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 <u>12:00</u> PM Richmond, VA Time On March <u>14</u>, 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

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		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 X X X X X X X 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)
х	Electronic	Copy of the Market Study (MANDATORY - Application will be disqualified if study is not submitted with application)
х	Electronic	Copy of the Plans (MANDATORY)
x	Electronic	Copy of the Specifications (MANDATORY)
ĸ		Copy of the Existing Condition questionnaire (MANDATORY if Rehab)
x		Copy of Unit by Unit Matrix and Scope of Work narrative (MANDATORY if Rehab)
		Copy of the Physical Needs Assessment (MANDATORY at reservation for a 4% rehab request)
x		Copy of Appraisal (MANDATORY if acquisition credits requested)
x x		Copy of Environmental Site Assessment (Phase I) (MANDATORY if 4% credits requested)
x		Copy of Development Experience and Partnership or Operating Agreement, including chart of ownership structure with percentage
~		sts (MANDATORY)
х	Tab A:	Partnership or Operating Agreement, including chart of ownership structure with percentage
	10071	of interests (see manual for details) (MANDATORY)
х	Tab B:	Virginia State Corporation Commission Certification (MANDATORY)
x	Tab D:	Principal's Previous Participation Certification (MANDATORY)
X X X X X X	Tab C:	List of LIHTC Developments (Schedule A) (MANDATORY)
Ŷ	Tab E:	Site Control Documentation & Most Recent Real Estate Tax Assessment (MANDATORY)
Ŷ	Tab E:	Third Party RESNET Rater Certification (MANDATORY)
Ŷ	Tab G:	Zoning Certification Letter (MANDATORY)
^ v	Tab G. Tab H:	Attorney's Opinion using Virgina Housing template (MANDATORY)
^ X		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
Х	Tab J:	-Joint Venture Agreement (if applicable) -For-profit Consulting Agreement (if applicable) Relocation Plan and Unit Delivery Schedule (MANDATORY if Rehab)
^		
х	Tab K: K.1	Documentation of Development Location: Revitalization Area Certification
^	K.1 K.2	Surveyor's Certification of Proximity To Public Transportation using Virginia Housing template
х		
^ X	Tab L:	PHA / Section 8 Notification Letter
^	Tab M: Tab N:	(left intentionally blank) Homeownership Plan
х	Tab N: Tab O:	Plan of Development Certification Letter
^	Tab O. Tab P:	Zero Energy or Passive House documentation for prior allocation by this developer
х		
^ X	Tab Q:	Documentation of Rental Assistance, Tax Abatement and/or existing RD or HUD Property
^	Tab R:	Documentation of Utility Allowance Calculation
х	Tab S:	Supportive Housing Certification and/or Resident Well-being MOU
^ X	Tab T:	Funding Documentation
×	Tab U:	Acknowledgement by Tenant of the availability of Renter Education provided by Virginia Housing
X X	Tab V:	Nonprofit or LHA Purchase Option or Right of First Refusal
	Tab W:	Internet Safety Plan and Resident Information Form
х	Tab X:	Marketing Plan for units meeting accessibility requirements of HUD section 504
		In the second set Development of the Tex Second s
_	Tab Y:	Inducement Resolution for Tax Exempt Bonds
	Tab Y: Tab Z:	Documentation of team member's Diversity, Equity and Inclusion Designation
X	Tab Y:	

2024 L	ow-Income Housing Tax (redit Application For Res	servation				v.2024.1
				VHDA TR	ACKING N	IUMBER	2024-C-39
A. GEI	NERAL INFORMATION AB	OUT PROPOSED DEVELO	PMENT		Ap	plication Date:	3/14/2024
1.	Development Name:	Reese Village					
2.	Address (line 1):	311 Bond Court					
	Address (line 2):						
	City:	Emporia		State: ►	VA	Zip: 238	347
3.	If complete address is r	not available, provide long	gitude and latitu	de coordinates (x	,y) from a	location on site	e that
	your surveyor deems a	ppropriate. Longitud	de: 00.000	000	Latitude:	00.0000	
		(Only ne	ecessary if street	address or street	t intersect	ions are not av	ailable.)
4.	The Circuit Court Clerk'	s office in which the deed	l to the develop	ment is or will be	recorded:		
	City/County of	Emporia City					
5.	The site overlaps one o	r more jurisdictional bour	ndaries	FALSE			
	If true, what other City,	County is the site located	d in besides resp	onse to #4?	►		
6.	Development is located	l in the census tract of:	5	901.00			
7.	Development is located	in a Qualified Census Tr a	act	TRUE		Note regardin	g DDA and QCT
8.	Development is located	in a Difficult Developme	ent Area	FALSE			
9.	Development is located	in a Revitalization Area	based on QCT		FALSE		
10.	Development is located	in a Revitalization Area	designated by r	esolution		TRUE	
11.	Development is located	in an Opportunity Zone	(with a binding	commitment for f	unding)		FALSE
	(If 9, 10 or 11 are True	, Action: Provide required	form in TAB K1)			
12.	Development is located	l in a census tract with a h	nousehold pove	ty rate of	3%	10%	12%
				.,	FALSE	FALSE	FALSE
	Enter only Numeric Value	s below:				-	
13.		4					
	Planning District:	19					

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

18 75

State Senate District:

State House District:

Reese Village Apartments is a multi-family housing development consisting of six two-story garden style apartment buildings with attached office, laundry, maintenance areas. It is stick construction with vinyl siding and asphalt shingles. The project mix is 24 two-bedroom units and 16 one-bedroom units. Reese I Limited Partnership plans to expend over \$81,510 dollars per unit in hard costs to rehabilitate the apartments if it is awarded tax credits.

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	VHDA TRACKING NUMBER	2024-C-39
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:	William Johnson			
Chief Executive Officer's Title:	Chief Executive Officer		Phone:	(434) 634-3332
Street Address:	201 S Main Street			
City:	Emporia	State:	VA	Zip: <mark>23847</mark>

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

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

Chief Executive Officer's Name:			
Chief Executive Officer's Title:		Phone:	
Street Address:			
City:	State	:	Zip:

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

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:

- а. 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? Total Units within 4% Tax Exempt allocation Request? 0 Total Units: 0.00%

% 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.

Wust Select One:	30
Definition of selection:	

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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. TRUF

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.

Balance of State Pool

Carryforward Allocation

Acquisition/Rehab

FALSE

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. Owner Information:

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Must be an individual or legally formed entity.

. Owner Name: Reese Village TM LLC					
Developer Name: TM Associates Development, Inc.					
Contact: M/M ► <mark>M</mark>	r. First: Adam MI: J. Last: Stockmaster				
Address: 1375	Piccard Drive, STE 375				
City: Rock	ville St. 🕨 MD Zip: 20850				
Phone: (240) 428-7799 Ext. 102 Fax: (240) 428-7636					
Email address: astockmaster@tmadevelopment.com					
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.					
Donald Nuz	zio, dnuzzio@tmadevelopment.com, 2404287799 ext. 115				

- 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. TRUE 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:	Purchase Contract
Expiration Date:	12/31/2025

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
с.	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) .)

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v.2	024	. L

D. SITE CONTROL

3. Seller Information:

Name:	Reese I Limited Partnership					
Address:	1375 Piccard Drive, STE 375					
City:	Rockville	St.:	MD	Zip:	20850	
Contact Pers	on: Robert Margolis		Phone	:	(240) 428-7799	
There is an i	dentity of interest betwe	en the s	seller and the	own	er/applicant	 FALSE
If above statement is TRUE , complete the following:						
Principal(s) in	nvolved (e.g. general part	ners, co	ontrolling sha	rehol	ders, etc.)	
Names		Phor	ne		Type Ownership	% Ownership
						0.00%
						0.00%
						0.00%
						0.00%
						0.00%
						0.00%
						0.00%

E. DEVELOPMENT TEAM INFORMATION

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:	Allison T. Domson, Esq.	This is a Related Entity.	FALSE		
	Firm Name:	Williams Mullen	DEI Designation?	FALSE		
	Address:	200 South 10th Street, STE 1600, Richmond, VA 23219				
	Email:	adomson@williamsmullen.com	Phone: (804) 420-6915			
2.	Tax Accountant:	Todd Fentress	This is a Related Entity.	FALSE		
	Firm Name:	Tidwell Group	DEI Designation?	FALSE		
	Address:	4249 Easton Way, STE 210, OH 43219				
	Email:	todd.fentress@tidwellgroup.com	Phone: (614) 528-1441			
3.	Consultant:		This is a Related Entity.	FALSE		
0.	Firm Name:		DEI Designation?	FALSE		
	Address:		Role:	171202		
	Email:		Phone:			
	Lindin					
4.	Management Entity:	Ari D. Severe	This is a Related Entity.	TRUE		
	Firm Name:	TM Associates Management, Inc.	DEI Designation?	FALSE		
	Address:	1375 Piccard Drive, STE 375, Rockville, MD 2	0850			
	Email:	asevere@tmamgroup.com	Phone: (240) 683-0300			
-	A A A					
5.	Contractor:	Justin Denton	This is a Related Entity.	FALSE		
	Firm Name:	Morgan Keller Construciton	DEI Designation?	FALSE		
	Address:	70 Thomas Johnson Dr #200, Fredrick, MD 2				
	Email:	jdenton@morgankeller.com	Phone: <mark>(240) 683-0300</mark>			
6.	Architect:	Marc Feinstein	This is a Related Entity.	FALSE		
0.	Firm Name:	Miner Feinstein Architects	DEI Designation?	FALSE		
	Address:	241 E 4th St, Unit 207, Frederick, MD 21701				
	Email:	marc@mfarchitects.net	Phone: (301) 760-7988			
7.	Real Estate Attorney:	Alliosn T. Domson, Esq.	This is a Related Entity.	FALSE		
	Firm Name:	Williams Mullen	DEI Designation?	FALSE		
	Address:	200 South 10th Street, Suite 1600, Richmon				
	Email:	adomson@williamsmullen.com	Phone: <mark>80-4420</mark>			
~						
8.	Mortgage Banker:		This is a Related Entity.	FALSE		
	Firm Name:		DEI Designation?	FALSE		
	Address:		Dharaa			
	Email:		Phone:			
9.	Other:		This is a Related Entity.	FALSE		
5.	Firm Name:		DEI Designation?	FALSE		
	Address:		Role:			
	Email:		Phone:			

F. REHAB INFORMATION

1. a.	Acquisition Credit Information Credits are being requested for existing buildings being acquired for development TRUE
	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? 2002
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. i. 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 FALSE
2.	Ten-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)
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.	Credits are being requested for rehabilitation expenditures				
b.	b. Minimum 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) FALSE			
	iii.	All buildings in the development qualify for the IRC Section 42(f)(5)(B)(ii)(II) exception FALSE			
	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	с.	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.
FALSE	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...... TRUE or Nonprofit meets eligibility requirements for nonprofit pool and points...... FALSE C. Identity of Nonprofit (All nonprofit applicants): The nonprofit organization involved in this development is: Owner Name: Petersburg Community Development Corporation, Inc. Contact Person: Patrick Williams Street Address: 555 S. Street City: Petersburg State: State: 23803 VA Zip: Phone: (804) 420-6458 Contact Email: petersburg.cdc@gmail.com

NONPROFIT INVOLVEMENT G.

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

10.0%

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

Name of qualified nonprofit:

- A. TRUE 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)

Petersburg Community evelopment Corporation, Inc.

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.

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

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

STRUCTURE AND UNITS INFORMATION

н.

1. Ge	neral Information				
a.	Total number of all units in development		40	bedrooms	64
	Total number of rental units in development		40	bedrooms	64
	Number of low-income rental units		40	bedrooms	64
	Percentage of rental units designated low-income		100.00%		
h			h o duo o voo	0	
b.	Number of new units: 0 Number of adaptive reuse units: 0		bedrooms	0	_
		_	bedrooms		_
	Number of rehab units: 40		bedrooms	64	_
c.	If any, indicate number of planned exempt units (include	ed in total	of all units in dev	velopment)	. 0
d.	Total Floor Area For The Entire Development				
e.	Unheated Floor Area (i.e. Breezeways, Balconies, Storag	e)		120.00	(Sq. ft.)
f.	Nonresidential Commercial Floor Area (Not eligible for funding)				
g.	Total Usable Residential Heated Area				
h.	Percentage of Net Rentable Square Feet Deemed To Be	New Rent	al Space	0.00%	
i.	Exact area of site in acres 2	<mark>360</mark>			
j.	Locality has approved a final site plan or plan of develop If True , Provide required documentation (TAB			TRUE	
k.	Requirement as of 2016: Site must be properly zoned for ACTION: Provide required zoning documentation (MAN)	• •	•		
I.	Development is eligible for Historic Rehab credits Definition:			FALSE	
	The structure is historic, by virtue of being listed individu location in a registered historic district and certified by t to the district, and the rehabilitation will be completed i credits.	he Secreta	ary of the Interio	r as being of historical sig	gnificance

Н. STRUCTURE AND UNITS INFORMATION

2. UNIT MIX

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

40

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

			# of LIHTC
Unit Type	Average Sq	Foot	Units
Supportive Housing	0.00	SF	0
1 Story Eff - Elderly	0.00	SF	0
1 Story 1BR - Elderly	0.00	SF	0
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	627.83	SF	16
2BR Garden	812.29	SF	24
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
0
0
0
0
0
0
16
24
0
0
0
0
0
40

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

3. Structures

- a. Number of Buildings (containing rental units)..... 5
- c. Maximum Number of stories:..... 2
- d. The development is a <u>scattered site</u> development...... FALSE
- e. Commercial Area Intended Use:

N/A

f. Development consists primarily of : (Only One Option Below Can Be True)

 Low Rise Building(s) - (1-5 stories with <u>any</u> structural elements made of wood) 	TRUE
ii. Mid Rise Building(s) - (5-7 stories with <u>no</u> structural elements made of wood)	FALSE
iii. High Rise Building(s) - (8 or more stories with <u>no</u> 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		
 h. Development contains an elevator(s). If true, # of Elevators. Elevator Type (if known) 	FALSE 0		

Н. STRUCTURE AND UNITS INFORMATION

- i. Roof Type
- Pitched

- j. Construction Type
- Frame

FALSE

- k. Primary Exterior Finish
- Vinyl

4. Site Amenities (indicate all proposed)

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

FALSE	g. Playground
FALSE	h. Pool
FALSE	i. Rental Office
TRUE	j. Sports Activit

60

f. Limited Access	FALSE	
g. Playground	TRUE	
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
- 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. FALSE

FALSE

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.

ENHANCEMENTS J.

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.
0.00% 50.00%		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.
TRUE	c.	Water expense is sub-metered (the tenant will pay monthly or bi-monthly bill).
TRUE	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		(both access point categories have a minimum upload/download speed per manual.)
TRUE	h.	Each unit is provided free individual WiFi access.
TRUE 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 or	k.	Cooking surfaces are equipped with fire prevention features as defined in the manual
FALSE	١.	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.
TRUE	о.	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 from face of building and a minimum size of 30 square feet.
		TC Application Version 2024 V2 - Reese Village 9% Application - MB Enhancements, printed 1

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J. ENHANCEMENTS

	For all deve	elopments exclusively serving elderly tenants upon cor	npletion of con	struction/rehabilitation:
	FALSE	a. All cooking ranges have front controls.		
	FALSE	b. Bathrooms have an independent or supplementa	l heat source.	
	FALSE	c. All entrance doors have two eye viewers, one at 4	12" inches and t	he other at standard height.
	FALSE	d. Each unit has a shelf or ledge outside the primary	entry door loca	ated in an interior hallway.
2.	Green Cert	ification		
a.		agrees to meet the base line energy performance standa s listed above.	ard applicable to	o the development's construction
	The applica	ant will also obtain one of the following:		
	TRUE	Earthcraft Gold or higher certification	FALSE	National Green Building Standard (NGBS)
	FALSE	LEED Certification	FALSE	certification of Silver or higher. Enterprise Green Communities (EGC) Certification
	Action:	If Green Certification is selected, no points will be If seeking any points associated Green certification, pr		. Watersense Bathroom fixtures above.
b.		vill pursue one of the following certifications to be awa	rded points on a	a future development application.
	(Failure to re FALSE	each this goal will not result in a penalty.) Zero Energy Ready Home Requirements	FALSE	Passive House Standards
	FALSE	Applicant wishes to claim points from a prior allocati or Passive House Standards. Provide certification at	on that has rec	eived certification for Zero Energy Ready
3.	Universal D	Design - Units Meeting Universal Design Standards (unit	s must be show	n on Plans)
	TRUE	a. Architect of record certifies that units will be cons	structed to mee	et Virginia Housing's Universal
	5	Design Standards. b. Number of Rental Units constructed to meet Virg	inia Housing's L	Iniversal Design standards:
		13% of Total Rental Units		
4.	FALSE	Market-rate units' amenities are substantially equiva	lent to those of	the low income units.
		If not, please explain: N/A		
	-AAA	Architect of Record initial here that the above inform accurate per certification statement within this app		

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

Utilities	Ei	nter Allow	ances by I	Bedroom Si	ze
	0-BR	1-BR	2-BR	3-BR	4-BR
Heating	0	35	38	0	0
Air Conditioning	0	27	32	0	0
Cooking	0	24	28	0	0
Lighting	0	20	26	0	0
Hot Water	0	13	18	0	0
Water	0	22	26	0	0
Sewer	0	27	30	0	0
Trash	0	0	0	0	0
Total utility allowance for costs paid by tenant	\$0	\$168	\$198	\$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: USDA 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.

ļ	IAA	Architect of Record initial here that the above information is
i.	TTV	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:

FALSE	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?
Actio	n: Provide Permanent Supportive Housing Certification (Tab S)

K. SPECIAL HOUSING NEEDS

К. SPECIAL HOUSING NEEDS

b. The development has existing tenants and a relocation plan has been developed..... TRUE (If True, Virginia Housing policy requires that the impact of economic and/or physical displacement on those tenants be minimized, in which Owners agree to abide by the Authority's Relocation Guidelines for LIHTC properties.)

Action: Provide Relocation Plan, Budget and Unit Delivery Schedule (Mandatory if tenants are displaced - Tab J)

3. Leasing Preferences

a. Will leasing preference be given to applicants on a public housing waiting list and/or Section 8 waiting list? select: Yes

	Organization whicl	h holds waiting list:	Virginia Housing		
	Contact person:	Llewellyn Anderson			
	Title:	Managing Director of Federal Reli	ef Programs		
	Phone Number:	(804) 782-1986			
	Action: Pro	vide required notification docume	ntation (TAB L)		
b.	Leasing preference	e will be given to individuals and fa	milies with children		FALSE
	(Less than or equa	I to 20% of the units must have of a	1 or less bedrooms).		
c.	Specify the numbe	er of low-income units that will serv	ve individuals and families wit	h children by	
	providing three or	more bedrooms:	0		

C % of total Low Income Units 0%

NOTE: Development must utilize a Virginia Housing Certified Management Agent. Proof of management certification must be provided before 8609s are issued.

Download Current CMA List from VirginiaHousing.com

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:	Ari
Last Name:	Severe

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к.	SPECIAL HOUSING NEEDS		
	Phone Number:	(240) 683-0300	Email: asevere@tmamgroup.com

K. SPECIAL HOUSING NEEDS

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

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

FALSE	 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
TRUE	RD 515 Rental Assistance
FALSE	Section 8 Vouchers *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:40How many years in rental assistance contract?1.00Expiration date of contract:9/1/2024There is an Option to Renew.....TRUE

Action: Contract or other agreement provided (TAB Q).

7. Public Housing Revitalization

Is this development replacing or revitalizing Public Housing Units?

FALSE

0

K. SPECIAL HOUSING NEEDS

If so, how many existing Public Housing units?

