdon Village Apartments, LLC (276) 623-9000	Y	44	44	11/26/2014	10/7/2015	Ν
Spruce Hill Apartments Flo	yd, Spruce Hill Apartments, LLC (27 623-9000	⁶⁾ Y	36	36	12/30/2013	9/18/2014	N
West Lance Apartments Ne Castle, VA	West Lance Apartments, LLC (276 623-9000	5) Y	34	34	12/30/2013	9/23/2014	Ν
Abingdon Terrace Apts. Abingdon, VA	Abingdon Terrace Apartments, L.L.C (276) 623-9000	с. _Ү	32	32	12/31/2014	9/3/2015	Ν
East Gate Village Gordonsville, VA	East Gate Village, L.L.C. (27 623-9000 RETURN CREDITS		N/A	N/A	N/A	N/A	N/A
Luray Meadows Apartments Luray, VA		76) D Y	N/A	N/A	N/A	N/A	N/A
Brunswick Manor Apts. Lawrenceville, VA	Brunswick Manor Apartments, L.L.C. (276) 623-9000	Y	40	40	12/31/2017	9/25/2018	Ν
Essex Manor Apartments Tappahannock, VA	Essex Manor Apartments, L.L.C. (27	6) Y				11/00/0000	Ν
	623-9000	T	40	40	11/13/2019	11/20/2020	
Pennington Gap Apartment Pennington Gap, VA	Pennington Gap Apartments, L.L.C.	Y	40	40	11/13/2019 11/13/2019	5/20/2020	N
Pennington Gap, VA Millview Apartments	 Pennington Gap Apartments, L.L.C. (276) 623-9000 Millview Apartments, L.L.C. 						N
Pennington Gap, VA Millview Apartments Remington, VA Culpeper Crossing	 Pennington Gap Apartments, L.L.C. (276) 623-9000 Millview Apartments, L.L.C. (276) 623-9000 Culpeper Crossing, LLC 	Y	40	40	11/13/2019	5/20/2020	
Pennington Gap, VA Millview Apartments Remington, VA Culpeper Crossing Culpeper, VA Luray Meadows Apartments	 Pennington Gap Apartments, L.L.C. (276) 623-9000 Millview Apartments, L.L.C. (276) 623-9000 Culpeper Crossing, LLC (276) 623-9000 Luray Meadows, L.L.C. (2) 	Y Y	40	40 28	11/13/2019 2/26/2021	5/20/2020 9/29/2021	N
Pennington Gap, VA Millview Apartments Remington, VA Culpeper Crossing Culpeper, VA Luray Meadows Apartments Luray, VA East Gate Village	 Pennington Gap Apartments, L.L.C. (276) 623-9000 Millview Apartments, L.L.C. (276) 623-9000 Culpeper Crossing, LLC (276) 623-9000 Luray Meadows, L.L.C. 623-9000 East Gate Village, L.L.C. (276) 	Y Y Y Y 76) Y	40 28 28	40 28 28	11/13/2019 2/26/2021 12/28/2020	5/20/2020 9/29/2021 12/14/2021	N
Pennington Gap, VA Millview Apartments Remington, VA Culpeper Crossing Culpeper, VA Luray Meadows Apartments Luray, VA East Gate Village Gordonsville, VA Mountain Laurel Manor II	 Pennington Gap Apartments, L.L.C. (276) 623-9000 Millview Apartments, L.L.C. (276) 623-9000 Culpeper Crossing, LLC (276) 623-9000 Luray Meadows, L.L.C. (276) 623-9000 East Gate Village, L.L.C. (276) 623-9000 East Gate Village, L.L.C. (276) 623-9000 Mountain Laurel Manor VA LLC 	Y Y Y 76) Y	40 28 28 52	40 28 28 52	11/13/2019 2/26/2021 12/28/2020 8/31/2022 10/13/2020	5/20/2020 9/29/2021 12/14/2021 5/12/2023 6/16/2021	N N N
Pennington Gap, VA Millview Apartments Remington, VA Culpeper Crossing Culpeper, VA Luray Meadows Apartments Luray, VA East Gate Village Gordonsville, VA Mountain Laurel Manor II Staunton, VA Brady Squre	Pennington Gap Apartments, L.L.C. (276) 623-9000 Millview Apartments, L.L.C. (276) 623-9000 Culpeper Crossing, LLC (276) 623-9000 Luray Meadows, L.L.C. (23-9000 East Gate Village, L.L.C. (276) 698-8760	Y Y Y Y 76) Y	40 28 28 52 24	40 28 28 52 24	11/13/2019 2/26/2021 12/28/2020 8/31/2022	5/20/2020 9/29/2021 12/14/2021 5/12/2023	N N N
Pennington Gap, VA Millview Apartments Remington, VA Culpeper Crossing Culpeper, VA Luray Meadows Apartments Luray, VA East Gate Village Gordonsville, VA Mountain Laurel Manor II Staunton, VA Brady Squre Richmond, VA Mountain Laurel Manor III	 Pennington Gap Apartments, L.L.C. (276) 623-9000 Millview Apartments, L.L.C. (276) 623-9000 Culpeper Crossing, LLC (276) 623-9000 Luray Meadows, L.L.C. (276) 623-9000 East Gate Village, L.L.C. (276) 698-8760 Mountain Laurel Manor VA LLC (276) 698-8760 	Y Y Y 76) Y N N	40 28 28 52 24 48	40 28 28 52 24 48	11/13/2019 2/26/2021 12/28/2020 8/31/2022 10/13/2020 10/15/2020	5/20/2020 9/29/2021 12/14/2021 5/12/2023 6/16/2021 3/31/2021	N N N N
Pennington Gap, VA Millview Apartments Remington, VA Culpeper Crossing Culpeper, VA Luray Meadows Apartments Luray, VA East Gate Village Gordonsville, VA Mountain Laurel Manor II Staunton, VA Brady Squre Richmond, VA Mountain Laurel Manor III Staunton, VA Baileyton Terrace	 Pennington Gap Apartments, L.L.C. (276) 623-9000 Millview Apartments, L.L.C. (276) 623-9000 Culpeper Crossing, LLC (276) 623-9000 Luray Meadows, L.L.C. (2 623-9000 East Gate Village, L.L.C. (2 698-8760 Mountain Laurel Manor VA LLC (276) 698-8760 BR2 Owner, LLC Mountain Laurel Manor III VA LLC Baileyton Terrace Owner LLC 	Y Y Y 76) Y N N N	40 28 28 52 24 48 66	40 28 28 52 24 48 66	11/13/2019 2/26/2021 12/28/2020 8/31/2022 10/13/2020 10/15/2020 TBD TBD	5/20/2020 9/29/2021 12/14/2021 5/12/2023 6/16/2021 3/31/2021 TBD	N N N N N
Pennington Gap, VA Millview Apartments Remington, VA Culpeper Crossing Culpeper, VA Luray Meadows Apartments Luray, VA East Gate Village Gordonsville, VA Mountain Laurel Manor II Staunton, VA Brady Squre Richmond, VA Mountain Laurel Manor III Staunton, VA Baileyton Terrace Greeneville, TN Greeneville Landing	 Pennington Gap Apartments, L.L.C. (276) 623-9000 Millview Apartments, L.L.C. (276) 623-9000 Culpeper Crossing, LLC (276) 623-9000 Luray Meadows, L.L.C. (2 623-9000 East Gate Village, L.L.C. (2 698-8760 Mountain Laurel Manor VA LLC (276) 698-8760 BR2 Owner, LLC Mountain Laurel Manor III VA LLC Baileyton Terrace Owner LLC (276) 623-9000 Greeneville Owner LLC 	Y Y Y 76) Y N N N N	40 28 28 52 24 48 66 48	40 28 28 52 24 48 66 48	11/13/2019 2/26/2021 12/28/2020 8/31/2022 10/13/2020 10/15/2020 TBD TBD 12/28/2020	5/20/2020 9/29/2021 12/14/2021 5/12/2023 6/16/2021 3/31/2021 TBD TBD 10/26/2022	N N N N N N
Pennington Gap, VA Millview Apartments Remington, VA Culpeper Crossing Culpeper, VA Luray Meadows Apartments Luray, VA East Gate Village Gordonsville, VA Mountain Laurel Manor II Staunton, VA Brady Squre Richmond, VA Mountain Laurel Manor III Staunton, VA Baileyton Terrace Greeneville, TN Greeneville Landing Greeneville, TN Jamestown Village	 Pennington Gap Apartments, L.L.C. (276) 623-9000 Millview Apartments, L.L.C. (276) 623-9000 Culpeper Crossing, LLC (276) 623-9000 Luray Meadows, L.L.C. (2 623-9000 East Gate Village, L.L.C. (2 698-8760) Mountain Laurel Manor VA LLC (276) 698-8760 BR2 Owner, LLC Mountain Laurel Manor III VA LLC (276) 623-9000 Greeneville Owner LLC (276) 623-9000 Greeneville Owner LLC (276) 623-9000 Jamestown Village Owner LLC 	Y Y Y Y 76) Y 76) N N N N N N Y Y	40 28 28 52 24 48 66 48 40 40	40 28 28 52 24 48 66 48 40 40 40	11/13/2019 2/26/2021 12/28/2020 8/31/2022 10/13/2020 10/15/2020 TBD TBD 12/28/2020 9/30/2020	5/20/2020 9/29/2021 12/14/2021 5/12/2023 6/16/2021 3/31/2021 TBD TBD 10/26/2022 6/15/2022	N N N N N N N N N N N N N N N N N N N
Pennington Gap, VA Millview Apartments Remington, VA Culpeper Crossing Culpeper, VA Luray Meadows Apartments Luray, VA East Gate Village Gordonsville, VA Mountain Laurel Manor II Staunton, VA Brady Squre Richmond, VA Mountain Laurel Manor III Staunton, VA Baileyton Terrace Greeneville, TN Greeneville Landing Greeneville, TN	 Pennington Gap Apartments, L.L.C. (276) 623-9000 Millview Apartments, L.L.C. (276) 623-9000 Culpeper Crossing, LLC (276) 623-9000 Luray Meadows, L.L.C. (2 623-9000 East Gate Village, L.L.C. (2 698-8760 Mountain Laurel Manor VA LLC (276) 698-8760 BR2 Owner, LLC Mountain Laurel Manor III VA LLC Baileyton Terrace Owner LLC (276) 623-9000 Greeneville Owner LLC (276) 623-9000 	Y Y Y Y 76) Y N N N N N N Y Y Y	40 28 28 52 24 48 66 48 40 40 40	40 28 28 52 24 48 66 48 40 40 40 40	11/13/2019 2/26/2021 12/28/2020 8/31/2022 10/13/2020 10/15/2020 TBD TBD 12/28/2020 9/30/2020 12/29/2020	5/20/2020 9/29/2021 12/14/2021 5/12/2023 6/16/2021 3/31/2021 TBD TBD 10/26/2022 6/15/2022 11/22/2022	N N N N N N N N N N N N N N N N N N N
Pennington Gap, VA Millview Apartments Remington, VA Culpeper Crossing Culpeper, VA Luray Meadows Apartments Luray, VA East Gate Village Gordonsville, VA Mountain Laurel Manor II Staunton, VA Brady Squre Richmond, VA Mountain Laurel Manor III Staunton, VA Baileyton Terrace Greeneville, TN Greeneville Landing Greeneville, TN Jamestown Village Jamestown, TN	 Pennington Gap Apartments, L.L.C. (276) 623-9000 Millview Apartments, L.L.C. (276) 623-9000 Culpeper Crossing, LLC (276) 623-9000 Luray Meadows, L.L.C. (2 623-9000 East Gate Village, L.L.C. (2 698-8760) Mountain Laurel Manor VA LLC (276) 698-8760 BR2 Owner, LLC Mountain Laurel Manor III VA LLC (276) 698-8760 BR2 Owner, LLC Greeneville Owner LLC (276) 623-9000 Greeneville Owner LLC (276) 623-9000 Jamestown Village Owner LLC (276) 623-9000 	Y Y Y Y 76) Y 76) N N N N N N Y Y	40 28 28 52 24 48 66 48 40 40	40 28 28 52 24 48 66 48 40 40 40	11/13/2019 2/26/2021 12/28/2020 8/31/2022 10/13/2020 10/15/2020 TBD TBD 12/28/2020 9/30/2020	5/20/2020 9/29/2021 12/14/2021 5/12/2023 6/16/2021 3/31/2021 TBD TBD 10/26/2022 6/15/2022	N N N N N N N N N N N N N N N N N N N

partnership/operating agreements and one 8609 (per entity/development) for a

total of 6.

TOTAL: 1,405 1,405

1st PAGE

100% LIHTC as % of Total Units

ADD ADDITIONAL PROPERTIES USING NEXT TAB

Previous Participation Certification continued

Development Name/Location	Name of Ownership Entity and Phone Number	Controlling General Partner? (Y/N)	Total Units	Low Income Units	Placed in Service Date	8609 Date	compli Found (Explair
Sweetbriar II Apartments Abingdon,		Y	22	22	8/10/2023	TBD	N
Whites Mill Point II Apartments,	WMP II Apartments LLC (276) 623-9000	Y	32	32	TBD	TBD	N
Lightfoot Apartments,	Lightfoot Apartments, L.L.C. (276) 623-9000	Y	60	60	TBD	TBD	N
	MVHPC LP (276) 623-9000	Y	12	12	TBD	TBD	N
							<u> </u>

Tab E:

Site Control Documentation & Most Recent Real Estate Tax Assessment (MANDATORY) THIS PURCHASE OPTION ("Agreement"), made this 12th day of March, 2024

("Effective Date"), by and between ABINGDON GREEN, L.L.C., a Virginia limited liability

company, hereinafter referred to as "Grantors" and ABINGDON GREEN II, L.L.C., a

Virginia limited liability company, hereinafter referred to as "Grantee;"

<u>WITNESSETH:</u>

WHEREAS, the Grantor is the owner in fee simple absolute of an apartment

complex known as Abingdon Green in the Town of Abingdon, Virginia and wishes to

grant Grantee an option to purchase the property which is more particularity described

as follows:

BEING a certain tract or parcel of land situate in Washington County in the Town of Abingdon, Virginia and previously described as Lot 3 on a certain plat entitled "Senior Services, Inc., Subdivision," and more particularly described as BEGINNING at an iron rod found, said iron rod being in the eastern right-of-way line of Senior Drive; thence leaving Senior Drive and with the Senior Services Corporation N 54 41 45 E 197.16 feet to an iron rod found, said iron rod being located in the western right-of-way line of a 12-foot alley; thence leaving Senior Services Corporation lands with the 12-foot alley S 35 26 27 E 224.57 feet to an iron rod found; thence S 27 14 00 E 188.44 feet to an iron rod found, said iron rod being in the northeast corner of Midwest Resources L.L.C. lands; thence leaving the 12-foot alley and with the lands of Midwest Resources L.L.C. S 66 21 27 W 191.54 feet to an iron rod found, said iron rod being the southeast corner of the Senior Services Corporation lands; thence with the Senior Services Corporation lands N 32 41 59 W 169.10 feet to an iron rod found; thence N 58 44 31 W 191 feet to an iron rod found, said iron rod being located in the southern right-of-way of Senior Drive; thence on a curve to the left along the cul-de-sac of Senior Drive, said curve having a radius of 50 feet and an arc length of 109.66 feet to an iron rod found, said iron rod being the point and place of BEGINNING, and being all the same property conveyed to Abingdon Green, L.L.C. by Deed of Assumption dated June 6, 2008 from Abingdon Green Limited Partnership, and of record in the Circuit Court Clerk's Office at Instrument No. 080003947.

Tax Map No. 006 20 3

WHEREAS, the Grantee wishes to accept the option to purchase the Property on

the terms and conditions stated below.

NOW THEREFORE, for and in consideration of the sum of TEN DOLLARS (\$10.00) cash in hand paid and other good and valuable consideration, the receipt of all of which is hereby acknowledged by the Grantor, the parties agree as follows:

1. The Grantor grants to the Grantee the sole and exclusive option to purchase the above-described property (the "Option") at any time prior to December 31, 2024 ("Option Expiration Date") for a purchase price equal to ONE MILLION SEVEN HUNDRED THIRTY-FIVE THOUSAND AND NO/100 DOLLARS (\$1,735,000) payable upon execution of such agreement in cash or by promissory note bearing interest at the applicable federal rate.

2. Grantee may exercise the Option by giving Grantor written notice, signed by Grantee, on or before the Option Expiration Date.

3. Grantor will, at Grantee's expense, furnish Grantee title insurance policy, written by a title insurer acceptable to Grantee, insuring the title to the Property on terms acceptable to Grantee.

4. If Grantee does not exercise the Option in accordance with its terms and before the Option Expiration Date, the Option and the rights of the Grantee will automatically and immediately terminate without notice.

5. Grantor shall not market the Property or enter into any contract or option to sell the Property prior to the Option Expiration Date.

6. Grantee's exercise of the Option is contingent upon the following, without limitation: (a) the Grantee determining the feasibility of the Property and the Improvements for development, (b) the Grantee obtaining financing for the development of the Property and the Improvements, including an allocation of tax credits from the

Virginia Housing Development Authority, and (c) determinations satisfactory to the Grantee that the Property and Grantee's development plan meet all applicable governmental requirements, including without limitation any review and approval that may be required pursuant to the National Environmental Policy Act ("NEPA") and related requirements under 244 CFR Parts 50 or 58, if applicable.

7. The Agreement will be binding upon and inure only to the benefit to the parties to it.

WITNESS the signatures and seals of the parties the day, month and year fist above written.

ABINGDON GREEN, L.L.C. (SEAL) Bv:

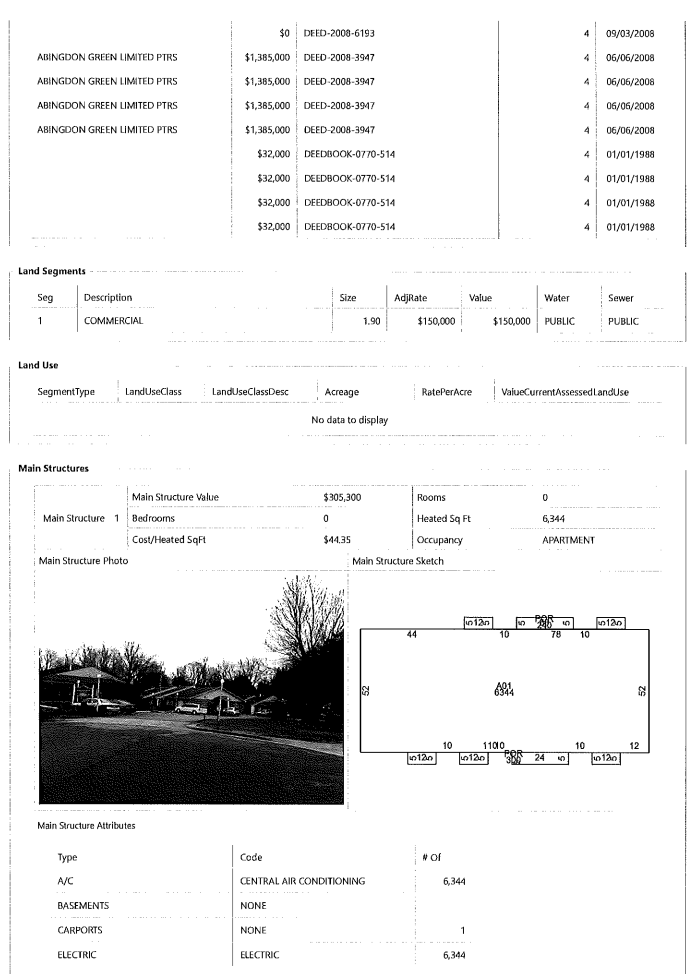
Bryan Phipps, President and CEO of People Incorporated Housing Group, Managing Member

ABINGDON GREEN, II, L.L.C.

BY: (SEAL) un Bryan Phipps, President and CEO of People Incorporated Housing Group, Managing Member

cel Information		Assessed Values		
Parcel Record Numbe	r (PRN) 35644 Town/District TOWN OF ABINGDON	Туре	Current Value (2023)	Previous Value (2022)
Account Name	ABINGDON GREEN LLC	Land	\$150,000	\$150,000
Account Name2		Main	\$1,099,800	\$305,296
Care Of		Structures		
Address1	P O BOX 5127	Other Structures	\$5,600	\$800,200
Address2		TOTALS	\$1,255,400	\$1,255,496
City, State Zip	RICHMOND, VA 23220			
Business Name		NOTE: Pre	evious value shows total i Structures valu	
	260 SENIOR DR	Ι.		
	270 SENIOR DR			
Location Address(es)	280 SENIOR DR			
	290 SENIOR DR			
Map Number Map Number Shee 006-20-3 006	t Insert DoubleCircle Block Lot SubLot 20 3			
Map Number Shee 006-20-3 006				
Map Number Shee 006-20-3 006	20 3			
Map Number Shee 006-20-3 006 Total Acres Deed	20 3			
Map Number Shee 006-20-3 006 Total Acres Deed	20 3			
Map Number Shee 006-20-3 006 Total Acres Deed Additional Deed	20 3 1.9 D-2010-2874 NONE			
Map Number Shee 006-20-3 006 Total Acres Deed Additional Deed Will	20 3 1.9 D-2010-2874			
Map Number Shee 006-20-3 006 Total Acres Deed Additional Deed Will Plat	20 3 1.9 D-2010-2874 NONE			
Map Number Shee 005-20-3 006 Total Acres Deed Additional Deed Will Plat Additional Plat	20 3 1.9 D-2010-2874 NONE			
Map Number Shee 006-20-3 006 Total Acres Deed Additional Deed Will Plat Additional Plat Route	20 3 1.9 D-2010-2874 NONE			
Map Number Shee 006-20-3 006 Total Acres Deed Additional Deed Will Plat Additional Plat Route Legal Desc 1	20 3 1.9 D-2010-2874 NONE NONE HONAKER LD ACR 1.90 SENIOR CITIZENS			
Map Number Shee 006-20-3 006 Total Acres Deed Additional Deed Will Plat Additional Plat Route Legal Desc 1 Legal Desc 2	20 3 1.9 D-2010-2874 NONE NONE HONAKER LD ACR 1.90 SENIOR CITIZENS			
Map Number Shee 006-20-3 006 Total Acres Deed Additional Deed Will Plat Additional Plat Route Legal Desc 1 Legal Desc 2 Zoning	20 3 1.9 D-2010-2874 NONE NONE HONAKER LD ACR 1.90 SENIOR CITIZENS APTS			
Map Number Shee 006-20-3 006	20 3 1.9 D-2010-2874 NONE NONE HONAKER LD ACR 1.90 SENIOR CITIZENS APTS ABINGDON			

Sales History		
Grantor	Sale Price Instrument	Number of Tracts Sale Date
ABINGDON GREEN LLC	\$0 DEED-2010-2874	1 06/01/2010
ABINGDON GREEN LIMITED PARTNERSHIP	\$0 DEED-2008-6193	4 09/03/2008
	\$0 DEED-2008-6193	4 09/03/200B
	\$0 DEED-2008-6193	4 09/03/2008



. ..

Туре	Code	# Of
A/C	CENTRAL AIR CONDITIONING	4,929
BASEMENTS	NONE	
CARPORTS	NONE	1
ELECTRIC	ELECTRIC	4,929
EXTFIN	BRICK	4,929
FLOOR	CARPET	4,929
FLOOR	VINYL	4,929
FOUNDATION	SLAB	
FUEL	ELECTRIC	4,929
GARAGES	NONE	1
GAS	NO PUBLIC GAS	4,929
НЕАТ	HEAT PUMP	4,929
PLUMBING	FULL BATHS	
PLUMBING	HALF BATHS	:
ROOF MATERIAL	COMPOSITION SHINGLE	4,929
ROOF TYPE	GABLE	4,929
WALL	DRYWALL	4,929

Main Structure Sections

Sec	% Cmpl	Class	Description	Area	Story Hgt	Yr Built	Eff Yr
1-0	100	A01	APARTMENT-BRICK	4,929	1,00	1989	1989
2-0	100	POR	PORCH	. 240	1.00	1989	1989
3-0	100	POR	PORCH	240	1.00	1989	1989

Other Structures

A DECEMBER OF A	Sec	Description	Class	Area	BaseRate	Story Height	YearBit	Value	
	4	PAVEMENT	1570	1	\$0.00	1.00	0	\$5,000	
	5	SHED-FRAME	1705	128	\$0.00	1.00	0	\$600	
ł			00 · • • · · · · · • • • · · · · ·						

ConciseCAMA - Copyright © 2024, Concise Systems, LLC - All Rights Reserved Concise Systems, LLC + www.concisesystems.com + (S40)776-1800 + sales@concisesystems.com

Tab F:

RESNET Rater Certification (MANDATORY)



Appendix F

RESNET Rater Certification of Development Plans

Project Name: Abingdon Green II

Project Address: 290 Senior Drive, Abingdon VA, 24210

I certify that the development's plans and specifications incorporate all items for the required baseline energy perfomance as indicated in Virginia's Qualified Allocation Plan (QAP). In the event the plans and specifications do not include requirements to meet the QAP baseline energy performance, then those requirements still must be met, even though the application is accepted for credits.