0

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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 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.

|--|

I	Income Levels							
#	of Units	% of Units						
	0	0.00%	20% Area Median					
	0	0.00%	30% Area Median					
	10	25.00%	40% Area Median					
	20	50.00%	50% Area Median					
	10	25.00%	60% Area Median					
	0	0.00%	70% Area Median					
	0	0.00%	80% Area Median					
	0	0.00%	Market Units					
	40	100.00%	Total					

Rent Levels		
# of Units	% of Units	
0	0.00%	20% Area Median
0	0.00%	30% Area Median
10	25.00%	40% Area Median
20	50.00%	50% Area Median
10	25.00%	60% Area Median
0	0.00%	70% Area Median
0	0.00%	80% Area Median
0	0.00%	Market Units
40	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

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	2	539.00	\$1,035.00	\$4,140
Mix 2	2 BR - 1 Bath	40% AMI	6	3	719.00	\$1,185.00	\$7,110
Mix 3	1 BR - 1 Bath	50% AMI	8		577.00	\$1,035.00	\$8,280
Mix 4	2 BR - 1 Bath	50% AMI	12		752.00	\$1,185.00	\$14,220
Mix 5	1 BR - 1 Bath	60% AMI	4		539.00	\$1,035.00	\$4,140
Mix 6	2 BR - 1 Bath	60% AMI	6		719.00	\$1,185.00	\$7,110
Mix 7							\$0
Mix 8							\$0
Mix 9							\$0

c. The development plans to utilize average income testing...... FALSE

L. UNIT DETAILS

		_	_		
Mix 10					\$0
Mix 11					\$0
<i>Mix 12</i>					\$0
Mix 13					\$0
Mix 14					\$0
Mix 15					\$0
Mix 16					\$0
Mix 17					\$0
Mix 18					\$0
Mix 19					\$0
Mix 20					\$0
Mix 20 Mix 21					\$0
Mix 21 Mix 22					\$0
Mix 22 Mix 23					30 ¢0
					\$0
Mix 24				-	\$0
Mix 25				 	 \$0
Mix 26				 	 \$0
Mix 27					\$0
Mix 28					\$0
Mix 29					\$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					\$0
Mix 40					\$0
Mix 41					\$0
Mix 42					\$0
Mix 42 Mix 43					\$0
Mix 43 Mix 44					\$0
Mix 44 Mix 45					
Mix 45 Mix 46					\$0 \$0
Mix 47					\$0
Mix 48				-	\$0
Mix 49				 	 \$0
Mix 50				 	 \$0
Mix 51					\$0
<i>Mix 52</i>					\$0
Mix 53		l			\$0
Mix 54		l			\$0
Mix 55					\$0
<i>Mix 56</i>					\$0
Mix 57					\$0
Mix 58					\$0
Mix 59					\$0
Mix 60		l			\$0
Mix 61					\$0
Mix 62		ľ			\$0
Mix 63		ľ			\$0
Mix 64		ŀ			\$0
Mix 65		ŀ			\$0
Mix 66		ŀ			\$0
1111 00		l			υç

L. UNIT DETAILS

· · · · · ·						
Mix 67						\$0
Mix 68						\$0
Mix 69						\$0
Mix 70						\$0
Mix 71						\$0
Mix 72						\$0
Mix 73						\$0
Mix 74						\$0
Mix 75						\$0
Mix 76						\$0
Mix 77						\$0
Mix 78						\$0
Mix 79						\$0
Mix 80						\$0
Mix 81						\$0
Mix 82						\$0
Mix 83						\$0
Mix 84						\$0
Mix 85						\$0
Mix 86						\$0
Mix 87						\$0
Mix 88						\$0
Mix 89						\$0
Mix 90						\$0
Mix 91						\$0
Mix 92						\$0
Mix 93						\$0
Mix 94						\$0
Mix 95						\$0
Mix 96						\$0
Mix 97						\$0
Mix 98						\$0
Mix 99						\$0
Mix 100						\$0
TOTALS			40	5		\$45,000
TUTALS			40	5		\$45,000
Total	40	Net Rentable SF:	TC Units		26,580.00	
Units			MKT Units		0.00	
			Total NR SF:		26,580.00	

Floor Space Fraction (to 7 decimals) 100.00000%

M. OPERATING EXPENSES

7. Staff Unit (s) (type) \$50 8. Legal \$137 9. Auditing \$6,400 10. Bookkeeping/Accounting Fees \$50 11. Telephone & Answering Service \$4,606 12. Tax Credit Monitoring Fee \$50 13. Miscellaneous Administrative \$6,000 Total Administrative Total Administrative Utilities 14. Fuel Oil \$00 15. Electricity \$52,313 17. Gas \$00 18. Sewer \$1,120 Total Utility Operating: 19. Janitor/Cleaning Payroll \$00 20. Janitor/Cleaning Supplies \$00 21. Janitor/Cleaning Contract \$00 22. Exterminating \$3,750 23. Trash Removal \$4,500 24. Security Payroll/Contract \$00 25. Grounds Supplies \$00 27. Grounds Contract \$10,500 28. Repairs/Material \$4,000 39. Repairs/Material \$4,000 30. Repairs Contract \$1,500		
2. Office Salaries 50 3. Office Supplies 55,795 4. Office/Model Apartment (type		
3. Office Supplies \$5,795 4. Office/Model Apartment (type) 5. Management Fee \$41,760 8.24% of EGI \$1,044.00 Per Unit 6. Manager Salaries \$36,070 7. Staff Unit (s) (type) \$50 8. Legal \$137 9. Auditing \$66,400 0. Bookkeeping/Accounting Fees \$50 11. Telephone & Answering Service \$4,606 12. Tax Credit Monitoring Fee \$50 13. Miscellaneous Administrative \$50 Total Administrative Total Administrative Utilities 14. Fuel Oil \$60 15. Electricity \$88,225 16. Water \$23,313 17. Gas \$51 18. Sewer \$11,120 19. Janitor/Cleaning Payroll \$0 20. Janitor/Cleaning Contract \$0 22. Exterminating \$33,750 23. Trash Removal \$45,500 24. Security Payroll/Contract \$0 25. Grounds Supplies \$0 26. Grounds Payroll \$		
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36. Decorating Supplies\$3,00037. Miscellaneous\$1,250		
37. Miscellaneous \$1,250		
	Totals Operating & Maintenance	\$72,018

Taxes & Insurance			
38. Real Estate Taxes			\$32,084
39. Payroll Taxes			\$8,875
40. Miscellaneous Taxes/Licenses/Per	rmits		\$6,644
41. Property & Liability Insurance	\$418	per unit	\$16,705
42. Fidelity Bond			\$250
43. Workman's Compensation			\$1,312
44. Health Insurance & Employee Ber	nefits		\$8,280
45. Other Insurance			\$0
Total Taxes & Insuran	ce		\$74,150
Total Operating Expen	ise		\$259,594
Total Operating \$	6,490 C. Total Operating	51.22%	
Expenses Per Unit	Expenses as % of EGI		
·	·		
Replacement Reserves (Total # U	nits X \$300 or \$250 New Const./El	derly Minimum)	\$26,200
Total Expenses			\$285,794
-			

N. PROJECT SCHEDULE

ΑCTIVITY	ACTUAL OR ANTICIPATED DATE	NAME OF RESPONSIBLE PERSON
1. SITE		
a. Option/Contract	2/27/2024	Adam Stockmaster
b. Site Acquisition	10/31/2025	Adam Stockmaster
c. Zoning Approval	3/7/2024	William Johnson
d. Site Plan Approval	N/A	N/A
2. Financing a. Construction Loan		
i. Loan Application	10/31/2024	Adam Sotckmaster
ii. Conditional Commitment	11/1/2024	
iii. Firm Commitment	12/1/2024	
b. Permanent Loan - First Lien		
i. Loan Application	9/1/2024	Adam Stockmaster
ii. Conditional Commitment	11/1/2024	Jonathan Bell
iii. Firm Commitment	11/1/2024	Jonathan Bell
 c. Permanent Loan-Second Lien Loan Application 		
ii. Conditional Commitment		
iii. Firm Commitment		
d. Other Loans & Grants		
i. Type & Source, List	DHCD HTF	Adam Stockmaster
ii. Application	6/1/2024	Adam Stockmaster
iii. Award/Commitment	10/1/2024	Chloe Rote
2. Formation of Owner	2/8/2024	Adam Stockmaster
3. IRS Approval of Nonprofit Status	8/1/1990	Patrick Williams
4. Closing and Transfer of Property to Owner	12/31/2024	Adam Stockmaster
5. Plans and Specifications, Working Drawings	9/1/2024	Marc Feinstein
6. Building Permit Issued by Local Government	10/31/2025	Art Robinson
7. Start Construction	10/31/2025	Adam Stockmaster
8. Begin Lease-up	10/31/2025	Ari Severe
9. Complete Construction	7/31/2026	Adam Stockmaster
10. Complete Lease-Up	7/31/2026	Ari Severe
11. Credit Placed in Service Date	7/31/2026	Adam Stockmaster

О. **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.

I. Contractor Cost New Construction Value Credit" a. Unit Structures (New) 2,578,059 0 0 2,578 b. Unit Structures (Rehab) 0 0 0 0 0 c. Non Residential Structures 0 0 0 0 0 0 c. Non Residential Structure 2,578,059 0 0 0 0 0 0 0 0 0 0 0 0 0 2,578 0 0 0 0 0 0 2,578 0 0 0 0 0 0 2,578 0		Must Use Whole Numb	ers Only!		of Cost up to 100% Incl asisUse Applicable C	
I. Contractor Cost New Construction Value Credit" a. Unit Structures (New) 2,578,059 0 0 2,578 b. Unit Structures (Rehab) 0 0 0 0 0 c. Non Residential Structures 0 0 0 0 0 0 c. Non Residential Structure 2,578,059 0 0 0 0 0 0 0 0 0 0 0 0 0 2,578 0 0 0 0 0 0 2,578 0 0 0 0 0 0 2,578 0						
1. Contractor Cost 2,578,059 0 0 2,578 a. Unit Structures (Rehab) 0 0 0 0 0 c. Non Residential Structures 0 0 0 0 0 d. Commercial Space Costs 0 0 0 0 0 0 e. Structured Parking Garage 0 0 0 0 0 2,578 f. Earthwork 0 0 0 0 0 2,578 g. Site Utilities 0 0 0 0 0 2,578 g. Site Utilities 0 0 0 0 0 0 0 h. Renewable Energy 0 0 0 0 0 0 0 289 k. Lawns & Planting 0		Item	(A) Cost	(B) Acquisition	(C) Rehab/	"70 % Present
a. Unit Structures (New) 2,578,059 0 0 0 0 b. Unit Structures (Rehab) 0					New Construction	Value Credit"
b. Unit Structures (Rehab) 0 0 0 0 c. Non Residential Structures 0 0 0 0 0 d. Commercial Space Costs 0 0 0 0 0 e. Structured Parking Garage 0 0 0 0 0 f. Earthwork 0 0 0 0 0 g. Site Utilities 0 0 0 0 0 j. Roads & Walks 0 0 0 0 0 0 j. Site Improvements 289,788 0 0 0 0 j. Site Improvements 289,788 0 0 0 0 n. Site Improvements 289,788 0 0 0 0 n. Site Environmental Mitigation 0 0 0 0 0 n. Site Environmental Mitigation 0 0 0 <	1. Cont	ractor Cost				
c. Non Residential Structures 0 0 0 d. Commercial Space Costs 0 0 0 0 e. Structured Parking Garage 0 0 0 0 Total Structure 2,578,059 0 0 2,578 f. Earthwork 0 0 0 0 g. Site Utilities 0 0 0 0 h. Renewable Energy 0 0 0 0 0 i. Roads Walks 0 0 0 0 0 0 j. Site Improvements 289,788 0 0 0 0 k. Lawns & Planting 0 0 0 0 0 n. Site Improvements 289,788 0 0 0 0 0 n. Site Environmental Mitigation 0 0 0 0 289 788 0 0 289 788	a.	Unit Structures (New)	2,578,059	0	0	2,578,059
d. Commercial Space Costs 0 0 0 0 e. Structure Parking Garage 0	b.	Unit Structures (Rehab)	0	0	0	0
e. Structured Parking Garage 0 0 0 0 Total Structure 2,578,059 0 0 2,578 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 289,788 0 0 289 k. Lawns & Planting 0 0 0 0 n. Site Improvements 0 0 0 0 n. Site Environmental Mitigation 0 0 0 0 o. Demolition 0 0 0 0 0 p. Site Work 0 0 0 2,867,847 0 0 2,867,847 r. General Requirements 168,237 0 0 168 5,0	с.	Non Residential Structures	0	0	0	0
Total Structure 2,578,059 0 0 2,578 f. Earthwork 0	d.	Commercial Space Costs	0	0	0	0
f. Earthwork 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 289,788 0 0 289 k. Lawns & Planting 0 0 0 289 k. Lawns & Planting 0 0 0 289 k. Lawns & Planting 0 0 0 289 m. Off-Site Improvements 0 0 0 0 n. Site Environmental Mitigation 0 0 0 0 n. Site Work 0 0 0 0 0 p. Site Work 0 0 0 0 289,788 0 0 2,867 r. General Requirements 168,237 0 0 2,867 36 s. Builder's Profit 168,237 0 0 56	e.	Structured Parking Garage	0	0	0	0
g. Site Utilities 0 0 0 h. Renewable Energy 0 0 0 0 i. Roads & Walks 0 0 0 0 j. Site Improvements 289,788 0 0 289 k. Lawns & Planting 0 0 0 0 0 l. Engineering 0 0 0 0 0 m. Off-Site Improvements 0 0 0 0 0 n. Site Environmental Mitigation 0 0 0 0 0 o. Demolition 0 0 0 0 0 0 p. Site Work 0 0 0 0 289 788 0 0 289 Total Land Improvements 289,788 0 0 2,867 0 0 2,867 s. Builder's Overhead 56,079 0 0 168,237<		Total Structure	2,578,059	0	0	2,578,059
h. Renewable Energy 0 0 0 i. Roads & Walks 0 0 0 0 j. Site Improvements 289,788 0 0 289 k. Lawns & Planting 0 0 0 0 0 l. Engineering 0 0 0 0 0 0 n. Site Environmental Mitigation 0	f.	Earthwork	0	0	0	0
i. Roads & Walks 0 0 0 j. Site Improvements 289,788 0 0 289 k. Lawns & Planting 0 0 0 0 289 k. Lawns & Planting 0 0 0 0 0 289 k. Lawns & Planting 0 0 0 0 0 0 n. Site Environmental Mitigation 0 289 788 0 0 0 2,867 0 0 2,867 0 0 2,867 0 0 2,867 0 0 2,867 0 0 2,867 0 0 0	g.	Site Utilities	0	0	0	0
j. Site Improvements 289,788 0 0 289 k. Lawns & Planting 0	h.	Renewable Energy	0	0	0	0
k. Lawns & Planting 0 0 0 l. Engineering 0 0 0 0 m. Off-Site Improvements 0 0 0 0 n. Site Environmental Mitigation 0 0 0 0 o. Demolition 0 0 0 0 0 p. Site Work 0 0 0 0 0 q. Other Site work 0 0 0 0 289 Total Land Improvements 289,788 0 0 2,867 r. General Requirements 168,237 0 0 2,867 s. Builder's Overhead 56,079 0 0 56 (2.0% Contract) 1 68,237 0 0 168 t. Builder's Profit 168,237 0 0 168 0 0 0 168 v. Bonds 0 0 0 0 0 0 0 0 0 0	i.	Roads & Walks	0	0	0	0
I. Engineering 0 0 0 m. Off-Site Improvements 0 0 0 n. Site Environmental Mitigation 0 0 0 o. Demolition 0 0 0 p. Site Work 0 0 0 q. Other Site work 0 0 0 Total Land Improvements 289,788 0 0 289 Total Structure and Land 2,867,847 0 0 2,867 r. General Requirements 168,237 0 0 2,867 s. Builder's Overhead 56,079 0 0 56 (2.0% Contract)	j.	Site Improvements	289,788	0	0	289,788
m. Off-Site Improvements 0 0 0 n. Site Environmental Mitigation 0 0 0 0 o. Demolition 0 0 0 0 0 p. Site Work 0 0 0 0 0 q. Other Site work 0 0 0 0 289 Total Land Improvements 289,788 0 0 289 Total Structure and Land 2,867,847 0 0 2,867 r. General Requirements 168,237 0 0 168 s. Builder's Overhead 56,079 0 0 56 (2.0% Contract)	k.	Lawns & Planting	0	0	0	0
n. Site Environmental Mitigation 0 0 0 o. Demolition 0 0 0 0 p. Site Work 0 0 0 0 q. Other Site work 0 0 0 0 Total Land Improvements 289,788 0 0 289 Total Structure and Land 2,867,847 0 0 2,867 r. General Requirements 168,237 0 0 168 s. Builder's Overhead 56,079 0 0 56 (2.0% Contract) 1 168,237 0 0 168 u. Bonds 0 0 0 0 168 0 0 0 168 v. Building Permits 0 </td <td>١.</td> <td>Engineering</td> <td>0</td> <td>0</td> <td>0</td> <td>0</td>	١.	Engineering	0	0	0	0
o. Demolition 0 0 0 p. Site Work 0 0 0 q. Other Site work 0 0 0 Total Land Improvements 289,788 0 0 289 Total Structure and Land 2,867,847 0 0 2,867 r. General Requirements 168,237 0 0 168 s. Builder's Overhead 56,079 0 0 56 (2.0% Contract) 0 0 168 t. Builder's Profit 168,237 0 0 168 u. Bonds 0 0 0 168 v. Building Permits 0 0 0 0 w. Special Construction 0 0 0 0 x. Special Equipment 0 0 0 0 0	m.	Off-Site Improvements	0	0	0	0
p. Site Work 0 0 0 q. Other Site work 0 0 0 0 Total Land Improvements 289,788 0 0 289 Total Structure and Land 2,867,847 0 0 2,867 r. General Requirements 168,237 0 0 168 s. Builder's Overhead 56,079 0 0 56 (2.0% Contract) 1 168,237 0 0 168 t. Builder's Profit 168,237 0 0 168 168 u. Bonds 0 0 0 0 168 v. Building Permits 0 0 0 0 w. Special Construction 0 0 0 0 0 x. Special Equipment 0 0 0 0 0 0	n.	Site Environmental Mitigation	0	0	0	0
q. Other Site work 0 0 0 0 Total Land Improvements 289,788 0 0 289 Total Structure and Land 2,867,847 0 0 2,867 r. General Requirements 168,237 0 0 168 s. Builder's Overhead 56,079 0 0 56 (2.0% Contract) 1 68,237 0 0 168 t. Builder's Profit 168,237 0 0 168 168 u. Bonds 0 0 0 168	о.	Demolition	0	0	0	0
Total Land Improvements 289,788 0 0 289 Total Structure and Land 2,867,847 0 0 2,867 r. General Requirements 168,237 0 0 168 s. Builder's Overhead 56,079 0 0 56 (2.0% Contract) 1 168,237 0 0 56 t. Builder's Profit 168,237 0 0 168 56 (5.9% Contract) 1 68,237 0 0 168 u. Bonds 0 0 0 168 168 168 v. Building Permits 0 0 0 0 168 w. Special Construction 0	р.	Site Work	0	0	0	0
Total Structure and Land 2,867,847 0 0 2,867 r. General Requirements 168,237 0 0 168 s. Builder's Overhead 56,079 0 0 56 (2.0% Contract) - - - t. Builder's Profit 168,237 0 0 168 (5.9% Contract) - - - u. Bonds 0 0 0 0 - v. Building Permits 0 0 0 - - w. Special Construction 0 0 0 - - x. Special Equipment 0 0 0 - -	q.	Other Site work	0	0	0	0
r. General Requirements 168,237 0 0 168 s. Builder's Overhead 56,079 0 0 56 (2.0% Contract) 168,237 0 0 56 t. Builder's Profit 168,237 0 0 168 (5.9% Contract) 168,237 0 0 168 u. Bonds 0 0 0 0 168 v. Building Permits 0 0 0 0 0 w. Special Construction 0 0 0 0 0 0 x. Special Equipment 0 0 0 0 0 0		Total Land Improvements	289,788	0	0	289,788
s. Builder's Overhead 56,079 0 0 56 (2.0% Contract) 168,237 0 0 168 t. Builder's Profit 168,237 0 0 168 (5.9% Contract) 0 0 0 168 u. Bonds 0 0 0 0 0 0 v. Building Permits 0 0 0 0 0 0 w. Special Construction 0 0 0 0 0 0 x. Special Equipment 0 0 0 0 0 0		Total Structure and Land	2,867,847	0	0	2,867,847
(2.0% Contract) t. Builder's Profit 168,237 0 0 (5.9% Contract) 0 0 168 u. Bonds 0 0 0 0 v. Building Permits 0 0 0 0 w. Special Construction 0 0 0 0 x. Special Equipment 0 0 0 0	r.	General Requirements	168,237	0	0	168,237
t.Builder's Profit168,23700168(5.9% Contract)Contract)00168u.Bonds0000v.Building Permits0000w.Special Construction0000x.Special Equipment0000	s.	Builder's Overhead	56,079	0	0	56,079
(5.9% BondsContract)u.Bonds0v.Building Permits0w.Special Construction0x.Special Equipment0	(
u.Bonds000v.Building Permits000w.Special Construction000x.Special Equipment000	t.		168,237	0	0	<u>168,237</u>
v.Building Permits000w.Special Construction000x.Special Equipment000	(
w.Special Construction00x.Special Equipment00	u.		0	0	0	0
x. Special Equipment 0 0 0	٧.		0		<u> </u>	0
	w.	-				0
	х.					0
	у.	Other 1:	0	0	0	0
z. Other 2:000	Ζ.		0			0
aa. Other 3: 0 0 0	aa.		Ũ	-		0
Contractor Costs \$3,260,400 \$0 \$0 \$3,260,		Contractor Costs	\$3,260,400	\$0	\$0	\$3,260,400

Construction cost per unit:

\$81,510.00

To select exclusion of allowable line items from

calculations, select X in yellow box to the left.

Total Development Costs used in Cost limit

ACTUAL COMBINED GR, OVERHEAD & PROFIT =

\$392,553

O. PROJECT BUDGET - OWNER COSTS

			To select exclusion of allowable line items from Total Development Costs used in Cost limit calculations, select X in yellow box to the left.			
		Amount of Cost up to 100% Includable in Eligible BasisUse Applicable Column(s):				
MUST USE WHOLE NUMBERS ONLY!			"30% Present Value Credit" (D)			
	ltem	(A) Cost	(B) Acquisition	(C) Rehab/	"70 % Present	
	item	(A) COST	(b) Acquisition	New Construction	Value Credit"	
				New Construction	value Credit	
2. Owner Costs						
a.	Building Permit	29,640	0	0	29,640	
b.	Architecture/Engineering Design Fee	77,500	0	0	77,500	
	\$1,938 /Unit)					
с.	Architecture Supervision Fee	77,500	0	0	77,500	
	\$1,938 /Unit)				· · ·	
d.	Tap Fees	0	0	0	0	
e.	Environmental	6,000	5,759	0	0	
f.	Soil Borings	0	0	0	0	
g.	Green Building (Earthcraft, LEED, etc.)	25,000	0	0	25,000	
h.	Appraisal	6,000	0	0	6,000	
i.	Market Study	4,500	4,319	0	0	
ј.	Site Engineering / Survey	15,000	14,397	0	0	
k.	Construction/Development Mgt	15,000	0	0	15,000	
١.	Structural/Mechanical Study	0	0	0	0	
m.	Construction Loan	32,750	0	0	32,750	
	Origination Fee					
n.	Construction Interest	155,950	0	0	0	
	(<mark>7.5%</mark> for 8 months)					
0.	Taxes During Construction	0	0	0	0	
р.	Insurance During Construction	23,712	0	0	23,712	
q.	Permanent Loan Fee	190,000				
	(<mark>)</mark>)					
r.	Other Permanent Loan Fees	25,000				
s.	Letter of Credit	0	0	0	0	
t.	Cost Certification Fee	15,000	2,399	0	12,500	
u.	Accounting	0	0	0	0	
v.	Title and Recording	35,000	16,316	0	18,000	
w.	Legal Fees for Closing	105,000	9,598	0	95,000	
х.	Mortgage Banker	0	0	0	0	
у.	Tax Credit Fee	26,200				
Ζ.	Tenant Relocation	100,000				
aa.	Fixtures, Furnitures and Equipment	20,000	0	0	20,000	
ab.	Organization Costs	0				
ac.	Operating Reserve	218,677				
ad.	Contingency	48,000		-		
ae.	Security	0	0	0	0	
af.	Utilities	0	0	0	0	
ag.	Supportive Service Reserves	0				

O. PROJECT BUDGET - OWNER COSTS

(1) Ot	her* specif	y: <mark>Termite</mark>	10,000	0	0	10,000
(2) Ot	her* specif	y: P&P Bond	23,712	0	0	23,712
(3) Ot	her* specif	y: Physical Needs Assessment	6,500	0	0	6,500
(4) Ot	her* specif	y: Lease Up Reserve	50,000	0	0	0
(5) Ot	her * specif	y:	0	0	0	0
(6) Ot	her* specif	y:	0	0	0	0
(7) Ot	her* specif	y:	0	0	0	0
(8) Ot	her* specif	y:	0	0	0	0
(9) Ot	her* specif	y:	0	0	0	0
			· ·			
Ov	Owner Costs Subtotal (Sum 2A2(10))			\$52,788	\$0	\$472,814
Subtotal 1 + 2			\$4,602,041	\$52,788	\$0	\$3,733,214
(Owner + Contractor Costs)						
3. Developer's Fees			822,245	0	0	822,245
4. Owner's	s Acquisition	Costs				
Land			61,500			
Existing Improvements			1,938,500	1,467,665		
Subtotal 4:			\$2,000,000	\$1,467,665		
5. Total De	evelopment C	Costs				
Subtotal 1+2+3+4:			\$7,424,286	\$1,520,453	\$0	\$4,555,459

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:	\$822,245	
Proposed Development's Cost per Sq Foot Applicable Cost Limit by Square Foot:	\$184 \$201	Meets Limits
Proposed Development's Cost per Unit Applicable Cost Limit per Unit:	\$135,607 \$233,654	Meets Limits

P. ELIGIBLE BASIS CALCULATION

				Cost up to 100% Incl isUse Applicable C	
			"30 % Present \	/alue Credit" (C) Rehab/ New	(D) "70 % Present
	Item	(A) Cost	(B) Acquisition	Construction	Value Credit"
1.	Total Development Costs	7,424,286	1,520,453	0	4,555,459
2.	Reductions in Eligible Basis				
	 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)		1,520,453	0	4,555,459
4.	Adjustment(s) to Eligible Basis (For non-a	equisition costs in	eligible basis)		
	a. For QCT or DDA (Eligible Basis x 30%) State Designated Basis Boosts:		_	0	1,366,638
	 b. For Revitalization or Supportive Housir c. For Green Certification (Eligible Basis x 	- · -	30%)	0	0 0
	Total Adjusted Eligible basis		=	0	5,922,097
5.	Applicable Fraction		100.00000%	100.00000%	100.00000%
6.	Total Qualified Basis (Eligible Basis x Applicable Fraction)		1,520,453	0	5,922,097
7.	Applicable Percentage		4.00%	4.00%	9.00%
8.	Maximum Allowable Credit under IRC §4 (Qualified Basis x Applicable Percentage)	12	\$60,818	\$0	\$532,989
	(Must be same as BIN total and equal to o than credit amount allowed)	or less	Combin	\$593,807 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.	Locus Group			\$3,750,000	Harrison Frazer
2.					
3.					
	Total Construction Funding:			\$3,750,000	

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

			(Whole Numbers only)			Interest	Amortization	Term of
Date of Date of		Amount of	Annual Debt	Rate of	Period	Loan		
	Source of Funds	Application	Commitment	Funds	Service Cost	Loan	IN YEARS	(years)
1.	USDA-RD			\$1,263,058	\$32,111	1.00%	50	50
2.	VH SPARC/REACH			\$1,900,000	\$119,718	3.95%	25	25
3.	VHTF			\$570,000		0.00%	1000	50
4.								
5.								
6.								
7.								
8.								
9.								
10.								
Total Permanent Funding:		\$3,733,058	\$151,829					

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.			
2.			
3.			
4.			
5.			
	Total Subsidized Funding		\$0

5. Recap of Federal, State, and Local 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	\$1,263,058
c.	Section 221(d)(3)	\$0
d.	Section 312	\$0
e.	Section 236	\$0
f.	Virginia Housing REACH Funds	\$1,900,000
g.	HOME Funds	\$0
h.	Choice Neighborhood	\$0
i	National Housing Trust Fund	\$0
j	Virginia Housing Trust Fund	\$570,000
k	Other:	\$0
I	Other:	\$0

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. For Transactions Using Tax-Exempt Bonds Seeking 4% Credits: For purposes of the 50% Test, and based only on the data entered to this application, the portion of the aggregate basis of buildings and land financed with tax-exempt funds is: N/A 							
7. Som	e of the development's fin	ancing has cre	it enhancements		FALSE		
	If True , list which financin	•					
		-					
8. Othe	er Subsidies	Action:	Provide documentation	(Tab Q)			
a.	TRUE	Real Estate	ax Abatement on the in	crease in the value of the	development.		
		-					
b.	FALSE	New project	based subsidy from HU	D or Rural Development f	or the greater	of 5	
	or 10% of the units in the development.						
с.	FALSE	Other					
		-					

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

R. EQUITY

1. Equ	uity						
a.		ion Proceeds Attributable	e to Historic Tax Credit				
	Amount of Federal		\$0	x Equity \$	\$0.000 =		
	Amount of Virginia	historic credits	\$0	x Equity \$	\$0.000 =	\$0	
b.	Housing Opportunit	ty Tax Credit Request (pa	ired with 4% credit requ	uests only)			
	Amount of State HC	DTC	\$0	x Equity \$	\$0.000 =	\$0	
c.	Equity that Sponsor	⁻ will Fund:					
	i. Cash Investme		\$0				
	ii. Contributed L	and/Building	\$0				
	iii. Deferred Dev	-	\$201,229 \$0	(Note: Deferred	d Developer Fee can	not be negative.)	
	iv. 45L Credit Equ v. Other: Rep						
	rash flow						
		eferred Developer Fee is powing payoff within 15 ye		eran Develope			
		Equity Total	\$631,229				
		Liquity rotal					
2. Equ	uity Gap Calculation						
a.	Total Development	Cost				\$7,424,286	
b.	Total of Permanent	Funding, Grants and Equ	ity		-	\$4,364,287	
c.	Equity Gap		\$3,059,999				
d.	Developer Equity	-	\$305				
e. Equity gap to be funded with low-income tax credit proceeds						\$3,059,694	
2 5.00	ndication Information	(If Applicable)					
з. зу а.		ed Name of Syndicator:	Richman Group)			
u.	Contact Person:	Colin Gilbert		Phone:	(585) 315-6833		
	Street Address:	777 West Putnam Ave			<u> </u>		
	City: Greenwich		State: CT	Zip:	6830		
b.	Syndication Equity	nnual Cradita				¢260,000,00	
	i. Anticipated A ii. Equity Dollars	s Per Credit (e.g., \$0.85 pe	er dollar of credit)			\$360,000.00 \$0.850	
		nership entity (e.g., 99%	•			99.99000%	
		osts not included in Total		g., advisory fe	es)	\$0	
	v. Net credit amount anticipated by user of credits					\$359,964	
	vi. Total to be pa	id by anticipated users o	f credit (e.g., limited pa	rtners)		\$3,059,694	
	Curdication	Drivete					
c. d.	Syndication: Investors:	Private Corporate					
	4. Net Syndication Amount \$3,059,694 Which will be used to pay for Total Development Costs \$3,059,694						
	t Equity Factor					85.000000000%	
IVIU	Must be equal to or greater 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		\$7,424,286
2.	Less Total of Permanent Funding, Grants and Equity	\$4,364,287	
3.	Equals Equity Gap		\$3,059,999
4.	Divided by Net Equity Factor (Percent of 10-year credit expected to be raised as equity	85.000000000%	
5.	Equals Ten-Year Credit Amount Needed to Fund Gap		\$3,599,999
	Divided by ten years		10
6.	Equals Annual Tax Credit Required to Fund the Equity Gap		\$360,000
7.	Maximum Allowable Credit Amount (from Eligible Basis Calculation)		\$593,807
8.	Requested Credit Amount	For 30% PV Credit:	\$0
	6 III. 1111 II. 1 0	For 70% PV Credit:	\$360,000
	Credit per LI Units \$9,000.0000		
	Credit per LI Bedroom \$5,625.0000	Combined 30% & 70%	4
		PV Credit Requested	\$360,000

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	or LIHTC Units	\$45,000				
Plus Other Income Source (list): Laundry, Vending, Damages, Late Charges,						
Equals Total Monthly Income:	\$45,416					
Twelve Months		x12				
Equals Annual Gross Potential I	ncome	\$544,992				
Less Vacancy Allowance	7.0%	\$38,149				
Equals Annual Effective Gross	\$506,843					

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

otal Monthly Income for Market Rate U	nits:		\$0
lus Other Income Source (list):			\$0
quals Total Monthly Income:			\$0
welve Months			x12
quals Annual Gross Potential Income			\$0
ess 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	\$506,843
b.	Annual EGI Market Units	\$0
с.	Total Effective Gross Income	\$506,843
d.	Total Expenses	\$285,794
e.	Net Operating Income	\$221,049
f.	Total Annual Debt Service	\$151,829
g.	Cash Flow Available for Distribution	\$69,220

т. 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	506,843	516,979	527,319	537,865	548,623
Less Oper. Expenses	285,794	294,368	303,199	312,295	321,664
Net Income	221,049	222,612	224,120	225,571	226,959
Less Debt Service	151,829	151,829	151,829	151,829	151,829
Cash Flow	69,220	70,783	72,291	73,742	75,130
Debt Coverage Ratio	1.46	1.47	1.48	1.49	1.49

	Year 6	Year 7	Year 8	Year 9	Year 10
Eff. Gross Income	559,595	570,787	582,203	593,847	605,724
Less Oper. Expenses	331,314	341,253	351,491	362,035	372,896
Net Income	228,282	229,534	230,712	231,812	232,827
Less Debt Service	151,829	151,829	151,829	151,829	151,829
Cash Flow	76,453	77,705	78,883	79,983	80,998
Debt Coverage Ratio	1.50	1.51	1.52	1.53	1.53

	Year 11	Year 12	Year 13	Year 14	Year 15
Eff. Gross Income	617,838	630,195	642,799	655,655	668,768
Less Oper. Expenses	384,083	395,606	407,474	419,698	432,289
Net Income	233,755	234,589	235,325	235,957	236,479
Less Debt Service	151,829	151,829	151,829	151,829	151,829
Cash Flow	81,926	82,760	83,496	84,128	84,650
Debt Coverage Ratio	1.54	1.55	1.55	1.55	1.56

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%)

I

Reese

Number of BINS:

5

- Village	Apartments -	Reservation	Application	

		NU	MBER	Please help us with the pro	cess:					30% Pre	sent Value			30% Pre	sent Value					
			OF	DO NOT use the CUT featu	re					Credit fo	Acquisition		Cr	redit for Rehab	/ New Construc	tion		70% Present	Value Credit	
				DO NOT SKIP LINES BETWE	EN BUILD	INGS				Actual or				Actual or				Actual or		
		TAX	MARKET						Estimate	Anticipated			Estimate	Anticipated			Estimate	Anticipated		
Bldg	BIN	CREDIT	RATE	Street Address 1	Street	City	State	Zip	Qualified	In-Service	Applicable	Credit	Qualified	In-Service	Applicable	Credit	Qualified	In-Service	Applicable	Credit
#	if known	UNITS	UNITS		Address 2	_			Basis	Date	Percentage	Amount	Basis	Date	Percentage	Amount	Basis	Date	Percentage	Amount
1.	VA0232001	8	0	301 Cartwright Ct., Apt. A-H		Emporia	VA	23847	\$304,091	10/31/25	4.00%	\$12,164				\$0	\$1,184,441	07/31/26	9.00%	\$106,600
2.	VA0232002	8	0	303 Cartwright Ct., Apt. A-H		Emporia	VA	23847	\$304,091	10/31/25	4.00%	\$12,164				\$0	\$1,184,441	07/31/26	9.00%	\$106,600
3.	VA0232003	8	0	305 Bond Ct., Apt. A-H		Emporia	VA	23847	\$304,091	10/31/25	4.00%	\$12,164				\$0	\$1,184,441	07/31/26	9.00%	\$106,600
4.	VA0232004	8	0	307 Bond Ct., Apt. A-H		Emporia	VA	23847	\$304,090	10/31/25	4.00%	\$12,164				\$0	\$1,184,441	07/31/26	9.00%	\$106,600
5.	VA0232005	8	0	309-311 Bond Ct., Apt. A-H		Emporia	VA	23847	\$304,090	10/31/25	4.00%	\$12,164				\$0	\$1,184,442	07/31/26	9.00%	\$106,600
6.												\$0				\$0				\$0
7.												\$0		1		\$0				\$0
8.												\$0				\$0				\$0
9.												\$0				\$0				\$0
10.												\$0		1		\$0 \$0				\$0 \$0
10.							-					\$0				\$0				\$0
							-					\$0 \$0				\$0				\$0 \$0
12.												\$0 \$0				\$0 \$0				
13.						+														\$0
14.							-	-				\$0				\$0				\$0
15.												\$0				\$0				\$0
16.						-	-					\$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.												\$0				\$0				\$0
27.												\$0				\$0				\$0
28.												\$0		1		\$0				\$0
29.												\$0		1		\$0				\$0
30.												\$0				\$0				\$0
31.												\$0	-			\$0				\$0
32.												\$0 \$0				\$0 \$0				\$0 \$0
33.												\$0		1		\$0				\$0 \$0
34.												30 \$0				\$0 \$0				
34. 35.												\$0 \$0				\$0 \$0				\$0 \$0
35.		40	0	If development has more than 35	huildings se	antact Virginia H	ousing					ŞU				Ş0				ŞU
		40	0	in development has more than 55	bullulligs, co	Jinact virginia H	ousing.													
				Totals from all buildings					\$1,520,453				\$0)			\$5,922,206			
				0						I	-							I		
											Į	\$60,818				\$0				\$532,999
				Qualified basis should not e	xceed value	ues on Elig Ba	sis.													

Must Complete

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

2024 Low-Income Housing Tax Credit Application For Reservation

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).

Number of BINS: 5

Total Qualified Basis should equal total on Elig Basis Tab

v.2024.1

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:	Reese Village TM LLC					
	Reese Village MM LLC					
	TMGILLC					
aller 1. Saller						
By:						
Its: Adam J. Stockma	Adam J. Stockmaster, Manager of AS Squared, LLC, It					
	(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:	Alan R. Miner, AIA 0401011591 Miner Feinstein Architects, LLC
ву:	\sim
Its: Principal / Membe	er (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	1	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, 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	0.00%	Up to 40	0.00
d. Tax abatement on increase of property's value	Y	0 or 5	5.00
e. New project based rental subsidy (HUD or RD)	Ν	0 or 10	0.00
f. Census tract with <12% poverty rate	0%	0, 20, 25 or 30	0.00
g. Development provided priority letter from Rural Development	Y	0 or 15	15.00
h. Dev. located in area with increasing rent burdened population	Ν	Up to 20	0.00
Total:			45.00

2024 Low-Income Housing Tax Credit Application For Reservation

3. DEVELOPMENT CHARACTERISTICS:				
a. Enhancements (See calculations below)				61.00
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		Ν	0 or 20	0.00
d. Provides approved resident services or eligible childcare services		Ν	0 or 15	0.00
e. Provides telephonic or virtual health services		Ν	0 or 15	0.00
f. Proximity to public transportation		Ν	0, 10 or 20	0.00
g. Development will be Green Certified		Y	0 or 10	10.00
h. Units constructed to meet Virginia Housing's Universal Design standards		13%	Up to 15	1.88
i. Developments with less than 100 low income units		Y	up to 20	20.00
j. Historic Structure eligible for Historic Rehab Credits		Ν	0 or 5	0.00
-	Total:			142.88
4. TENANT POPULATION CHARACTERISTICS: Locality AMI State AMI				
$\frac{666,600}{573,800}$		N	0 or 15	0.00
a. Less than or equal to 20% of units having 1 or less bedrooms		N O OOW	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)		25.00%	Up to 10	10.00
e. Units in Higher Income Jurisdictions with rent and income at or below 50% of AMI		75.00%	Up to 50	0.00
f. Units in Higher Income Jurisdictions with rents <= 50% rented to tenants with <= 60% of <i>I</i>	AMI	75.00%	Up to 25	0.00
or g. Units in LI Jurisdictions with rents <= 50% rented to tenants with <= 60% of AMI		75.00%	Up to 50	50.00
	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		Ŷ	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 occurence)	۵)	0	0 or -50 per item	
g. Developer experience - termination of credits by Virginia Housing	C)	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		Y	0 or 5	5.00
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:	IN	0015	25.00
	TOLAI.			23.00
6. EFFICIENT USE OF RESOURCES:				
a. Credit per unit			Up to 200	131.23
b. Cost per unit			Up to 100	83.92
	Total:			215.15
7. BONUS POINTS:	0	Maara	40 50	0.00
a. Extended Use Restriction	0	Years	40 or 50 0 or 60	0.00
or b. Nonprofit or LHA purchase option		Y	0 or 5	
or c. Nonprofit or LHA Home Ownership option d. Combined 9% and 4% Tax Exempt Bond Site Plan		N N	Up to 30	0.00
e. RAD or PHA Conversion participation and competing in Local Housing Authority pool		N	0 or 10	0.00
f. Team member with Diversity, Equity and Inclusion Designation		N	0 or 5	0.00
g. Commitment to electronic payment of fees		Y	0 or 5	5.00
h. Zero Ready or Passive House certification from prior allocation		N	0 or 20	0.00
	Total:			65.00
400 Doint Throshold all 0% Toy Cradita		TOTAL COO	DE.	E 70.00
400 Point Threshold - all 9% Tax Credits		TOTAL SCO	INC.	578.03

Reese Village Apartments - Reservation Application

300 Point Threshold - Tax Exempt Bonds

Scoresheet, printed 2

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	5.00
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	12.00
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	3.00
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
	=	61.00
All elderly units have:		
t. Front-control ranges	1	0.00
u. Independent/suppl. heat source	1	0.00
v. Two eye viewers	1	0.00
w. Shelf or Ledge at entrance within interior hallway	2	0.00
	=	0.00

Total amenities: 61.00

Development Summary

Summary Information

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2024 Low-Income Housing Tax Credit Application For Reservation

Deal Name:	Reese Village			
Cycle Type:	9% Tax Credits	Requested Credit Amount:	\$360,000	
Allocation Type:	Acquisition/Rehab	Jurisdiction: Emporia City		
Total Units	40	Population Target: General		Total Score
Total LI Units	40			578.03
Project Gross Sq Ft:	29,540.24	Owner Contact: Adam	Stockmaster	
Green Certified?	TRUE			

Source of Funds	Amount	Per Unit	Per Sq Ft	Annual Debt Service
Permanent Financing	\$3,733,058	\$93,326	\$126	\$151,829
Grants	\$0	\$0		
Subsidized Funding	\$0	\$0		

Uses of Funds - Actual Costs				
Type of Uses	Amount	Per Unit	Sq Ft	% of TDC
Improvements	\$2,867,847	\$71,696	\$97	38.63%
General Req/Overhead/Profit	\$392,553	\$9,814	\$13	5.29%
Other Contract Costs	\$0	\$0	\$0	0.00%
Owner Costs	\$1,341,641	\$33,541	\$45	18.07%
Acquisition	\$2,000,000	\$50,000	\$68	26.94%
Developer Fee	\$822,245	\$20,556	\$28	11.08%
Total Uses	\$7,424,286	\$185,607		

Income			
Gross Potential Income -	LI Units		\$544,992
Gross Potential Income - Mkt Units		\$0	
Subtotal		\$544,992	
Less Vacancy % 7.00%		\$38,149	
Effective Gross Income		\$506,843	

Effective Gross Income

Rental Assistance? TRUE

Expenses				
Category	Total	Per Unit		
Administrative	\$101,768	\$2,544		
Utilities	\$11,658	\$291		
Operating & Maintenance	\$72,018	\$1,800		
Taxes & Insurance	\$74,150	\$1,854		
Total Operating Expenses	\$259,594	\$6,490		
Replacement Reserves	\$26,200	\$655		
Total Expenses	\$285,794	\$7,145		
Cash Flow		1		
EGI	\$506,843			
Total Expenses				
Net Income				
Debt Service	\$151,829			
Debt Coverage Ratio (YR1):	1.46			

Total Development Costs	\$7,424,286
Developer Fee	\$822,245
Land Acquisition	\$2,000,000
Total Improvements	\$4,602,041

Proposed Cost Limit/Sq Ft:	\$184
Applicable Cost Limit/Sq Ft:	\$201
Proposed Cost Limit/Unit:	\$135,607
Applicable Cost Limit/Unit:	\$233,654

Unit Breakdown		
Supp Hsg	0	
# of Eff	0	
# of 1BR	16	
# of 2BR	24	
# of 3BR	0	
# of 4+ BR	0	
Total Units	40	

	Income Levels	Rent Levels
	# of Units	# of Units
<=30% AMI	0	0
40% AMI	10	10
50% AMI	20	20
60% AMI	10	10
>60% AMI	0	0
Market	0	0

Income Averaging?