***Please note that this may cause the Application to be ineligible for credits. The Requirements apply to any new, adaptive reuse or rehabilitated development (including those serving elderly and/or physically disabled households).

In addition provide HERS rating documention as specified in the manual

New Construction - EnergyStar Certification
The development's design meets the criteria for the EnergyStar certification.
Rater understands that before issuance of IRS Form 8609, applicant will obtain and
provide EnergyStar Certification to Virginia Housing.

 Rehabilitation -30% performance increase over existing, based on HERS Index

 Or
 Must evidence a HERS Index of 80 or lower

 Rater understands that before issuance of IRS Form 8609, rater must provide

 Certification to Virginia Housing of energy performance.

Adaptive Reuse - Must evidence a HERS Index of 95 or lower. Rater understands that before issuance of IRS Form 8609, rater must provide Certification to Virginia Housing of energy performance.

Additional Optional Certifications

I certify that the development's plans and specifications incorporate all items for the certification as indicated below, and I am a certified verifier of said certification. In the event the plans and specifications do not include requirements to obtain the certification, then those requirements still must be met, even though the application is accepted for credits. Rater understands that before issuance of IRS Form 8609, applicant will obtain and provide Certification to Virginia Housing.

TRUE Earthcraft Certification - The development's design meets the criteria to obtain EarthCraft Multifamily program Gold certification or higher

FALSE LEED Certification - The development's design meets the criteria for the U.S. Green Building Council LEED green building certification.

- FALSE
 National Green Building Standard (NGBS) The development's design meets the criteria for meeting the NGBS Silver or higher standards to obtain certification
- FALSE Enterprise Green Communities The developmen's design meets the criteria for meeting meeting the requirements as stated in the Enterprise Green Communities Criteria for this developments construction type to obtain certification.

***Please Note Raters must have completed 500+ ratings in order to certify this form

Date: 3/13/24

Printed Name: Stacey Smith
RESNET Rater

Resnet Provider Agency Viridiant

NY Signature

Signed:

Provider Contact and Phone/Email

Sean Shanley: (804)225-9843 / sean.shanley@viridiant.org

Project Address 290 Senior Drive Abingdon Green II, VA 24210



Project Summary

Abingdon Green II is a 1 story, renovation multifamily development, comprised of 32 units and located in Abingdon Green II, VA. People Incorporated Housing Group plans to construct the project using 9% LIHTC funding. As part of their funding application the project is seeking the following certification(s): a HERS of 70 or less, EarthCraft v7 Gold. Colin Arnold of Arnold Design Studio is the primary architect contact for the project.

Unit Level Summary

Unit-level models were generated using Ekotrope v4.2.1 based on the proposed scope and plans provided by the project team dated: March 14, 2024

Modeling Summary

Enclosure:

- R-10 slab edge insulation, 2 depth
- R-13 fiberglass cavity insulation exterior above grade walls
- R-11 Grade III in party walls
- R-40 fiberglass + R-10 blown cellulose cavity ceiling insulation
- 0.27 U-Value for hollow metal exterior doors
- U-factor 0.32/0.27 SHGC windows

Mechanicals:

- SEER 16, HSPF 9, 9k ductless forced air, minisplit heat pump
- Electric water heater 0.92 UEF, 30 gal
- 7 ACH50 for infiltration threshold/blower door test
- Panasonic ERV, 60% Recovery, 23 watts, 35 cfm, operational 24 hrs/day, runs intermittent

Lights & Appliances:

- ENERGY STAR certified appliances:
 - 358 kWh/yr refrigerator
 - 240 kWh/yr dishwasher
 - $_{\odot}~$ Energy Star stacked washer & dryer

Advanced lighting 100% CFL or LED

Ekotrope Models HERS Scores:

Unit Type	Quantity	HERS	HERS 70 Target	Difference +/-
1 BR	27	52	70	18
1 BR (HC)	5	52	70	18
Projected Project HERS - Weighted Average		52		

This requires the project to have a maximum HERS index of 70 or less. EarthCraft v7 Gold requires the project to have a maximum HERS index of 30% improvement or meet all prescriptive measures.

If any information used to generate the energy models does not accurately reflect the project scope, please reach out to me.

Sincerely,

Lauren Thomson Project Manager, Viridiant

VIRIDIANT • 1431 West Main Street • Richmond, VA 23220 • p 804.225.9843 • f 804.562.4159 • viridiant.org

Home Energy Rating Certificate

Projected Report Based on Plans

HERS® Index Score:

52

Your home's HERS score is a relative performance score. The lower the number, the more energy efficient the home. To learn more, visit www.hersindex.com Rating Date: 2024-03-13 Registry ID: Ekotrope ID: vQxGkV4d

Annual Savings \$1,071 *Relative to an average U.S. home

Home: 290 Senior Drive Abingdon, VA 24210

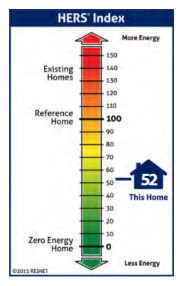
Builder:

People Incorporated Housing Group

This home meets or exceeds the criteria of the following:

Your Home's Estimated Energy Use:

	Use [MBtu]	Annual Cost
Heating	3.9	\$188
Cooling	0.3	\$16
Hot Water	4.4	\$214
Lights/Appliances	8.9	\$429
Service Charges		\$132
Generation (e.g. Solar)	0.0	\$0
Total:	17.6	\$980



Home Feature Summary:

Home Type:	Apartment, end unit
Model:	N/A
Community:	N/A
Conditioned Floor Area:	609 ft ²
Number of Bedrooms:	1
Primary Heating System:	Air Source Heat Pump • Electric • 13.5 HSPF
Primary Cooling System:	Air Source Heat Pump • Electric • 30.5 SEER
Primary Water Heating:	Residential Water Heater • Electric • 0.92 UEF
House Tightness:	7 ACH50 (Adjusted Infiltration: 5.61 ACH50)
Ventilation:	35 CFM • 23 Watts • ERV
Duct Leakage to Outside:	Forced Air Ductless
Above Grade Walls:	R-13
Ceiling:	Attic, R-50
Window Type:	U-Value: 0.32, SHGC: 0.27
Foundation Walls:	N/A
Framed Floor:	N/A

Rating Completed by:

Energy Rater: Stacey Smith RESNET ID: 2279319

Rating Company: Viridiant 1431 W. Main Street, Richmond, VA 23220

Rating Provider: Viridiant

1431 W. Main Street, Richmond, VA 23220



Stacey Smith, Certified Energy Rater Digitally signed: 3/13/24 at 7:04 PM



Ekotrope RATER - Version:4.0.1.3356 The Energy Rating Disclosure for this home is available from the Approved Rating Provider. This report does not constitute any warranty or guarantee.

Home Energy Rating Certificate

Projected Report Based on Plans

HERS® Index Score:

52

Your home's HERS score is a relative performance score. The lower the number, the more energy efficient the home. To learn more, visit www.hersindex.com Rating Date: 2024-03-13 Registry ID: Ekotrope ID: 2RMlgorv

Annual Savings \$1,071 *Relative to an average U.S. home

Home: 290 Senior Drive Abingdon, VA 24210

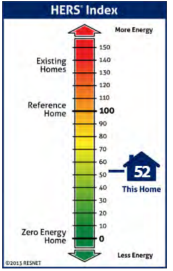
Builder:

People Incorporated Housing Group

This home meets or exceeds the criteria of the following:

Your Home's Estimated Energy Use:

	Use [MBtu]	Annual Cost
Heating	3.9	\$188
Cooling	0.3	\$16
Hot Water	4.4	\$214
Lights/Appliances	8.9	\$429
Service Charges		\$132
Generation (e.g. Solar)	0.0	\$0
Total:	17.6	\$980



Home Feature Summary:

Home Type:	Apartment, end unit
Model:	N/A
Community:	N/A
Conditioned Floor Area:	609 ft ²
Number of Bedrooms:	1
Primary Heating System:	Air Source Heat Pump • Electric • 13.5 HSPF
Primary Cooling System:	Air Source Heat Pump • Electric • 30.5 SEER
Primary Water Heating:	Residential Water Heater • Electric • 0.92 UEF
House Tightness:	7 ACH50 (Adjusted Infiltration: 5.61 ACH50)
Ventilation:	35 CFM • 23 Watts • ERV
Duct Leakage to Outside:	Forced Air Ductless
Above Grade Walls:	R-13
Ceiling:	Attic, R-50
Window Type:	U-Value: 0.32, SHGC: 0.27
Foundation Walls:	N/A
Framed Floor:	N/A

Rating Completed by:

Energy Rater: Stacey Smith RESNET ID: 2279319

Rating Company: Viridiant 1431 W. Main Street, Richmond, VA 23220

Rating Provider: Viridiant

1431 W. Main Street, Richmond, VA 23220







Ekotrope RATER - Version:4.0.1.3356 The Energy Rating Disclosure for this home is available from the Approved Rating Provider. This report does not constitute any warranty or guarantee.

RESNET HOME ENERGY RATING Standard Disclosure

For home(s) located at: 290 Senior Drive, Abingdon, VA		
Check the applicable disclosure(s):		
1. The Rater or the Rater's employer is receiving a fee for prov	/iding the rating on thi	s home.
2. In addition to the rating, the Rater or the Rater's employer	has also provided the f	following consulting services for this
home:		
A. Mechanical system design		
B. Moisture control or indoor air quality consulting		
C. Performance testing and/or commissioning other	than required for the	rating itself
D. Training for sales or construction personnel		
E. Other(specify)		
3. The Rater or the Rater's employer is:		
A. The seller of this home or their agent		
B. The mortgagor for some portion of the financed pa	ayments on this hom	e
C. An employee, contractor, or consultant of the elect	tric and/or natural ga	s utility serving this home
4. The Rater or Rater's employer is a supplier or installer of pr	oducts, which may incl	ude:
Products	Installed in this home b	oy OR is in the business of
HVAC systems	Rater Employ	yer Rater Employer
Thermal insulation systems	Rater Employ	yer Rater Employer
Air sealing of envelope or duct systems	Rater Employ	yer Rater Employer
Energy efficient appliances	Rater Employ	yer Rater Employer
Construction (builder, developer, construction contractor, etc)	Rater Employ	yer Rater Employer
Other (specify):	Rater Employ	yer Rater Employer
5. This home has been verified under the provisions of Chapt	ter 6, Section 603 "Tech	nical Requirements for Sampling" of
the Mortgage Industry National Home Energy Rating Standard a		
(RESNET). Rater Certification #: 2279319		
		\mathcal{C}

Name:	Stacey Smith	Signature:	8-8-
Organization:	Viridiant	Digitally signed:	3/13/24 at 7:05 PM

I attest that the above information is true and correct to the best of my knowledge. As a Rater or Rating Provider I abide by the rating quality control provisions of the Mortgage Industry NationalHome Energy Rating Standard as set forth by the Residential Energy Services Network(RESNET). The national rating quality control provisions of the rating standard are contained in Chapter One 102.1.4.6 of the standard and are posted at https://standards.resnet.us

The Home Energy Rating Standard Disclosure for this home is available from the rating provider.

RESNET Form 03001-2 - Amended March 20, 2017

Tab G:

Zoning Certification Letter (MANDATORY)

Zoning Certification



DATE:

Virginia Housing601 South Belvidere StreetRichmond, Virginia 23220

RE: ZONING CERTIFICATION

Name of Development:	Abingdon Green II
Name of Owner/Applicant:	Abingdon Green II, L.L.C. / People Incorporated Housing Group
Name of Seller/Current Owner:	Abingdon Green, L.L.C.

The above-referenced Owner/Applicant has asked this office to complete this form letter regarding the zoning of the proposed Development (more fully described below). This certification is rendered solely for the purpose of confirming proper zoning for the site of the Development. It is understood that this letter will be used by the Virginia Housing Development Authority solely for the purpose of determining whether the Development qualifies for points available under VHDA's Qualified Allocation Plan for housing tax credits.

DEVELOPMENT DESCRIPTION:

Development Address: 260, 270, 280, & 290 Senior Drive NE, Abingdon, VA 24210

Legal Description:

Due to length, see attached legal description below.

Proposed Improvements:

New Construction:		# Units		# Buildings		Total Floor Area Sq. Ft.
Adaptive Reuse:		# Units		# Buildings		Total Floor Area Sq. Ft.
Rehabilitation:	32	# Units	4	# Buildings	29,148.02	Total Floor Area Sq. Ft.

Zoning Certification, cont'd

 Current Zoning:
 R-3 Residential
 allowing a density of

 units per acre, and the following other applicable conditions:
 Multifamily dwellings

 are permitted given 10,000 square feet, plus an additional 2,500 square feet for each additional unit over two dwelling units.

Other Descriptive Information:

The proposed project is the rehabilitation of Abingdon Green, which includes 32 one-bedroom elderly units and a community building.

LOCAL CERTIFICATION:

Check one of the following as appropriate:

- The zoning for the proposed development described above is proper for the proposed residential development. To the best of my knowledge, there are presently no zoning violations outstanding on this property. No further zoning approvals and/or special use permits are required.
- The development described above is an approved non-conforming use. To the best of my knowledge, there are presently no zoning violations outstanding on this property. No further zoning approvals and/or special use permits are required.

Mayana Rice

Signature

Printed Name

Mayana Rice - Assistant Town Manager / Community Development Director Title of Local Official or Civil Engineer

276-492-2137

Phone:

3/8/2024

Date:

NOTES TO LOCALITY:

- 1. Return this certification to the developer for inclusion in the tax credit application package.
- 2. Any change in this form may result in disqualification of the application.
- 3. If you have any questions, please contact the Tax Credit Allocation Department at taxcreditapps@virginiahousing.com.

EXHIBIT C TO OPERATING AGREEMENT

Description of Land

BEING a certain tract or parcel of land situate in Washington County in the Town of Abingdon, Virginia and previously described as Lot 3 on a certain plat entitled "Senior Services, Inc., Subdivision," and more particularly described as BEGINNING at an iron rod found, said iron rod being in the eastern right-of-way line of Senior Drive; thence leaving Senior Drive and with the Senior Services Corporation N 54 41 45 E 197.16 feet to an iron rod found, said iron rod being located in the western right-of-way line of a 12-foot alley; thence leaving Senior Services Corporation lands with the 12-foot alley S 35 26 27 E 224.57 feet to an iron rod found: thence S 27 14 00 E 188.44 feet to an iron rod found, said iron rod being in the northeast corner of Midwest Resources L.L.C. lands; thence leaving the 12-foot alley and with the lands of Midwest Resources L.L.C. S 66 21 27 W 191.54 feet to an iron rod found, said iron rod being the southeast corner of the Senior Services Corporation lands; thence with the Senior Services Corporation lands N 32 41 59 W 169.10 feet to an iron rod found; thence N 58 44 31 W 191 feet to an iron rod found, said iron rod being located in the southern right-of-way of Senior Drive; thence on a curve to the left along the cul-de-sac of Senior Drive, said curve having a radius of 50 feet and an arc length of 109.66 feet to an iron rod found, said iron rod being the point and place of BEGINNING, and being all the same property conveyed to Abingdon Green, L.L.C. by Deed of Assumption dated June 6, 2008 from Abingdon Green Limited Partnership, and of record in the Circuit Court Clerk's Office at Instrument No. 080003947.

Tax Map No. 006 20 3

Tab H:

Attorney's Opinion (MANDATORY)



425 S. Financial Place, Suite 1900 Chicago, IL 60605 p 312-491-4400 f 312-491-4411 att-law.com

March 14, 2024

TO: Virginia Housing 601 South Belvidere Street Richmond, Virginia 23220

RE: 2024 Tax Credit Reservation Request (competitive 70% present value credits)

Name of Development: Abingdon Green II Name of Owner: Abingdon Green II, L.L.C.

Dear Virginia Housing:

This undersigned firm represents the above-referenced Owner as its counsel. It has received a copy of and has reviewed the completed application package dated March 14, 2024 (of which this opinion is a part) (the "Application") submitted to you for the purpose of requesting, in connection with the captioned Development, a reservation of low-income housing tax credits ("Credits") available under Section 42 of the Internal Revenue Code of 1986, as amended (the "Code"). It has also reviewed Section 42 of the Code, the regulations issued pursuant thereto and such other binding authority as it believes to be applicable to the issuance hereof (the regulations and binding authority hereinafter collectively referred to as the "Regulations").

Based upon the foregoing reviews and upon due investigation of such matters as it deems necessary in order to render this opinion, but without expressing any opinion as to either the reasonableness of the estimated or projected figures or the veracity or accuracy of the factual representations set forth in the Application, the undersigned is of the opinion that:

- 1. It is more likely than not that the inclusion in eligible basis of the Development of such cost items or portions thereof, as set forth in Hard Costs and Owners Costs section of the Application form, complies with all applicable requirements of the Code and Regulations.
- 2. Assuming that you designate the buildings in the Development as being in a difficult development area pursuant to Code Section 42(d)(5)(B)(v), the calculations (a) of the Maximum Allowable Credit available under the Code with respect to the Development and (b) of the Estimated Qualified Basis of each building in the Development comply with all applicable requirements of the Code and regulations, including the selection of credit type implicit in such calculations.



- 3. The appropriate type(s) of allocation(s) have been requested in the Reservation Request Information section in the Application form.
- 4. The information set forth in the Unit Details section of the Application form as to proposed rents exceeds the Code rent restrictions; however, the Development will satisfy all applicable requirements of the Code and Regulations due to subsidies such that no tenant will pay rents in excess of what is dictated by the Code and Regulations.
- 5. The site of the captioned Development is controlled by the Owner, as identified in the Site Control section of the Application, for a period of not less than four (4) months beyond the application deadline.
- 6. The type of the nonprofit organization involved in the Development is an organization described in Code Section 501(c)(3) or 501(c)(4) and exempt from taxation under Code Section 501(a), whose purposes include the fostering of low-income housing.
- 7. The nonprofit organizations' ownership interest in the development is as described in the Nonprofit Involvement section of the Application form.
- 8. It is more likely than not that the representations made under the Rehab Information section of the Application form as to the Development's compliance with or exception to the Code's minimum expenditure requirements for rehabilitation projects are correct.

Finally, the undersigned is of the opinion that, if all information and representations contained in the Application and all current law were to remain unchanged, upon compliance by the Owner with the requirements of Code Section 42(h)(1)(E), the Owner would be eligible under the applicable provisions of the Code and the Regulations to an allocation of Credits in the amount(s) requested in the Application.

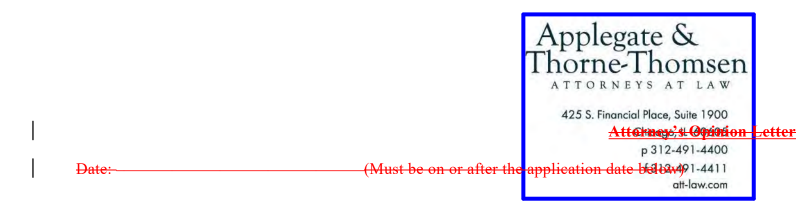
This opinion is rendered solely for the purpose of inducing the Virginia Housing Development Authority ("Virginia Housing") to issue a reservation of Credits to the Owner. Accordingly, it may be relied upon only by Virginia Housing and may not be relied upon by any other party for any other purpose.

This opinion was not prepared in accordance with the requirements of Treasury Department Circular No. 230. Accordingly, it may not be relied upon for the purpose of avoiding U.S. Federal tax penalties or to support the promotion or marketing of the transaction or matters addressed herein.

Sincerely,

applegate + Thorne - Thomsen, P.C.

Applegate & Thorne-Thomsen, P.C.



March 14, 2024

TO: Virginia Housing 601 South Belvidere Street Richmond, Virginia 23220

RE: 2024 Tax Credit Reservation Request (competitive 70% present value credits)

Name of Development: <u>Abingdon Green II</u> Name of Owner: <u>Abingdon Green II, L.L.C.</u>

Dear Virginia Housing:

This undersigned firm represents the above-referenced Owner as its counsel. It has received a copy of and has reviewed the completed application package dated <u>March 14, 2024</u> (of which this opinion is a part) (the "Application") submitted to you for the purpose of requesting, in connection with the captioned Development, a reservation of low-income housing tax credits ("Credits") available under Section 42 of the Internal Revenue Code of 1986, as amended (the "Code"). It has also reviewed Section 42 of the Code, the regulations issued pursuant thereto and such other binding authority as it believes to be applicable to the issuance hereof (the regulations and binding authority hereinafter collectively referred to as the "Regulations").

Based upon the foregoing reviews and upon due investigation of such matters as it deems necessary in order to render this opinion, but without expressing any opinion as to either the reasonableness of the estimated or projected figures or the veracity or accuracy of the factual representations set forth in the Application, the undersigned is of the opinion that:

- 1. It is more likely than not that the inclusion in eligible basis of the Development of such cost items or portions thereof, as set forth in Hard Costs and Owners Costs section of the Application form, complies with all applicable requirements of the Code and Regulations.
- 2. [Select One]
 - The calculations (a) of the Maximum Allowable Credit available under the Code with respect to the Development and (b) of the Estimated Qualified Basis of each building in the development comply with all applicable requirements of the Code and regulations, including the selection of credit type implicit in such calculations.



-----OR

- 2. Assuming that you designate the buildings in the Development as being in a difficult development area pursuant to Code Section 42(d)(5)(B)(v), the calculations (a) of the Maximum Allowable Credit available under the Code with respect to the Development and (b) of the Estimated Qualified Basis of each building in the Development comply with all applicable requirements of the Code and regulations, including the selection of credit type implicit in such calculations.
- 3. The appropriate type(s) of allocation(s) have been requested in the Reservation Request Information section in the Application form.

4. [Select One]

The information set forth in the Unit Details section of the Application form as to proposed rents satisfies all applicable requirements of the Code and Regulations.

OR

- 4. The information set forth in the Unit Details section of the Application form as to proposed rents exceeds the Code rent restrictions; however, the Development will satisfy all applicable requirements of the Code and Regulations due to subsidies such that no tenant will pay rents in excess of what is dictated by the Code and Regulations.
- 5. The site of the captioned Development is controlled by the Owner, as identified in the Site Control section of the Application, for a period of not less than four (4) months beyond the application deadline.
- 6. [Delete if inapplicable] The type of the nonprofit organization involved in the Development is an organization described in Code Section 501(c)(3) or 501(c)(4) and exempt from taxation under Code Section 501(a), whose purposes include the fostering of low-income housing.
- 7. [Delete if inapplicable] The nonprofit organizations' ownership interest in the development is as described in the Nonprofit Involvement section of the Application form.
- 8. [Delete if inapplicable] It is more likely than not that the representations made under the Rehab Information section of the Application form as to the Development's compliance with or exception to the Code's minimum expenditure requirements for rehabilitation projects are correct.

8. 9. [Delete if inapplicable] After reasonable investigation, the undersigned has no reason to believeIt is more likely than not that the representations made under the Rehab Information (Ten-Year Rule) section of the Application form as to the Development's compliance with or eligibility for exception to the ten year "look back rule" requirement of Code 42(d)(2)(B)Code's minimum expenditure requirements for rehabilitation projects are not correct.