FALSE

30

Extended Use Restriction?

Total Development Costs

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	\$593,807	
Credit Requested	\$360,000	
% of Savings	39.37%	
Clidina Carla Dainta	121.22	
Sliding Scale Points	131.23	

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	\$5,424,286	
Total Square Feet	29,540.24	
Proposed Cost per SqFt	\$183.62	
Applicable Cost Limit per Sq Ft	\$201.00	
% of Savings	8.64%	
Total Units	40	
Proposed Cost per Unit	\$135,607	
Applicable Cost Limit per Unit	\$233,654	
% of Savings	41.96%	
Max % of Savings	41.96% Sliding Scale Points	83.92



Tab A:

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

OPERATING AGREEMENT

Of

REESE VILLAGE TM LLC

This Operating Agreement ("<u>Agreement</u>") is made and entered into as of February 6, 2024, by its initial member, Reese Village MM LLC, a Virginia limited liability company (the "<u>Member</u>").

Article I. Organization and Purpose

A. *Formation.* The party to this Agreement acknowledges and affirms the formation of Reese Village TM LLC, a Virginia limited liability company (the "<u>Company</u>"), by the filing of Articles of Organization with the Virginia State Corporation Commission, and this Agreement is hereby adopted pursuant to the Virginia Limited Liability Company Act (the "<u>Act</u>").

B. Name. The name of the limited liability company is "Reese Village TM LLC."

C. *Purpose.* The purpose for which the Company is formed is to transact any or all lawful business, not required to be specifically stated in this Agreement, for which limited liability companies may be formed under the Act, as the same may be amended from time to time.

D. *Office.* The principal office of the Company is located at 1375 Piccard Drive, Suite 375, Rockville, Maryland 20850, or at such other places as the Manager (as defined below) may designate.

E. *Term.* The term of the Company commenced on the date the Company's Articles of Organization was accepted for filing by the Virginia State Corporation Commission, and shall be perpetual unless sooner dissolved and terminated as provided in this Agreement.

F. *Tax Matters Member/Partner*. Reese Village MM LLC shall be the "Tax Matters Member/Partner" for federal income tax purposes, and as such, shall represent the Company in dealing with the Internal Revenue Service or other state or federal tax authorities, and shall be the Member to whom all official government tax notices shall be sent.

G. Other Ventures. The Member may be involved in other business ventures, independently or with others, and the Company shall not have any rights by virtue of this Agreement in the independent ventures or the income or profits derived from them.

H. *Company Operation*. The Manager shall operate and maintain the business affairs of the Company in accordance with this Agreement and shall cause the Company to adhere to the following:

1. The Company shall maintain separate financial statements, showing its

assets and liabilities separate and apart from those of any other person or entity and shall not have its assets listed on the financial statement of any other entity.

2. The Company shall file its tax returns separate from those of any other entity and shall not file a consolidated federal income tax return with any other entity.

3. The Company shall be responsible for and shall pay its own liabilities and expenses out of its own funds.

4. The Company shall ensure its existence and identity separate and apart from that of any other entity and shall take all efforts to correct any known misunderstanding regarding its separate identity.

Article II. Capital Contributions

A. *Capital Contributions.* The Member shall make the capital contributions to the Company from time to time in the amounts set forth on Exhibit A hereto. No Member shall be required to make any capital contribution to the Company, except as expressly agreed upon in writing by the Member.

B. *Membership Interests*. "<u>Membership Interest</u>" shall mean the entire interest of the Member in the Company representing such Member's rights, powers and privileges under this Agreement.

C. *Members.* The term "Member" shall include the Member and any other person or entity hereafter admitted as a member in the Company pursuant to the terms of this Agreement. The name and mailing address of the Member and the amount contributed to the capital of the Company is set forth on <u>Exhibit A</u> attached hereto.

D. *Capital Accounts.* Capital Accounts shall be maintained in accordance with Section 704 of the Internal Revenue Code of 1986, as amended, (the "<u>Code</u>"), and the Treasury Regulations promulgated thereunder ("<u>Capital Accounts</u>"). It is the intent of the Member to comply with the purposes of these laws and this Agreement should be construed accordingly.

E. Interest on and Return of Capital Contributions. No Member shall be entitled to interest on its capital contribution. No Member shall be entitled to withdraw any part of its capital contribution or its Capital Account or to receive any distribution from the Company, and there shall be no obligation to return to any Member or withdrawn Member any part of such Member's capital contributions for so long as the Company continues in existence, except as specifically provided in this Agreement.

F. *Loans Not to be Treated as Capital Contributions.* Loans or advances by any Member to the Company shall not be considered Capital Contributions and shall not increase the Capital Account balance of the lending or advancing Member. No Member shall be required under any circumstances to contribute or lend any money or property to the Company.

G. *Loans From Third Parties*. The Company may enter into any loan agreement or incur any indebtedness approved by the Manager in accord with this Agreement.

Article III. Distributions/Profits and Losses

A. Except as otherwise provided herein, the Company shall make distributions in amounts and at times as determined by the Manager in accordance with the respective membership interests of each Member.

B. *Definition of Profits and Losses.* "Profits" and "Losses" shall mean the taxable income or loss, as the case may be, for a period (or from a transaction) as determined in accordance with Section 703(a) of the Code (for this purpose, all items of income, gain, loss or deduction required to be separately stated pursuant to Section 703(a)(1) of the Code shall be included in taxable income or loss).

C. *General Allocation of Profits and Losses*. Profits and Losses for any fiscal period shall be allocated to each Member in accordance with and in proportion to their respective membership interests.

D. *Tax Year and Accounting Methods.* It is the intent of the Member that the Company be treated as a disregarded entity for federal and state tax purposes. The taxable year of the Company shall be the calendar year.

Article IV. Management

A. *Management by Manager*. The Company shall be managed by a manager (the "<u>Manager</u>") and as such shall be a "manager managed" company. The Manager may appoint a president and a secretary to act on behalf of the Company, and each such appointee shall have the powers typically prescribed for such position in a Virginia limited liability company.

B. *Initial Manager*. The initial Manager of the Company shall be Reese Village MM LLC, which shall serve as Manager until the Member or the Members holding a majority of ownership interests in the Company appoint a new Manager.

C. *Authority of Manager*. The Manager (or its appointee) has the sole authority to manage the Company and is authorized to make any contracts, enter into any transactions, and make and obtain any commitments on behalf of the Company to conduct or further the Company's business.

D. *Exculpation of Manager*. The Manager is released from and shall have no liability for damages and other monetary relief to the full extent permitted by the Act.

Article V. Liability, Exculpation and Indemnification

A. Liability to Third Parties.

1. Except as otherwise expressly required by law, a Member shall have no liability in excess of (a) the amount of such Member's Capital Contributions, (b) the Member's share of any assets and undistributed profits of the Company, (c) the Member's obligation to make other payments expressly provided for in this Agreement, and (d) the amount of any distributions wrongfully distributed to such Member.

2. No Covered Person (as defined below) shall be liable or obligated personally for any debt, obligation or liability of the Company. The term "Covered Person" shall mean the Member and his Affiliates, the Manager, and all officers, directors, shareholders, partners, members, employees, representatives and agents of the Member and his respective Affiliates and the heirs, executors and personal representatives of the foregoing, and all of their successors and permitted assignees (if any).

B. *Exculpation.* No Covered Person shall be liable to the Company or any other Covered Person for any loss, damage or claim incurred by reason of any act or mission performed or omitted by such Covered Person in good faith on behalf of the Company and in a manner reasonably believed to be within the scope of authority conferred on such Covered Person by this Agreement, except that a Covered Person shall be liable for any such loss, damage or claim incurred by reason of such Covered Person's gross negligence or willful misconduct.

C. Indemnification. A Covered Person shall be entitled to indemnification from the Company, to the fullest extent permitted by applicable law, for any loss, damage or claim incurred by such Covered Person by reason of any act or omission performed or omitted by such Covered person in good faith on behalf of the Company and in a manner reasonably believed to be within the scope of authority conferred on such Covered Person by this Agreement, except that no Covered Person shall be entitled to be indemnified in respect of any loss, damage or claim incurred by such Covered Person by reason of gross negligence or willful misconduct with respect to such acts or omissions; provided, however, that any indemnity under this paragraph shall be provided out of and to the extent of Company assets only, and no Covered Person shall have any personal liability on account thereof. No amendment or repeal of this Section shall limit or eliminate the right to indemnification provided hereunder with respect to acts of omissions occurring prior to such amendment or repeal.

D. *Expenses*. All expenses (including legal fees) incurred by a Covered Person in defending any claim, demand, action, suit or proceeding shall be advanced by the Company prior to the final disposition thereof upon receipt by the Company of an undertaking by or on behalf of the Covered Person to repay such amount if it shall be determined that the Covered Person is not entitled to be indemnified hereunder.

E. *Effect of Invalid Provisions*. If any provision of this Article shall be adjudicated invalid or unenforceable, such adjudication shall not be deemed to invalidate or otherwise affect any

other provision hereof or any power of indemnity which the Company may have under the laws of the Commonwealth of Virginia.

Article VI. Admission of a New Member

A. *Admission of a New Member*. Additional Membership Interests may be issued and additional Members may be admitted to the Company only by approval of the sole Member.

Article VII. Dissolution

A. *Events Resulting in Dissolution.* Except as provided in this Article VII, the Company shall be dissolved subject only to the specific restrictions set forth in this Agreement, upon the approval of the sole Member and the Manager or upon judicial dissolution pursuant to the Act.

B. *Conclusion of Affairs.* In the event of the dissolution of the Company for any reason, the Manager shall proceed promptly to wind up the affairs of and liquidate the Company. After providing for the payment of all debts and liabilities of the Company and all expenses of liquidation, and subject to any reserves as it may deem reasonably necessary for any contingencies or unforeseen liabilities or obligations of the Company, the proceeds of the liquidation and any other assets of the Company shall be distributed to or for the benefit of the sole Member in accordance with this Agreement.

C. *Order of Priority in Liquidation.* If the Company is terminated, the Manager shall proceed with the liquidation of the Company as provided in the previous section and the proceeds from the liquidation shall be applied as follows:

1. First, to the payment of debts and liabilities of the Company, other than loans and advances that may have been made by the Member to the Company, and the expenses of liquidation;

2. Next, the proceeds shall be applied to the payment of any loans or advances that may have been made by any Member to the Company but if the amount available for repayment is insufficient, then on a pro rata basis;

3. Next, the Company's assets shall be distributed to the Member.

D. *Termination.* Upon completion of the liquidation of the Company and the distribution of all the Company's assets, the Company shall terminate, and the Manager shall execute and record a Certificate of Cancellation of the Company as well as any and all other documents required to effectuate the dissolution and termination of the Company.

E. *No Deficit Restoration Obligation; No Liability for Return of Capital.* A negative or deficit balance in the Member's Capital Account shall not be deemed to be an asset of the Company, and a Member with a negative or deficit Capital Account balance shall have no

obligation to the Company or to any third party or creditor to restore such negative or deficit balance.

Article VIII. Miscellaneous

A. *Books and Records.* At all times during the term of the Company, the Manager shall keep, or cause to be kept, full and faithful books of account, records and supporting documents of the Company. The books of account, records, and all documents and other writings of the Company shall be kept separate and apart from any other person or entity and shall be maintained at the principal office of the Company.

B. *Amendment*. This Agreement may only be modified or amended by a written instrument signed by the sole Member.

C. *Notices.* For purposes of this Agreement, notices, offers and acceptances must be in writing and shall be deemed to be served and received at the time hand delivered or sent by overnight courier or U.S. certified mail to the last known address of the party involved or when delivered in person. Notices to the Member or the Manager shall be directed to Adam Stockmaster at 1375 Piccard Drive, Suite 375, Rockville, Maryland 20850.

D. *Enforceability.* The waiver by any party to this Agreement of a breach of any provision of this Agreement shall not operate or be construed as a waiver of any subsequent breach by any party. The invalidity or unenforceability of any particular provision of this Agreement shall not affect the other provisions, and this Agreement shall be construed in all respects as if such invalid and unenforceable provision were omitted.

E. *Binding Effect.* This Agreement shall inure to the benefit of and be binding upon the parties to this Agreement, their successors, heirs, personal representatives and assigns.

F. *Interpretation.* Whenever the context may require, any noun or pronoun used herein shall include the corresponding masculine, feminine or neuter forms. The singular form of nouns, pronouns and verbs shall include the plural and vice versa.

G. *Governing Law.* This Agreement shall be construed and enforced in accordance with the laws of the Commonwealth of Virginia, without reference to its conflicts of laws rules.

H. *Headings*. The headings, subheadings and other captions in this Agreement are for convenience and reference only and shall not be used in interpreting, construing or enforcing any of the provisions of this Agreement.

[Signature Page Follows]

The undersigned, being the sole Member of the Company, hereby agrees, acknowledges and certifies that the foregoing Agreement constitutes the sole and entire Operating Agreement of the Company, adopted as of the date first above written.

SOLE MEMBER:

Reese Village MM LLC, a Virginia limited liability company,

- By: TMG I LLC, a Virginia limited liability company, its Manager
- By: AS Squared, LLC, a Virginia limited liability company, its Manager

By:

Adam J. Stockmaster, Manager

The undersigned, having been named as the Manager in the foregoing Agreement, hereby agrees, acknowledges and accepts the position of Manager as described in the Agreement.

MANAGER:

Reese Village MM LLC, a Virginia limited liability company,

- By: TMG I LLC, a Virginia limited liability company, its Manager
- By: AS Squared, LLC, a Virginia limited liability company, its Manager

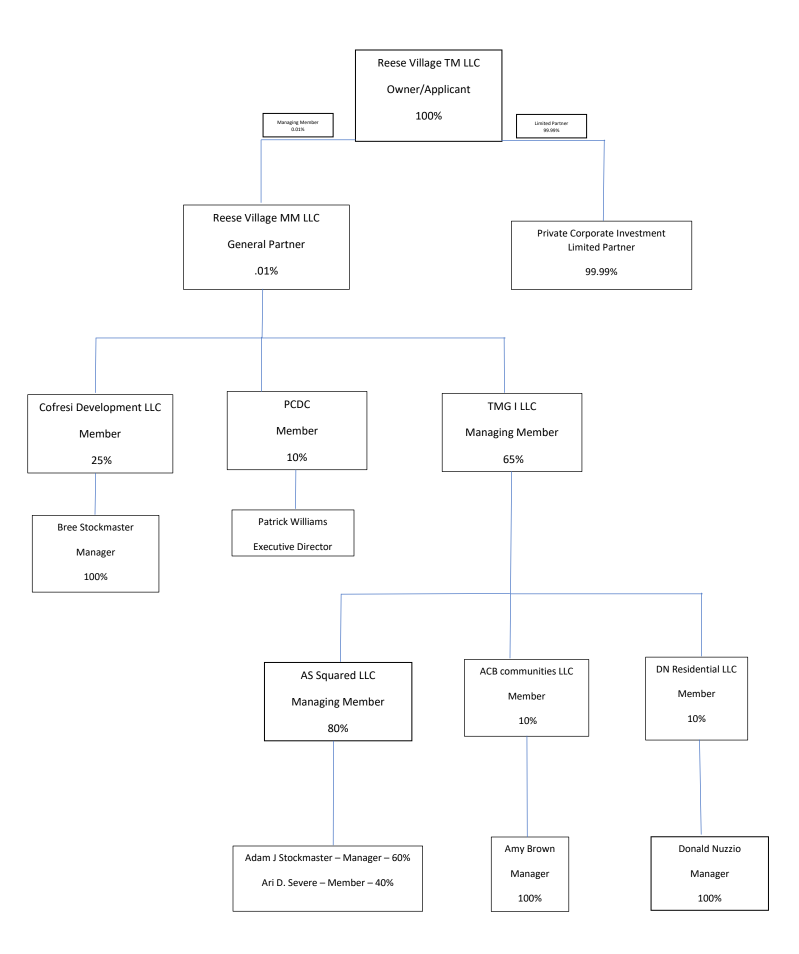
By:

Adam/J. Stockmaster, Manager

EXHIBIT A

Member	Member	Initial Capital	Percentage
<u>Name</u>	<u>Address</u>	<u>Contribution</u>	Interest
Reese Village MM LLC	1375 Piccard Drive, #375 Rockville, MD 20850	\$100.00	100%

Reese Village TM LLC - Initial Operating Agreement(104711004.1)



Tab B:

Virginia State Corporation Commission Certification (MANDATORY)



State Corporation Commission

Articles of Organization of a Virginia Limited Liability Company

Section I: LLC	Enter a unique name. It must contain limited liability company, limited company or an abbreviation . Complete a <u>Name Availability Check t</u> o confirm the name is unique.		
Information	LLC Name	Reese Village TM LLC	
	LLC Contact Number (optional):	LLC Email (optional):	
Section II: Principal Office Address	Enter the complete p name. Address Line 1: Address Line 2: City:	bysical address of the LLC principal executive office. Provide a street number and 1375 Piccard Drive, Suite 375 Rockville State: MD Zip Code: 20850	
Section III: Registered Agent	Enter the initial regis Registered Agent Name	tered agent's name. The LLC cannot act as their own registered agent. Registered Agent Email Universal Registered Agents, Inc. (optional)	
Section IV: Qualification	-	ation for the registered agent. is a resident of Virginia and a member of the Virginia State Bar. a member or manager of the LLC. an officer or director of a corporation that is a member or manager of the LLC. a general partner of a general or limited partnership that is a member or manager of the LLC. a trustee of a trust that is a member or manager of the LLC. a member or manager of an LLC that is a member or manager of the LLC or a domestic or foreign stock or nonstock corporation, limited liability company or registered limited liability partnership authorized to transact business in Virginia.	
Section V: Registered Office Address	Enter the physical ad registered agent. Pro Address Line 1: Address Line 2: City: City	ddress of the initial registered office which is identical to the business office of the ovide a street number and name. 7288 Hanover Green Dr. Mechanicsville State VA Zip Code 23111-1709 County County / City name: Henrico	
Section VI: Signatures	Organizer(s) must si Signature /s/ All	gn. ison T. Domson Printed name Allison T. Domson Date 2/05/24	

COMMONWEALTH OF VIRGINIA STATE CORPORATION COMMISSION

AT RICHMOND, FEBRUARY 5, 2024

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

Reese Village TM LLC

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 February 5, 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



COMMONWEALTH OF VIRGINIA STATE CORPORATION COMMISSION

Office of the Clerk

February 5, 2024

Lauren Phillips CT Corporation System 4701 Cox Road, Suite 285 Glen Allen, VA, 23060

RECEIPT

RE: Reese Village TM LLC ID: 11651873

WORK ORDER NO: 202402054651235

Dear Customer:

This is your receipt for \$6.00 to cover the fee for requesting copies with this office.

If you have any questions, please call (804) 371-9733 or toll-free 1-866-722-2551.

Sincerely,

Bernard J. Logan Clerk of the Commission

Delivery Method: Email

Commonwealth Flirginia



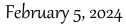
State Corporation Commission

1 Certify the Following from the Records of the Commission:

The foregoing is a true copy of all business entity documents on file in the Office of the Clerk of the Commission related to Reese Village TM LLC, a Virginia limited liability company.

Nothing more is hereby certified.

Signed and Sealed at Richmond on this Date:



Bernard J. Logan, Clerk of the Commission



Tab C:

Principal's Previous Participation Certification (MANDATORY)



Previous Participation Certification

Development Name: Reese Village Apartments

Name of Applicant (entity): Reese Village TM LLC

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.
- 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.

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Signature Adam J. Stockmaster Printed Name 3/5/2024

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

Tab D:

List of LIHTC Developments (Schedule A) (MANDATORY)



Development Name: Reese Village Apartments Name of Applicant: Reese Village TM LLC

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.

	ockmaster	Controlling GP (CGP) or 'Named' Managing Y Member of Proposed property?* Y or N							
Principal's Name:			Member	r of Propos	ed 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/N) Explain "Y"		
Meadowbrook Heights Culpeper, VA	Meadowbrook Heights LP (240)428-7799	AS Squared, LLC Y	42	42	2010	2010	Ν		
Newport Village Franklin, VA	Newport Village LP (240)428-7799	AS Squared, LLC Y	48	48	2009	2009	Ν		
Pine Street Village II Wakefield, VA	Birch Island II LP (240)428-7799	AS Squared, LLC Y	16	16	2009	2010	Ν		
Stephens Village Stephens City, VA	Stephens Village I LP (240)428-7799	AS Squared, LLC Y	46	46	2009	2010	Ν		
Chelyan Village Cabin Creek, WV	Chelyan LP (240)428-7799	Adam J. Stockmast er Y	48	48	2010	2010	N		
Indian Creek Kilmarnock, VA	New Indian Creek LP (240)428-7799	AS Squared, LLC Y	20	20	2010	2010	Ν		

	LIJ		opinoi	113 100	neuc			
7	Burnt Ordinary Village Toano, VA	Burnt Ordinary Village LP (240)428-7799	AS Squared, LLC Y	22	22	2012	2012	Ν
8	Meadow Run Apartments Gordonsville, VA	Meadow Run Apartments LP (240)428-7799	AS Squared, LLC Y	43	43	2012	2012	Ν
9	Amherst Village Amherst, VA	Amherst Village LP (240)428-7799	AS Squared, LLC Y	48	48	2012	2012	N
10	Cricket Hill Mathews, VA	Cricket Hill LP (240)428-7799	AS Squared, LLC Y	30	30	2013	2013	N
11	Pine Ridge Louisa, VA	Pine Ridge Apartments I LP (240)428-7799	AS Squared, LLC Y	27	27	2014	2015	Ν
12	Surry Village II Apartments Spring Grove, VA	New Surry Village II LP (240)428-7799	AS Squared, LLC Y	32	32	2015	2016	Ν
13	Country Green Apartments South Boston, VA	Country Green I LP (240)428-7799	AS Squared, LLC Y	44	44	2015	2017	Ν
14	Windemere Apartments Lexington, VA	Windemere Apartments LP (240)428-7799	AS Squared, LLC Y	38	38	2016	2017	N
15	Warrenton Manor Apts Warrenton, VA	Warrenton Manor Elderly LP (240)428-7799	AS Squared, LLC Y	68	68	2016	2017	Ν
16	Weaver Manor Apts Emporia, VA	Weaver Manor LP (240)428-7799	AS Squared, LLC Y	42	42	2017	2018	Ν
17	Crewe Village Apts Crewe, VA	Crewe Village LP (240)428-7799	AS Squared, LLC Y	40	40	2018	2019	Ν
18	Chestertown Cove Apts Chestertown, MD	Chestertown Cove Preservation LP (240)428-7799	AS Squared, LLC Y	34	34	2017	2019	Ν
19	Stevens Woods II Apts Courtland, VA	Stevens Woods II Apts LP (240)428-7799	AS Squared, LLC Y	24	24	2019	2020	Ν
20	Birchwood I Apts Brambleton, VA	Birchwood Apts LLC (240)428-7799	AS Squared, LLC Y	56	56	2019	2019	Ν

		opinoi	113 100	1000			
Birchwood II Apts Brambleton, VA	Birchwood II, LLC (240)428-7799	AS Squared, LLC Y	27	27	2019	2019	Ν
Kilmarnock Village Apts Kilmarnock, VA	Killmarnock Village Apts. LP (240) 428-7799	AS Squared, LLC Y	24	24	2021	2022	Ν
Magnolia Place Apts Blackstone, VA	Magnolia Place Apartments TM, LLC (240)-428-7799	AS Squared, LLC Y	56	56	TBD	TBD	Ν
Brittany Bay Apts Rock Hall, Md	Brittany Bay TM, LLC (240) - 428 - 7799	AS Squared, LLC Y	40	40	TBD	TBD	Ν
Alpine Village Terra Alta, WV	Alpine Village Apartments Limited Partnership (240) - 428 - 7799	Ν	44	44	2017	2019	Ν
Deerfield Apartments Crewe, VA	Deerifeld Elderly Apartments TM LLC 240-428-7799	AS Squared, LLC Y	39	39	TBD	TBD	Ν
Sunset Hargraves Apartments Caroline County, MD	Sunset Hargraves TM LLC 240-428-7799	AS Squared, LLC Y	68	68	TBD	TBD	Ν
* Must have the ability to bind the	LIHTC entity; document with						
	Birchwood II Apts Brambleton, VA Kilmarnock Village Apts Kilmarnock, VA Magnolia Place Apts Blackstone, VA Brittany Bay Apts Rock Hall, Md Alpine Village Terra Alta, WV Deerfield Apartments Crewe, VA Sunset Hargraves Apartments Caroline County, MD	Birchwood II Apts Brambleton, VABirchwood II, LLC (240)428-7799Kilmarnock Village Apts Kilmarnock, VAKillmarnock Village Apts. LP (240) 428-7799Magnolia Place Apts Blackstone, VAMagnolia Place Apartments TM, LLC (240)-428-7799Brittany Bay Apts Rock Hall, MdBrittany Bay TM, LLC (240) - 428 - 7799Alpine Village Terra Alta, WVAlpine Village Apartments Limited Partnership (240) - 428 - 7799Deerfield Apartments Crewe, VADeerifeld Elderly Apartments TM LLC 240-428-7799Sunset Hargraves ApartmentsSunset Hargraves TM LLC	Birchwood II Apts Brambleton, VA Birchwood II, LLC (240)428-7799 AS Squared, LLC Y Kilmarnock Village Apts Kilmarnock, VA Killmarnock Village Apts. LP (240) 428-7799 As Squared, LLC Y Magnolia Place Apts Blackstone, VA Magnolia Place Apartments TM, LLC (240)-428-7799 AS Squared, LLC Y Birthany Bay Apts Rock Hall, Md Brittany Bay TM, LLC (240) - 428 - 7799 AS Squared, LLC Y Alpine Village Terra Alta, WV Alpine Village Apartments Limited Partnership (240) - 428 - 7799 AS Squared, LLC Y Deerfield Apartments Crewe, VA Deerifeld Elderly Apartments LM LLC 240-428-7799 AS Squared, LLC Y Sunset Hargraves Apartments Caroline County, MD Sunset Hargraves TM LLC 240-428-7799 Sunset Hargraves TM LLC Y Image: Caroline County, MD Image: Caroline County, MD Image: Caroline County, MD Image: Caroline County, MD	Birchwood II Apts Brambleton, VA Birchwood II, LLC (240)428-7799 AS Squared, LLC Y 27 Killmarnock Village Apts Killmarnock, VA Killmarnock Village Apts. LP (240) 428-7799 AS Squared, LLC Y 24 Magnolia Place Apts Blackstone, VA Magnolia Place Apartments TM, LLC (240)-428-7799 AS Squared, LLC Y 56 Alpine Village Terra Alta, WV Brittany Bay TM, LLC (240) - 428 - 7799 AS Squared, LLC Y 40 Deerfield Apartments Crewe, VA Deerifeld Elderly Apartments Limited Partnents Crewe, VA AS Squared, LLC Y 39 Sunset Hargraves Apartments Caroline County, MD Sunset Hargraves TM LLC 240-428-7799 Squared, LLC Y 68 Magnolia Place Apartments Limited Partnents Crewe, VA Sunset Hargraves TM LLC 240-428-7799 AS Squared, LLC Y 39 Sunset Hargraves Apartments Caroline County, MD Sunset Hargraves TM LLC 240-428-7799 Sunset AS Squared, LLC Y 68 Magnolia Place Apartments Caroline County, MD Magnolia Place Apartments Date of the place Apartments Caroline County, MD Magnolia Place Apartments Caroline County, MD AS Squared LLC Y AS Squared LLC Y	Birchwood II Apts Brambleton, VA Birchwood II, LLC (240)428-7799 AS Squared, LLC Y 27 27 Kilmarnock Village Apts Kilmarnock, VA Killmarnock Village Apts. LP (240) 428-7799 AS Squared, LLC Y 24 24 24 Magnolia Place Apts Blackstone, VA Magnolia Place Apartments TM, LLC (240)-428-7799 AS Squared, LLC Y 56 56 Birthany Bay Apts Rock Hall, Md Brithany Bay TM, LLC (240)-428-7799 AS Squared, LLC Y 40 40 Alpine Village Terra Alta, WV Alpine Village Apartments Limited Partnership (240) - 428 - 7799 N 44 44 Deerifield Apartments Crewe, VA Deerifield Elderly Apartments TM LLC 240-428-7799 Squared, LLC Y 39 39 Sunset Hargraves Apartments Caroline County, MD Sunset Hargraves TM LLC 240-428-7799 AS Squared, LLC Y 68 68 Magnolia Place Apartments Caroline County, MD Image Apartments Limited Partnership (240-428-7799 AS AS Squared, LLC Y 39 39 Magnolia Place Apartments Caroline County, MD Image Apartments AS AS Apartments Image Apartments AS AS AS AS AS AS AS AS AS AS AS AS AS<	Birchwood II Apts Brambleton, VA Birchwood II, LLC (240) 428-7799 AS Squared, Y 27 27 2019 Killmarnock Village Apts Killmarnock, VA Killmarnock Village Apts. LP (240) 428-7799 AS Squared, LLC Y 24 24 2021 Magnolia Place Apts Blackstone, VA Magnolia Place Apartments TM, LLC (240)-428-7799 AS Squared, LLC Y 56 56 56 TBD Alpine Village Terra Alta, WV Birthany Bay TM, LLC (240) - 428 - 7799 Squared, LLC Y 40 40 TBD Alpine Village Terra Alta, WV Alpine Village Apartments Limited Partnership (240) - 428 - 7799 N 44 44 2017 Deerifield Apartments Crewe, VA Deerifield Elderly Apartments TM LLC 240-428-7799 AS Squared, LLC Y 39 39 TBD Sunset Hargraves Apartments Caroline County, MD Sunset Hargraves TM LLC 240-428-7799 AS Squared, LLC Y 68 68 68 TBD Magnolia Place Apertments Caroline County, MD Sunset Hargraves Apartments Caroline County, MD Sunset Hargraves Apartments Caroli	Birchwood II, Apts Brambleton, VA Birchwood II, LLC (240)428-7799 AS Squared, LLC Y 27 27 2019 2019 Kilmarnock, Village Apts Kilmarnock, VA Killmarnock Village Apts, (240) 428-7799 AS Squared, LLC Y 24 24 24 2021 2022 Magnolia Place Apts Blackstone, VA Magnolia Place Apts (240)-428-7799 Magnolia Place Apts TM, LLC (240)-428-7799 AS Squared, LLC Y 56 56 TBD TBD Brittany Bay Apts Rock Hall, Md Brittany Bay TM, LLC (240)-428-7799 AS Squared, LLC Y 40 40 TBD TBD Alpine Village Terra Alta, WV Alpine Village Apats Crewe, VA Deerifield Elderly Apathents TM LLC 240-428-7799 N 44 44 2017 2019 Sunset Hargraves Apathents Caroline County, MD Deerifield Elderly Apathents 240-428-7799 AS Squared, LLC Y 39 39 TBD TBD Sunset Hargraves Apathents Caroline County, MD Sunset Hargraves TM LLC 240-428-7799 AS Squared, LLC Y AS 68 68 1BD TBD IBD IBD IBD IBD IBD IBD IBD IBD IBD IBD IBD IBD IBD

partnership/operating agreements and <u>one 8609</u> (per

entity/development) for a total of 6.

1st PAGE TOTAL: 1,066 1,066 LIHTC as % of 100% Total Units



Development Name: Reese Village Apartments Name of Applicant: Reese Village TM LLC

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.

Ari Se	Controlling GP (CGP) or 'Named' Managing Y							
Principal's Name:		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/N) Explain "Y"	
Meadowbrook Heights Culpeper, VA	Meadowbrook Heights LP (240)428-7799	AS Squared, LLC Y	42	42	2010	2010	N	
Chuckatuck Square Suffolk, VA	Chuckatuck LP (240) 428-7799	AS Squared, LLC Y	42	42	2003	2009	N	
Newport Village Franklin, VA	Newport Village LP (240)428-7799	AS Squared, LLC Y	48	48	2009	2009	N	
Pine Street Village II Wakefield, VA	Birch Island II LP (240)428-7799	AS Squared, LLC Y	16	16	2009	2010	Ν	
Stephens Village Stephens City, VA	Stephens Village I LP (240)428-7799	AS Squared, LLC Y	46	46	2009	2010	Ν	
Indian Creek Kilmarnock, VA	New Indian Creek LP (240)428-7799	AS Squared, LLC Y	20	20	2010	2010	Ν	

	LIJ			113 130				
7	Burnt Ordinary Village Toano, VA	Burnt Ordinary Village LP (240)428-7799	AS Squared, LLC Y	22	22	2012	2012	Ν
8	Meadow Run Apartments Gordonsville, VA	Meadow Run Apartments LP (240)428-7799	AS Squared, LLC Y	43	43	2012	2012	N
9	Amherst Village Amherst, VA	Amherst Village LP (240)428-7799	AS Squared, LLC Y	48	48	2012	2012	Ν
10	Cricket Hill Mathews, VA	Cricket Hill LP (240)428-7799	AS Squared, LLC Y	30	30	2013	2013	Ν
11	Pine Ridge Louisa, VA	Pine Ridge Apartments I LP (240)428-7799	AS Squared, LLC Y	27	27	2014	2015	Ν
12	Surry Village II Apartments Spring Grove, VA	New Surry Village II LP (240)428-7799	AS Squared, LLC Y	32	32	2015	2016	Ν
13	Country Green Apartments South Boston, VA	Country Green I LP (240)428-7799	AS Squared, LLC Y	44	44	2015	2017	N
14	Windemere Apartments Lexington, VA	Windemere Apartments LP (240)428-7799	AS Squared, LLC Y	38	38	2016	2017	Ν
15	Warrenton Manor Apts Warrenton, VA	Warrenton Manor Elderly LP (240)428-7799	AS Squared, LLC Y	68	68	2016	2017	N
16	Weaver Manor Apts Emporia, VA	Weaver Manor I LP (240)428-7799	AS Squared, LLC Y	42	42	2017	2018	Ν
17	Crewe Village Apts Crewe, VA	Crewe Village LP (240)428-7799	AS Squared, LLC Y	40	40	2018	2019	Ν
18	Chestertown Cove Apts Chestertown, MD	Chestertown Cove Preservation LP (240)428-7799	AS Squared, LLC Y	34	34	2017	2019	Ν
19	Stevens Woods II Apts Courtland, VA	Stevens Woods II Apts LP (240)428-7799	AS Squared, LLC Y	24	24	2019	2020	Ν
20	Birchwood I Apts Brambleton, VA	Birchwood Apts LLC (240)428-7799	AS Squared, LLC Y	56	56	2019	2019	Ν

			opinor	113 100	- I I E U L			
21	Birchwood II Apts Brambleton, VA	Birchwood II, LLC (240)428-7799	AS Squared, LLC Y	27	27	2019	2019	Ν
22	Kilmarnock Village Apts Kilmarnock, VA	Killmarnock Village Apts. LP (240) 428-7799	AS Squared, LLC Y	24	24	2021	2022	Ν
23	Magnolia Place Apts Blackstone, VA	Magnolia Place Apartments TM, LLC (240) - 428 - 7799	AS Squared, LLC Y	56	56	TBD	TBD	Ν
24	Brittany Bay Apts Rock Hall, Md	Brittany Bay TM, LLC (240) - 428 - 7799	AS Squared, LLC Y	40	40	TBD	TBD	N
25	Alpine Village Terra Alta, WV	Alpine Village Apartments Limited Partnership (240) - 429 - 7799	Ν	44	44	2017	2019	Ν
26	Deerfield Apartments Crewe, VA	Deerifeld Elderly Apartments TM LLC 240-428-7799	AS Squared, LLC Y	39	39	TBD	TBD	Ν
27	Sunset Hargraves Apartments Caroline County, MD	Sunset Hargraves TM LLC 240-428-7799	AS Squared, LLC Y	68	68	TBD	TBD	Ν
28								
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3	* Must have the ability to bind the	LIHTC entity; document with			• •			

partnership/operating agreements and <u>one 8609</u> (per

entity/development) for a total of 6.

1st PAGE TOTAL: 1,060 1,060 LIHTC as % of 100% Total Units

Resume of Housing Experience AS Squared, LLC

Managing Member: Adam J. Stockmaster

Education & Training:

- Adam is a graduate of American University with a Bachelors Degree in Finance and a Minor in Economics.
- He has earned the Star Certification in USDA-Rural Development training and has attended numerous workshops and seminars on the Federal Low-Income Housing Tax Credit program

Mr. Stockmaster is the President of T.M. Associates Development, Inc. Adam has more than twenty five years of experience in the real estate industry. In his twenty years T.M. Associates, Inc., Adam has been successful in with receiving over 100 awards of LIHTC financing from State many Housing Finance Agencies for properties located in Maryland, New York, Pennsylvania, Virginia, West Virginia, District of Columbia and North Carolina

Member: Ari D. Severe

Education & Training:

- Ari is a graduate of the University of Maryland with a Bachelors Degree in Accounting.
- He is a Certified Public Accountant and has attended numerous workshops and seminars on the Federal Low-Income Housing Tax Credit program

Ari has more than twenty years of experience in the real estate industry. Mr. Severe is the Executive Vice President, Finance for T.M. Associates, Inc.



Development Name: Reese Village Apartments Name of Applicant: Reese Village TM LLC

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.

Petersburg Community Development Corporation Inc. Principal's Name: Controlling GP (CGP) or 'Named' Managing N Member of Proposed property?* Y or N

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	Development Name/Location	Name of Ownership Entity and Phone Number	CGP or 'Named' Managing Member at the time of dev.? (Y/N)*	Total	Total Low Income Units	Placed in Service Date	8609(s) Issue Date	Uncorrected 8823's? (Y/N) Explain "Y"
1	Surry Village Spring Grove, VA	Surry Village LP 804-420-6458	Y (100% GP)	48	48	2007	2008	N
2	Henry Williams Townhomes Petersburg, VA	Owens Court LP 804-420-6458	N (51% GP)	42	42	2012	2013	Ν
3	American Tobacco Lofts Richmond, VA	American Tobacco Holdings LLC 804-420-6458	N (10% GP)	134	134	2018	2018	Ν
4	Petersburg Artist Space Petersburg, VA	110 South Perry LLC 804-420-6458	N (10% GP)	226	226	2018	2018	Ν
5	School House/Springford Port Deposit & Elkton, MD	Spring School Preservation LP 804-420-6458	N (40% GP)	69	69	2022	2022	Ν
6	Pinecrest Apartments Bedford, VA	Pinecrest Preservation LLC 804-420-6458	N (10% GP)	64	64	2021	2021	Ν
7	Carrolltowne Village Eldersburg, MD	Carrolltowne Village Preservation LP 804-420-6458	N (40% GP)	40	40	2019	2021	Ν
8	Brookmeadow Chestertown, MD	Brookmeadow Preservation LP 804-420-6458	N(40% GP)	34	34	2021	2023	Ν
9	Kilmarnock Village Apts Kilmarnock, VA	Killmarnock Village Apts. LP (240) 428-7799	N (10% GP)	24	24	2021	2022	Ν
10	The Coile Apartments Newport News, VA	311 33rd Street LLC 804-420-6458	N (51% GP)	62	62	TBD	TBD	Ν

11	Magnolia Place Apts Blackstone, VA	Magnolia Apartments TM LLC 240-428-7799	N (10% GP)	56	56	2023	TBD	Ν
12	Deerfield Apartments Crewe, VA	Deerfield Elderly Apartments TM LLC 240- 428-7799	N (10% GP)	39	39	TBD	TBD	Ν
13								
14								
15	* Must have the ability to bind the							

* Must have the ability to bind the LIHTC entity; document with partnership/operating agreements and <u>one 8609</u> (per

parmership/operating agreements a	119
entity/development) for a total of 6.	