Finally, the undersigned is of the opinion that, if all information and representations contained in the Application and all current law were to remain unchanged, upon compliance by the Owner with the requirements of Code Section 42(h)(1)(E), the Owner would be eligible under the applicable provisions of the Code and the Regulations to an allocation of Credits in the amount(s) requested in the Application.

This opinion is rendered solely for the purpose of inducing the Virginia Housing Development Authority ("Virginia Housing") to issue a reservation of Credits to the Owner. Accordingly, it may be relied upon only by Virginia Housing and may not be relied upon by any other party for any other purpose.

This opinion was not prepared in accordance with the requirements of Treasury Department Circular No. 230. Accordingly, it may not be relied upon for the purpose of avoiding U.S. Federal tax penalties or to support the promotion or marketing of the transaction or matters addressed herein.

 	Firm Name	
-By:		
-Its:		(Title)



Sincerely,

Applegate & Thorne-Thomsen, P.C.

Document comparison by Workshare Compare on Monday, March 11, 2024 10:10:52 AM

Input:	
Document 1 ID	iManage://att-law-mobility.imanage.work/Active/1488245/1
Description	#1488245v1 <att-law-mobility.imanage.work> - FORM - VCDC - 2024 Reservation Application - Attorneys Opinion</att-law-mobility.imanage.work>
Document 2 ID	iManage://att-law-mobility.imanage.work/ACTIVE/1485242 /1
Description	#1485242v1 <att-law-mobility.imanage.work> - VCDC - Abingdon Green II - 2024 Reservation Application - Attorneys Opinion</att-law-mobility.imanage.work>
Rendering set	Standard

Legend:	
Insertion	
Deletion	
Moved from	
Moved to	
Style change	
Format change	
Moved deletion	
Inserted cell	
Deleted cell	
Moved cell	
Split/Merged cell	
Padding cell	

Statistics:	
	Count
Insertions	15
Deletions	30
Moved from	2
Moved to	2
Style changes	0
Format changes	0

Total changes	49

Tab I:

Nonprofit Questionnaire (MANDATORY for points or pool)

NOTE: The following documents need not be submitted unless requested by Virginia Housing:

-Nonprofit Articles of Incorporation

-IRS Documentation of Nonprofit Status

-Joint Venture Agreement (if applicable)

-For-profit Consulting Agreement (if applicable)

Nonprofit Questionnaire

Part II, 13VAC10-180-60, of the Qualified Allocation Plan (the "Plan") of the Virginia Housing Development Authority (the "Authority") for the allocation of federal low income housing tax credits ("Credits") available under §42 of the Internal Revenue Code, as amended (the "Code") establishes certain requirements for receiving credits from the nonprofit pool established under the Plan and assigning points for participation of a nonprofit organization in the development of qualified lowincome housing.

Answers to the following questions will be used by the Authority in its evaluation of whether or not an applicant meets such requirements. Attach additional sheets as necessary to complete each question.

1. General Information

- a. Name of development _____
- b. Name of owner/applicant ______ Abingdon Green II, L.L.C. / People Incorporated Housing Group
- c. Name of nonprofit entity People Incorporated of Virginia
- d. Address of principal place of business of nonprofit entity 1173 West Main Street, Abingdon, VA 24210

Indicate funding sources and amount used to pay for office space Sources include local, state, and federal funds. Each office space uses different funds based on the program an

employee utilizing the space works under. As of 2/2024, \$22,662/month is used to pay for office space.

- e. Tax exempt status 🗹 501(c)(3) 🗌 501(c)(4) 🗌 501(a)
- f. Date of legal formation of nonprofit (must be prior to application deadline) <u>8-11-1964</u> Evidenced by the following documentation <u>State Corporation Commission letter available upon request.</u>
- h. Describe exempt purposes (must include the fostering of low-income housing in its articles of incorporation) By-laws Article II, Section I.E. To act as an initiator, implementer, advocate, coordinator, & facilitator of programs, including housing counseling, development of safe, affordable housing, community economic development & other services which benefits low-income, disadvantaged, elderly or disabled citizens.
- i. Expected life (in years) of nonprofit Perpetuity

- j. Explain the anticipated future activities of the nonprofit over the next five years: People Incorporated of Virginia anticipates a continuation of their current programs and activities, including
 30 programs ranging from housing counseling & affordable housing development to Headstart & CASA.
- k. How many full time, paid staff members does the nonprofit and, if applicable, any other nonprofit organization(s) ("related nonprofit(s)") of which the nonprofit is a subsidiary or to which the nonprofit is otherwise related have (i.e. by shared directors, staff, etc.)? 257
 How many part time, paid staff members? 32
 Describe the duties of all staff members:
 People Incorporated of Virginia and People Incorporated Housing Group share staff.
- I. Does the nonprofit share staff with any other entity besides a related nonprofit described above?
 If yes, explain in detail: People Incorporated of Virginia is the sole member of
 People Incorporated Financial Services, a CDFI, which shares staff with People Incorporated of Virginia.
- m. How many volunteers does the nonprofit and, if applicable, any related nonprofit have? Since July 1, 2023, People Incorporated of Virginia has hosted 1,450 volunteers. During this time period, the volunteers have contributed 80,889 hours.
- n. What are the sources and manner of funding of the nonprofit? (You must disclose all financial and/ or the arrangements with any individual(s) or for profit entity, including anyone or any entity related, directly, indirectly, to the Owner of the Development.
 People Incorporated of Virginia provides services through over 20 unique programs and services to low and moderate-income individuals and families. These programs are funded through a variety of funding sources including state, local, federal, and private grants. (Audit available upon request).
- o. List all directors of the nonprofit, their occupations, their length of service on the board, and their residential addresses Please see attached list.

2. Nonprofit Formation

- a. Explain in detail the genesis of the formation of the nonprofit: People Incorporated of Virginia was established in 1964 as one of the nation's first community action agencies, with the mission to provide people in Washington County, who are economically disadvantaged, with opportunities to enhance their lives, families and communities. Today, the mission remains the same, but has expanded to sixteen localities.
- b. Is the nonprofit, or has it ever been, affiliated with or controlled by a for-profit entity or local housing authority?

□ YES ☑ NO If yes, explain in detail: _____

c. Has any for profit organization or local housing authority (including the Owner of the Development, joint venture partner, or any individual or entity directly or indirectly related to such Owner) appointed any directors to the governing board of the nonprofit?

□ YES ☑ NO If yes, explain in detail: _____

d. Does any for-profit organization or local housing authority have the right to make such appointments?

□ YES ☑ NO If yes, explain in detail: _____

e. Does any for profit organization or local housing authority have any other affiliation with the nonprofit or have any other relationship with the nonprofit in which it exercises or has the right to exercise any other type of control?

□ YES ☑ NO If yes, explain in detail: _____

f. Was the nonprofit formed by any individual(s) or for profit entity for the principal purpose of being included in the nonprofit Pool or receiving points for nonprofit participation under the Plan?
 YES VINO

- g. Explain in detail the past experience of the nonprofit including, if applicable, the past experience of any other related nonprofit of which the nonprofit is a subsidiary or to which the nonprofit is otherwise related (by shared directors, staff, etc.) <u>People Incorporated of Virginia has nearly 60 years</u> of experience serving communities with programs helping <u>Iow-income families and individuals thrive</u>. Its programs range from housing counseling to Head Start. People Incorporated Housing Group, a wholly-owned subsidiary of People Incorporated of Virginia, has delivered 1,261 affordable housing units in VA and TN.
- h. If you included in your answer to the previous question information concerning any related nonprofit, describe the date of legal formation thereof, the date of IRS 501(c)(3) or 501(c)(4) status, its expected life, its charitable purposes and its relationship to the non- profit.
 People Incorporated Housing Group is a wholly-owned subsidiary of People Incorporated of Virginia with the purpose of affordable community housing development and improvement for low to moderate-income families.
 Legal Formation 2-22-2002. Date of IRS 501(c)(3) status 6-29-2003. Expected life: Perpetuity.

3. Nonprofit Involvement

- a. Is the nonprofit assured of owning an interest in the Development (either directly or through a wholly owned subsidiary) throughout the Compliance Period (as defined in §42(i)(1) of the Code)?
 - 🗹 YES 🛛 🗆 NO
 - (i) Will the nonprofit own at least 10% of the general partnership/owning entity?
 - □ YES ☑ NO
 - (ii) Will the nonprofit own 100% of the general partnership interest/owning entity?
 - □ YES ☑ NO

If no to either 3a.i or 3a.ii above, specifically describe the nonprofit's ownership interest At equity closing, People Incorporated of Virginia will withdraw from the ownership entity, but will continue

to have an interest in the development through its wholly-owned subsidiary, People Incorporated Housing Group.

b. (i) Will the nonprofit be the managing member or managing general partner?

□ YES	✓ NO	If yes, where in the partnership/operating agreement is this provision
specifica	ally refere	enced?

(ii) Will the nonprofit be the managing member or own more than 50% of the

general partnership interest? 🛛 🗌	YES	⊡⁄ NO
-----------------------------------	-----	-------

If yes, where in the partnership/operating agreement is this provision specifically referenced?

☑ Recordable agreement attached to the Tax Credit Application as TAB V?

If no at the end of the compliance period explain how the disposition of the assets will be structured: People Incorporated Housing Group will have the purchase option and the right of first refusal.

d. Is the nonprofit materially participating (regular, continuous, and substantial participation) in the construction or rehabilitation and operation or management of the proposed Development?

 \checkmark YES \Box NO If yes,

(i) Describe the nature and extent of the nonprofit's proposed involvement in the construction or rehabilitation of the Development:

People Incorporated of Virginia and wholly-owned subsidiary, People Incorporated Housing Group, will

provide loan guarantees for construction and permanent financing and will generate monthly reports and submit draw requests during construction.

(ii) Describe the nature and extent of the nonprofit's involvement in the operation or

management of the Development throughout the Extended Use Period (the entire time period

of occupancy restrictions of the low-income units in the Development):

People	Incorporated	Housing	Group is th	ne Managing Mo	ember and is	responsible fo	r the day to day	decisions

regarding the property. People Incorporated of Virginia will provide permanent loan guarantees to the project.

(156 annually) in management meetings and on-site inspections.	
Seven hours per week (364 annually) in the oversight of management and maintenance. Three hours per week	
	and staff responsible and explain in detail :
	annually to this venture? \Box YES \Box NO \Box If yes, subdivide the annual hours by activity
(iii)	Will the nonprofit invest in its overall interaction with the development more than 500 hours

e. Explain how the idea for the proposed development was conceived. For example, was it in response to a need identified by a local neighborhood group? Local government? Board member? Housing needs study? Third party consultant? Other? Abingdon Green II is the rehabilitation of a former tax credit project, Abingdon Green. It is need of general

rehabilitation and additional upgrades that include improved accessibility measures.

- f. List all general partners/managing members of the Owner of the Development (one must be the nonprofit) and the relative percentages of their interests:
 People Incorporated Housing Group Managing Member 90% (100% sole managing member of Managing Member entity)
- g. If this is a joint venture, (i.e. the nonprofit is not the sole general partner/managing member), explain the nature and extent of the joint venture partner's involvement in the construction or rehabilitation and operation or management of the proposed development.
- h. Is a for profit entity providing development services (excluding architectural, engineering, legal, and accounting services) to the proposed development?

 YES
 NO
 If yes,
 (i) Explain the nature and extent of the consultant's involvement in the construction or rehabilitation and operation or management of the proposed development.

(ii) Explain how this relationship was established. For example, did the nonprofit solicit proposals from several for-profits? Did the for-profit contact the nonprofit and offer the services?

Will the nonprofit or the Owner (as identified in the application) pay a joint venture partner or consultant fee for providing development services? □ YES ☑ NO If yes, explain the amount and source of the funds for such payments.

k. Will the joint venture partner or for-profit consultant be compensated (receive income) in any other manner, such as builder's profit, architectural and engineering fees, or cash flow?
YES INO If yes, explain:

I. Will any member of the board of directors, officer, or staff member of the nonprofit participate in the development and/or operation of the proposed development in any for-profit capacity?
 YES INO If yes, explain:

- m. Disclose any business or personal (including family) relationships that any of the staff members, directors or other principals involved in the formation or operation of the non- profit have, either directly or indirectly, with any persons or entities involved or to be involved in the Development on a for-profit basis including, but not limited to the Owner of the Development, any of its for-profit general partners, employees, limited partners or any other parties directly or indirectly related to such Owner: None.
- n. Is the nonprofit involving any local, community based nonprofit organizations in the development, role and operation, or provision of services for the development? PYES INO If yes, explain in detail, including the compensation for the other nonprofits amount and timing of such payments.

4. Virginia and Community Activity

- a. Has the Virginia State Corporation Commission authorized the nonprofit to do business in Virginia?
- b. Define the nonprofit's geographic target area or population to be served:
 People Incorporated of Virginia, People Incorporated Housing Group's parent company, is the designated
 community action agency for 13 counties and three cities across Southwest Virginia, Northern Shenandoah
 Valley, Northern Piedmont and Greater Prince Williams areas of Virginia.
- c. Does the nonprofit or, if applicable, related nonprofit have experience serving the community where the proposed development is located (including advocacy, organizing, development, management, or facilitation, but not limited to housing initiatives)? YES NO If yes, or no, explain nature, extent and duration of any service: People Incorporated of Virginia, People Incorporated Housing Group's parent company, is the designated community action agency for Washington County and offers Head Start/Early Head Start, CHIP VA Cares, CASA, Project Discovery, Improving Scholars, business and consumer loans, housing counseling, Section 8,

technical assistance, affordable rental housing, homeless services, weatherization, emergency home repair, and workforce development services.

d. Does the nonprofit's by laws or board resolutions provide a formal process for low income,				
program beneficiaries to advise the nonprofit on design, location of sites, development				
and management of affordable housing? 🛛 YES 🗌 NO 🛛 If yes, explain				
Article X, Section 4 of the bylaw, available upon request.				
e. Has the Virginia Department of Agriculture and Consumer Services (Division of Consumer Affairs)				
authorized the nonprofit to solicit contributions/donations in the target community?				
f. Does the nonprofit have demonstrated support (preferably financial) from established				
organizations, institutions, businesses and individuals in the target community?				
□ YES ☑ NO If yes, explain:				
g. Has the nonprofit conducted any meetings with neighborhood, civic, or community groups and/or				
tenant associations to discuss the proposed development and solicit input?				
If yes, describe the meeting dates, meeting locations, number of attendees and general				
discussion points:				
h. Are at least 33% of the members of the board of directors representatives of the community				
being served? YES NO If yes,				
(i) Low-income residents of the community? \Box YES \Box NO				
(i) Elected representatives of low-income neighborhood organizations? \Box YES \Box NO				
i. Are no more than 33% of the members of the board of directors representatives of the public				
sector (i.e. public officials or employees or those appointed to the board by public officials)?				
✓ YES □ NO				

j. Does the board of directors hold I	regular meetings which	are well attended and accessible	to the

	arget community?
-	
k.	Has the nonprofit received a Community Housing Development Organization (CHDO)
c	lesignation, as defined by the U.S. Department of Housing and Urban Development's HOME
r	egulations, from the state or a local participating jurisdiction? $ar{\!$
l. F	las the nonprofit been awarded state or local funds for the purpose of supporting overhead and
	perating expenses? 🗹 YES 🗌 NO If yes, explain in detail: CSBG funds are awarded annually.
	Has the nonprofit been formally designated by the local government as the principal community-based nonprofit housing development organization for the selected target area? YES INO If yes, explain:
	las the nonprofit ever applied for Low Income Housing Tax Credits for a development in which it acted as a joint venture partner with a for-profit entity? I YES I NO
	f yes, note each such application including: the development name and location, the date
	of application, the nonprofit's role and ownership status in the development, the name and
	principals of the joint venture partners, the name and principals of the general contractor, the
r	name and principals of the management entity, the result of the application, and the current status of the development(s).

See attached list.

- o. Has the nonprofit ever applied for Low Income Housing Tax Credits for a development in which it acted as the sole general partner/managing member?

 YES
 NO

 If yes, note each such development including the name and location, the date of the application, the result of the application, and the current status of the development(s).
 Deskins Apartments, Buchanan County, March 1998, Operational
 Whites Mill Point Apartments, Abingdon, March 2004, Operational
- q. Has the nonprofit been an owner or applicant for a development that has received a reservation in a previous application round from the Virginia Housing Partnership or the Virginia Housing Funds?
 YES INO If yes, explain:
- r. Has the nonprofit completed a community needs assessment that is no more than three years old and that, at a minimum identifies all of the defined target area's housing needs and resources?

V IES		n yes, explain the need identified.
PIHG's p	arent com	pany, People Incorporated of Virginia, completed a 2021 needs assessment for Southwest
VA that i	ndicated ir	nsufficient quality housing for renters, with 58.5% of rental options built prior to 1980. Over
1/4 of ho	useholds	are housing cost burdened, with renters more likely to be housing cost burdened.

s. Has the nonprofit completed a community plan that (1) outlines a comprehensive strategy for addressing identified community housing needs, (2) offers a detailed work plan and timeline for implementing the strategy, and (3) documents that the needs assessment and comprehensive strategy were developed with the maximum possible input from the target community?
YES INO If yes, explain the plan:

5. Attachments

Documentation of any of the above need not be submitted unless requested by Virginia Housing.

The undersigned Owner and nonprofit hereby each certify that, to the best of its knowledge, all of the foregoing information is complete and accurate. Furthermore, each certifies that no attempt has been or will be made to circumvent the requirements for nonprofit participation contained in the Plan or Section 42 of the Internal Revenue Code.

Date March 10, 2024
Owner/Applicant Abingdon Green II, L.L.C.
By TEgyme Physics
President
Title
Date March 10, 2024 People Incorporated of Virginia
Nonprofit
By 21 Thath Board Chairman

PEOPLE INCORPORATED BOARD OF DIRECTORS

SECTOR I – Client Sector

1.	Abingdon Terrace Apartment Resident	Jean Neal (2/3/20-2/3/25)
		526 Lowry Drive, Apt. #H
	Assistant Secretary	Abingdon, VA 24210
		Cell: 276-614-0875
		Email: jeanneal24210@gmail.com

2. Head Start Policy Council

David Maggard 519 Deer Run Rd. Lebanon, VA 24266 Cell: 276-739-8599 Davidmaggard1982@yahoo.com

3. Dante Community

Bobbie Gullett (9/05) (3/21-3/26) PO Box 321 Dante, VA 24237 (276) 495-1042 (h) sister's #276.495.1785 Alternate Street address (330 Straight rd) Dante Museum 495-1903 bcgjlc37@yahoo.com

- 4. Head Start Policy Council *Frederick & Clarke
- 5. Section 8 Housing

Vice-Chair

VACANT

David McCracken (10/07) (3-18-18/3-31-23) 518 S. Monte Vista Drive, Apt. # 6 Glade Spring, VA 24340 (276) 429-5480 Cell (276) 356-1856 e-mail:dmac1960@embarqmail.com email: dmac122460@gmail.com

6.	Head Start – Parent	Rachel Phipps (11/22-11/23) rachel.katelyn95@gmail.com
7.	VaCares	Christie Bailey (1/23-1/28) 13159 Cathedral Hill St. Bristol, VA 24202 Cell: 276-202-8993 christiemichellebailey@gmail.com
8.	Valley Vista	Pam Sweeney (1/23-1/28) 143 Valley Vista Dr. #204 Woodstock, VA 22664
9.	White Mill Apartments	Pam Horn (10/20-10/25) 15375 Whites Mill Rd Apt.#116 Abingdon, VA 24210 Home: 276-676-0134 Cell: 276-492-3645 Email: hornpg@yahoo.com
10.	Sweetbriar Apartments	Kathy Lawson (9/23-9/28)
11.	Project Discovery	Lizzie Deel (3/21-3/26) 1041 Mockingbird Rd Grundy, VA 24614 276-312-5981 Lizzie.deel@yahoo.com
12.	Kings Mountain Supportive Housing Community	Tommy Burris (1/18-1/23) 1235 West State St. Bristol, VA 24201 Unit 12 276-494-1794 Email: <u>mickeyPTS2012@yahoo.com</u> Email: <u>mickeypts20@yahoo.com</u>

13. VACARES-Greater Prince William Jeffrey Frye (7/19-7/24) 3012 Chinkapin Oak Lane Woodbridge, VA 22191 Cell: 803-378-2226 Email: jeffreybfrye@gmail.com

14. Luray Meadows Apartment Resident

Vacant

15. East Ridge Apartments Resident

Billy P. Taylor (1/18 – 1/23) 245 Eastridge Rd. Apt 208 Bristol, VA 24201 757-235-3911 Email: <u>BillyPaulTaylor@gmail.com</u>

16. Culpeper Crossings Apartment Resident

Darlene White (10/20-10/25) 658 North East Street Apt.# 101 Culpeper, VA 22701 Phone: Email: <u>darlenebrowndb@gmail.com</u>

SECTOR II - Government Sector

1.