1st PAGE	
TOTAL:	838

838

LIHTC as % of 100% Total Units

HISTORY OF PETERSBURG COMMUNITY DEVELOPMENT CORPORATION, INC. ("PCDC")

PCDC is a Virginia non-profit corporation organized in November, 1989. Historically, its purposes included developing and owning housing that is affordable to low and moderate income individuals residing anywhere in the United States. PCDC is designated as a taxexempt organization under Section 501(c)(3) of the Internal Revenue Code. PCDC's primary sources of funding since 2008 have been CDBG grants from the City of Petersburg (the "City" or "Petersburg"), The Cameron Foundation ("Cameron"), the Virginia Department of Housing and Community Development ("DHCD"), contract work performed for the City, and private donations.

In its early years, PCDC acquired single family residences through donation to PCDC and then proceeded to renovate the buildings using home improvement loans from local banks; the homes were sold to low and moderate-income persons. Most purchasers of the homes were first-time homeowners. In all, 19 single family houses were purchased and renovated by PCDC by 2004.

The second phase of PCDC's history began when PCDC was approached by the Petersburg Redevelopment and Housing Authority ("PRHA") in 2005 about having PCDC apply for certification as a CHDO through DHCD. PRHA was interested in sponsoring a non-profit corporation that could become certified as a CHDO for the purpose of developing affordable housing in the Petersburg, Virginia metropolitan area, and using HOME funds for staffing expenses and project-specific "hard costs." In order to be certified as a CHDO, PCDC had to reorganize as a non-member organization and restructure its Board of Directors. PCDC received that certification in September, 2007. The administration of the City of Petersburg has supported the activities of PCDC since its organization, and PCDC has received positive news coverage of its successes.

PRHA desired for PCDC to assume a leadership role in the Petersburg community by making affordable housing available to persons in need and who had been underserved by State, Federal and local agencies. Among the goals of PCDC has been to work with the City administration to map out a strategy for filling the void left by HUD's inability to fund the development of new housing and rehab aging housing stock.

The first major initiative in the "new era" was the development of single-family detached homes on Van Buren Street in Petersburg, across from the Cedar Lawn Townhouses. This development, known as "Van Buren Estates," was begun by constructing two model homes, both of which were sold in 2009. Due to differences between PCDC and PRHA regarding the target costs of affordable housing, PCDC assigned its development rights in Van Buren Estates to PRHA, and thereafter focused its efforts on other projects more in keeping with its mission.

PCDC's second major project was the Henry Williams Townhomes (formerly known as "Owens Court"), 42 townhomes for rent constructed on a Gillfield redevelopment site at the intersection of Lee Avenue and South South Street in Petersburg. The project development costs were over \$10 million. With funding by Cameron and with assistance by PCDC's codevelopment partner, T.M. Associates, PCDC was able to purchase the site from the City, obtain rezoning, the project was designed, a market study completed, a low-income housing tax credit ("LIHTC") application submitted to the Virginia Housing Development Authority ("VHDA"), and an Affordable Housing Production Program ("AHPP") application was submitted to DHCD. The Henry Williams project received a reservation of LIHTC from VHDA worth over \$6,836,000 when syndicated. Boston Capital purchased the LIHTC. The LIHTC application to VHDA for the Henry Williams Townhomes was ranked first in the Richmond region pool by VHDA in the 2010 round. This project also received an AHPP grant from DHCD in the amount of \$417,000 for a portion of the permanent mortgage and a \$50,000 grant for PCDC operating funds. Groundbreaking occurred in June, 2011 and the townhomes were completed in November, 2012. Today, occupancy remains near 100%.

PCDC has participated in the revitalization of the Halifax-Harding Revitalization Area containing approximately 900 homes, vacant lots and businesses generally in the vicinity of Halifax and Harding Streets in Petersburg (the "Halifax Project"). Non-profit organizations such as Better Housing Coalition, Restoration of Petersburg CDC, Virginia LISC and Triangle Center for Development, Inc. have collaborated with PCDC under the name of the "Halifax Partnership" to effect substantial changes in this targeted neighborhood.

PCDC's redevelopment activities in this targeted area are aligned with the City's Comprehensive Plan which states that "a complete redevelopment plan should be created" in the Halifax community. The Halifax Project was supported by City Council in 2010-2011 with a planning grant of \$25,000 for a study, and again in 2011-2012 with a grant of \$75,000 for preparation of a redevelopment plan. A draft Redevelopment Plan was presented to the City Planning Department and the PRHA Board in August, 2013, but no action was ever taken by City Council. While the Halifax Project has been declared to be one of the City's priorities for redevelopment, the lack of City capital improvement funds to upgrade infrastructure in that area has halted that Project.

During the summer of 2013, Petersburg City Councilman W. Howard Myers contacted PCDC about renovating the abandoned Virginia Avenue Elementary School as a community health and wellness center for the City. The City Administration supported the idea and issued an RFP for a feasibility study for the project. PCDC was selected in December, 2013 by a committee appointed by the City to perform this engagement, and work on the study began in January, 2014. The study was presented to City Council on June 17, 2014 and adopted on July 1, 2014. Subsequently, the City issued an RFP for a developer for this project, with a deadline for submission of proposals of November 12, 2014. PCDC submitted its proposal and was selected as the developer on November 24, 2014.

The redevelopment costs were to be covered largely by federal and state historic tax credits and grants from organizations supporting healthcare and wellness initiatives. The City

committed to lease approximately 40% of the space in the renovated building for its parks and recreation operations, and PCDC received expressions of interest from Bon Secours for a medical clinic and FeedMore for a food pantry in the renovated space. Community Health Alliance, a 501(c)(3) organization active in Richmond and Petersburg, was PCDC's administrative partner responsible for handling all funds and grant administration. Construction was to begin in late spring 2015 with a 12-month construction period, but the City reneged on its obligation to lease space as the anchor tenant and Community Health Alliance subsequently went out of business. As a result, PCDC had to abandon this project.

In the Summer of 2017, the PCDC Board decided to "reinvent" PCDC. The plan going forward would be for PCDC to hold (i) rights of first refusal and purchase options on LIHTC projects that would be exercisable after the end of the LIHTC tax credit compliance period, and (ii) minority equity interests in certain LIHTC projects. Mr. James Hendricks has served as the President of PCDC since 2017. Today, PCDC owns equity interests in 18 affordable apartment projects and rights of first refusal in 8 such projects.

In 2019 PCDC was the development partner and co-General Partner in five developments that successfully received 9% Tax Credit Allocation in Maryland and Virginia. Most notably, the Coile, which received VHDA's Innovation LIHTC allocation.



Development Name: Reese Village Apartments Name of Applicant: Reese Village TM LLC

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.

List only tax credit development experience for the past 15 years. 3

Use separate pages as needed, for each principal. 4

rincipal's Name:	ckmaster	Controlling GP (CGP) or 'Named' Managing N Member of Proposed property?* Y or N					
		CGP or 'Named' Managing					
Development Name/Location	Name of Ownership Entity and Phone Number	Member at	Total Dev. Units	Total Low Income Units	Placed in Service Date	8609(s) Issue Date	Uncorrea 8823's? (Explain
Deerfield	Deerfield Elderly Apartments TM, LLC (240) - 428 - 7799	N	39	39	TBD	TBD	N

ADD ADDITIONAL PROPERTIES USING NEXT TAB



Development Name: Reese Village Apartments Name of Applicant: Reese Village TM LLC

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

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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.

List only tax credit development experience for the past 15 years. 3

Use separate pages as needed, for each principal. 4

Amy E rincipal's Name:	Jown				ed' Managing sed property?*		•
	Norse of Our or this Eatity, and	CGP or 'Named' Managing Member at the time of	Total Day	Total Low	Discord in	8/09/6) (500	
Development Name/Location	Name of Ownership Entity and Phone Number	dev.? (Y/N)*	Total Dev. Units	Income Units	Placed in Service Date	8609(s) Issue Date	8823's? Explain
Brittany Bay Apartments Rock Hall, MD	Brittany Bay TM, LLC (240) - 428 - 7799	Ν	40	40	TBD	TBD	Ν
unset Hargraves Caroline County, MD	Sunset Hargraves TM, LLC (240) - 428 - 7799	Ν	68	68	TBD	TBD	Ν
Deerfield Apartments Crewe, VA	Deerifeld Elderly Apartments TM LLC 240-428-7799	Ν	39	39	TBD	TBD	Ν

147

100% Total Units

TOTAL:



Development Name: Reese Village Apartments Name of Applicant: Reese Village TM LLC

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.

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3 List only tax credit development experience for the past 15 years.

4 Use separate pages as needed, for each principal.

CGP or 'Named' Managing Member at Total Low Uncorrected	Donald	Nuzzio	Control			ed' Managing		-
Nome of Ownerhip Entity and Brittony Boy Apartments Rock Hall, MD Nome of Ownerhip Entity and Brittony Boy Apartments (240) - 428 - 7799 N 40 40 TBD TBD N Brittony Boy Apartments Rock Hall, MD Brittony Boy TNL LLC (240) - 428 - 7799 N 40 40 TBD TBD N Deerfield Apartments County, MD Deerfield Elderly Apartments TNL C N 68 68 TBD TBD N Deerfield Apartments Crewe, VA Deerfield Elderly Apartments TNL C N 39 39 TBD TBD N Deerfield Apartments Crewe, VA Deerfield Elderly Apartments TNL C N 39 39 TBD TBD N Deerfield Apartments Crewe, VA Deerfield Elderly Apartments TNL C N 39 39 TBD TBD N Deerfield Starty Apartments Treat Deerfield Elderly Apartments TREAT N 39 39 TBD TBD N Deerfield Starty Apartments Treat Deerfield Elderly Apartments TREAT N 39 39 TBD TBD N Deerfield Apartments	Principal's Name:			Memb	er of Propo	sed property?*	Y or N	
Bittory Boy Apartments Rock Hall, MD Bittory Boy TM, LLC (240) - 428 - 7799 N 40 40 TBD TBD N Sunsel Hargraves Caroline County, MD Sunsel Hargraves TM, LLC (240) - 428 - 7799 N 68 68 TBD TBD N Deerfield Apartments Crewe, VA Deerfield Apartments TM LLC N 39 39 TBD TBD N 240-028-7799 N 68 68 TBD N N 240-028-7799 N 68 68 TBD N 240-028-7799 N 1 1 1 1 1 240-028-7799 N 1 1 1 1 1 1 1	Development Name (Leoptice		'Named' Managing Member at the time of		Income			Uncorrected 8823's? (Y/N
Rock Hall, MD (240) - 428 - 7799 N 40 40 18D 18D N Sunset Hargraves TA, LLC County, MD (240) - 428 - 7799 N 68 68 TBD TBD N Deerfield Apartments Crewe, VA Deerfield Elderly Apartments TM LLC 240-428-7799 N 39 39 TBD TBD N Image: Crewe, VA 240-428-7799 Image: Crewe, VA Image: Crewe,			dev.¢ (Y/N)*	Units	Units	Service Date	Dale	explain t
County.MD (240) + 428 - 7799 N 600 160 180 N Deerfield Apartments Crewe, VA Deerfield High Apartments MILC 240-428-7799 N 39 39 TBD TBD N Image: Crewe, VA 240-428-7799 Image: Crewe, VA Image: Crewe, VA <t< td=""><td>Rock Hall, MD</td><td>(240) - 428 - 7799</td><td>N</td><td>40</td><td>40</td><td>TBD</td><td>TBD</td><td>Ν</td></t<>	Rock Hall, MD	(240) - 428 - 7799	N	40	40	TBD	TBD	Ν
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		TM LLC	N	39	39	TBD	TBD	Ν
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* Must have the ability to bind the Liftic entity; accument w partnership/operating agreements and <u>one 8609</u> (per entity/development) for a total of 6.

1st PAGE	
TOTAL:	147

LIHTC as % of 100% Total Units

ADD ADDITIONAL PROPERTIES USING NEXT TAB

Tab E:

Site Control Documentation & Most Recent Real Estate Tax Assessment (MANDATORY)

AGREEMENT OF PURCHASE AND SALE

THIS AGREEMENT OF PURCHASE AND SALE is made this 8th day of March 2024, by and between **REESE I LIMITED PARTNERSHIP**, a Virginia limited partnership (hereinafter referred to as the "Seller") and **REESE VILLAGE TM LLC**, a Virginia limited liability company (hereinafter referred to as the "Buyer").

WITNESSETH:

1. That for and in consideration of the Deposit of One Dollar (\$1.00) paid by Buyer to Seller, the receipt and sufficiency of which is hereby acknowledged, the Seller hereby agrees to sell to the Buyer, its successors and assigns, and the Buyer agrees to purchase from the Seller the real property located at **311 Bond Court, Emporia, Virginia 23847**, which is currently known as **Reese Village Apartments**, consisting of 40 residential units, together with all easements, rights, and appurtenances attached thereto and all improvements thereon (all of which is hereinafter referred to as the "<u>Real Estate</u>"), for a purchase price of **Two Million and No/100 Dollars (\$2,000,000.00)**, which purchase price shall include Buyer's assumption of a first mortgage lien ("Loan Assumption") in favor of Farmers Home Administration (the "<u>Purchase Price</u>").

2. The Seller hereby represents and warrants to the Buyer that its title to the Real Estate is good, merchantable and marketable fee simple title, free and clear of all liens and encumbrances, except the lien of a first mortgage to Farmers Home Administration and any easements of record which do not adversely effect the use of the property for residential purposes.

3. Buyer will assume and agrees to pay all assessments becoming a lien after the date of the closing hereunder. The Seller shall not receive a credit for the real estate taxes assessed during the taxable year in which the Closing occurs.

4. In the event of any condemnation of the Real Estate or any part thereof prior to closing, Buyer may elect either to terminate this Agreement, or to purchase the remainder of the Real Estate with a pro rata reduction in the purchase price.

5. The closing of the purchase and sale of the Real Estate shall occur at the office of the closing attorney or Title Company designated by the Buyer on or before **December 31, 2025.**

6. At closing, the Buyer shall pay the Purchase Price to the Seller (less the amount of the Loan Assumption).

7. At the closing, Seller shall execute, acknowledge and deliver to Buyer, or its nominee, successor, or assignee, a general warranty deed in form satisfactory and acceptable to Buyer's counsel, with full English Covenants of title, conveying the Real Estate to the Buyer, its nominee, successor or assignee, free and clear of all liens, encumbrances, title defects and exceptions and rights of others except the lien of a first mortgage to the Farmers Home Administration and any easements of record which do not adversely effect the use of the property for residential purposes. The cost of any documentary, transfer and exercise taxes imposed upon the conveyance, other than the Grantor's Tax, shall be paid by the Buyer. The Seller shall pay the Grantor's Tax. Possession of the Real Estate shall be delivered to Buyer at closing in the same condition as it now is in, ordinary wear and tear only expected. In addition, the Seller shall deliver to the Buyer all cash in all accounts of the Seller, including the operating account, escrow accounts, reserve accounts and tenant security accounts. The Seller shall also deliver to the Buyer all records and files of the Seller relating to or in any way pertaining to the Real Estate and the apartment project situated thereon which are in the possession of or under the control of the Seller or the managing agent employed by the Seller.

8. This Agreement shall be binding upon and inure to the benefit of Buyer and Seller and their respective successors and assigns.

9. If the Seller fails to perform its obligations hereunder, Buyer shall be entitled to its remedies at law and to enforce this Agreement by an action for specific performance. If the Buyer fails to perform its obligations hereunder, the Seller shall retain the Deposit as its sole and exclusive remedy.

10. No delay, forbearance or neglect by the Buyer in the enforcement of any of the conditions of this Agreement or any of Buyer's rights or remedies hereunder shall constitute or be construed as a waiver thereof. No waiver of any of the conditions of this agreement by Buyer shall be effective unless expressly and affirmatively made and given by Buyer in writing.

11. Time is of the essence for the performance of each and every covenant contained herein.

12. This instrument contains and constitutes the entire agreement of the parties regarding the subject matter hereof, and there are no other agreements, written or oral between the parties affecting the subject matter hereof. No amendment of this agreement shall be effective unless it is in writing and signed by the parties hereto.

13. This agreement shall be interpreted and enforced according to the laws of the Commonwealth of Virginia.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

IN WITNESS WHEREOF, the parties have signed, sealed and delivered this Agreement of Purchase and Sale on the date first above written.

SELLER:

REESE I LIMITED PARTNERSHIP

By: MARG Rural LLC, a West Virginia limited liability company, its General Partner

By: Black Men

Robert B. Margolis, Manager

By: Margolis Family Investments, LLC, a Maryland limited liability company, its Limited Partner

By: _ Black Mary

Robert B. Margolis, Manager

PURCHASER:

REESE VILLAGE TM LLC, a Maryland limited liability company

- By: Reese Village MM LLC, a Maryland limited liability company, its Manager
- By: TMG I LLC, a Virginia limited liability company, its Manager
- By: AS Squared, LLC a Virginia limited liability company, its Manager

By:

Adam J. Stockmaster, Manager

Reese Village - Purchase Agreement(104711009.1)

EXHIBIT A

LEGAL DESCRIPTION

PARCEL ONE:

All that certain tract or parcel of land situated, lying and being in the City of Emporia Virginia, containing 0.61 acres (26,739 Sq. Ft.), designated "Bradley, Percy C., Et Ux", on a plat of survey entitled, "PLAT SHOWING SURVEY OF PROPERTY TO BE CONVEYED TO EMPORIA ASSOCIATES, A VIRGINIA LIMITED PARTNERSHIP, EMPORIA, VIRGINIA", dated November 21, 1984, revised August 14, 1985, revised August 16, 1985, revised January 10, 1986, revised January 12, 1986, made by Hassell & Folkes, P.C., Surveyors & Engineers, Chesapeake, Virginia, which plat of survey is of record in the Clerk's Office of the Circuit Court of Greensville County, Virginia, in Plat Book 11, page 161, to which plat reference is here made, and which property is more particularly described according to said plat as follows:

COMMENCING at the southeast corner of Reese Street and Going Street, the true point of beginning; and from the point of beginning thus established, running thence S 60° 00' 00" E a distance of 166.51 feet to a point; running thence S 28° 40' 00" W a distance of 151.94 feet to a point; running thence N 68° 45' 41" W a distance of 156.22 feet to a point in the easterly line of Reese Street; running thence along the easterly line of Reese Street along a curve to the right having a radius of 1273.24 feet and an arc length of 153.42 feet to a point; running thence N 27° 54' 40" E a distance of 23.10 feet to a point, the point or place of beginning.

PARCEL TWO:

All that certain tract or parcel of land situated, lying and being in the City of Emporia, Virginia, containing .81 acres (35,227 Sq. Ft.), designed "Bradley P." on a plat of survey entitled, "PLAT SHOWING SURVEY OF PROPERTY TO BE CONVEYED TO EMPORIA ASSOCIATES, A VIRGINIA LIMITED PARTNERSHIP, EMPORIA, VIRGINIA", dated November 21, 1984, revised August 14, 1985, revised August 16, 1985, revised January 10, 1986, revised January 12, 1986, made by Hassell & Folkes, P.C., Surveyors & Engineers, Chesapeake, Virginia, which plat of survey is of record in the Clerk's Office of the Circuit Court of Greensville County, Virginia, in Plat Book 11, page 161, to which plat reference is here made, and which property is more particularly described according to said plat as follows:

Commencing at the southeast corner of Reese Street and Going Street, the true point of beginning; and from the point of beginning thus established, running thence S 68° 45' 41" E a distance of 231.22 feet to a point; running thence S 29° 36' 09" W a distance of 179.23 feet to a point; running thence N 60° 26; 30" W a distance of 200.95 feet to a point in the easterly line of Reese Street; running thence along the easterly line of Reese Street N 18° 13' 10" E a distance of 86.45 feet to a point; running thence along a curve to the right having a radius of 1273.24 feet and an arc length 61.95 feet to a point, the point or place of beginning.

PARCEL THREE:

All that certain lot or parcel of land with building thereon, lying, being and situate on the east side of Reese Street (formerly Old Halifax Road) in the City of Emporia (formerly Town of Emporia, Belfield Magisterial District, Greensville County), Virginia, fronting on said Reese Street one hundred and two (102) feet more or less, running back between lines a distance of three hundred (300) feet more or less, and the rear line being one hundred (100) feet, more or less; and being all that same and identical real estate as conveyed by Otis P. Dobie, unmarried, to George W. Jordan and Lucy Jordan, his wife, by deed dated December 7, 1945, and of record in the Clerk's Office of the Circuit Court of Greensville County, Virginia in Deed Book 53, at page 80;

Less and except a strip of land along Reese Street varying in width from twelve (12) feet to sixteen (16) feet, conveyed unto the Town of Emporia, a Municipal Corporation, for the purpose of constructing a sidewalk, by deed dated January 2, 1962, and of record in the aforesaid Clerk's Office, in Deed Book 81, at page 340. Also being that certain tract or parcel of land containing .63 Acres (27,486 Sq. Ft.), designated "Jordan, G.W. & Lucy Estate" on plat of survey entitled "PLAT SHOWING SURVEY TO BE CONVEYED TO EMPORIA ASSOCIATES, A VIRGINIA LIMITED PARTNERSHIP, EMPORIA, VIRGINIA", dated November 21, 1984, revised August 14, 1985, revised August 16, 1985, revised January 10, 1986, revised January 12, 1986, made by Hassell & Folkes, P.C., Surveyors & Engineers, Chesapeake, Virginia, which plat of survey is of record in the Clerk's Office of the Circuit Court of Greensville County, Virginia, in Plat Book 11, page 161, to which plat reference is here made, and which property is more particularly described according to said plat as follows:

Commencing at the southeast corner of Reese Street and Going Street, thence S 27° 54' 40" W a distance of 23.10 feet to a point; thence along a curve to the left having a radius of 1273.24 feet and an arc length of 153.42 feet to a point; thence along a curve to the left having a radius of 1273.24 feet to a point; thence along a curve to the left having a radius of 1273.24 feet to a point; thence S 18° 13' 10" W a distance of 86.45 feet to a point, the true point of beginning; and from the point of beginning thus established, running thence S 60° 26' 30" E a distance of 288.24 feet to a point; running thence S 29° 30' 19" W a distance of 99.77 feet to a point; thence running N 60° 00' 00" W a distance of 268.75 feet to a point in the easterly line of Reese Street; running thence along the easterly line of Reese Street N 18° 13' 10" E a distance of 99.64 feet to a point, the point or place of beginning.

PARCEL FOUR:

ALL that certain tract or parcel of land situated, lying and being in the City of Emporia, Virginia, containing 0.31 Acres (13,335 Sq. Ft.), designed "Johnson, Joseph Estate" on plat of survey entitled "PLAT SHOWING SURVEY OR PROPERTY TO BE CONVEYED TO EMPORIA ASSOCIATES, A VIRGINIA LIMITED PARTNERSHIP, EMPORIA, VIRGINIA", dated November 21, 1984, revised August 14, 1985, revised August 16, 1985, revised January 10, 1986, revised January 12, 1986, made by Hassell & Folks, P.C., Surveyors & Engineers, Chesapeake, Virginia, which plat of survey is of record in the Clerk's Office of the Circuit Court of Greensville County, Virginia, in Plat Book 11, page 161, to which plat reference is here made, and which property is more particularly described according to said plat as follows:

COMMENCING at the southeast corner of Reese Street and Going Street, thence S 27° 54' 40" W a distance of 23.10 feet to a point; thence along a curve to the left having a radius of 1273.24 feet and an arc length of 153.42 feet to a point; thence along a curve to the left having a radius of 1273.24 feet and an arc length of 61.95 feet to a point; thence S 18° 13' 10" W a distance of 86.45 feet to a point; thence S 18° 13' 10" W a distance of 86.45 feet to a point; thence S 18° 13' 10" W a distance of 99.64 feet to a point, the true point of beginning; and from the point of beginning thus established, running thence S 60° 00' 00" E a distance of 268.75 feet to a point; running thence S 29° 30' 19" W a distance of 49.89 feet to a point; running thence N 60° 00' 00" W a distance of 259.06 feet to a point in the easterly line of Reese Street; running thence along the easterly line of Reese Street along a curve to the left having a radius of 505.55 feet and an arc of 16.60 feet to a point; running thence N 18° 13' 10" E a distance of 34.30 feet to a point, the point or place of beginning.

Property Identification Card

Previous

Property Address 301 M REESE STREET (301,309), Owner Name/Address

REESE I LIMITED PARTNERSHIP C/O VIRGINIA HOUSING DEVELOP ATTN TONY A WEBB

Map ID: 124A 0 2-4; (6) 2 PO BOX 5127

Acet No: 13600-1 RICHMOND VA 23220-6500

Legal Description: 301, 309 REESE STREET 0000002.360

Instrument: 2003 2003 1084

Occupancy:

Dwelling Type: REESE VILLAGE

Use/Class: APARTMENT / MULTI-FAM RES	Acreage: 2.360	
Year Assessed: 2024	Year Built: 1990	Land Use:
Zoning: R-3	Year Remodeled:	Total Mineral: \$0
District:	Year Effective: 1995	Total Land: \$70,800
MH/Type:	On Site Date: 11/10/2023	Total Improvements: \$1,231,900
Condition: AVERAGE	Review Date: 11/15/2023	Total Value: \$1,302,700

|----- Improvement Description -------| Exterior Interior Site EXTERIOR-VINYL SID BASEMENT-NONE TO POURAPHY-LEVEL FOUNDATION-SLAB FLOORING-CAR/VINYL UTILITY-PUBLIC SEW ROOFING-COMP SHING HEAT TYPE-HEAT PUM UTILITY-PUBLIC WAT INT WALLS -PLST - PAN --- Commercial Valuation -1--1 Cls Grad YEff Description Str/# Size Rate Pot Value 002M C-10 1995 APARTMENT 2.0 9800 73.00 .31 .15 373428 002M C-10 1995 APARTMENT 2.0 19380 73.00 .31 .15 738472 046M D 1995 OFFICE 1.0 1232 109.00 .31 .15 57495 Total Market Value 1169395 |----- Other Improvements Valuation ------÷1 Desc Length Width Size Grade Rate FV/Pot Value SPHALT 28000 C 2.50 .20 56000 ASPHALT FENCE CL 5000 STRG FRM 1500 Total Imp Value 62500 Cur. Value Prev. Value 4Inc. Land 70800 70800 Total Land Value 2.360 20800 -- | Improvements 1231900 Total 1302700 1105900 - Comments -TOTAL 40 RENTAL UNITS. REMODELED IN 2004 1176700 Total Property Value

Tab F:

RESNET Rater Certification (MANDATORY)



Appendix F

RESNET Rater Certification of Development Plans

Project Name:	Reese Village Apartments
Project Address:	311 Bond Court Emporia, VA 23847

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

Signed:

Signature

Resnet Provider Agency Viridiant

NY

Provider Contact and Phone/Email

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



Final RESNET Rater Certification of Development

I certify that the development incc energy perfomance as indicated in I certify that the energy data enter I certify the development has obta	Virginia's Qualified Alloca ed into any system was no	tion Plan (QAP). ot enterned in by another party.
In addition provide HERS rating do	ocumention as specified in	the manual
The development's de HERS inde		the EnergyStar certification.
		existing, based on HERS Index
Beginning HERS index Final HERS Index	evidence a HERS Index of 8	su or rower.
Adaptive Reuse - Mus HERS inde	t evidence a HERS Index of	f 95 or lower.
Additional Optional Certifications I certify the development has met all data was not enetered or subm	all the requirements of the	
Earthcraft Certificatio The development has	n obtained the EarthCraft Co	level
LEED Certification The development has	obtained the U.S. Green B	uilding Council LEED certification.
National Green Building Standard (NGBS) The development has obtained the NGBS certification. level		
Enterprise Green Communities The development has been certified as an Enterprise Green Community.		
Zero Energy Ready Ho	mes	
Passive House		
Date:	Signed:	
My notary seal is affixed below:	Printed Name:	
		RESNET Rater
	Signature	
	-	RESNET Rater
The foregoing instrument was ackr by		day of, 20
Notary Public:	(print)	
Notary Public:	(signature)	My commission expires: My notary registration number is:

Projected Report Based on Plans

HERS® Index Score:

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

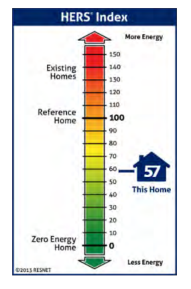
Rating Date: 2024-03-01 Registry ID: Ekotrope ID: dxm7KGZv

Annual Savings *Relative to an average U.S. home Home: 311 Bond Court Emporia, VA 23847 **Builder:**

This home meets or exceeds the criteria of the following:

Your Home's Estimated Energy Use:

	Use [MBtu]	Annual Cost
Heating	3.0	\$75
Cooling	1.4	\$35
Hot Water	4.7	\$119
Lights/Appliances	11.3	\$286
Service Charges		\$302
Generation (e.g. Solar)	0.0	\$0
Total:	20.3	\$817



Home Feature Summary:

	-
Home Type:	Apartment, end unit
Model:	N/A
Community:	N/A
Conditioned Floor Area:	575 ft ²
Number of Bedrooms:	1
Primary Heating System:	Air Source Heat Pump • Electric • 9 HSPF
Primary Cooling System:	Air Source Heat Pump • Electric • 17 SEER
Primary Water Heating:	Residential Water Heater • Electric • 0.95 Energy Fa
House Tightness:	7 ACH50 (Adjusted Infiltration: 3.88 ACH50)
Ventilation:	40 CFM • 23 Watts • ERV
Duct Leakage to Outside:	8 CFM25 / 100 ft ²
Above Grade Walls:	R-13
Ceiling:	Adiabatic, R-13
Window Type:	U-Value: 0.25, 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 Factor 1431 W. Main Street, Richmond, VA 23220









Projected Report Based on Plans

HERS® Index Score:

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: 2024-03-01 Registry ID: Ekotrope ID: dq39Jxn2

Annual Savings *Relative to an average U.S. home

Home: 311 Bond Court Emporia, VA 23847 **Builder:**

This home meets or exceeds the criteria of the following:

Your Home's Estimated Energy Use:

	Use [MBtu]	Annual Cost
Heating	5.7	\$143
Cooling	1.6	\$40
Hot Water	б.3	\$159
Lights/Appliances	10.4	\$261
Service Charges		\$302
Generation (e.g. Solar)	0.0	\$0
Total:	24.0	\$907

Framed Floor: N/A

HERS Index More Energy 150 140 Existing Home 130 120 110 Reference 100 Home 90 80 80 70 This Home 60 50 40 30 20 10 Zero Energy Hon Less Energy 02013 RESNET

Home Feature Summary:

	-
Home Type:	Apartment, end unit
Model:	N/A
Community:	N/A
Conditioned Floor Area:	575 ft ²
Number of Bedrooms:	1
Primary Heating System:	Air Source Heat Pump • Electric • 8.2 HSPF
Primary Cooling System:	Air Source Heat Pump • Electric • 15 SEER
Primary Water Heating:	Residential Water Heater • Electric • 0.87 Energy Factor
House Tightness:	843 CFM50 (10.86 ACH50) (Adjusted Infiltration: 10.86 ACH50)
Ventilation:	None
Duct Leakage to Outside:	19 CFM @ 25Pa (3.3 / 100 ft ²)
Above Grade Walls:	R-13
Ceiling:	Adiabatic, R-13
Window Type:	U-Value: 0.5, SHGC: 0.6
Foundation Walls:	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

ergy Factor 1431 W. Main Street, Richmond, VA 23220







Projected Report Based on Plans

HERS® Index Score:

55

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: 2024-03-01 Registry ID: Ekotrope ID: dkg9Kpmd

Annual Savings \$588 *Relative to an average U.S. home Home: 311 Bond Court Emporia, VA 23847 Builder:

This home meets or exceeds the criteria of the following:

Your Home's Estimated Energy Use:

	Use [MBtu]	Annual Cost
Heating	2.2	\$56
Cooling	1.6	\$41
Hot Water	4.2	\$108
Lights/Appliances	11.2	\$285
Service Charges		\$302
Generation (e.g. Solar)	0.0	\$0
Total:	19.3	\$792

HERS Index More Energy 150 140 Existing Home 130 120 110 Reference 100 Home 90 80 70 55 50 This Home 40 30 20 10 **Zero Energy** Hor Less Energy 02013 RESNET

Home Feature Summary:

	-
Home Type:	Apartment, end unit
Model:	N/A
Community:	N/A
Conditioned Floor Area:	614 ft ²
Number of Bedrooms:	1
Primary Heating System:	Air Source Heat Pump • Electric • 9 HSPF
Primary Cooling System:	Air Source Heat Pump • Electric • 17 SEER
Primary Water Heating:	Residential Water Heater • Electric • 0.95 Energy
House Tightness:	7 ACH50 (Adjusted Infiltration: 4.01 ACH50)
Ventilation:	40 CFM • 23 Watts • ERV
Duct Leakage to Outside:	8 CFM25 / 100 ft ²
Above Grade Walls:	R-13
Ceiling:	Attic, R-49
Window Type:	U-Value: 0.25, SHGC: 0.27
Foundation Walls:	N/A
Framed Floor:	R-13

Rating Completed by:

Energy Rater: Stacey Smith RESNET ID: 2279319

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

Rating Provider: Viridiant y Factor 1431 W. Main Street, Richmond, VA 23220







Projected Report Based on Plans

HERS® Index Score:

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: 2024-03-01 Registry ID: Ekotrope ID: Le6bZb5d



Home: 311 Bond Court Emporia, VA 23847 **Builder:**

This home meets or exceeds the criteria of the following:

Your Home's Estimated Energy Use:

	Use [MBtu]	Annual Cost
Heating	5.5	\$138
Cooling	2.5	\$64
Hot Water	5.6	\$140
Lights/Appliances	10.7	\$269
Service Charges		\$302
Generation (e.g. Solar)	0.0	\$0
Total:	24.3	\$913

Duct

HERS Index More Energy 150 140 Existing Home 130 120 110 Reference 100 Home 85 80 This Home 70 60 50 40 30 20 10 **Zero Energy** Hor Less Energy 02013 RESNET

Home Feature Summary:

Framed Floor: R-13

Home Type:	Apartment, end unit
Model:	N/A
Community:	N/A
Conditioned Floor Area:	614 ft ²
Number of Bedrooms:	1
Primary Heating System:	Air Source Heat Pump • Electric • 8.2 HSPF
Primary Cooling System:	Air Source Heat Pump • Electric • 15 SEER
Primary Water Heating:	Residential Water Heater • Electric • 0.87 Energy
House Tightness:	1205 CFM50 (12.94 ACH50) (Adjusted Infiltration ACH50)
Ventilation:	None
Duct Leakage to Outside:	19 CFM @ 25Pa (3.09 / 100 ft²)
Above Grade Walls:	R-13
Ceiling:	Attic, R-26
Window Type:	U-Value: 0.5, SHGC: 0.6
Foundation Walls:	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

gy Factor 1431 W. Main Street, Richmond, VA 23220 ion: 12.94



Stacey Smith, Certified Energy Rater Digitally signed: 3/13/24 at 1:20 PM



💧 ekotrope

Projected Report Based on Plans

HERS® Index Score:

55

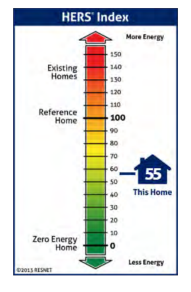
Your home's HERS score is a relative performance score. The lower the number, the more energy efficient the home. To learn more, visit www.hersindex.com Rating Date: 2024-03-01 Registry ID: Ekotrope ID: dma9K79d

Annual Savings \$697 *Relative to an average U.S. home Home: 311 Bond Court Emporia, VA 23847 Builder:

This home meets or exceeds the criteria of the following:

Your Home's Estimated Energy Use:

	Use [MBtu]	Annual Cost
Heating	3.1	\$79
Cooling	1.9	\$47
Hot Water	6.0	\$153
Lights/Appliances	13.5	\$341
Service Charges		\$302
Generation (e.g. Solar)	0.0	\$0
Total:	24.5	\$922



Home Feature Summary:

Home Type:	Apartment, end unit
Model:	N/A
Community:	N/A
Conditioned Floor Area:	760 ft ²
Number of Bedrooms:	2
Primary Heating System:	Air Source Heat Pump • Electric • 9 HSPF
Primary Cooling System:	Air Source Heat Pump • Electric • 17 SEER
Primary Water Heating:	Residential Water Heater • Electric • 0.95 Energy Fa
House Tightness:	7 ACH50 (Adjusted Infiltration: 3.96 ACH50)
Ventilation:	40 CFM • 23 Watts • ERV
Duct Leakage to Outside:	8 CFM25 / 100 ft ²
Above Grade Walls:	R-13
Ceiling:	Adiabatic, R-13
Window Type:	U-Value: 0.25, 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 actor 1431 W. Main Street, Richmond, VA 23220







Projected Report Based on Plans

HERS® Index Score:

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: 2024-03-01 Registry ID: Ekotrope ID: L7a6pmKv

Annual Savings *Relative to an average U.S. home

Home: 311 Bond Court Emporia, VA 23847 **Builder:**

This home meets or exceeds the criteria of the following:

Your Home's Estimated Energy Use:

	Use [MBtu]	Annual Cost
Heating	5.7	\$141
Cooling	2.2	\$57
Hot Water	7.7	\$193
Lights/Appliances	12.3	\$310
Service Charges		\$302
Generation (e.g. Solar)	0.0	\$0
Total:	28.0	\$1,003

Framed Floor: N/A

HERS Index More Energy 150 140 Existing Home 130 120 110 Reference 100 Home 90 16 70 This Home 60 50 40 30 20 10 **Zero Energy** Less Energy 02013 RESNET

Home Feature Summary:

Home Type:	Apartment, end unit
Model:	N/A
Community:	N/A
Conditioned Floor Area:	760 ft ²
Number of Bedrooms:	2
Primary Heating System:	Air Source Heat Pump • Electric • 8.2 HSPF
Primary Cooling System:	Air Source Heat Pump • Electric • 15 SEER
Primary Water Heating:	Residential Water Heater • Electric • 0.87 Energy Factor
House Tightness:	638 CFM50 (6.22 ACH50) (Adjusted Infiltration: 6.45 ACH50)
Ventilation:	None
Duct Leakage to Outside:	19 CFM @ 25Pa (2.5 / 100 ft ²)
Above Grade Walls:	R-13
Ceiling:	Adiabatic, R-13
Window Type:	U-Value: 0.5, SHGC: 0.6
Foundation Walls:	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 actor 1431 W. Main Street, Richmond, VA 23220







Projected Report Based on Plans

HERS® Index Score:

56

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: 2024-03-01 Registry ID: Ekotrope ID: vjj9Kl6v

Annual Savings \$688 *Relative to an average U.S. home Home: 311 Bond Court Emporia, VA 23847 Builder:

This home meets or exceeds the criteria of the following:

Your Home's Estimated Energy Use:

	Use [MBtu]	Annual Cost
Heating	3.1	\$79
Cooling	2.2	\$56
Hot Water	5.7	\$143
Lights/Appliances	13.4	\$338
Service Charges		\$302
Generation (e.g. Solar)	0.0	\$0
Total:	24.4	\$918

HERS Index More Energy 150 140 Existing Home 130 120 110 Reference 100 Home 90 80 70 56 50 This Home 40 30 20 10 **Zero Energy** Less Energy 02013 RESNET

Home Feature Summary:

Home Type:	Apartment, end unit
Model:	N/A
Community:	N/A
Conditioned Floor Area:	792 ft ²
Number of Bedrooms:	2
Primary Heating System:	Air Source Heat Pump • Electric • 9 HSPF
Primary Cooling System:	Air Source Heat Pump • Electric • 17 SEER
Primary Water Heating:	Residential Water Heater • Electric • 0.95 Energy F
House Tightness:	7 ACH50 (Adjusted Infiltration: 7.00 ACH50)
Ventilation:	40 CFM • 23 Watts • ERV
Duct Leakage to Outside:	8 CFM25 / 100 ft ²
Above Grade Walls:	R-13
Ceiling:	Attic, R-49
Window Type:	U-Value: 0.25, SHGC: 0.27
Foundation Walls:	N/A
Framed Floor:	R-13

Rating Completed by:

Energy Rater: Stacey Smith RESNET ID: 2279319

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

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







Projected Report Based on Plans

HERS® Index Score:



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: 2024-03-01 Registry ID: Ekotrope ID: 25YBqDp2

Annual Savings \$453 *Relative to an average U.S. home

Home: 311 Bond Court Emporia, VA 23847 Builder:

This home meets or exceeds the criteria of the following:

Your Home's Estimated Energy Use:

	Use [MBtu]	Annual Cost
Heating	б.2	\$155
Cooling	3.4	\$86
Hot Water	7.0	\$176
Lights/Appliances	12.7	\$317
Service Charges		\$302
Generation (e.g. Solar)	0.0	\$0
Total:	29.3	\$1,036

HERS Index More Energy 150 140 Existing Home 130 120 110 Reference 100 Home 84 80 70 This Home 60 50 40 30 20 10 **Zero Energy** Hon Less Energy 02013 RESNET

Home Feature Summary:

	•
Home Type:	Apartment, end unit
Model:	N/A
Community:	N/A
Conditioned Floor Area:	792 ft ²
Number of Bedrooms:	2
Primary Heating System:	Air Source Heat Pump • Electric • 8.2 HSPF
Primary Cooling System:	Air Source Heat Pump • Electric • 15 SEER
Primary Water Heating:	Residential Water Heater • Electric • 0.87 Energ
House Tightness:	1218 CFM50 (10.14 ACH50) (Adjusted Infiltrati ACH50)
Ventilation:	None
Duct Leakage to Outside:	19 CFM @ 25Pa (2.39 / 100 ft²)
Above Grade Walls:	R-13
Ceiling:	Attic, R-26
Window Type:	U-Value: 0.5, SHGC: 0.6
Foundation Walls:	N/A
Framed Floor:	R-13

Rating Completed by:

Energy Rater: Stacey Smith RESNET ID: 2279319

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

Rating Provider: Viridiant

gy Factor 1431 W. Main Street, Richmond, VA 23220 tion: 10.14



Stacey Smith, Certified Energy Rater Digitally signed: 3/13/24 at 1:20 PM



🐌 ekotrope

RESNET HOME ENERGY RATING Standard Disclosure

For home(s) located at: 311 Bond Court, Emporia, VA

Check the applicable disclosure(s):

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G.M.	1.1	ne kater o	r the Kater	semplover	is receiving	a tee tor	providing	the rating on	this nome.
-	10000			a.a.,			Et a company		

2. In addition to the rating, the Rater or the Rater's employer has also provided the following consulting services for this home:

A. Mechanical system design

M 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 payments on this home

C. An employee, contractor, or consultant of the electric and/or natural gas utility serving this home

4. The Rater or Rater's employer is a supplier or installer of products, which may include:

Products	Installed in	this home by	OR is in the	business of
HVAC systems	Rater	Employer	Rater	Employer
Thermal insulation systems	Rater	Employer	Rater	Employer
Air sealing of envelope or duct systems	Rater	Employer	Rater	Employer
Energy efficient appliances	Rater	Employer	Rater	Employer
Construction (builder, developer, construction contractor, etc)	Rater	Employer	Rater	Employer
Other (specify):	Rater	Employer	Rater	Employer

5. This home has been verified under the provisions of Chapter 6, Section 603 "Technical Requirements for Sampling" of the Mortgage Industry National Home Energy Rating Standard as set forth by the Residential Energy Services Network (RESNET). Rater Certification #: 2279319

Name:	Stacey Smith	Signature:	Sol	
Organization:	Viridiant	Digitally signed:	3/13/24 at 1:18 PM	

l 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:

TO: Virginia Housing

601 South Belvidere Street Richmond, Virginia 23220

RE: ZONING CERTIFICATION

Name of Development:	Reese Village		
Name of Owner/Applicant:	Reese VillageTM LLC		
Name of Seller/Current Owner:	Reese Village Limited Partnership		

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 Addre	ess:					
311 Bond Court						
Emporia, VA 23847						
Legal Description:						
See Attached Legal Descriptio	n					
Edd / Kiddined Edgar Deddinprio						
			_			
Proposed Improvem	ents:					
New Construction:		_ # Units		_ # Buildings		Total Floor Area Sq. Ft.
Adaptive Reuse:		# Units		_ # Buildings		Total Floor Area Sq. Ft.
🔳 Rehabilitation:	40	# Units	6	# Buildings	29,540.24	Total Floor Area Sg. Ft.