Bristol City Council Jake Holmes (1/1/23-1/30/24) jake.holmes@bristolva.org jholmes@aep.com

2. Buchanan County (BOS)

Matt Fields (5/23-5/28) 1102 Ovenbird Rd. Grundy, VA 24656 Cell: 276-312-5423 matthew.fields@buchanancounty-va.gov 3. City of Manassas

- 4. City of Manassas Park HOME:12214 Nutmeg Ct. Woodbridge, VA 22192 Cell: 703.795.8804 Work: 703.335.8888 Fax: 703.335.8899
- 5. Clarke County

- 6. Culpeper County
- 7. Dickenson County Board of Supervisors

Office: 276-926-1676

8. Fauquier County Board of Supervisors Patrick Small (1/23-1/28) 9027 Center St. Manassas, VA 20110 Work: 703-257-8881 Cell: 571-208-8383 psmall@manassasva.gov

Randi Knights (8-1-21/7-31-26) Acting Director Manassas Park DSS One Park Center Court Manassas Park, VA 20111 Randi.Knights@dss.virginia.gov

Matt Petterson (10/20-10/25) 284 Mill Lane Boyce, VA 2260 540-467-5524 mpeterson@j2wfoundation.org

Cathy M. Zielinski (12/19-12/24) 524 Tara Ct., Culpeper, VA 22701 540-718-2795 cell Email: cathyz.home@gmail.com

Peggy Kiser (2/20-2/28/25) 740 Dyers Chapel Rd Clinchco, VA 24226 Home: 276-835-7019 Cell: 276-365-5415 pkiser@dickensonva.org

Jan Selbo (11/19-12/31/24) 178 Main St. Warrenton, VA 20186 home email: jselbo@gmail.com Cell: 540.229.2036 Keith's cell: 540.229.2742 Home: 540.341.0036

- 9. Frederick County Board of Supervisors
- 10. Page County Board of Supervisors

- 11. Rappahannock County Board of Supervisors
- 12. Russell County Board of Supervisors

Personal: 917 Molls Creek Rd. Castlewood, VA 24224 Cell Personal: 276.701.7275

cell: 276.219.2784 (W)

- 13. Shenandoah County Board of Supervisors
- 14. Warren County Board of Supervisors

Jennifer Parker (7/23-7/28)

Nina Fox (8/21-8/26) 103 South Court St., Ste F Luray, VA 22835 540-743-4142 Ext. 1110 Cell: 540-742-9394 nfox@pagecounty.virginia.gov

Gail Crooks (5/21-5/26) PO Box 87 Washington, VA 22747 540-675-4843 540-675-3313 gail.a.crooks@dss.virginia.gov

Vicki Porter (11/22-11/27) Administrative Manager Russell County Board of Supervisors P O Box 1208 Lebanon, Virginia 24266 <u>vicki.porter@russellcountyva.us</u> Phone 276.889.8200 Fax 276.889.8011 Home: 276.794.7923

Karl Roulston (2/21-2/26) 154 N. Church St. Woodstock, VA 22664 <u>district4@shenandoahcountyva.us</u> <u>kvroulston@regulus-group.com</u> 540-325-9616

Walt Mabe (1/22-1/27) 220 North Commerce Ave., Suite 100 Front Royal, VA 22630 540-692-5801 wmabe@warrencountyva.net 15. Washington County Phillip McCall (1/31/23-1/31/24) Board of Supervisors 24597 Walden Rd Abingdon, VA 24210 Home phone: 276-628-4536 Work Cell Phone: 276-451-0236 Personal cell phone: 276-698-8040 Email: pmccall@washcova.com 16. Prince William County Elijah Johnson (7/15/21-7/31/26) Board of Supervisors 752 Travelers Place **Deputy County Executive** Herndon, VA 20170

752 Travelers Place Herndon, VA 20170 Cell: 571.722.2977 Home: 703.318.1819

Elijah Johnson (7/15/21-7/31/26) Deputy County Executive One County Complex Court Woodbridge, VA 22192 <u>ejohnson@pwcgov.org</u> 703.792.6645

Theresa Kimble. [tkimble@pwcgov.org] Kimble: Switchboard 703.792.6000 ext. 7478

SECTOR III – Community Sector

- 1. United Way of Northern Shenandoah Valley
- 2. Prince William County Chamber of Commerce
- Washington County Chamber of Commerce 28216 Lee Highway Meadowview, VA 24361

Kaycee Childress (1/23-1/28) 329 N Cameron St. Winchester, VA 22601 kchildress@unitedwaynsv.org 540-536-1610

- Jinnae Monroe (10/22-10/27) jmonroe@probidesign.com Office: 866-212-7906 Mobile: 813-382-4726
- Mark Nelson (11/22-11/27) P. O. Box 1000 Abingdon, VA 24212 276.623.2323 X205 Fax: 276.628-5860 Email: mnelson@firstbank.com Cell: 276.356.2397 Home: 276.944.3471

4. American Legion Post 114 Manassas VA Larry Laws (3/2020-3/2025) 3203 Graham Road Falls Church, VA 22042 703-732-2222 larry.laws@gmail.com laws@firsthomealliance.org

5. Shenandoah County Healthy Families **Treasurer** John Ayers (8/19-8/24) 214 Millertown Rd. Edinburg, VA 22824 Email: john.ayers20@gmail.com Home: 540-984-8357 Cell: 540-335-2416

6. Southwest Virginia Legal Aid Society

7. Emory and Henry College

8. Town of Grundy Chamber of Commerce

Chairperson

9. Virginia Highlands Community College

Anita Robinson (1/23-1/28) P. O. Box 670 Castlewood, VA 24224 Work Phone: 888-201-2772 X2014 Home Phone: Email: arobinson@svlas.org

Jennifer Pearce (6/21-6/26) 30461 Garnand Dr. Emory, VA 24327 Office: 944-6968 Cell: 276-562-7449 jpearce@ehc.edu

Chris Shortridge (11/02) (11/21-11/26) (1025 Maple Street) P.O. Box 288 Grundy, VA 24614 935-8437 935-4286 Email: <u>cs@cjpropertiesinc.com</u> <u>Cell-276-701-0112</u>

Winona Fleenor (5/06) (9/17 – 9/22) P.O. Box 828 Abingdon, VA 24212 (276)739-2493 Email: wfleenor@vhcc.edu. 10. Human Services Alliance of GPW

VACANT

11. Mauriertown Ruritans

Dennis Morris (8/19 – 8/24) 1685 Brook Creek Rd. Toms Brook, VA 22660 Email: <u>dmorris@shentel.net</u> Telephone: 540-436-9149 Cell: 540-335-0526

12. The Christian Center

Secretary

Alice D. Meade (1/99) (9/19-9/24) 28 Major St. Lebanon, VA 24266 276-880-5275 cell home e-mail is <u>aliceandbernard@verizon.net</u>

13. Foothills Housing Network

Chris McGill (12/23-12/28)

14. Culpeper Chamber of Commerce (Culpeper Dept. of Human Services)
P. O. Box 1355 Culpeper, VA 22701 540-727-0372 X394
Ipeacock@culpeperhumanservices.org Lisa Peacock, Director (1/21-1/26) 19066 Brandy Fizz Court Culpeper, VA 22701 Home: 540-829-7160 Cell: 540.717.5506 Personal: <u>Lap.dss@gmail.com</u>

15. Reaching Out Now

Teketia Smith (5/21-5/26) 159 Hunter Ave Chester Gap, VA 22623 Work: 540-631-0366 Cell: 540-683-0604 tsmith@reachingoutnow.org tsmith@wcps.k12.va.us 16. Frederick County Schools

Early Childhood Education Specialist

Angie White (12/2021-12/2026) 1415 Amherst St. Winchester, VA 22601 540-662-3888 540-532-3817 - Cell Email: whitea@fcpsk12.net

Executive Committee

- 1. Chris Shortridge, Buchanan County (Chair)
- 2. David McCracken, Washington County (Vice-Chair)
- 3. Alice Meade, Russell County (Secretary)
- 4. Jean Neal, Washington County (Assistant Secretary)
- 5. John Ayers, Shenandoah County (Treasurer)
- 6. Jan Selbo Fauquier County
- 7. Tommy Burris City of Bristol
- 8. Randi Knights City of Manassas Park
- 9. Elijah Johnson Prince William County
- 10. Lisa Peacock Culpeper County
- 11. Phillip McCall Washington County
- 12. Angie White Frederick County
- 13. Cathy Zielinski Culpeper County

14.

Nonprofit Questionnaire

Part II, 13VAC10-180-60, of the Qualified Allocation Plan (the "Plan") of the Virginia Housing Development Authority (the "Authority") for the allocation of federal low income housing tax credits ("Credits") available under §42 of the Internal Revenue Code, as amended (the "Code") establishes certain requirements for receiving credits from the nonprofit pool established under the Plan and assigning points for participation of a nonprofit organization in the development of qualified lowincome housing.

Answers to the following questions will be used by the Authority in its evaluation of whether or not an applicant meets such requirements. Attach additional sheets as necessary to complete each question.

1. General Information

- a. Name of development _____
- b. Name of owner/applicant ______ Abingdon Green II, L.L.C. / People Inc. Housing Group
- c. Name of nonprofit entity _____People Incorporated Housing Group
- d. Address of principal place of business of nonprofit entity 1173 West Main Street, Abingdon, VA 24210

Indicate funding sources and amount used to pay for office space Sources include local, state, and federal funds. Each office space uses different funds based on the program an

employee utilizing the space works under. As of 2/2024, \$62.19/month is used to pay for PIHG office space.

- e. Tax exempt status 🗹 501(c)(3) 🗌 501(c)(4) 🗌 501(a)
- f. Date of legal formation of nonprofit (must be prior to application deadline) 2-22-2002 Evidenced by the following documentation State Corporation Commission letter available upon request.
- g. Date of IRS 501(c)(3) or 501(c)(4) determination letter (must be prior to application deadline and copy must be attached) _____6-29-2003
- h. Describe exempt purposes (must include the fostering of low-income housing in its articles of incorporation) The purpose of the corporation is affordable community housing development and improvement for low to moderate-income families.
- i. Expected life (in years) of nonprofit Perpetuity

- j. Explain the anticipated future activities of the nonprofit over the next five years: People Incorporated Housing Group anticipates continuing to rehabilitate and build new construction multifamily affordable housing rental properties for low to moderate-income households.
- k. How many full time, paid staff members does the nonprofit and, if applicable, any other nonprofit organization(s) ("related nonprofit(s)") of which the nonprofit is a subsidiary or to which the nonprofit is otherwise related have (i.e. by shared directors, staff, etc.)? 257
 How many part time, paid staff members? 32
 Describe the duties of all staff members: People Incorporated Housing Group share staff.
- m. How many volunteers does the nonprofit and, if applicable, any related nonprofit have? Since July 1, 2023, People Incorporated of Virginia has hosted 1,450 volunteers. During this time period, the volunteers have contributed 80,889 hours.

n. What are the sources and manner of funding of the nonprofit? (You must disclose all financial and/ or the arrangements with any individual(s) or for profit entity, including anyone or any entity related, directly, indirectly, to the Owner of the Development.
 People Incorporated of Virginia provides services through over 20 unique programs and services to low and moderate-income individuals and families. These programs are funded through a variety of funding sources including state, local, federal, and private grants. (Audit available upon request).

o. List all directors of the nonprofit, their occupations, their length of service on the board, and their residential addresses Please see attached list.

2. Nonprofit Formation

a.	Explain in detail the genesis of the formation of the nonprofit: In March 2002, People Incorporated
	Housing Group, an affiliate of People Incorporated of Virginia, was established to serve the service area's
	varied housing needs, particularly those of low-income individuals.

b. Is the nonprofit, or has it ever been, affiliated with or controlled by a for-profit entity or local housing authority?

□ YES ☑ NO If yes, explain in detail: _____

c. Has any for profit organization or local housing authority (including the Owner of the Development, joint venture partner, or any individual or entity directly or indirectly related to such Owner) appointed any directors to the governing board of the nonprofit?

□ YES ☑ NO If yes, explain in detail: _____

d. Does any for-profit organization or local housing authority have the right to make such appointments?

If yes, explain in detail: _____

e. Does any for profit organization or local housing authority have any other affiliation with the nonprofit or have any other relationship with the nonprofit in which it exercises or has the right to exercise any other type of control?

□ YES	✓ NO	If yes, explain in detail:

f. Was the nonprofit formed by any individual(s) or for profit entity for the principal purpose of being included in the nonprofit Pool or receiving points for nonprofit participation under the Plan?
 YES INO

- g. Explain in detail the past experience of the nonprofit including, if applicable, the past experience of any other related nonprofit of which the nonprofit is a subsidiary or to which the nonprofit is otherwise related (by shared directors, staff, etc.) People Incorporated Housing Group has utilized more than \$130,000,000 in total development funds for the rehabilitation and new construction of 1,261 affordable units in 35 projects across Virginia & Tennessee. People Incorporated of Virginia has nearly 60 years of experience serving low-income communities with programs ranging from housing counseling to Head Start.
- h. If you included in your answer to the previous question information concerning any related nonprofit, describe the date of legal formation thereof, the date of IRS 501(c)(3) or 501(c)(4) status, its expected life, its charitable purposes and its relationship to the non- profit.
 People Incorporated Housing Group is a wholly-owned subsidiary of People Incorporated of Virginia. People Incorporated of Virginia is the community action agency for 16 localities, providing services to disadvantaged citizens. Legal formation: 8-11-64. IRS 501(c)(3) determination: 11-19-1965. Life expectancy: Perpetuity.

3. Nonprofit Involvement

- a. Is the nonprofit assured of owning an interest in the Development (either directly or through a wholly owned subsidiary) throughout the Compliance Period (as defined in §42(i)(1) of the Code)?
 - ✓ YES □ NO
 - (i) Will the nonprofit own at least 10% of the general partnership/owning entity?
 - ✓ YES □ NO
 - (ii) Will the nonprofit own 100% of the general partnership interest/owning entity?
 - ✓ YES □ NO

If no to either 3a.i or 3a.ii above, specifically describe the nonprofit's ownership interest

b. (i) Will the nonprofit be the managing member or managing general partner?

✓ YES	🗆 NO	If yes, where in the partnership/operating agreement is this provision
specifica	lly refere	enced?

(ii) Will the nonprofit be the managing member or own more than 50% of the

general partnership interest?	✓ YES	🗆 NO

c. Will the nonprofit have the option or right of first refusal to purchase the proposed development
at the end of the compliance period for a price not to exceed the outstanding debt and exit taxes
of the for-profit entity? 🗹 YES 🗌 NO
If yes, where in the partnership/operating agreement is this provision specifically referenced? Addressed in the Right of First Refusal Agreement.
\square Recordable agreement attached to the Tax Credit Application as TAB V?
If no at the end of the compliance period explain how the disposition of the assets will be structured
d. Is the nonprofit materially participating (regular, continuous, and substantial participation) in the
construction or rehabilitation and operation or management of the proposed Development?
🕼 YES 🗌 NO If yes,
(i) Describe the nature and extent of the nonprofit's proposed involvement in the construction or
rehabilitation of the Development: People Incorporated Housing Group and People Incorporated share staff and will have controlling involvement
in the construction of the development and will generate monthly reports and submit draw requests during
construction.
(ii) Describe the nature and extent of the nonprofit's involvement in the operation or
management of the Development throughout the Extended Use Period (the entire time period
of occupancy restrictions of the low-income units in the Development):
People Incorporated Housing Group is the Managing Member and is responsible for the day to day decisions
regarding the property.
(iii) Will the nonprofit invest in its overall interaction with the development more than 500 hours
annually to this venture? $ arsigma$ YES $ \square$ NO $$ If yes, subdivide the annual hours by activity
and staff responsible and explain in detail :
Seven hours per week (364 annually) in the oversight of management and maintenance. Three hours per week
(156 annually) in management meetings and on-site inspections.

e. Explain how the idea for the proposed development was conceived. For example, was it in response to a need identified by a local neighborhood group? Local government? Board member? Housing needs study? Third party consultant? Other? Abingdon Green II is the rehabilitation of a former tax credit project, Abingdon Green. It is need of general

rehabilitation and additional upgrades that include improved accessibility measures.

- f. List all general partners/managing members of the Owner of the Development (one must be the nonprofit) and the relative percentages of their interests:
 - People Incorporated Housing Group Managing Member 90%; People Incorporated of Virginia Special Member

10%

- g. If this is a joint venture, (i.e. the nonprofit is not the sole general partner/managing member), explain the nature and extent of the joint venture partner's involvement in the construction or rehabilitation and operation or management of the proposed development.
- h. Is a for profit entity providing development services (excluding architectural, engineering, legal, and accounting services) to the proposed development?

 YES
 NO
 If yes,
 (i) Explain the nature and extent of the consultant's involvement in the construction or rehabilitation and operation or management of the proposed development.

(ii) Explain how this relationship was established. For example, did the nonprofit solicit proposals from several for-profits? Did the for-profit contact the nonprofit and offer the services?

Will the nonprofit or the Owner (as identified in the application) pay a joint venture partner or consultant fee for providing development services? □ YES ☑ NO If yes, explain the amount and source of the funds for such payments.

k. Will the joint venture partner or for-profit consultant be compensated (receive income) in any other manner, such as builder's profit, architectural and engineering fees, or cash flow?
YES INO If yes, explain:

I. Will any member of the board of directors, officer, or staff member of the nonprofit participate in the development and/or operation of the proposed development in any for-profit capacity?
 YES INO If yes, explain:

- m. Disclose any business or personal (including family) relationships that any of the staff members, directors or other principals involved in the formation or operation of the non- profit have, either directly or indirectly, with any persons or entities involved or to be involved in the Development on a for-profit basis including, but not limited to the Owner of the Development, any of its for-profit general partners, employees, limited partners or any other parties directly or indirectly related to such Owner: None.
- n. Is the nonprofit involving any local, community based nonprofit organizations in the development, role and operation, or provision of services for the development? PYES INO If yes, explain in detail, including the compensation for the other nonprofits amount and timing of such payments.

4. Virginia and Community Activity

- a. Has the Virginia State Corporation Commission authorized the nonprofit to do business in Virginia?
- b. Define the nonprofit's geographic target area or population to be served:
 People Incorporated of Virginia, People Incorporated Housing Group's parent company, is the designated
 community action agency for 13 counties and three cities across Southwest Virginia, Northern Shenandoah
 Valley, Northern Piedmont and Greater Prince Williams areas of Virginia.
- c. Does the nonprofit or, if applicable, related nonprofit have experience serving the community where the proposed development is located (including advocacy, organizing, development, management, or facilitation, but not limited to housing initiatives)? YES NO If yes, or no, explain nature, extent and duration of any service: People Incorporated of Virginia, People Incorporated Housing Group's parent company, is the designated community action agency for Washington County and offers Head Start/Early Head Start, CHIP VA Cares, CASA, Project Discovery, Improving Scholars, business and consumer loans, housing counseling, Section 8,

technical assistance, affordable rental housing, homeless services, weatherization, emergency home repair, and workforce development services.

l. Does the nonprofit's by laws or board resolutions provide a formal process for low income,
program beneficiaries to advise the nonprofit on design, location of sites, development
and management of affordable housing? \Box YES \Box NO \Box If yes, explain Article VI of the bylaws, available upon request.
e. Has the Virginia Department of Agriculture and Consumer Services (Division of Consumer Affairs) authorized the nonprofit to solicit contributions/donations in the target community?
. Does the nonprofit have demonstrated support (preferably financial) from established
organizations, institutions, businesses and individuals in the target community?
□ YES ☑ NO If yes, explain:
. Has the nonprofit conducted any meetings with neighborhood, civic, or community groups and/or tenant associations to discuss the proposed development and solicit input?
If yes, describe the meeting dates, meeting locations, number of attendees and general discussion points:
n. Are at least 33% of the members of the board of directors representatives of the community being served?
(i) Low-income residents of the community? $\ \square$ YES $\ \square$ NO
(ii) Elected representatives of low-income neighborhood organizations? $\$ \square YES $\$ \square NO
Are no more than 33% of the members of the board of directors representatives of the public sector (i.e. public officials or employees or those appointed to the board by public officials)? ☑ YES □ NO

j. Does the board of directors hold regular meetings which are well attended and accessible to the					
5	If yes, explain the meeting schedule:				
The Board holds regularly scheduled mee	tings that are accessible to the target community.				
. Has the nonprofit received a Commu	unity Housing Development Organization (CHDO)				
·	epartment of Housing and Urban Development's HOME				
-	participating jurisdiction? V YES NO				
·	e or local funds for the purpose of supporting overhead and				
operating expenses? 🔽 YES 🗌 NO	D If yes, explain in detail:				
n. Has the nonprofit been formally des	signated by the local government as the principal				
community-based nonprofit housing	g development organization for the selected target area?				
□ YES ☑ NO If yes, explain:					
n. Has the nonprofit ever applied for Lo	w Income Housing Tax Credits for a development in which it				
acted as a joint venture partner with	a for-profit entity? 🛛 YES 🗌 NO				
If yes, note each such application inc	cluding: the development name and location, the date				
of application, the nonprofit's role ar	nd ownership status in the development, the name and				
	ers, the name and principals of the general contractor, the				
	nent entity, the result of the application, and the current				
	in the current of the application, and the current				
status of the development(s).					

See attached list.

- o. Has the nonprofit ever applied for Low Income Housing Tax Credits for a development in which it acted as the sole general partner/managing member?
 If yes, note each such development including the name and location, the date of the application, the result of the application, and the current status of the development(s).
 See attached development list.
- p. To the best of your knowledge, has this development, or a similar development on the same site,
 ever received tax credits before? YES NO If yes, explain:
 Abingdon Green has exited its initial 15 year compliance period.
- q. Has the nonprofit been an owner or applicant for a development that has received a reservation in a previous application round from the Virginia Housing Partnership or the Virginia Housing Funds?
 YES INO If yes, explain:
- r. Has the nonprofit completed a community needs assessment that is no more than three years old and that, at a minimum identifies all of the defined target area's housing needs and resources?

✓ YES	🗆 NO	If yes, explain the need identified:				
PIHG's parent company, People Incorporated of Virginia, completed a 2021 needs assessment for Southwest						
VA that indicated insufficient quality housing for renters, with 58.5% of rental options built prior to 1980. Over						
1/4 of households are housing cost burdened, with renters more likely to be housing cost burdened.						

s. Has the nonprofit completed a community plan that (1) outlines a comprehensive strategy for addressing identified community housing needs, (2) offers a detailed work plan and timeline for implementing the strategy, and (3) documents that the needs assessment and comprehensive strategy were developed with the maximum possible input from the target community?
YES INO If yes, explain the plan:

5. Attachments

Documentation of any of the above need not be submitted unless requested by Virginia Housing.

The undersigned Owner and nonprofit hereby each certify that, to the best of its knowledge, all of the foregoing information is complete and accurate. Furthermore, each certifies that no attempt has been or will be made to circumvent the requirements for nonprofit participation contained in the Plan or Section 42 of the Internal Revenue Code.

Date March 10, 2024
Owner/Applicant
By Touge Plegan
President Its
Title
Date March 10, 2024 People Incorporated Housing Group
Nonprofit
By Diman
Board Chairman
By Thym Executive Director

People Incorporated Housing Group 2023-2024

David McCracken - Chair

518 S. Monte Vista Drive, #6 Glade Spring, VA 24340 Cell: 276-356-1856 Phone: 276.429.5480 dmac1960@embarqmail.com

Phil McCall-**Treasurer**

24597 Walden Rd Abingdon, VA 24210 Home: 276628-4536 Cell: 276-698-8040 email: pmccall@washcova.com

John Ayers

115 Lou Jake Lane Edinburg, VA 22824 john.ayers20@gmail.com Cell: 540-335-2416 Home: 540-984-8357

Winona Fleenor

Virginia Highlands Community College P. O. Box 828 Abingdon, VA 24212 (276) 739-2493 wfleenor@vhcc.edu

Tommy Burris-Secretary

1235 West State St., Unit #12 Bristol, VA 24201 Cell: 276.494.1794 Email: mickeyPTS2012@yahoo.com Email: mickeypts20@yahoo.com

<mark>Anita Robinson</mark>

P. O. Box 670 Castlewood, VA 24224 Work Phone: 888-201-2772 X2014 Home Phone: Email:arobinson@svlas.org

Cathy Zielinski

524 Tara Ct. Culpeper, VA 22701 540-718-2795 Cathyz.home@gmail.com

Billy Taylor-Vice-Chair

837 Portsmouth Ave., Apt. A15 Bristol, VA 24201 cell: 757.235.3911 email: BillyPaulTaylor@gmail.com

<mark>Elijah Johnson</mark>

752 Travelers Place Herndon, VA 20170 571-722-2977 703-318-1819 ejohnson@pwcgov.org

Walter Mahala

26101 Old Saltworks Rd Abingdon, VA 24210 423.727.7387 276.685.9036 cell Kathy (wife – CVS Pharmacy – 628.8119)

Chris Shortridge

(1025 Maple Street) P. O. Box 288 Grundy, VA 24614 276.935.8437 276.935.4286 Email: cjproperties@verizon.net Cell: 276.701.0112

Jan Selbo

178 Main St. Warrenton, VA 20186 540.229.2036 cell 540.229.2742 Keith's 540.341.0036 home jselbo@gmail.com

Peggy Kiser

740 Dyers Chapel Rd Clinchco, VA 24226 Home: 276-835-7019 Cell: 276-365-5415 pkiser@dickensonva.org

Jean Neal

526 Lowry Dr., Apt. #H Abingdon, VA 24210 276-614-0875 jeanneal24210@gmail.com

People Incorporated Housing Group 2023-2024

Christie Bailey 13159 Cathedral Hill St. Bristol, VA 24202 276-202-8993 christiemichellebailey@gmail.com

People Incorporated

List and Status of LIHTC Developments

Project Name	Owner Entity	<u>GP/MM/Developer</u>	Location	Date of Application	Current Status
Deskins Apartments	Buchanan County Housing Limited Partnership	Deskins Apartments, LP/People Incorporated of Southwest Virginia	Vansant	March 13, 1998	Operational/Compliance
beskins Aparentes	i di trici sinp	Mill Point Apartments, Inc./People	Valisaire	Waren 15, 1550	operational, compliance
White's Mill Point	White's Mill Point, LP	Incorporated of Southwest Virginia	Abingdon	March 2004	Operational/Compliance
Abingdon Green	Abingdon Green, LP	People Inc. Housing Group	Abingdon	March 9, 2007	Operational/Compliance
		Dante Crossing Apartments			
		Management, Inc./Southwest Virginia			
Dante Crossing	Dante Crossing, LLC	Housing Corp	Dante	March 9, 2007	Operational/Compliance
Norton Green	Norton Green, LLC	People Inc. Housing Group	Norton	Mach 9, 2007	Operational/Compliance
Pulaski Village	Pulaski Village, LLC	People Inc. Housing Group	Pulaski	March 9, 2007	Operational/Compliance
		Sweetbriar Apartments Management			
Sweetbriar	Sweetbriar, LP	Inc./Southwest Virginia Housing Corp	Abingdon	March 9, 2007	Operational/Compliance
Jonesville Manor	Jonesville Manor, LLC	People Inc. Housing Group	Jonesville	February 13, 2008	Operational/Compliance
Valley Vista	Valley Vista Apartments, LLC	People Inc. Housing Group	Woodstock	February 13, 2008	Operational/Compliance
Riverside Place	Riverside Place Apartments, LLC	People Inc. Housing Group	Damascus	May 14, 2009	Operational/Compliance
Toms Brook School	Toms Brook School Apartments, LLC	People Inc. Housing Group	Toms Brook		Operational/Compliance
Abingdon Village	Abingdon Village Apartments, LLC	People Inc. Housing Group	Abingdon	March 10, 2011	Operational/Compliance
Clinch View Manor	Clinch View Manor Apartments, LLC	People Inc. Housing Group	Gate City	March 10, 2011	Operational/Compliance
Spruce Hill Manor	Spruce Hill Apartments, LLC	People Inc. Housing Group		March 10, 2011	Operational/Compliance
West Lance Apartments	West Lance Apartments, LLC	People Inc. Housing Group	New Castle	March 10, 2011	Operational/Compliance
Abingon Terrace	Abingdon Terrace Apartments, LLC	People Inc. Housing Group	Abingdon	March 14, 2012	Operational/Compliance
Brunswick Manor	Brunswick Manor Apartments, LLC	Brunswick Management, LLC	Lawrenceville	March 6, 2015	Operational/Compliance
		Essex Management, LLC/People Inc.			
Essex Manor	Essex Manor Apartments, LLC	Housing Group	Tappahannock	March 4, 2016	Operational/Compliance
Description Con	Departmentes Con Aportmente II.C	Pennington Gap Management,	Dennington Con	March 4, 2010	Operational/Compliance
Pennington Gap	Pennington Gap Apartments, LLC	LLC/People Inc. Housing Group	Pennington Gap	March 4, 2016	Operational/Compliance
Culpeper Crossing	Culpeper Crossing, LLC	Culpeper Crossing Management, LLC/People Inc. Housing Group	Culpeper	March 3, 2017	Operational/Compliance
culpeper crossing	Culpeper crossing, LLC	Millview Management, LLC/People Inc.	Culhehel	Widi (11 5, 2017	Operational/compliance
Millview Apartments	Millview Apartments, LLC	Housing Group	Remington	March 3, 2017	Operational/Compliance
	initiation (partition) 220	Luray Meadows, L.L.C./People Inc.	Rennigcon	111010110,2027	operational, compliance
Luray Meadows	Luray Meadows, LLC	Housing Group	Luray	March 3, 2017	Operational/Compliance
		<u> </u>		· · ·	, , , , , , , , , , , , , , , , , , ,
		Sweetbriar II Apartments Management	,		
Sweetbriar II Apartments	Sweetbriar II Apartments, LLC	LLC/People Inc. Housing Group	Abingdon	March 12, 2020	Construction
		TNRD MM LLC/People Inc. Housing			
Baileyton Terrace	Baileyton Terrace Owner LLC	Group	Greeneville	May 29, 2019	Operational/Compliance

		TNRD MM LLC/People Inc. Housing			
Greeneville Landing	Greeneville Owner LLC	Group	Greeneville	May 29, 2019	Operational/Compliance
		TNRD MM LLC/People Inc. Housing			
Jamestown Village	Jamestown Village Owner LLC	Group	Jamestown	May 29, 2019	Operational/Compliance
		TNRD MM LLC/People Inc. Housing			
Mountain City Manor	Mountain City Manor Owner LLC	Group	Mountain City	May 29, 2019	Operational/Compliance
		TNRD MM LLC/People Inc. Housing			
Newport Village	Newport Village Owner LLC	Group	Newport	May 29, 2019	Operational/Compliance
		TNRD MM LLC/People Inc. Housing			
Tazewell Village	Tazewell Village Owner LLC	Group	New Tazewell	May 29, 2019	Operational/Compliance
		WMP II Apartments Management LLC/People Incorporated Housing			
Whites Mill Point II Apartments	WMP II Apartments LLC	Group	Abingdon	March 10, 2022	Predevelopment
Lightfoot Apartments	Lightfoot Apartments, L.L.C.	People Inc. Housing Group	Culpeper	March 10, 2022	Predevelopment
Manassas Veterans Housing and Post Center	MVHPC LP	MVHPC GP LLC/People Inc. Housing Group	Manassas	March 10, 2022	Predevelopment

Development Name	Location	Application Date	Non-Profit's Role	Ownership Status	Name of JV	Name of GC	MGMTEntity	Current Status
Village Estates	Victoria, VA	2014	10% Member and ROFR	SAME	HEGM Gary D. Ellis, Timothy Gunderman, Melvin B. Melton	WB Properties	GEM	PIS
County Estates	Farmville, VA	2014	10% Member and ROFR	SAME	HEGM Gary D. Ellis, Timothy Gunderman, Melvin B. Melton	WB Properties	GEM	PIS
Plaza Apartments	Dublin, VA	2014	10% Member and ROFR	SAME	HEGM Gary D. Ellis, Timothy Gunderman, Melvin B. Melton	WB Properties	GEM	PIS
Woods Landing	Damascus, VA	2014	10% Member and ROFR	SAME	HEGM Gary D. Ellis, Timothy Gunderman, Melvin B. Melton	WB Properties	GEM	PIS
Washington Court	Abingdon, VA	2012	10% Member and ROFR	SAME	HEGM Gary D. Ellis, Timothy Gunderman, Melvin B. Melton	WB Properties	GEM	PIS
New River Overlook	Radford, VA	2013	10% Member and ROFR	SAME	HEGM Gary D. Ellis, Timothy Gunderman, Melvin B. Melton	WB Properties	GEM	PIS
East Gate Village	Gordonsville, VA	2018	10% Member and ROFR	SAME	Surber Development and Consulting LLC: Jennifer E.H. Surber	Peacock Holland	GEM	PIS
Mountain Laurel Manor II	Staunton, VA	2018	10% Member and ROFR	SAME	Surber Development and Consulting LLC: Jennifer E.H. Surber	WB Properties	GEM	PIS
Mountain Laurel Manor III	Staunton, VA	2020	10% Member and ROFR	SAME	Surber Development and Consulting LLC: Jennifer E.H. Surber	Peacock Holland	GEM	Under Construction
Brady Square	Richmond, VA	2020	10% Member and ROFR	SAME	DPI, LLC; Marc R. Daigle, Roberto Artista	Dakota Partners	Lawson Management	Under Construction
Saint Elizabeth Apartments	Richmond, VA	2022	25% Member	SAME	Commonwealth Catholic Charities Housing Corporation; Jay Brown	Urban Core	TBD	Predevelopment

Tab J:

Relocation Plan and Unit Delivery Schedule (MANDATORY-Rehab)

Relocation Plan Abingdon Green II

Abingdon Green II, L.L.C.will adhere to the following relocation plan, Virginia Housing's Relocation Guidelines, as well as to the regulations set forth under the Uniform Relocation Assistance Act (URA) of 1970 should relocation of residents be necessary during the construction period.

Abingdon Green II, L.L.C. shall complete the rehabilitation of the property with as little disturbance as possible to the current residents. Since the property is an existing Rural Development property, the Owner anticipates no permanent relocation of current residents. All residents are currently income qualified per RD program guidelines.

The following plan outlines the Owner's and Management Company's contact information and the steps that will be completed to ensure compliance with Virginia Housing requirements and the Uniform Relocation Assistance Act (URA) of 1970.

1. Property Description

Project Name:	Abingdon Green II
Project Address:	290 Senior Drive
	Abingdon, VA 24210
Total # of Units:	32
# of Occupied Units:	32
# of Vacant Units:	0
Unit Mix:	32 – 1 Bedroom/1 Bathroom
Size of Site:	1.900 acres
Activity Type:	Acquisition and Rehabilitation

2. Property Owner

Name:	Abingdon Green II, L.L.C.
Contact:	Bryan Phipps
Address:	C/O People Incorporated of Virginia
	1173 West Main Street
	Abingdon, VA 24210
Phone:	(276) 623-9000 <i>,</i> EXT. 2286

3. Management Company

People Incorporated of Virginia
Aark Moormans
.173 West Main Street
bingdon, VA 24210
276) 623-9000, EXT. 2296

4. Scope of the work to be completed, including estimated start and completion dates

The proposed development will consist of the rehabilitation of 32 one-bedroom elderly units. This will be done in compliance with Virginia Housing's Minimum Design and Construction Requirements (MDCR). All units will have front-control ranges, bathrooms will be equipped with supplemental heat sources, and entrance doors will be equipped with two eye viewers.

Five units will meet Section 504 UFAS accessibility standards. These units will be modified to comply with accessibility requirements in the bathrooms, bedrooms, kitchens and entrances. Bathrooms will be re-equipped with accessible grab bars and new accessible fixtures. Kitchens will include roll under sinks, lowered cabinets, accessible work counter and front controlled ranges. Switches will be lowered, and receptacles will be raised where they do not comply.

All units will be improved to meet HERS and EarthCraft requirements in pursuit of HIEE. Improvements include:

- Installing Energy Recover Ventilators (ERVs)
- Installing EnergyStar windows
- Improving insulation
- Installing new ductless mini splits
- Replacing shower heads and faucets
- Repairing existing tubs/showers, replace where damaged
- Replacing toilet fixtures with water-saving type
- Installing high efficiency electric water heaters
- Replacing all kitchen and bath cabinets and countertops
- Adding EnergyStar appliances including dishwasher, refrigerator, and range
- Install new bath fan wired to primary light with delayed timer
- Repairing handrails and porches
- Installation of GFCI's in kitchen and bathroom
- Providing EnergyStar-certified LED lighting packages
- Repair and/or replacement of interior and exterior finishes as needed
- Install new flooring with LVT planks

Other improvements to the building will include installation of new roofing including shingles and drip edge, and installation of new vinyl soffit, seamless gutters and downspouts. Screening around dumpster will be provided to meet Virginia Housing's MCDRs.

5. Planned measures to minimize construction impact on occupied units

To mitigate the impact of construction on current residents, Abingdon Green II, L.L.C. shall require contractors to complete construction work of a loud and disturbing nature between the hours of 8:00 a.m. and 5:00 p.m.

To reduce the burden on tenants, the project will use the following methods to approach relocation of current residents during rehabilitation:

- Where possible, the Owner will work with residents, Property Management and the Contractor to complete in-place rehabs
- Unoccupied units at Abingdon Green will be held vacant in accordance with Rural Development guidelines during the transfer of the existing RD-515 loan to the new ownerships entity. These units will be maintained as hospitality units if temporary relocation is deemed necessary. Moving assistance will be provided to tenants.
- To supplement the onsite hospitality units, the project sponsor will secure additional units offsite with budgeted reserve funding. Evidence of reserve funding for the additional units can be found in the underwriting.

For all instances of relocation, the Owner will comply with all aspects of the VH relocation guidelines and the Uniform Relocation Act, including provision of notice to tenants.

6. Projected rents and rental policies after rehab

Abingdon Green II, L.L.C. has a rental assistance agreement with Rural Development for all 32 units. The Owner anticipates charging the following rents:

Туре	AMI Target	Monthly Rent
1 BR	40%	\$646
1 BR	50%	\$646
1 BR	60%	\$646

There are no anticipated changes to the rental policies after the rehabilitation. A copy of the lease and Rental Assistance Agreement is available upon request.

7. Advisory services to be offered

Management Company representatives are available to provide advisory services to residents during the rehabilitation of the property. They will provide residents with Notice of Nondisplacement and Notice of Temporary Relocation thirty days prior to temporary displacement. If a tenant no longer qualifies for their unit due to total, gross household income that exceeds income limits of Abingdon Green II, they will be provided a Notice of Displacement 90-days prior to the rehabilitation of the property. Tenants who no longer qualify are eligible for moving expense assistance and a replacement housing payment. Management will also provide status reports to residents and when necessary, coordinate moves to on-site hospitality suites or off-site temporary units at no cost to residents.

8. Estimated determination as to Moving Cost Reimbursement

The Owner shall provide moving assistance at no cost to the tenant. Under such circumstances, the Owner's moving cost to the tenant is limited to \$100.00, as stated in

the Virginia Housing Relocation Assistance Guidelines. Reimbursement shall include utility transfer/connection fees in relation to relocation.

9. Unit Delivery Schedule

Construction at Abingdon Green II, L.L.C. will begin on September 1, 2025. To isolate construction and minimize the impact on current residents, blocks of eight adjacent units will be rehabilitated in phases until all 32 units are complete. The timeline below is conservative, allotting a four-month time frame for each phase. Based on recent experience with occupied rehabilitations, the developer anticipates the earlier phases to take more time while the latter phases will be completed at a faster rate.

- Building I, Phase I: September, 2025
- Building II, Phase II: January 2026
- Building III, Phase III: May 2026
- Building IV, Phase IV: September 2026



Documentation of Development Location:

Tab K.1

Revitalization Area Certification



A RESOLUTION DECLARING ABINGDON GREEN II APARTMENTS PROJECT TO BE A REVITALIZATION AREA IN TOWN OF ABINGDON, VIRGINIA

WHEREAS, People Incorporated Housing Group, managing member of Abingdon Green II,

L.L.C., will be the owner after the adoption of this resolution, seeks a reservation of low-income

housing tax credits ("LIHTC") for the rehabilitation of that property commonly known as Abingdon

Green II., from the Virginia Housing Development Authority; and

WHEREAS, all that certain tract or parcel of land lying and being in the Harrison Magisterial

District of Washington County, Virginia, the Town of Abingdon commonly known as 260, 270,

280 and 290 Senior Drive NE in Abingdon, Virginia, more particularly described as follows:

BEING a certain tract or parcel of land situate in Washington County in the Town of Abingdon, Virginia and previously described as Lot 3 on a certain plat entitled "Senior Services, Inc., Subdivision," and more particularly described as BEGINNING at an iron rod found, said iron rod being in the eastern right-of-way line of Senior Drive; thence leaving Senior Drive and with the Senior Services Corporation N 54 41 45 E 197.16 feet to an iron rod found, said iron rod being located in the western right-of-way line of a 12foot alley; thence leaving Senior Services Corporation lands with the 12-foot alley S 35 26 27 E 224.57 feet to an iron rod found; thence S 27 14 00 E 188.44 feet to an iron rod found, said iron rod being in the northeast comer of Midwest Resources L.L.C. lands; thence leaving the 12-foot alley and with the lands of Midwest Resources L.L.C. S 66 21 27 W 191.54 feet to an iron rod found, said iron rod being the southeast comer of the Senior Services Corporation lands; thence with the Senior Services Corporation lands N 32 41 59 W 169.10 feet to an iron rod found; thence N 58 44 31 W 191 feet to an iron rod found, said iron rod being located in the southern right-of-way of Senior Drive; thence on a curve to the left along the cul-de-sac of Senior Drive, said curve having a radius of 50 feet and an arc length of 109.66 feet to an iron rod found, said iron rod being the point and place of BEGINNING, and being all the same property conveyed to Abingdon Green Apartments, L.L.C. by deed of even date herewith, which deed is to be recorded contemporaneously with recordation of this document. Further reference is hereby made to a plat of Addison Land Surveyors dated May 1, 2008 entitled "Abingdon Green, L.L.C." to be recorded in the office of the Clerk of the Circuit Court for Washington County, Virginia. Map #006 20 3; and

WHEREAS, the above-referenced parcels qualify to be located in a revitalization area in the Town of Abingdon, Virginia. The industrial, commercial or other economic development of such area will benefit the Town and County but such area lacks the housing needed to induce manufacturing, industrial, commercial, governmental, educational, entertainment, community development, healthcare or nonprofit enterprises or undertakings to locate or remain in such area; and private enterprise and investment are not reasonably expected, without assistance, to produce the construction or rehabilitation of decent, safe and sanitary housing and supporting facilities that will meet the needs of low and moderate income persons and families in such area and will induce other persons and families to live within such area and thereby create a desirable economic mix of residents in such area; and

NOW, THEREFORE, BE IT RESOLVED that the Council for the Town of Abingdon, Virginia does hereby designate the above-referenced development proposed by People Incorporated Housing Group as a revitalization area.

AND BE IT FURTHER RESOLVED that Town Council authorizes the Town Manager to endorse any applicable legal documents.

TOWN OF ABINGDON, VIRGINIA

The undersigned Clerk of the Town of Abingdon, Virginia (the "Town"), hereby certifies that the foregoing constitutes a true and correct copy of an ordinance duly adopted at a meeting of the Council held on March 4, 2024. I hereby certify that such meeting was a regularly scheduled meeting and that, during the consideration of the foregoing ordinance, a quorum was present. I further certify that the minutes of meeting was a regularly scheduled meeting and that, during the consideration of the foregoing ordinance, a quorum was present. I further certify that the minutes of such meeting reflect the attendance of the members and the voting on the foregoing ordinance was as follows:

MEMBERS	ATTENDANCE	VOTE	
Amanda Pillion, Mayor	Yes	Aue	
Dwyane Anderson, Vice Mayor	Yes	Aye	
Derek Webb	Yes	Alle	
Donna Quetsch	Yes I	Aye	
Wayne Austin	Yes	Aul	

WITNESS MY HAND and the seal of the Town of Abingdon as of March 4, 2024.

(SEAL)

Tab K.2

Surveyor's Certification of Proximity to Public Transportation using Virginia Housing template Tab K.2 – Proximity to Public Transportation

Section 7.8.4 Proximity to Public Transportation of the 2024 LIHTC Manual states, "On-call transportation for elderly developments will qualify for points."

The proposed project, Abingdon Green II, is an elderly project that is within Mountain Lynx Transit's on-call service area. Attached as documentation is a letter from Mountain Lynx Transit confirming this service and that Abingdon Green II is in their service area.

Finding a way...

DISTRICT THREE GOVERNMENTAL COOPERATIVE

4453 Lee Highway, Marion, VA 24354-4270

VIA ELECTRONIC MAIL

Bryan Ailey Vice President and Chief Development Officer 1173 West Main Street Abingdon, VA 24210 <u>bailey@peopleinc.net</u>

RE: Request for Confirmation of On-Demand Transportation Abingdon Green II

Dear Mr. Ailey:

This letter serves to document that Mountain Lynx Transit currently offers an on-demand transportation service that extends to residents living in the community of Abingdon Green II located at:

- 290 Senior Drive Northeast, Abingdon, Virginia 24210
- 280 Senior Drive Northeast, Abingdon, Virginia 24210
- 270 Senior Drive Northeast, Abingdon, Virginia 24210
- 260 Senior Drive Northeast, Abingdon, Virginia 24210

By signing below, I affirm that on-demand bus transportation service is available to residents of Abingdon Green II subject to the operating schedule, rate, and all other policies and procedures of the service.

Sincerely,

Melanie Fleenor

Transportation Director Mountain Lynx Transit

Phone (276) 783-8157

Fax (276) 783-3003

Email: info@district-three.org

Serving the Counties of Bland, Carroll, Grayson, Smyth, Washington, and Wythe and the cities of Bristol and Galax, Virginia

Tab L:

PHA / Section 8 Notification Letter

Appendices continued

.....

PHA or Section 8 Notification Letter

Date	2/29/2024	
То	Abingdon Redevelopment and Housing Authority	
10	190 E Main Street	
	Abingdon, VA 24210	
RE:	Proposed Affordable Housing Development	
	Name of Development Abingdon Green II	
	Name of Owner Abingdon Green II, L.L.C.	

I would like to take this opportunity to notify you of a proposed affordable housing development to be completed in your jurisdiction. We are in the process of applying for federal low-income housing tax credits from Virginia Housing. We expect to make a representation in that application that we will give leasing preference to households on the local PHA or Section 8 waiting list. Units are expected to be completed and available for occupancy beginning on <u>December 31, 2025</u> (date).

The following is a brief description of the proposed development:

Abingdon, VA 24210		
Proposed Improvements:		
 New Construction: Adaptive Reuse: Rehabilitation: Proposed Rents: 	#Units #Units 32 #Units	#Buildings #Buildings 32 #Buildings
 □ Efficiencies: ☑ 1 Bedroom Units: □ 2 Bedroom Units: □ 3 Bedroom Units: □ 4 Bedroom Units: Other Descriptive Informa 		/month /month /month /month /month rehabilitation of an existing RD 515 Development containing 32

Appendices continued

PHA or Section 8 Notification Letter

We appreciate your assistance with identifying qualified tenants.

If you have any questions a	about the proposed d	evelonment r	please call me at (²⁷⁶) 623	_ 9000
If you have any questions a	about the proposed a	evelopment, p			

Please acknowledge receipt of this letter by signing below and returning it to me.

Sincerely yours,

Name Presideb Title

To be completed by the Local Housing Authority or Sec 8 Administrator:

Seen and Acknowledged By
Printed Name: May CAdams
Title Executive Director
Phone 276-628-5661
Date 03/04/2024

Tab M:

Intentionally Blank

Tab N:

Homeownership Plan

N/A

Tab O:

Plan of Development Certification Letter



Plan of Development Certification

DATE: 03/01/2024

TO: Virginia Housing 601 South Belvidere Street Richmond, Virginia 23220 Attention: Stephanie Flanders

RE: PLAN OF DEVELOPMENT CERTIFICATION

Name of Development:	Abingdon Green II
Name of Owner/Applicant:	Abingdon Green II, L.L.C./People Incorporated Housing Group
Name of Seller/Current Owner:	Abingdon Green, L.L.C.

The above-referenced Owner/Applicant has asked this office to complete this form letter regarding the site plan of the proposed Development (more fully described below). This certification is rendered solely for the purpose of confirming the status of plan of development or site plan approval of the Development. It is understood that this letter will be used by the Virginia Housing Development Authority solely for the purpose of determining whether the Development qualifies for points available under Virginia Housing's Qualified Allocation Plan for housing tax credits.

DEVELOPMENT DESCRIPTION:

Development Address:

260, 270, 280, & 290 Senior Drive NE, Abingdon, VA 24210

Legal Description:

Due to length, see attached legal description below.

Plan of Development Number:

Not applicable - this project involves the renovation of an existing development.

Proposed Improvements:

New Construction:		# Units		# Buildings		Total Floor Area
Adaptive Reuse:		# Units		# Buildings		Total Floor Area
Rehabilitation:	32	# Units	4	# Buildings	29,148.02	Total Floor Area

Other Descriptive Information:

The proposed project is the rehabilitation of Abingdon Green, which includes 32 one-bedroom elderly units and a community building.

LOCAL CERTIFICATION:

Check one of the following as appropriate:

- The proposed development described above has an approved final plan of development or site plan (as applicable to the site). No further plan of development or site plan approval is required before issuance of a building permit.
- The proposed development is an existing development with proposed renovations and no additional plan of development approval is needed.

The above plan of development approval is in effect until:

Mayana Rice
Signed
Mayana Rice
Printed Name
Assistant Town Manager / Community Development Director
Title
276-492-2137
Phone
3/8/24
Date

NOTES TO LOCALITY:

- 1. Return this certification to the developer for inclusion in the tax credit application package.
- 2. Any change in this form may result in a reduction of points under the scoring system. If you have any questions, please contact the Tax Credit Allocation Department at taxcreditapps@virginiahousing.com.

<u>EXHIBIT A</u>

Description of Land

BEING a certain tract or parcel of land situate in Washington County in the Town of Abingdon, Virginia and previously described as Lot 3 on a certain plat entitled "Senior Services, Inc., Subdivision," and more particularly described as BEGINNING at an iron rod found, said iron rod being in the eastern right-of-way line of Senior Drive; thence leaving Senior Drive and with the Senior Services Corporation N 54 41 45 E 197.16 feet to an iron rod found, said iron rod being located in the western right-of-way line of a 12-foot alley; thence leaving Senior Services Corporation lands with the 12-foot alley S 35 26 27 E 224.57 feet to an iron rod found: thence S 27 14 00 E 188.44 feet to an iron rod found, said iron rod being in the northeast corner of Midwest Resources L.L.C. lands; thence leaving the 12-foot alley and with the lands of Midwest Resources L.L.C. S 66 21 27 W 191.54 feet to an iron rod found, said iron rod being the southeast corner of the Senior Services Corporation lands; thence with the Senior Services Corporation lands N 32 41 59 W 169.10 feet to an iron rod found; thence N 58 44 31 W 191 feet to an iron rod found, said iron rod being located in the southern right-of-way of Senior Drive; thence on a curve to the left along the cul-de-sac of Senior Drive, said curve having a radius of 50 feet and an arc length of 109.66 feet to an iron rod found, said iron rod being the point and place of BEGINNING, and being all the same property conveyed to Abingdon Green, L.L.C. by Deed of Assumption dated June 6, 2008 from Abingdon Green Limited Partnership, and of record in the Circuit Court Clerk's Office at Instrument No. 080003947.

Tax Map No. 006 20 3

Tab P:

Zero Energy or Passive House documentation for prior allocation by this developer

N/A

Tab Q:

Documentation of Rental Assistance, Tax Abatement and/or existing RD or HUD Property

_ consisting of <u>32</u>

RENTAL ASSISTANCE AGREEMENT

CASE NO.	
55-019-215074787	
PROJECT NO.	
017	

This Agreement effective on the 1st day of October 2021 between

ABINGDON GREEN LLC

("borrower") and its successors and the United States of America acting through the Rural Housing Service ("the Government") pursuant to section 521 (a)(2)(A) of Title V of the Housing Act of 1949.

In consideration of the mutual covenants set forth, the Parties agree as follows:

<u>Section 1</u> The Government agrees to provide rental assistance in accordance with its governing rules and regulations for the number of units of housing provided according to the attached Form RD 3560-51 (Part III), "Multiple Housing Obligation-Fund Analysis," or RD 3560-55, "Multiple Family Housing Transfer of Rental Assistance," for the project located

at 290 SENIOR DRIVE NE, ABINGDON, VA 24210

and known as ABINGDON GREEN APARTMENTS

units. The Government will pay the difference between the Government approved shelter cost for the project and the monthly tenant contribution as calculated and certified for each tenant household on Form RD 3560-8, "Tenant Certification." Additional attachments of Form 3560-51 (Part III) or Form RD 3560-55 may be made to, and shall become a part of, this Agreement when properly identified by case number, project number, dated, and duly executed by both parties.

Section 2 The borrower agrees to abide by the present and future regulations of the Government in the administration of this program.

Section 3 Borrower agrees to use due diligence in the verification and certification of tenants' incomes.

<u>Section 4</u> In the event that any tenant suffers a hardship because rental assistance may not be available in the project because of the limitations on the number of units from the Government, the borrower may request additional units. If the Government provides additional units, then copies of the obligation screens will be attached by the Government to, and become a part of, this Agreement.

Section 5 Borrower agrees to comply with Government priorities for selecting tenants that receive rental assistance.

Section 6 Provisions Applicable if the Borrower is a Cooperative -

When the Borrower is a Cooperative:

(a) The term "tenant or occupant" will include a member of a cooperative. The term "household contribution" or "rent" will include the charges under the occupancy agreement between the member and the cooperative.

(b) A member of a cooperative approved for rental assistance shall agree upon a sale of their membership, any equity attributable to supplemental rent payments will be paid to the Government through the cooperative.

According to the Paperwork Reduction Act of 1995, an agency may not conductor sponsor, and a person is not required to respond to, a collection of information unless it displays a valid OMB control number. The valid OMB control number for this information collection is 0575-0189. The time required to complete this information collection is estimated to average 20 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.

Section 7 Renegotiation, Modification, Transfer, Termination -

(a) The provisions of the Agreement may be modified, amended, or terminated, upon written agreement of the parties.

(b) If the borrower defaults under any provision of the loan agreement, resolution, note, interest credit agreement, security instrument, or other supplementary or related agreements, or violates any program regulations, then the Government may suspend or terminate this Agreement on any specified date following the default.

(c) If the Government determines that rental assistance units are not being used after initial rent-up or are not needed because of a lack of eligible tenants in the area, then they may be transferred to another project.

Section 8 Term of Agreement and Condition for Termination -

(a) This Agreement and its attachments, and any additional rental assistance will expire automatically upon total disbursement or credit of rental assistance to the borrower's account, unless earlier suspended, transferred or terminated according to section 7 of this Agreement.

(b) The attachments, Form RD 3560-51 (Part III) or RD 3560-55, to this Agreement are not renewable. If additional rental assistance is needed, the borrower may submit a "Request for Rental Assistance" on Form RD 3560-7 (Budget) at anytime. If additional or replacement units are provided, a copy of the AMAS Screen M1BI will be attached to and become a part this Agreement.

Section 9 Special Conditions - The borrower agrees that RD may attach a duly executed Form RD 3560-51 (Part III) or RD 3560-55, to this Agreement and that it becomes a part hereof, and may be identified in Section 10 below.

			-	ABINODO	ON GREEN I	LC (Borrower)
				KUJC	C Caldan	ith provident
				Robert	S. Goldsm	hith, president
			RURAL HOUSIN	K	CE AU	rita hua sport - 81
By: <u>H.STEPH</u>	EN VA	IUGHAN	/ -	- Verit	9 /10	and rug peror
		Section 10 Reco	ord of Attachments For		9 <u>-22-2021</u> 51 (Part III)	or RD 3560-55
AGREEMENT	#	210100	#	UNITS	32	\$ <u>185,14</u> 4.00
AGREEMENT	#		#	UNITS	32	<u>\$ 163,434.00</u>
AGREEMENT	#	240100	#	UNITS	32	\$ 184,063.00
AGREEMENT	#		. #	UNITS		\$
AGREEMENT	#	·	. #	UNITS		s
AGREEMENT	#		#	UNITS		S
AGREEMENT	#	<u> </u>	#	UNITS		S
AGREEMENT	#		**	UNITS		S
AGREEMENT	#		- #	UNITS		S
AGREEMENT	#	<u> </u>		UNITS		s

MULTI FAMILY HOUSING OBLIGATION - FUND ANALYSIS PART III

	OBLIGATION/DEOBLIGATION	OF RENTAL ASSISTANCE			
44. CASE NUMBER		45. BORROWER NAME			
55-019-215074787		ABINGDON GREEN L	LC		
46. PROJECT NUMBER	47. RA AGREEMENT NUMBER	48. TYPE OF UNITS	49. TYPE OF ACTION		
017	240100	н	1		
	COMPLETE FOR OF	BLIGATION OF RA	•		
50. NUMBER OF UNITS RECEIVE RENTAL ASSISTANCE		51. AMOUNT OF RA OBLIGATION			
32		\$184,063.00			
	COMPLETE FOR DEC	DBLIGATION OF RA			
52. NUMBER OF UNITS DEOBLIGATED		53. AMOUNT OF RA DEOBLIGATI	ON		

54. REMARKS

Replaces Agreement No: 230100

55. I HAVE REVIEWED THE BORROWER'S REQUEST FOR RENTAL ASSISTANCE FOR THE PROJECT AND REQUEST OBLIGATION OR DEOBLIGATION OF RENTAL ASSISTANCE FOR THE ABOVE.

DATE OF APPROVAL 07,MAR , 20 24

SIGNATURE OF APPROVAL OFFICIAL

DATE OF OBLIGATION _____ 07,MAR , 20 24__

Position 2

[EXTERNAL] Abingdon Green Apts 2024 Proposed Budget

Scott, David - RD, VA <David.Scott2@usda.gov>

Tue 10/24/2023 8:46 AM

To:Susan Short <sshort@peopleinc.net>;Janet Shrader <jshrader@PEOPLEINC.NET>;Jeanna Hawkins <jhawkins@peopleinc.net>



United States Department of Agriculture

PURPOSE: Notice to Tenants of Rent Change

NOTICE OF APPROVED RENT (OCCUPANCY CHARGE) AND UTILITY ALLOWANCE CHANGE

Dear: Abingdon Green Apts Team:

You are hereby notified that Rural Development has reviewed the request for a change in shelter costs for the subject project, and considered all justifications provided by project management [and comments provided by tenants]. The Rural Development has approved the following rent (occupancy charge) and/or utility allowance rates listed below. The changes for all units will become effective on **January 1, 2024** or later effective date in accordance with state or local laws. The change is needed for the following reasons:

(X) Increased Maintenance & Operating Expenses (X) Increased Administrative Expenses

The approved changes are as follows:

Unit Size	Present Rent		Approv	red Rent	Present Utility Allowance	Approved Utility Allowance
	Basic	Note Rate	Basic	Note Rate		
1 BR	\$612.00	\$799.00	\$646.00	\$833.00	\$58.00	\$77.00

Should you have any questions or concerns, you may contact Rural Development. The Rural Development Servicing Office address is: Multifamily Housing Programs, 1400 Independence Ave. SW, Room 5104-A, Washington, DC 20250-1530.

*You must notify the tenants (members) of Rural Development's approval of the rent (occupancy charge) and utility allowance changes by posting this letter in the same manner as the "NOTICE TO TENANTS (MEMBERS) OR PROPOSED RENT (OCCUPANCY CHARGE) AND UTILITY ALLOWANCE CHANGE." This notification must be posted in a conspicuous place and cannot be substituted for the usual written notice to each individual tenant (member). *This approval does not authorize you to violate the terms of any lease (occupancy agreement) you currently have with your tenants (members).

**For those tenants (members) receiving rental assistance (RA), their costs for rent (occupancy charge) and utilities will continue to be based on the higher of 30 percent of their adjusted monthly income or 10 percent of gross monthly income or if the household is receiving payments for public assistance from a public agency, the portion of such payments which is specifically designated by that agency to meet the household's shelter cost. If tenants are receiving Housing and Urban Development (HUD) Section 8 subsidy assistance, their costs for rent and utilities will be determined by the current HUD formula.

*You may file an appeal regarding the rate and utility allowance change as approved. An appeal must be received no later than 30 calendar days after receipt of the adverse decision. The appeal should state what agency decision is being appealed and should include, if possible, a copy of the adverse decision and a brief statement of why the decision is wrong. A copy of the appeal request should be sent to the agency.

*You must inform the tenants (members) of their right to request an explanation of the rate and utility allowance change approval decision within 45 days of the date of this notice by writing to Multifamily Housing Programs, 1400 Independence Ave. SW, Room 5104-A, Washington, DC 20250-1530. All tenants (members) are required to pay the changed amount of rent (occupancy charge) as indicated in the notice of approval.

*Any tenant who does not wish to pay the Rural Development approved rent changes may give the owner a 30day notice that they will vacate. The tenant will suffer no penalty as a result of this decision to vacate, and will not be required to pay the changed rent. However, if the tenant later decides to remain in the unit, the tenant will be required to pay the changed rent from the effective date of the changed rent. Sincerely,

David Scott Loan Specialist Realty Team 3/Northeast Routine Servicing/Field Operations Division

USDA is an equal opportunity provider, employer, and lender-

In accordance with Federal civil rights law and U.S. Department of Agriculture (USDA) civil rights regulations and policies, the USDA, its Agencies, offices, and employees, and institutions participating in or administering USDA programs are prohibited from discriminating based on race, color, national origin, religion, sex, gender identity (including gender expression), sexual orientation, disability, age, marital status, family / parental status, income derived from a public assistance program, political beliefs, or reprisal or retaliation for prior civil rights activity, in any program or activity conducted or funded by USDA (not all bases apply to all programs). Remedies and complaint filing deadlines vary by program or incident.

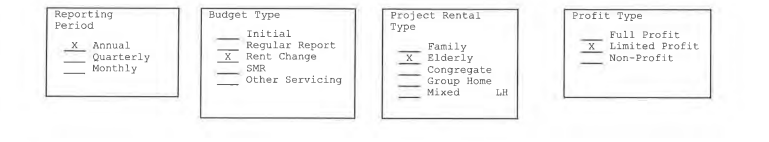
Persons with disabilities who require alternative means of communication for program information (e.g., Braille, large print, audiotape, American Sign Language, etc.) should contact the responsible Agency or USDA's TARGET Center at (202) 720-2600 (voice and TTY) or contact USDA through the Federal Relay Service at (800) 877-8339. Additionally, program information may be made available in languages other than English.

To file a program discrimination complaint, complete the USDA Program Discrimination Complaint Form, AD-3027, found online at <u>http://www.ascr.usda.gov/complaint_filing_cust.html</u>, and at any USDA office or write a letter addressed to USDA and provide in the letter all of the information requested in the form. To request a copy of the complaint form, call (866) 632-9992. Submit your completed form or letter by mail to U.S. Department of Agriculture, Office of the Assistant Secretary for Civil Rights, 1400 Independence Avenue, S.W., Washington, D.C. 20250-9410, by fax: (202) 690-7442 or by email to program.intake@usda.gov.

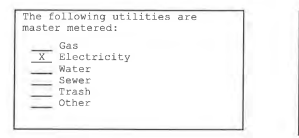
This electronic message contains information generated by the USDA solely for the intended recipients. Any unauthorized interception of this message or the use or disclosure of the information it contains may violate the law and subject the violator to civil or criminal penalties. If you believe you have received this message in error, please notify the sender and delete the email immediately.

Project Name:	ABINGDON GREEN APTS			
Borrower Name:	ABINGDON GREEN LLC			
Borrower ID and Project No:	215074787 01-7			
Date of Operation:	06/29/1989			

Loan/Transfer Amount:	
Note Rate Payment:	
IC Payment:	\$2,167.29



____I hereby request _____ units of RA. Current number of RA units _____32___.



Borrower Accounting Method

___ Cash

Accrual

Date: 10/3/2023 Page: 2 of 54

Item	Current		Proposed	1
Effective Dates:	Budget 01/01/2023	Actual 01/01/2023	Budget 01/01/2024	Comment
Ending Dates:	12/31/2023	12/31/2023	12/31/2024	
Ling Sacco.	12/01/2020	12/31/2023	12/31/2024	
PART I - CASH FLOW STATEMENT				
Operational Cash Sources				
1. Rental Income	235,008.00		248,064.00	
2. RHS Rental Assist. Received				
3. Application Fee Received				
4. Laundry And Vending	0.00		0.00	
5. Interest Income	140.00		50.00	
6. Tenant Charges	0.00		0.00	
7. Other - Project Sources	75.00		100.00	LATE FEES
8. Less (Vency @ Cntgney Allw)	-4,700.00		-4,962.00	2%
9. Less (Agncy Aprvd Incentv)	0.00		0.00	
10. Sub-Ttl [(1 thru 7)-(809)]	230,523.00		243,252.00	
Non-Operational Cash Sources				
11. Cash - Non Project	0.00		0.00	7
12. Authorized Loan (Non-RHS)	0.00		0.00	
13. Transfer From Reserve	46,800.00		59,000.00	
14. Sub-Total (11 thru 13)	46,800.00		59,000.00	
15. Total Cash Sources (10+14)	277,323.00		302,252.00	
Operational Cash Uses				
16. Ttl O@M Exp (From Part II)	175,182.00		188,098.00	
17. RHS Debt Payment	26,008.00		26,008.00	
18. RHS Payment (Overage)		1		
19. RHS Payment (Late Fee)				
20. Reductn In Prior Yr Pybles		1		
21. Tenant Utility Payments			-	
22. Transfer to Reserve	10,500.00		10,500.00	
23. RTN Owner/NP Asset Mgt Fee	11,419.00		11,419.00	2023 TO BE PAID IN 2024
24. Sub-Total (16 thru 23)	223,109.00		236,025.00	
Non-Operational Cash Uses		h		
25. Authzd Debt Pymnt (NonRHS)	7,155.00		7,155.00	VHDA/DHCD/PEOPLE, INC.
26. Capital Budget (III 4-6)	46,800.00		59,000.00	and a second sec
27. Miscellaneous	0.00		0.00	
28. Sub-Total (25 thru 27)	53,955.00		66,155.00	
29. Total Cash Uses (24+28)	277,064.00		302,180.00	
30. Net (Deficit) (15-29)	259.00	1	72.00	
Cash Balance	235.00		72.00	
31. Beginning Cash Balance	43,949.00		48,969.00	INCLUDES TAX INSURANCE
32. Accrual To Cash Adjustment	43, 949.00		40,909.00	INCLUDES TAX INSURANCE
Z. AUGINAL IU UASH AGINSIMENT				

Multi-Family Information System (MFIS)

Project Name: ABINGDON GREEN APT Borrower Name: ABINGDON GREEN LL Classification: A Fiscal Ye		Borr ID: 21	5074787 Prj Nbr: 01	ng Office: 633 County: 19 1-7 Paid Code: Active y Project Analyzed: N
Item	Current Budget	Actual	Proposed Budget	Comment
Effective Dates:	01/01/2023	01/01/2023	01/01/2024	Continente
Ending Dates:	12/31/2023	12/31/2023	12/31/2024	
PART II - O@M EXPENSE SCHEDULE	1			
1. Maint. @ Repairs Payroll	16,786.00		20,108.00	
2. Maint. @ Repairs Supply	6,000.00		6,825.00	
3. Maint. @ Repairs Contract	5,000.00		3,500.00	
4. Painting	2,000.00		1,000.00	
5. Snow Removal	2,500.00		2,000.00	
6. Elevator Maint./Contract	0.00		0.00	
7. Grounds	7,300.00		6,000.00	
8. Services	2,900.00		2,500.00	EXTERMINATING
9. Cptl Bgt(Part V operating)	2,000.00		3,000.00	
10. Other Operating Expenses	0.00		975.00	LOCAL TRAVEL/FUEL
11. Sub-Ttl O@M (1 thru 10)	44,486.00		45,908.00	
12. Electricity	3,200.00		3,200.00	
13. Water	13,000.00		15,750.00	
14. Sewer	3,500.00		6,000.00	
15. Fuel (Oil/Coal/Gas)	0.00		0.00	
16. Garbage @ Trash Removal	3,800.00		3,950.00	
17. Other Utilities	2,160.00		2,304.00	CABLE/INTERNET
18. Sub-Ttl Util. (12 thru 17)	25,660.00		31,204.00	
19. Site Management Payroll	15,505.00		15,293.00	
20. Management Fee	31,488.00		33,408.00	
21. Project Auditing Expense	4,326.00		4,224.00	
22. Proj. Bookkeeping/Accnting	0.00		0.00	
23. Legal Expenses	300.00		150.00	
24. Advertising	525.00		350.00	
25. Phone @ Answering Service	1,520.00		1,520.00	
26. Office Supplies	700.00		300.00	
27. Office Furniture @ Equip.	325.00		875.00	
28. Training Expense	500.00		744.00	
29. Hlth Ins. @ Other Benefits	13,162.00		14,673.00	
30. Payroll Taxes	2,470.00		2,709.00	
31. Workmans Compensation	1,515.00		268.00	
32. Other Admin.Expenses	5,500.00		4,703.00	SOFTWARE MONITORING/BANK FEES/DUES/MILEAGE
33. Sub-Ttl Admin (19 thru 32)	77,836.00		79,217.00	THO/DOLO/MILERGE
34. Real Estate Taxes	12,000.00		11,500.00	
35. Special Assessments	0.00		0.00	
36. Othr Taxes, Lonses, Permts	1,000.00		900.00	PERSONAL PROPERTY
37. Property @ Liability Ins.	13,650.00		18,881.00	
38. Fidelity Coverage Ins.	0.00		0.00	
39. Other Insurance	550.00		488.00	UNEMPLOYMENT
10. Sub-Ttl Tx/In (34 thru 39)	27,200.00	-	31,769.00	INSURANCE/UMBRELLA
1. Ttl O@M Exps (11+18+33+40)	175,182.00	have the second	188,098.00	

Date: 10/3/2023 Page: 4 of 54

_

1

Project Name: ABINGDON	GREEN APTS			State: 55	Servicing Office: 633 County:	19
Borrower Name: ABINGDOM	N GREEN LLC		Borr ID:	215074787	Prj Nbr: 01-7 Paid Code: Active	
Classification: A	Fiscal Year: 201	24 Version:	01/01/2024	TRANSMITD	Totals: By Project Analyzed: N	

Item	Current Budget	Actual	Proposed Budget	Comment
Effective Dates:	01/01/2023	01/01/2023	01/01/2024	
Ending Dates:	12/31/2023	12/31/2023	12/31/2024	

PART III - ACCT BUDGET/STATUS

Reserve Account						
1.Beginning Balance	210,264.00	-		231,723.00		
2. Transfer to Reserve	10,500.00			10,500.00		
Transfer From Reserve						
3. Operating Deficit	0.00	-		0.00		
4. Cptl Bgt (Part V reserve)	46,800.00			59,000.00		
5. Building @ Equip Repair	0.00			0.00		
6. Othr Non-Operating Expenses	0.00			0.00		
7. Total (3 thru 6)			59,000.00			
8. Ending Balance [(1+2)-7)]	ding Balance [(1+2)-7)] 173,964.00					
General Operating Account					1.	
Beginning Balance						
Ending Balance						
Real Estate Tax And Ins Escrow						
Beginning Balance		-				
Ending Balance		-				
Tenant Security Deposit Acct						
Beginning Balance					-	
Ending Balance						
Number of Applicants on Waiting Lis	t	0	Reserve Acct.	Req. Balance		123,188.46
Number of Applicants Needing RA			Amount Ahead/E	Behind		87,131.54

Date: 10/3/2023 Page: 5 of 54

	JRRENT	APPR	OVED R	ENTS/U	TILITY 1	ALLOWANCE: 0	1/01/2023					
	U	nit De	escript	tion		R	ental Rates		Potential	Income From 3	Each Rate	Utility
Type	Size	HC	Rev [Unit	Number	Basic	Note	HUD	Basic	Note	HUD	Allowance
N	1	All	F		32	612	799	0	235,008	306,816	0	
						· · · ·	CURRENT REI	NT TOTALS	235,008	306,816	0	
N	1	All				58	0		0 0)	0	0
	OPOSE	D CHA	NCE OF	DENTO	/	Y ALLOWANCE:	01/01/2024					
B. PR			NGE OF	ICHINE O	yornur.	ALLOWANCE.	01/01/2024					
B. PR			escript				ental Rates		Potential :	Income From 1	Each Rate	Utility
		nit De	escript	tion	Number			HUD	Potential 3 Basic	Income From D	Each Rate HUD	Utility Allowance
	Ur Size	nit De	escript	tion		Re	ental Rates	HUD				1 200
	Ur Size	nit D∈ HC	escript	tion	Number	Re Basic 646	ental Rates Note	0	Basic	Note	HUD	1 2010 1
B. PR					, 011111				Potential	Income From	Fach Rate	IIt i l i t v
Туре	Ur Size 1	HC HC All	escript Rev U	tion Unit I	Number 32	Re Basic 646	ental Rates Note 833 PROPOSED REN	0	Basic 248,064	Note 319,872	HUD 0	1
Type I	Ur Size 1	HC HC All	escript Rev U	tion Unit I	Number 32	Ro Basic 646	ental Rates Note 833 PROPOSED REN 01/2024	0	Basic 248,064	Note 319,872	HUD 0	1
Type 1	Ur Size 1	HC HC All DATE (Rev U	tion Unit I TS/UTII	Number 32	Re Basic 646	ental Rates Note 833 PROPOSED REN 01/2024	0	Basic 248,064	Note 319,872	HUD 0	Allowance

Date: 10/3/2023 Page: 6 of 54

Borrower Name: ABINGDON GREE Classification: A Fisc		E Version: 01/	Borr ID: 21507 01/2024 TRANS	4787 Prj Nk MITD Total	or: 01-7 P s: By Project	aid Code: Act ct Analyze	
Item	Proposed Number Units/Items	Proposed From Reserve	Actual From Reserve	Proposed From Operating	Actual From Operating	Actual Total Cost	Total Actual Units/Iter
Effective Dates: Ending Dates:	01/01/2023 12/31/2023	01/01/2024	01/01/2023	01/01/2024	01/01/2023 12/31/2023	01/01/2023	01/01/2023
ANNUAL CAPITAL BUDGET							
Appliances							~
Appliances - Range	3	1,400.00	0.00	700.00	0.00	0.00	1
Appliances - Refrigerator	4	1,800.00	0.00	1,800.00	0.00	0.00	
Appliances - Range Hood	0	0.00	0.00	0.00	0.00	0.00	
Appliances - Washers @ Dryers	3	6,000.00	0.00	0.00	0.00	0.00	
Appliances - Other	1	0.00	0.00	500.00	0.00	0.00	1
Carpet and Vinyl			1. C	1			
Carpet @ Vinyl - 1 Br.	1	4,000.00	0.00	0.00	0.00	0.00	
Carpet @ Vinyl - 2 Br.	0	0.00	0.00	0.00	0.00	0.00	
Carpet @ Vinyl - 3 Br.	0	0.00	0.00	0.00	0.00	0.00	
Carpet @ Vinyl - 4 Br	0	0.00	0.00	0.00	0.00	0.00	
Carpet @ Vinyl - Other	0	0.00	0.00	0.00	0.00	0.00	
Cabinets							
Cabinets - Kitchens	0	0.00	0.00	0.00	0.00	0.00	
Cabinets - Bathroom	0	0.00	0.00	0.00	0.00	0.00	
Cabinets - Other	0	0.00	0.00	0.00	0.00	0.00	
Doors							
Doors - Exterior	0	0.00	0.00	0.00	0.00	0.00	
Doors - Interior	2	400.00	0.00	0.00	0.00	0.00	
Doors - Other	2	800.00	0.00	0.00	0.00	0.00	
Window Coverings							
Nindow Coverings - Detail	0	0.00	0.00	0.00	0.00	0.00	
Vindow Coverings - Other	0	0.00	0.00	0.00	0.00	0.00	
leat and Air Conditioning							
Heat @ Air - Heating	1	7,000.00	0.00	0.00	0.00	0.00	
leat @ Air - Air	0	0.00	0.00	0.00	0.00	0.00	
Conditioning Heat @ Air - Other	0	0.00	0.00	0.00	0.00	0.00	
lumbing		0.00	0.00	0.00	0.00	0.00	
lumbing - Water Heater	0	0.00	0.00	0.00	0.00	0.00	
Plumbing - Bath Sinks	3	2,400.00	0.00	0.00	0.00	0.00	
Plumbing - Kitchen Sinks	0	0.00	0.00	0.00	0.00	0.00	
Plumbing - Faucets	0	0.00	0.00	0.00	0.00	0.00	
Plumbing - Toilets	0	0.00	0.00	0.00	0.00	0.00	
Plumbing - Other	0	0.00	0.00	0.00	0.00	0.00	
lajor Electrical		0.00	0.00	0.00	0.00	0.00	
Major Electrical - Detail	0	0.00	0.00	0.00	0.00	0.00	
Jajor Electrical - Other	0	0.00	0.00	0.00	0.00	0.00	
tructures		0.00	0.00	0.00	0.00	0.00	<u> </u>
tructures - Windows	0	0.00	0.00	0.00	0.00	0.00	
tructures - Screens	0	0.00	0.00	0.00	0.00	0.00	
tructures - Walls	0	0.00	0.00	0.00	0.00	0.00	
tructures - Roofing	0	0.00	0.00	0.00	0.00	0.00	
tructures - Siding	0	0.00	0.00	0.00	0.00	0.00	
tructures - Exterior	0	0.00	0.00	0.00	0.00	0.00	
ainting tructures - Other	0	0.00	0.00	0.00	0.00	0.00	

Project Name: ABINGDON GREI	IN APTS		Sta	te: 55 Ser	vicing Offic	e: 633 Cou	nty: 19			
Borrower Name: ABINGDON GRI	EN LLC	B	Borr ID: 215074787 Prj Nbr: 01-7 Paid Code: Active							
Classification: A Fis	cal Year: 2024	Version: 01/	01/2024 TRANS	MITD Total	s: By Projec	t Analyze	d: N			
These		1				1				
Item	Proposed	Proposed	Actual	Proposed	Actual	Actual	Total			

rtem	Number Units/Items	From Reserve	Actual From Reserve	From Operating	Actual From Operating	Total Cost	Total Actual Units/Items	
Effective Dates:	01/01/2023	01/01/2024	01/01/2023	01/01/2024	01/01/2023	01/01/2023	01/01/2023	
Ending Dates:	12/31/2023		12/31/2023		12/31/2023	12/31/2023	12/31/2023	
Paving								
Paving - Asphalt	0	3,000.00	0.00	0.00	0.00	0.00		
Paving - Concrete	0	5,000.00	0.00	0.00	0.00	0.00		
Paving - Seal and Stripe	0	7,000.00	0.00	0.00	0.00	0.00		
Paving - Other	0	0.00	0.00	0.00	0.00	0.00		
Landscape and Grounds					2			
Lndscp@Grnds - Landscaping	0	4,000.00	0.00	0.00	0.00	0.00		
Lndscp@Grnds - Lawn Equipment	0	0.00	0.00	0.00	0.00	0.00		
Lndscp@Grnds - Fencin	0	0.00	0.00	0.00	0.00	0.00		
Lndscp@Grnds - Recreation Area	0	0.00	0.00	0.00	0.00	0.00		
Lndscp@Grnds - Signs	0	0.00	0.00	0.00	0.00	0.00		
Lndscp@Grnds - Other	0	0.00	0.00	0.00	0.00	0.00		
Accessibility Features								
Accessibility Features - Detail	0	6,000.00	0.00	0.00	0.00	0.00		
Ac cessibi lity Features - Other	0	0.00	0.00	0.00	0.00	0.00		
Automation Equipment	-				6			
Automation EquipSite Mngt.	0	0.00	0.00	0.00	0.00	0.00		
Automation EquipCommon Area	0	0.00	0.00	0.00	0.00	0.00		
Automation EquipOther	0	0.00	0.00	0.00	0.00	0.00		
Other						1		
List: ?	0	7,000.00	0.00	0.00	0.00	0.00		
List: ?	0	3,200.00	0.00	0.00	0.00	0.00		
List: ?	0	0.00	0.00	0.00	0.00	0.00		
Total Capital Expenses	0	59,000.00	0.00	3,000.00	0.00	0.00		

10/3/2023 Date: Page: 8 of 54

Project Name: ABINGDON	GREEN APTS			State: 55	Servicing Office: 633	County: 19
Borrower Name: ABINGDON	J GREEN LLC		Borr ID:	215074787	Prj Nbr: 01-7 Paid Code:	Active
Classification: A	Fiscal Year: 2024	Version:	01/01/2024	TRANSMITD	Totals: By Project Anal	vzed: N

Part VI - SIGNATURES, DATES AND COMMENTS

Warning Section 1001 of Title 18, United States Code provides: "Whoever, in any matter within the jurisdiction of any department or agency of the United States knowingly and willfully falsifies, conceals or covers up by any trick, scheme, or device a material fact, or makes any false, fictitious or fraudulent statements or representation, or makes or uses any false writing or document knowing the same to contain any false, fictitious or fraudulent statement or entry, shall be fined under this title or imprisoned not more than five years, or both.

I HAVE READ THE ABOVE WARNING STATEMENT AND I HEREBY CERTIFY THAT THE FOREGOING INFORMATION IS COMPLETE AND ACCURATE TO THE BEST OF MY KNOWLEDGE.

	PEOPLE INCORPORATED OF VIRGINIA	MA183449
(Date Submitted)	(Management Agency)	(MA#)
(Date)	(Signature of Borrower or Borrower's Representative)	
	(Title)	

David Scott - MFH Loan Specialist

Digitally signed by DAVID SCOTT Date: 2023.10.24 08:40:52 -04'00'

Agency Approval (Rural Development Approval Official):

10.24.2023 (Date)

Project Name: ABINGDON GREEN APTS	State: 55 Servicing Office: 633 County: 19
Borrower Name: ABINGDON GREEN LLC	Borr ID: 215074787 Prj Nbr: 01-7 Paid Code: Active
Classification: A Fiscal Year: 2024	Version: 01/01/2024 TRANSMITD Totals: By Project Analyzed: N

SPVS Comment: Batched/ II 092623

Narrative:

Budget NarrativeAbingdon Green ApartmentsAbingdon Green is a 32 unit Elderly project located in Abingdon, Virginia. The project continues to be well received in the community, is fully occupied, and has a substantial waiting list. The vacancy/contingency factor remains in the budget at 2% of gross income.The project is in compliance with RD requirements and there are no monitoring findings to be addressed by the project.The project has financial integrity with adequate working capital and with tax and insurance and reserve accounts funded as required. The cash balances reflected in the budget Part 1, lines 31 and 33 includes funds in the general operating accounts as well as the tax and insurance account. Management believes that the current transfer to reserve is adequate to fund the future replacement needs of the project and maintain financial integrity in the future. The proposed 2024 budget does reflect a \$34.00 increase in the monthly rent which is a 5.26% increase over the 2023 budget. The UA will increase by \$19.00 per the report by Zeffert & Associates. It is anticipated that the proposed rent level will support the operational expenditures required during 2024. Part II, Line 41 -- Total O & M Expenses is projected to increase by \$12,916.00 or 7%. Part II, Line 11-Sub-Total O&M Expenses is projected to increase \$1,422.00 or 3%. Change is due to an increase of \$3,322.00 or 20% in the Maintenance Repairs Payroll category, increase of \$825.00 or 14% in the Maintenance Repairs Supply category, decrease of (-\$1,500.00) or (-30%) in the Maintenance Repairs Contract category, decrease of (-\$1,000.00) or (-50%) in the Painting category, decrease of (-\$400.00) or (-14%) in the Services category, decrease of \$1,000.00 or 50% in the Capital Budget Operating category, and increase of \$975.00 or 100% in the Other Operating Expenses category.

Tab R:

Documentation of Utility Allowance calculation

Zeffert & Associates

04/26/2023

To: Regional Office

Subject: Utility Allowance Calculations

Project: Abingdon Green Location: Abingdon, VA Management: People Inc VA - UA

Based on billing history data, we have analyzed the utility usage for this Project and have calculated Utility Allowances for the apartment sizes shown below. Based on this data, we find that:

Apt	2023	Calculated	Change	Change	Proposed
Size	UA	Average	\$	%	UA
1	58	77	19	32.8%	77

AptSizeElectricTotal17777

If you have any questions about these calculations, please call the UA department at (866) 760-6000

HOUSING ALLOWANCES FOR UTILITIES AND OTHER PUBLIC SERVICES EFFECTIVE DATE: 02/06/2024

Abingdon Green

NAME OF PROPERTY

290 Senior Drive, VA

LOCATION AND IDENTIFICATION OF PROJECT

PART I

	Monthly Dollar Allowances					
UTILITY OR SERVICE	1 - BR	2-BR	3-BR	4-BR	5-BR	6-BR
HEATING						
a. Natural Gas						
b. Bottle Gas						
c. Electric	\$21					
d. Oil						
AIR CONDITIONING	\$2					
COOKING						
a. Natural Gas						
b. Bottle Gas						
c. Electric	\$6					
OTHER ELECTRIC LIGHTING, REFRIGERATION, ETC.	\$29					
WATER HEATING						
a. Natural Gas						
b. Bottle Gas	\$19					
c. Electric	\$19					
d. Oil						
TOTAL ALLOWANCE	\$77					

Tab S:

Supportive House Certification and/or Resident Well Being MOU

N/A

Tab T:

Funding Documentation

FY 2023 CAPITAL MAGNET FUND ASSISTANCE AGREEMENT

Recipient : People Incorporated Housing Group	Capital Magnet Fund Award Number: 231CM062488 Unique Entity Identifier (UEI): GA9GKJL8XMY5			
	Employer Identification Number (EIN): 54-2073839			
Address: 1173 West Main Street, Abingdon, V	YA 24210, USA			
Applicable Program: Capital Magnet Fund	Announcement Date: October 4, 2023			
CFDA Number: 21.011				
Date of Applicable NOFA : January 19, 2023				
	onsideration of the mutual covenants, conditions, and			
U	eto, by their respective Authorized Representatives, agree to			
the following: (i) the CMF Award hereunder shall be administered pursuant to the General Award Terms and				
Conditions, attached hereto as Schedule 2 and made a material part hereof; and (ii) the CMF Award shall be				
further subject to the provisions, terms, conditions, requirements, certifications and representations set forth in				
all such additional schedules as are indicated by the Checklist of Schedules, below, which are attached hereto				
and constitute a material part hereof.				

In witness whereof, the parties hereto do hereby execute and enter into this Assistance Agreement.

Community Development Financial Institutions	People Incorporated Housing Group		
Fund			
By:	By: 🖂		
Digitally Signed by Andrew Schlack on	Digitally Signed by Kelli Smith on 11/16/2023 6:39:45		
11/22/2023 1:23:36 PM	AM		
Authorized Representative: Andrew Schlack	Authorized Representative: Kelli Smith		
Title: Program Manager	Title: VP of Planning and Evaluation		

Effective Date: 11/22/2023				
Recipient Information				
Entity Type: Housing Organization				
Organization Structure: Non-Profit				
Eligibility Status: Nonprofit Organization				
Consortium Approach (Yes/No): No				
Names of Consortium Members: Not Applicable				
CMF Award				
Total Grant : \$3,150,000				
Lump Sum Payment Amount: \$3,150,000				
Initial Payment Amount: Not Applicable				
Subsequent Payment Amount: Not Applicable				

CAPITAL MAGNET FUND COMMITMENT AGREEMENT

This **AGREEMENT** entered into this the 12th day of March, 2024 by and between **People Incorporated Housing Group**, a Virginia nonstock corporation (the "Recipient"), and **Abingdon Green II**, **L.L.C.**, a Virginia limited liability company (the "Project Sponsor").

WHEREAS, the Recipient has executed and delivered to the Community Development Financial Institutions Fund of the United States Department of Treasury (the "CDFI Fund") a Capital Magnet Fund Assistance Agreement effective as of October 4, 2023 (the "Assistance Agreement") pursuant to which the CDFI Fund awarded the Recipient \$3,150,000.00(the "CMF Award") to, among other eligible activities, capitalize an Affordable Housing Fund.

WHEREAS, the Recipient shall use its CMF Award to develop, preserve, rehabilitate, or purchase affordable housing for primarily extremely low-income, very low-income and low-income families as defined in the Assistance Agreement.

WHEREAS, the Project Sponsor is actively engaged in the pre-development of a 32 unit, rehabilitation of an affordable housing property to be located at 290 Senior Drive in the Town of Abingdon, Washington County, Virginia (the "Project").

WHEREAS, the Recipient has identified one or more categorical exclusions, as set forth in 12 C.F.R. §1815.110, and has determined that the Project does not require an Environmental Impact Statement ("EIS") as defined in 12 C.F.R. § 1815.102(a)(7) or further environmental review and notification to the CDFI Fund.

WHEREAS, the Project Sponsor represents, warrants, and covenants that the Project (i) is expected to move to construction within 12 months of the date first written above; (ii) the construction schedule ensures that the Project will be completed by December 31, 2028; (iii) the fifty percent of the Project housing units shall be leased by very low-income families as defined in the Assistance Agreement; (iv) that the maximum rent and utility allowance for each housing unit shall not exceed the limitations set forth in 12 C. F. R. §1804.401 *et. seq.*; (v) a tenant's income shall be determined annually in the manner set forth in 12 C. F. R. §1804.401 *et. seq.*; and (vi) the affordable housing rental provision of 12 C. F. R. §1804.401 *et. seq.*; and (vi) the affordable housing rental provision of 12 C. F. R. §1804.401 *et. seq.*; and (vi) the affordable housing rental provision of 12 C. F. R. §1804.401 *et. seq.*; and (vi) the affordable housing rental provision of 12 C. F. R. §1804.401 *et. seq.*; and (vi) the affordable housing rental provision of 12 C. F. R. §1804.401 *et. seq.*; and (vi) the affordable housing rental provision of 12 C. F. R. §1804.401 *et. seq.*; and (vi) the affordable housing rental provision of 12 C. F. R. §1804.401 *et. seq.*; and (vi) the affordable housing rental provision of 12 C. F. R. §1804.401 *et. seq.*; and (vi) the affordable housing rental provision of 12 C. F. R. §1804.401 *et. seq.*; and (vi) the affordable housing rental provision of 12 C. F. R. §1804.401 *et. seq.*; and (vi) the affordable housing rental provision of 12 C. F. R. §1804.401 *et. seq.*; and (vi) the affordable housing rental provision of 12 C. F. R. §1804.401 *et. seq.*; and (vi) the affordable housing rental provision of 12 C. F. R. §1804.401 *et. seq.*; and (vi) the affordable housing rental provision of 12 C. F. R. §1804.401 *et. seq.*; and (vi) the affordable housing rental provision of 12 C. F. R. §1804.401 *et. seq.*; and (vi) the affordable housing rental provision because thet.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto herby agree as follows:

 <u>Commitment:</u> Effective as of the date hereof, Recipient hereby commits, and Project Sponsor hereby accepts from Recipient, an amount of CMF Award as a "Deferred Loan" not to exceed \$98,743 for the permanent financing of the Project, for the payment of development hard costs and related soft costs, as defined in the Assistance Agreement, incurred on behalf of the Project, subject to the availability of cash flow. The interest rate on the Deferred Loan shall be no more than 1.65 percent.

Capital Magnet Fund Commission Agreement Abingdon Green II, L.L.C.

- 2. <u>Restrictions on use of the funds.</u> The Project Sponsor hereby represents, warrants, covenants and agrees that the funds shall not be used for any of the following purposes:
 - i. Political activities;
 - ii. Advocacy;
 - iii. Lobbying, whether directly or through other parties;
 - iv. Counseling services (including homebuyer or financial counseling);
 - v. Travel expenses;
 - vi. Preparing or providing advice on tax returns;
 - vii. Emergency shelters (including shelters for disaster victims);
 - viii. Nursing homes;
 - ix. Convalescent homes;
 - x. Student dormitories;
 - xi. Projects consisting of the operation of any private or commercial golf course, county club, massage parlor, hot tub facility, suntan facility, racetrack or other facility used for gambling, or any store the principal business of which is the sale of alcoholic beverages for consumption off premises; or
 - xii. Projects consisting of farming, as set forth in 12 C. F. R. §1807.302(c)(2).
- 3. <u>Further Assurances:</u> Project Sponsor agrees to furnish Recipient all such resolutions, certificates, other documents and access to information and to take such other action as Recipient may from time to time reasonably request to evidence, confirm and fully implement the provision of the Assistance Agreement and CMF Award of the commitment made hereby.
- 4. <u>Successors and Assigns:</u> This Agreement shall be binding upon and shall inure the benefit of the parties hereto and their respective successors or assigns.
- 5. <u>Counterparts:</u> This Agreement may be executed in any number of counterparts, each of which when so executed and delivered shall be deemed an original and all of which taken together shall constitute but one and the same instrument. Faxed, scanned or photocopies signatures shall be deemed equivalent to original signatures.
- 6. <u>Amendments:</u> No amendment, waiver, modification, termination or cancellation of this Agreement shall be effective unless made in writing and signed by each of the parties hereto.

- 7. <u>Severability:</u> Wherever possible, each provision of this Agreement shall be interpreted in such manner as to be effective and valid under applicable law, but if any provision of this Agreement shall be prohibited by or invalid under such law, such provision shall be ineffective to the extent of such prohibition or invalidity, without invalidating the remainder of such provision or the remaining provisions of this Agreement.
- 8. <u>Governing Law, Entire Agreement, etc.</u>: This Agreement shall for all purposes be governed by the laws of the Commonwealth of Virginia but without regard to choice of law or conflicts of law principles. This Agreement constitutes the entire understanding among the parties hereto with respect to the subject matter hereof and supersedes any prior agreements, written or oral, with respect thereto.

RECIPIENT:

PEOPLE INCORPRATED HOUSING GROUP, a Virginia non-stock corporation

By: Bryan Phipps, President & CEO

PROJECT SPONSOR:

ABINGDON GREEN II, L.L.C., a Virginia Limited Liability Company

BY PEOPLE INCORPORATED HOUSING GROUP, a Virginia non-stock corporation, Managing Member

By an Phipps, President

Tab U:

Acknowledgement by Tenant of the availability of Renter Education provided by Virginia Housing

Virginia Housing Renter Education Program

Whether it's a house, apartment, duplex or townhouse, renting can have its advantages over purchasing. Here are some resources to help you understand and explore your options for finding affordable rental housing in Virginia. As a renter, you have certain rights that protect you and your interests, but you also have responsibilities. Become familiar with what you need to know.

Virginia Housing provides Renters the opportunity to complete free courses and access other resources at their website. Renters are encouraged but not required to access this information.

To begin, Renters need to create an account on the VHDA website that is included in the links below. The eBook is a comprehensive resource that covers financial readiness, credit, searching for rentals, the application, the lease agreement, security deposit, tenant rights & responsibilities, housekeeping, and maintenance & repairs.

The online course is available in both English and Spanish. It is comprised of nine (9) <u>standalone</u> modules/chapters and is available 24 hours a day. A Certificate of Completion is made available at the completion of each chapter. Renters can download the certificate, print, save, and share by email if desired.

Links for Assistance to Renters Before Taking the Renter Education Program:

https://www.virginiahousing.com/renters

https://www.virginiahousingsearch.com/Resources.html

https://www.virginiahousing.com/renters/education

Acknowledgment of Renter of Abingdon Green II:

Signature:	Dated:
Nighatliro.	LISTON.

Printed:_____

Tab V:

Nonprofit or LHA Purchase Option or Right of First Refusal RECORDING REQUESTED BY AND WHEN RECORDED MAIL TO: Pete Curcio Curcio & Curcio, P.C. 220 Commonwealth Avenue Bristol, VA 24201

RIGHT OF FIRST REFUSAL AGREEMENT (ABINGDON GREEN II)

RIGHT OF FIRST REFUSAL AGREEMENT (the <u>"Agreement""</u>) dated as of [Closing Date] by and among **ABINGDON GREEN II**, **L.L.C.**, a Virginia limited liability company (the <u>"Owner"</u> or the <u>"Company"</u>). **PEOPLE INCORPORATED HOUSING GROUP**, a Virginia non-stock nonprofit corporation (the <u>"Grantee"</u>), and is consented to by **PEOPLE INCORPORATED HOUSING GROUP**, a Virginia non-stock nonprofit corporation (the <u>"Managing Member"</u>). **[INVESTOR ENTITY**], a <u>limited</u> liability company (the <u>"Investor Member"</u>) and **[SPECIAL LIMITED PARTNER**, **L.L.C.]** a <u>limited</u> liability company (the <u>"Investor Member"</u>) and **[SPECIAL LIMITED PARTNER**, **L.L.C.]** a <u>limited</u> liability company (the <u>"Consenting Members"</u>. The Investor Member are sometimes collectively referred to herein as the <u>"Consenting Members"</u>. The Investor Member and Special Member are sometimes collectively referred to herein as the <u>"Non-Managing Members"</u>. This Agreement shall be fully binding upon and inure to the benefit of the parties and their successors and assigns to the foregoing.

Recitals

A. The Owner, pursuant to its Amended and Restated Operating Agreement dated on or about the date hereof by and among the Consenting Members (the <u>"Operating</u> <u>Agreement"</u>), is engaged in the ownership and operation of a 32-unit apartment project for families located in Abingdon, Virginia and commonly known as "ABINGDON GREEN II" (the <u>'Project"</u>). The real property comprising the Project is legally defined on <u>Exhibit A.</u>

8. The Grantee is a member of the Managing Member of the Owner and is instrumental to the development and operation of the Project; and

C. The Owner desires to give, grant, bargain, sell and convey to the Grantees certain rights of first refusal to purchase the Project on the terms and conditions set forth herein;

D. Capitalized terms used herein and not otherwise defined shall have the meanings set forth in the Operating Agreement.

NOW, THEREFORE, in consideration of the foregoing, of the mutual promises of the parties hereto and of other good and valuable consideration, the receipt and sufficiency of which the parties hereto acknowledge, the parties hereby agree as follows:

Section 1: Right of First Refusal

The Owner hereby grants to the Grantee a right of first refusal (the <u>"Refusal Right"</u>) to purchase the real estate, fixtures, and personal property comprising the Project or associated with the physical operation thereof and owned by the Company at the time (the <u>"Property"</u>), for the price and subject to the other terms and conditions set forth below. The Property will include any reserves of the Partnership that is required by the Virginia Housing Development Authority ("Virginia Housing" or the "Credit Authority") or any lender of a loan being assumed in connection with the exercise of the Refusal Right to remain with the Project.

Section 2. <u>Exercise of Refusal Right: Purchase Price</u>

Α. After the end of the Compliance Period, the Company agrees that it will not sell the Property or any portion thereof to any Person without first offering the Property to the Grantee (the "Refusal Right"), for the Purchase Price (as defined in Section 3); provided, however, that such Refusal Right shall be conditioned upon the receipt by the Company of a "bona fide offer" (the acceptance or rejection of which shall not require the Consent of the Members). The Company shall give the notice of its receipt of such offer (the "Offer Notice") and shall deliver a copy of the Offer Notice to the Grantee. Upon receipt by the Grantee of the Offer Notice, the Grantee shall have 90 days to deliver to the Company a written notice of its intent to exercise the Refusal Right (the "Election Notice"). An offer made with the purchase price and basic terms of the proposed sale from a third party shall constitute a 'bona fide offer" for purposes of this Agreement. Such offer (i) may be solicited by the Grantee or the Managing Member (with such solicitation permitted to begin at any time following the end of the fourteenth (14th) year of the Compliance Period provided that the Election Notice may not be sent until the end of the Compliance Period) and (ii) may contain customary due diligence, financing, and other contingencies. Notwithstanding anything to the contrary herein, a sale of the Project pursuant to the Refusal Right shall not require the Consent of the Non-Managing Members or of Virginia Housing.

B. If the Grantee fails to deliver the Election Notice within ninety (90) days of receipt of the Offer Notice, or if such Election Notice is delivered but the Grantee does not consummate the purchase of the Project within 270 days from the date of delivery of the Election Notice (each, individually, a <u>"Terminating Event"</u>), then its Refusal Right shall terminate and the Company shall be permitted to sell the Property free of the Refusal Right.

Section 3. Purchase Price; Closing

A. The purchase price for the Property pursuant to the Refusal Right (the <u>"Purchase Price"</u>) shall equal the sum of (i) the principal amount of all outstanding indebtedness secured by the Project, and any accrued interest on any of such debts and (ii) all Federal, State, and local taxes attributable to such sale, including those incurred or to be incurred by the partners or members of the Non-Managing Members. Notwithstanding the foregoing, however, the Purchase Price shall never be less than the amount of the "minimum purchase price" as defined in Section 42(i)(7)(B) of the Code. The Refusal Right granted hereunder is intended to satisfy the requirements of Section 42(i)(7) of the Code and shall be interpreted consistently therewith.

In computing such price, it shall be assumed that each of the Non-Managing Members of the Owner (or their constituent partners or members) has an effective combined Federal, State and local income tax rate equal to the maximum of such rates in effect on the date of Closing.

B. All costs of the Grantee's purchase of the Property pursuant to the Refusal Right, including any filing fees, shall be paid by Grantee.

C. The Purchase Price shall be paid at Closing in one of the following methods:

or

(i) the payment of all cash or immediately available funds at Closing,

or

(ii) the assumption of any assumable Loans if Grantee has obtained the consent of the lenders to the assumption of such Loans, which consent shall be secured at the sole cost and expense of Grantee; provided, however, that any Purchase Price balance remaining after the assumption of the Loans shall be paid by Grantee in immediately available funds.

Section 4. <u>Conditions Precedent; Termination</u>

A. Notwithstanding anything in this Agreement to the contrary. the right of the Grantee to exercise the Refusal Right and consummate any purchase pursuant thereto is contingent on each of the following being true and correct at the time of exercise of the Refusal Right and any purchase pursuant thereto:

(i) the Grantee or its assignee shall be a "qualified nonprofit organization" as defined in Section 42(h)(5)(C) of the Code or another qualified purchaser described in Section 42(i)(7)(A) of the Code (collectively, each, a "<u>Qualified Beneficiary</u>"); and

(ii) the Project continues to be a "qualified low-income housing project" within the meaning of Section 42 of the Code.

B. This Agreement shall automatically terminate upon the occurrence of any of the following events and, if terminated, shall not be reinstated unless such reinstatement is agreed to in a writing signed by the Grantee and each of the Consenting Members:

(i) the transfer of the Property to a lender in total or partial satisfaction of any loan; or

(ii) any transfer or attempted transfer of all or any part of the Refusal Right by the Grantee. whether by operation of law or otherwise. except as otherwise permitted under Section 7 of this Agreement; or

(iii) the Project ceases to be a "qualified low-income housing project" within the meaning of Section 42 of the Code, or

(iv) the Grantee fails to deliver its Election Notice or consummate the purchase of the Property within the timeframes set forth in Section 2 above.

Section 5. Contract and Closing

Upon determination of the purchase price, the Owner and the Grantee shall enter into a written contract for the purchase and sale of the Property in accordance with the terms of this Agreement and containing such other terms and conditions as are standard and customary for similar commercial transactions in the geographic area which the Property is located, providing for a closing (the <u>"Closing"</u>) to occur in Abingdon, Virginia not later than the timeframes set forth in Section 2. In the absence of any such contract, this Agreement shall be specifically enforceable upon the exercise of the Refusal Right.

Section 6. <u>Conveyance and Condition of the Property</u>

The Owner's right, title and interest in the Property shall be conveyed by quitclaim deed, subject to such liens, encumbrances and parties in possession as shall exist as of the date of Closing. The Grantee shall accept the Property <u>"AS IS. WHERE IS"</u> and <u>"WITH ALL</u> **FAULTS AND DEFECTS."** latent or otherwise, without any warranty or representation as to the condition thereof whatsoever, including without limitation, without any warranty as to fitness for a particular purpose, habitability, or otherwise and no indemnity for hazardous waste or other conditions with respect to the Property will be provided. It is a condition to Closing that all amounts due to the Owner and the Investor Member from the Grantee or its Affiliates be paid in full. The Grantee shall pay all closing costs, including, without limitation, the Owner's attorney's fees. Upon closing, the Owner shall deliver to the Grantee, along with the deed to the property, an ALTA owner's title insurance policy dated as of the close of escrow in the amount of the purchase price, subject to the liens, encumbrances and other exceptions then affecting the title.

Section 7. Transfer

The Refusal Right shall not be transferred to any Person without the Consent of the Investor Member, except that the Grantee may assign all or any of its rights under this Agreement to an Affiliate of Grantee (a <u>"Permitted Assignee"</u>) at the election and direction of the Grantee or to any assignee that shall be a "qualified nonprofit organization" as defined in Section 42(h)(5)(C) of the Code or another qualified purchaser described in Section 42(i)(7)(A) of the Code (collectively, each, a "Qualified Beneficiary").

In the case of any transfer of the Refusal Right (i) all conditions and restrictions applicable to the exercise of the Refusal Right or the purchase of the Property pursuant thereto shall also apply to such transferee, and (ii) such transferee shall be disqualified from the exercise of any rights hereunder at all times during which Grantee would have been ineligible to exercise such rights hereunder had it not effected such transfer.

Section 8. <u>Rights Subordinate: Priority of Requirements of Section 42 of the Code</u>

This Agreement is subordinate in all respects to any regulatory agreements and to the terms and conditions of the Mortgage Loans encumbering the Property. In addition, it is the intention of the parties that nothing in this Agreement be construed to affect the Owner's status as owner of the Property for federal income tax purposes prior to exercise of the Refusal Right granted hereunder.

Accordingly, notwithstanding anything to the contrary contained herein, both the grant and the exercise of the Refusal Right shall be subject in all respects to all applicable provisions of Section 42 of the Code, including, in particular, Section 42(i)(7). In the event of a conflict between the provisions contained in this Agreement and Section 42 of the Code, the provisions of Section 42 shall control.

Section 9. Option to Purchase

A. The parties hereto agree that if the Service hereafter issues public authority to permit the owner of a low-income housing tax credit project to grant an "option to purchase'-pursuant to Section 42(i)(7) of the Code as opposed to a "right of first refusal" without adversely affecting the status of such owner as owner of its project for federal income tax purposes, then the parties shall amend this Agreement and the Owner shall grant the Grantee an option to purchase the Property at the Purchase Price provided in Section 3 hereof and that meets the requirements of Code Section 42(i)(7).

B. If the Service hereafter issues public authority to permit the owner of a lowincome housing tax credit project to grant a "right of first refusal to purchase partner interests" and/or purchase option to purchase partner interests" pursuant to Section 42(i)(7) of the Code (or other applicable provision) as opposed to a "right of first refusal to purchase the Project" without adversely affecting the status of such owner as owner of its project for federal income tax purposes (or the status of the Investor Member as a partner of the Company for federal income tax purposes) then the parties shall amend this Agreement and the Investor Members shall provide a right of first refusal and/or purchase option, as the case may be, to acquire their Interests for the Purchase Price provided in Section 3 hereof and that meets the requirements of Code Section 42(i)(7).

Section 10. Notice

Except as otherwise specifically provided herein, all notices, demands or other communications hereunder shall be in writing and shall be deemed to have been given and received (i) two (2) business days after being deposited in the United States mail and sent by certified or registered mail, postage prepaid, (ii) one (1) business day after being delivered to a nationally recognized overnight delivery service, (iii) on the day sent by telecopier or other facsimile transmission, answer back requested, or (iv) on the day delivered personally, in each case, to the parties at the addresses set forth below or at such other addresses as such parties may designate by notice to the other party:

(i) If to the Owner, at the principal office of the Company set forth in Article II of the Operating Agreement;

(ii) If to a Consenting Member, at their respective addresses set forth in Schedule A of the Operating Agreement;

(iii) If to the Grantee, Bryan Phipps, President and CEO, 1173 West Main Street Abingdon, VA 242I0.

Section 11. Severability of Provisions

Each provision of this Agreement shall be considered severable, and if for any reason any provision that is not essential to the effectuation of the basic purposes of the Agreement is determined to be invalid and contrary to any existing or future law, such invalidity shall not impair the operation for affect those provisions of this Agreement that are valid.

Section 12. Binding Provisions

The covenants and agreements contained herein shall be binding upon, and inure to the benefit of, the heirs, legal representatives, successors, and assignees of the respective parties hereto, except in each case as expressly provided to the contrary in this Agreement.

Section 13. Counterparts

This Agreement may be executed in several counterparts and all so executed shall constitute one agreement binding on all parties hereto, notwithstanding that all the parties have not signed the original or the same counterpart.

Section 14. <u>Governing Law</u>

This Agreement shall be construed and enforced in accordance with the laws of the Commonwealth of Virginia without regard to principles of conflicts of law. Notwithstanding the foregoing, Company, Investor Member and Grantee do not intend the Refusal Right in this Agreement to be a common law right of first refusal but rather intend it to be understood and interpreted as a mechanism authorized by Section 42 of the Code to allow non-profit entities to preserve affordable housing for low-income families in accordance with Grantee's charitable objectives.

Section 15. Headings

All headings in this Agreement are for convenience of reference only. Masculine, feminine, or neuter gender, shall include all other genders, the singular shall include the plural, and vice versa as the context may require.

Section 16. <u>Amendments</u>

This Agreement shall not be amended except by written agreement between Grantee and the Owner with the consent of each of the Consenting Members and Virginia Housing.

Section 17. <u>Time</u>

Time is of the essence with respect to this Agreement, and all provisions relating thereto shall be so construed.

Section 18. Legal Fees

Except as otherwise provided herein, in the event that legal proceedings are commenced by the Owner against the Grantee or by the Grantee against the Owner in connection with this Agreement or the transactions contemplated hereby, the prevailing party shall be entitled to recover all reasonable attorney's fees and expenses.

Section 19. Subordination

This Agreement is and shall remain automatically subject and subordinate to any bona fide mortgage to (or assigned to) an institutional or governmental lender with respect to the Project and, in the event of a foreclosure of any such mortgage, or of the giving of a deed in lieu of foreclosure to any such mortgagee, this Agreement shall become void and shall be of no further force or effect.

Section 20. Rule Against Perpetuities Savings Clause

The term of this Agreement will be ninety years commencing on the date first written above unless sooner terminated pursuant to the provisions hereof. If any provision of this Agreement is construed as violating and applicable "Rule Against Perpetuities" by statute or common law, such provision will be deemed to remain in effect only until the death of the last survivor of the now living descendants of any member of the 116th Congress of the United States, plus twenty-one (21) years thereafter. This Agreement and the Refusal Right herein granted are covenants running with the land and the terms and provisions hereof will be binding upon, inure to the benefits of and be enforceable by the parties hereto and their respective successors and assigns.

Section 21. Third Party Beneficiary; Virginia Housing Rights and Powers

The Virginia Housing Development Authority ("Virginia Housing") shall be a third party beneficiary to this Agreement, and the benefits of all of the covenants and restrictions hereof shall inure to the benefit of Virginia Housing, including the right, in addition to all other remedies provided by law or in equity, to apply to any court of competent jurisdiction within the Commonwealth of Virginia to enforce specific performance by the parties or to obtain an injunction against any violations hereof, or to obtain such other relief as may be appropriate. The Authority and its agents shall have those rights and powers with respect to the Project as set forth in the Act and the Virginia Housing Rules and Regulations promulgated thereunder, including without limitation, those rights and powers set forth in Chapter 1.2 of Title 365 of the Code of Virginia (1950), as amended, and 13VACI0-180-10 et seq., as amended.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

IN WITNESS WHEREOF, the parties hereto have executed this Right of First Refusal Agreement as of the date first stated above.

OWNER:

ABINGDON GREEN II, L.L.C., a Virginia limited liability company

By: People Incorporated Housing Group, a Virginia non-stock nonprofit corporation, its managing member

By: Name: Bryan Phipps

Title: President and CEO

COMMONWEALTH OF VIRGINIA

CITY/COUNTY OF Washinten

On March 13 . 20 24 before me, the undersigned. a notary public in and for said state, personally appeared Bryan Phipps, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his capacity as the President and CEO of People Incorporated Housing Group, a Virginia non-stock nonprofit corporation, the managing member of ABINGDON GREEN II, L.L.C., a Virginia limited liability company, and that by his signature on the instrument, the entity, individual or the person on behalf of which the individual acted, executed the instrument.

Notary Public

Commission expires: Augu

Registration No.: 785835



Right of First Refusal Agreement

ABINGDON GREEN II

Signature Page 1 of 4

GRANTEE:

PEOPLE INCORPORATED HOUSING GROUP, a Virginia non-stock nonprofit corporation

By: Name: Bryan Phipp Title: President and CEO

COMMONWEALTH OF VIRGINIA

CITY/COUNTY OF Washington

On <u>March 13</u>, 20, 24 before me, the undersigned, a notary public in and for said state, personally appeared Bryan Phipps, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his capacity as the President and CEO of People Incorporated Housing Group, a Virginia non-stock nonprofit corporation, and that by his signature on the instrument, the entity, individual or the person on behalf of which the individual acted, executed the instrument.

CANE 1L

Notary Public

Commission expires: August

Registration No.: 785835



Right of First Refusal Agreement

ABINGDON GREEN II

Signature Page 2 of 4

The undersigned hereby consents to the foregoing Right of First Refusal Agreement as of the date first set forth hereinabove.

MANAGING MEMBER:

PEOPLE INCORPORATED HOUSING GROUP, a Virginia non-stock nonprofit corporation

By: Name: Bryan Phipps Title: President and CEO

COMMONWEAL TH OF VIRGINIA

CITY/COUNTY OF Washington

On <u>March 13</u>, 20 <u>24</u> before me, the undersigned, a notary public in and for said state, personally appeared Bryan Phipps, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his capacity as the President and CEO of People Incorporated Housing Group, a Virginia non-stock nonprofit corporation, and that by his signature on the instrument, the entity, individual or the person on behalf of which the individual acted, executed the instrument.

Rever Vorly

Notary Public

Commission expires: August 31, 2028

Registration No.: 7858351



Right of First Refusal Agreement

ABINGDON GREEN II

Signature Page 3 of 4

The undersigned hereby consents to the foregoing Right of First Refusal Agreement as of the date first set forth hereinabove.

INVESTOR MEN	IBER:			
[INVESTOR ENT company,	ITY] <u>, a [</u>	1[] limited liab	ility
Ву:				
Ву:				
SPECIAL MEMB	ER:			
Ĺ	11]5	PECIAL LIMITE	D PARTNER
L.L.C., a [][ted liability company	
By:	1.2	LLC, a [1
] limited liabilit	y company, its i	nanager	
By:				
STATE OF				
CITY/COUNTY OF				
On, personally appeared [of satisfactory evidence to be acknowledged to me that he [Investor Entity], a [e the individual whose executed the same in	e name is subsci his capacity as [ibed to the within ir	strument and
Special Limited Partner, L and that by his signature on the individual acted, execute	L.C., a [1 limited liabil	ity company, half of which
Notary Public	a the instrument.			
Commission expires:				
Registration No.:				

Right of First Refusal Agreement

ABINGDON GREEN II

Signature Page 4 of 4

<u>EXHIBIT A</u>

Description of Land

BEING a certain tract or parcel of land situate in Washington County in the Town of Abingdon, Virginia and previously described as Lot 3 on a certain plat entitled "Senior Services, Inc., Subdivision," and more particularly described as BEGINNING at an iron rod found, said iron rod being in the eastern right-of-way line of Senior Drive; thence leaving Senior Drive and with the Senior Services Corporation N 54 41 45 E 197.16 feet to an iron rod found, said iron rod being located in the western right-of-way line of a 12-foot alley; thence leaving Senior Services Corporation lands with the 12-foot alley S 35 26 27 E 224.57 feet to an iron rod found: thence S 27 14 00 E 188.44 feet to an iron rod found, said iron rod being in the northeast corner of Midwest Resources L.L.C. lands; thence leaving the 12-foot alley and with the lands of Midwest Resources L.L.C. S 66 21 27 W 191.54 feet to an iron rod found, said iron rod being the southeast corner of the Senior Services Corporation lands; thence with the Senior Services Corporation lands N 32 41 59 W 169.10 feet to an iron rod found; thence N 58 44 31 W 191 feet to an iron rod found, said iron rod being located in the southern right-of-way of Senior Drive; thence on a curve to the left along the cul-de-sac of Senior Drive, said curve having a radius of 50 feet and an arc length of 109.66 feet to an iron rod found, said iron rod being the point and place of BEGINNING, and being all the same property conveyed to Abingdon Green, L.L.C. by Deed of Assumption dated June 6, 2008 from Abingdon Green Limited Partnership, and of record in the Circuit Court Clerk's Office at Instrument No. 080003947.

Tax Map No. 006 20 3

[PAGE INTENTIONALLY LEFT BLANK]

Tab W:

Internet Safety Plan and Resident Information Form (if internet amenities selected)



Internet Security Plan & Use Guidelines

Abingdon Green II provides residents with Wi-Fi internet access in the community building free of charge to all residents.

To ensure safe and secure access for residents at Abingdon Green II, all users of Internet services must adhere to the following Use Guidelines:

- Users follow all applicable laws, including federal, state, and local. Users utilizing Wi-Fi services for illegal activity will be reported to authorities.
- Using the Wi-Fi services to harm, attempt to harm, harass, or discriminate others is not permitted.
- Using the Wi-Fi services to access pornographic or illicit sites is not permitted.
- Residents may only use Wi-Fi service in a way that does not interfere with the ability of Abingdon Green II to provide Wi-Fi services to all residents.
- Wi-Fi internet access is granted to residents only. Residents will not provide unauthorized access to non-residents.
- Residents are responsible for all activities that occur during Wi-Fi usage.
- Residents with children are responsible for their child's behavior while using Wi-Fi services.

Failure to follow all rules and procedures listed above may result in loss of Wi-Fi privileges or legal recourse.





Resident Wi-Fi Internet Service Acknowledgement

By signing below, I, ______, acknowledge that I thoroughly reviewed the Internet Security Plan and Use Guidelines for Wi-Fi internet service set forth by People Incorporated. I understand the general rules of operation prior to use of Wi-Fi services. I understand my responsibility as a user of the Wi-Fi services and agree to abide by the Use Guidelines.

Resident Signature

Resident Name (Printed)

Date





Resident Internet Education Information

Where can I access the internet?

- Residents can access Wi-Fi in the community room.
- Property management is not responsible for providing or installing equipment in apartment units.

How can I connect to the Wi-Fi in the community room? Is it secure?

- The property management team will have a rotating password for Wi-Fi in the community building that is only accessible to residents. The network router will be in a secure area, which will be inaccessible to residents. The network router will have a secure firewall to prevent data breaches.
- To ensure network security, the network router will be in a secure area, which will be inaccessible to residents. The network router will have a secure firewall to prevent data breaches.



Tab X:

Marketing Plan for units meeting accessibility requirements of HUD section 504

Abingdon Green II, L.L.C.

Abingdon Green II

Marketing Plan for Accessible Units

Overview:

Upon completion of the rehabilitation of Abingdon Green II, five (5) of the units in the complex will meet accessibility requirements of HUD Section 504 for persons with disabilities and will be actively marketed to persons with disabilities as defined in the Fair Housing Act. Units will be held vacant for 60 days during which ongoing marketing will be documented. Whenever a 504 unit becomes available for occupancy, it shall first be offered to a qualified household with disabilities. If there are no such persons currently residing in the project, Abingdon Green II, L.L.C., the owner, shall then offer the unit to the next available qualified household with disabilities.

Individuals seeking housing will need to qualify under the income restrictions and application screening of Abingdon Green II, including but not limited to earning at least 60% or less of the Area Median Income.

Resources:

Through the use of resources available from several organizations, Abingdon Green II, L.L.C., the owner, will be able to offer tenants in need of accessible, as well as affordable housing, a place to call home. With the assistance of Access Virginia, the owner will be able to locate many agencies and organizations capable of matching individual and family housing needs with properties that can meet those needs. In addition, the property will be listed at **virginiahousingsearch.com**.

Highlands Community Services (CSB) provides mental health, substance abuse and developmental services to the residents of Washington County and Bristol for over forty years. Highlands Community Services maintains an active waitlist of individuals with intellectual or development disabilities or serious mental illness in need of affordable and accessible housing.

Appalachian Independence Center Is a Center for Independent Living (CIL) that provides peer counseling, information and referral, independent living skills training, advocacy, and transition services to individuals with all ranges of disabilities in Washington, Smyth, Wythe, Bland, Grayson, and Carrol Counties as well as the Cities of Bristol and Galax, VA.

People Incorporated of Virginia is the Section 8 administrator for Washington County. The owner will collaborate internally to assist voucher holders and persons with disabilities with locating housing at Abingdon Green II.

The owner will also utilize the Virginia Department of Medical Assistance Services (DMAS) and the Virginia Department of Behavioral Health and Developmental Services (DBHDS) as resources for referrals to the property.

When members of the community with mobility impairments or intellectual or developmental disabilities come to one of these organizations, they will be informed of the opportunities available to meet their housing needs at Abingdon Green II.



Inducement Resolution for Tax Exempt Bonds

N/A

Tab Z:

Documentation of team member's Diversity, Equity and Inclusion Designation

N/A

Tab AA:

Priority Letter from Rural Development



March 12, 2024

Rural Development

Michelle O'Meara Branch Chief

Processing and Report Review Branch 1

Production and Preservation Division

Multifamily Housing

Mr. Bryan Phipps Abingdon Green II, LLC 1173 West Main Street Abington, VA 24210

Re: Abingdon Green, LLC Abingdon Green II, LLC Tax Credit Support Letter

Dear Mr. Phipps,

This letter is to confirm that you have informed the Rural Housing Service (RHS) of your intention to transfer the ownership of the property, Abingdon Green Apartments, from Abingdon Green, LLC to Abingdon Green II, LLC, if it is determined eligible by RHS. We understand that you will apply for Federal Low-Income Housing Tax Credits from the Virginia Housing Development Authority in order to acquire and rehabilitate the property.

The RHS outstanding loan balance as of today is \$787,441.26. This loan balance is subject to change at the time of the transfer, and it will be set at new rates and terms. As of today, our current interest rate is 4.50%. Under current program parameters, this would be reduced to the below market 1.00% interest credit rate should all other components of the transaction be deemed acceptable by RHS. Based upon the economic useful life of the property, the term may be up to 30 years with an amortization period of up to 50 years.

The above referenced project appears to be feasible, subject to the submission and review of a complete application, underwriting of the transaction, and completion and concurrence of all required due diligence items. At closing, the new borrower will be required to execute a new restricted use provision and the property will be required to operate in accordance with 7 CFR part 3560 - Direct Multi-Family Housing Loans and Grants.

If you have any questions regarding the above, please feel free to contact Traci Bondarenko, Finance & Loan Analyst, at 469-678-3705 or email at traci.bondarenko@usad.gov.

Sincerely,

Michelle O"Meara Branch Chief

USDA is an equal opportunity provider, employer, and lender.

TAB AB:

Social Disadvantage Certification

N/A