Zoning Certification, cont'd

Current Zoning: R-	allowing	g a density of
20 units per	acre, and the following other applicable condition	>ns:
Overall project density shall	not exceed twelve(12) dwelling units per acre	

Other Descriptive Information:

Reese Village is a 40-unit, garden style apartment community serving low-income residents of the City of Emporia	_
and the greater Greensville County area. The project will consist of six buildings with exterior vinyl siding and asphalt	_
shingle roofing	

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.

Watter L. Cullreaker
Signature
Matthew E. Culbreath
Printed Name
City Administrator Director of Planning & Zoning
434-634-3332 (434) G34-7301
Phone:
2/23/2024
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.

Legal Description

Reese Village 311 Bond Court Emporia, VA 23847

PARCEL ONE:

ALL that certain tract or parcel of land situated, lying and being in the City of Emporia, Virginia, containing 0.61 Acres (26,739 Sq. Ft.), designed "Bradley, Percy C., Et Ux", on plat of survey entitled, "PLAT SHOWING SURVEY OF PROPERTY TO BE CONVEYED TO EMPORIA ASSOCIATES, A VIRGINIA LIMITED PARTNERSHIP, EMPORIA, VIRGINIA", dated November 21, 1984, revised August 14, 1985, revised August 15, 1985, revised January 10, 1986, revised January 12, 1986, made by Hassell & Folkes, P.C., Surveyors & Engineers, Chesapeake, Virginia, which plat of survey is of record in the Clerk's Office of the Circuit Court of Greensville County, Virginia, in Plat Book 11, page 161, to which plat reference is here made, and which property is more particularly described according to said plat as follows:

COMMENCING at the southeast corner of Reese Street and Going Street, the true point of beginning; and from the point of beginning thus established, running thence S 60° 00' 00" E a distance of 166.51 feet to a point; running thence S 29° 40' 00" W a distance of 151.94 feet to a point; running thence N 68° 45' 41" W a distance of 156.22 feet to a point in the easterly line of Reese Street; running thence along the easterly line of Reese Street along a curve to the right having a radius of 1273.24 feet and an arc length of 153.42 feet to a point; running thence N 27° 54' 40" E a distance of 23.10 feet to a point, the point or place of beginning.

PARCEL TWO:

ALL that certain tract or parcel of land situated, lying and being in the City of Emporia, Virginia, containing 0.81 Acres (35,227 Sq. Ft.), designed "Bradley P.", on plat of survey entitled "PLAT SHOWING SURVEY OF PROPERTY TO BE CONVEYED TO EMPORIA ASSOCIATES, A VIRGINIA LIMITED PARTNERSHIP, EMPORIA, VIRGINIA", dated November 21, 1984, revised August 14, 1985, revised August 15, 1984, revised January 10, 1986, revised January 12, 1986, made by Hassell & Folkes, P.C., Surveyors & Engineers, Chesapeake, Virginia, which plat of survey is of record in the Clerk's Office of the Circuit Court of Greensville County, Virginia, in Plat Book 11, page 161, to which plat reference is here made, and which property is more particularly described according to said plat as follows:

COMMENCING at the southeast corner of Reese Street and Going Street, the true point of beginning; and from the point of beginning thus established, running thence S 68° 45' 41'' E a distance of 231.22 feet to a point; running thence S 29° 36' 09'' W a distance of 179.23 feet to a point; running thence N 60° 26' 30'' W a distance of 200.95 feet to a point in the easterly line of Reese Street; running thence along the easterly line of Reese Street N 18° 13'' 10'' E a distance of 86.45 feet to a point; running thence along a curve to the right having a radius of 1273.24 feet and an arc length of 61.95 feet to a point, the point or place of beginning.

(Continued)

PARCEL THREE:

ALL that certain lot or parcel of land with buildings thereon, lying, being and situate on the east side of Reese Street (formerly Old Halifax Road) in the City of Emporia (formerly Town of Emporia, Belfield Magisterial District, Greensville County), Virginia, fronting on said Reese Street one hundred and two (102) feet more or less, running back between lines a distance of three hundred (300) feet more or less, and the rear line being one hundred (100) feet, more or less; and being all that same and identical real estate as conveyed by Otis P. Dobie, unmarried, to George W. Jordan and Lucy Jordan, his wife, by deed dated December 7, 1945, and of record in the Clerk's Office of the Circuit Court of Greensville County, Virginia, in Deed Book 53, at page 80;

LESS AND EXCEPT a strip of land along Reese Street varying in width from twelve (12) feet to sixteen (16) feet, conveyed unto the Town of Emporia, a Municipal Corporation, for the purpose of constructing a sidewalk, by deed dated January 2, 1962, and of record in the aforesaid Clerk's Office, in Deed Book 81, at page 340. Also being that certain tract or parcel of land containing 0.63 Acres (27,486 Sq. Ft.), designated "Jordan, G.W. & Lucy Estate" on plat of survey entitled "PLAT SHOWING SURVEY OF PROPERTY TO BE CONVEYED TO EMPORIA ASSOCIATES, A VIRGINIA LIMITED PARTNERSHIP, EMPORIA, VIRGINIA", dated November 2, 1984, revised August 14, 1985, revised August 15, 1985, revised January 10, 1986, revised January 12, 1986, made by Hassell & Folkes, P.C., Surveyors & Engineers, Chesapeake, Virginia, which plat of survey is of record in the Clerk's Office of the Circuit Court of Greensville County, Virginia, in Plat Book 11, page 161, to which plat reference is here made, and which property is more particularly described according to said plat as follows:

COMMENCING at the southeast corner of Reese Street and Going Street, thence S 27° 54' 40" W a distance of 23.10 feet to a point; thence along a curve to the left having a radius of 1273.24 feet and an arc length of 153.42 feet to a point; thence along a curve to the left having a radius of 1273.24 feet and an arc length of 61.95 feet to a point; thence S 18° 13' 10" W a distance of 86.45 feet to a point, the true point of beginning; and from the point of beginning thus established, running thence S 60° 26' 30" E a distance of 288.24 feet to a point; running thence S 29° 30" 19" W a distance of 99.77 feet to a point; thence running N 60° 00' 00" W a distance of 268.75 feet to a point in the easterly line of Reese Street; running thence along the easterly line of Reese Street N 18° 13' 10" E a distance of 99.64 feet to a point, the point or place of beginning.

(Continued)

PARCEL FOUR:

ALL that certain tract or parcel of land situated, lying and being in the City of Emporia, Virginia, containing 0.31 Acres (13,335 Sq. Ft.), designed "Johnson, Joseph Estate" on plat of survey entitled "PLAT SHOWING SURVEY OF PROPERTY TO BE CONVEYED TO EMPORIA ASSOCIATES, A VIRGINIA LIMITED PARTNERSHIP, EMPORIA, VIRGINIA", dated November 21, 1984, revised August 14, 1985, revised August 15, 1985, revised January 10, 1986, revised January 12, 1986, made by Hassell & Folks, P.C., Surveyors & Engineers, Chesapeake, Virginia, which plat of survey is of record in the Clerk's Office of the Circuit Court of Greensville County, Virginia, in Plat Book 11, page 161, to which plat reference is here made, and which property is more particularly described according to said plat as follows:

COMMENCING at the southeast corner of Reese Street and Going Street, thence S 27° 54' 40' W a distance of 23.10 feet to a point; thence along a curve to the left having a radius of 1273.24 feet and an arc length of 153.42 feet to a point; thence along a curve to the left having a radius of 1273.24 feet and an arc length of 61.95 feet to a point; thence S 18° 13' 10" W a distance of 86.45 feet to a point; thence S 18° 13' 10" W a distance of 99.64 feet to a point, the true point of beginning; and from the point of beginning thus established, running thence S 60° 00' 00" E a distance of 268.75 feet to a point; running thence S 29° 30' 19" W a distance of 49.89 feet to a point; running thence N 60° 00' 00" W a distance of 259.06 feet to a point in the easterly line of Reese Street; running thence along the easterly line of Reese Street along a curve to the left having a radius of 505.55 feet and an arc length of 16.50 feet to a point; running thence N 18° 13' 10" E a distance of 34.30 feet to a point, the point or place of beginning.

TOGETHER WITH that certain 10' Drainage Easement conveyed to Emporia Associates, by deed from J. Evans Magee and Lucille T. Magee, his wife, dated November 19, 1985, recorded January 14, 1986, in Deed Book 150, page 694.

BEING the same real estate conveyed to Reese I Limited Partnership, a Virginia limited partnership, by deed from Emporia Associates, a Virginia limited partnership, dated June 10, 2003, recorded June 11, 2003, in the Clerk's Office, Circuit Court, City of Emporia, Virginia, as Deed No.030001084; and by Deed of Correction from Emporia Associates, a Virginia limited partnership, to Reese I Limited Partnership, a Virginia limited partnership, dated March 4, 2004, recorded March 11, 2004 in the aforesaid Clerk's Office as Deed No. 040000410, which adds Parcel Four to the conveyance, previously omitted from the prior deed.

Said property is also described by a Plat of survey preapred by Townes Site Engineers, dated July 26, 2002, last revised on January 20, 2005, enti3dled "ALTA/ASCM LAND TITLE

(Continued)

SURVEY OF 2.36 ACRES OF LANDSITUATED ON REESE STREET, CITY OF EMPORIA GREENSVILLE COUNTY, VIRGINIIA, AS FOLLOWS:

Beginning at a point situated at the southeast intersection of the southern line of Gowin Street, a 25' right of way and the eastern line of Reese Street a 25' right of way, go along the southern line of Gowin Street S06°00'00" E., 166.51' to a point; thence leave said southern line S28°40'00" W. 152.00' to a point; thence S68°46'41"E, 75.00 feet to a point, thence S29°36'09"W, 179.23' to a point; thence S06°26'30"E, 87.29' to a point; thence 29°30'19"W, 149.66' to a point; thence N06°00'00"W 259.06', to a point situated on the eastern line of Reese Street; thence continue along said east line on a curve to the left with a chord N19°09'38"E, 16.60' and a length 16.61' and a delta angle 01°52'55" and a radius of 505.55 to a point; thence N18°13'10"E 220.40' to a point; thence along a curve to the right with a chord N23°04'01" 215.11 and a length 215.37' and delta angle 09°41'30" and a radius 1273.24' to the point of beginning. Said parcel containing 2.36 acres of land.

Legal Description

Reese Village 311 Bond Court Emporia, VA 23847

PARCEL ONE:

ALL that certain tract or parcel of land situated, lying and being in the City of Emporia, Virginia, containing 0.61 Acres (26,739 Sq. Ft.), designed "Bradley, Percy C., Et Ux", on plat of survey entitled, "PLAT SHOWING SURVEY OF PROPERTY TO BE CONVEYED TO EMPORIA ASSOCIATES, A VIRGINIA LIMITED PARTNERSHIP, EMPORIA, VIRGINIA", dated November 21, 1984, revised August 14, 1985, revised August 15, 1985, revised January 10, 1986, revised January 12, 1986, made by Hassell & Folkes, P.C., Surveyors & Engineers, Chesapeake, Virginia, which plat of survey is of record in the Clerk's Office of the Circuit Court of Greensville County, Virginia, in Plat Book 11, page 161, to which plat reference is here made, and which property is more particularly described according to said plat as follows:

CONMENCING at the southeast corner of Reese Street and Going Street, the true point of beginning; and from the point of beginning thus established, running thence S 60° 00' 00" E a distance of 166.51 feet to a point; running thence S 28° 40' 00" W a distance of 151.94 feet to a point; running thence N 68° 45' 41" W a distance of 156.22 feet to a point in the easterly line of Reese Street; running thence along the easterly line of Reese Street along a curve to the right having a radius of 1273.24 feet and an arc length of 153.42 feet to a point; running thence N 27° 54' 40" E a distance of 23.10 feet to a point, the point or place of beginning.

PARCEL TWO:

ALL that certain tract or parcel of land situated, lying and being in the City of Emporia, Virginia, containing 0.81 Acres (35,227 Sq. Ft.), designed "Bradley P.", on plat of survey entitled "PLAT SHOWING SURVEY OF PROPERTY TO BE CONVEYED TO EMPORIA ASSOCIATES, A VIRGINIA LIMITED PARTNERSHIP, EMPORIA, VIRGINIA", dated November 21, 1984, revised August 14, 1985, revised August 15, 1984, revised January 10, 1986, revised January 12, 1986, made by Hassell & Folkes, P.C., Surveyors & Engineers, Chesapeake, Virginia, which plat of survey is of record in the Clerk's Office of the Circuit Court of Greensville County, Virginia, in Plat Book 11, page 161, to which plat reference is here made, and which property is more particularly described according to said plat as follows:

COMMENCING at the southeast corner of Reese Street and Going Street, the true point of beginning; and from the point of beginning thus established, running thence S 68° 45′ 41" E a distance of 231.22 feet to a point; running thence S 29° 36′ 09" W a distance of 179.23 feet to a point; running thence N 60° 26′ 30" W a distance of 200.95 feet to a point in the easterly line of Reese Street; running thence along the easterly line of Reese Street N 18° 13′ 10" E a distance of 86.45 feet to a point; running thence along a curve to the right having a radius of 1273.24 feet and an arc length of 61.95 feet to a point, the point or place of beginning.

(Continued)

PARCEL THREE:

ALL that certain lot or parcel of land with buildings thereon, lying, being and situate on the east side of Reese Street (formerly Old Halifax Road) in the City of Emporia (formerly Town of Emporia, Belfield Magisterial District, Greensville County), Virginia, fronting on said Reese Street one hundred and two (102) feet more or less, running back between lines a distance of three hundred (300) feet more or less, and the rear line being one hundred (100) feet, more or less; and being all that same and identical real estate as conveyed by Otis P. Dobie, unmarried, to George W. Jordan and Lucy Jordan, his wife, by deed dated December 7, 1945, and of record in the Clerk's Office of the Circuit Court of Greensville County, Virginia, in Deed Book 53, at page 80;

LESS AND EXCEPT a strip of land along Reese Street varying in width from twelve (12) feet to sixteen (16) feet, conveyed unto the Town of Emporia, a Municipal Corporation, for the purpose of constructing a sidewalk, by deed dated January 2, 1962, and of record in the aforesaid Clerk's Office, in Deed Book 81, at page 340. Also being that certain tract or parcel of land containing 0.63 Acres (27,486 Sq. Ft.), designated "Jordan, G.W. & Lucy Estate" on plat of survey entitled "PLAT SHOWING SURVEY OF PROPERTY TO BE CONVEYED TO EMPORIA ASSOCIATES, A VIRGINIA LIMITED PARTNERSHIP, EMPORIA, VIRGINIA", dated November 2, 1984, revised August 14, 1985, revised August 15, 1985, revised January 10, 1986, revised January 12, 1986, made by Hassell & Folkes, P.C., Surveyors & Engineers, Chesapeake, Virginia, which plat of survey is of record in the Clerk's Office of the Circuit Court of Greensville County, Virginia, in Plat Book 11, page 161, to which plat reference is here made, and which property is more particularly described according to said plat as follows:

COMMENCING at the southeast corner of Reese Street and Going Street, thence S 27° 54′ 40" W a distance of 23.10 feet to a point; thence along a curve to the left having a radius of 1273.24 feet and an arc length of 153.42 feet to a point; thence along a curve to the left having a radius of 1273.24 feet and an arc length of 61.95 feet to a point; thence S 18° 13′ 10" W a distance of 86.45 feet to a point, the true point of beginning; and from the point of beginning thus established, running thence S 60° 26′ 30" E a distance of 288.24 feet to a point; running thence S 29° 30" 19" W a distance of 99.77 feet to a point; thence running N 60° 00′ 00" W a distance of 268.75 feet to a point in the easterly line of Reese Street; running thence along the easterly line of Reese Street N 18° 13′ 10" E a distance of 99.64 feet to a point, the point or place of beginning.

(Continued)

PARCEL FOUR:

ALL that certain tract or parcel of land situated, lying and being in the City of Emporia, Virginia, containing 0.31 Acres (13,335 Sq. Ft.), designed "Johnson, Joseph Estate" on plat of survey entitled "PLAT SHOWING SURVEY OF PROPERTY TO BE CONVEYED TO EMPORIA ASSOCIATES, A VIRGINIA LIMITED PARTNERSHIP, EMPORIA, VIRGINIA", dated November 21, 1984, revised August 14, 1985, revised August 15, 1985, revised January 10, 1986, revised January 12, 1986, made by Hassell & Folks, P.C., Surveyors & Engineers, Chesapeake, Virginia, which plat of survey is of record in the Clerk's Office of the Circuit Court of Greensville County, Virginia, in Plat Book 11, page 161, to which plat reference is here made, and which property is more particularly described according to said plat as follows:

COMMENCING at the southeast corner of Reese Street and Going Street, thence S 27° 54′ 40′ W a distance of 23.10 feet to a point; thence along a curve to the left having a radius of 1273.24 feet and an arc length of 153.42 feet to a point; thence along a curve to the left having a radius of 1273.24 feet and an arc length of 61.95 feet to a point; thence S 18° 13′ 10″ W a distance of 86.45 feet to a point; thence S 18° 13′ 10″ W a distance of 99.64 feet to a point, the true point of beginning; and from the point of beginning thus established, running thence S 60° 00′ 00″ E a distance of 268.75 feet to a point; running thence S 29° 30′ 19″ W a distance of 49.89 feet to a point; running thence N 60° 00′ 00″ W a distance of 259.06 feet to a point in the easterly line of Reese Street; running thence along the easterly line of Reese Street along a curve to the left having a radius of 505.55 feet and an arc length of 16.60 feet to a point; running thence N 18° 13′ 10″ E a distance of 34.30 feet to a point, the point or place of beginning.

TOGETHER WITH that certain 10' Drainage Easement conveyed to Emporia Associates, by deed from J. Evans Magee and Lucille T. Magee, his wife, dated November 19, 1985, recorded January 14, 1986, in Deed Book 150, page 694.

BEING the same real estate conveyed to Reese I Limited Partnership, a Virginia limited partnership, by deed from Emporia Associates, a Virginia limited partnership, dated June 10, 2003, recorded June 11, 2003, in the Clerk's Office, Circuit Court, City of Emporia, Virginia, as Deed No.030001084; and by Deed of Correction from Emporia Associates, a Virginia limited partnership, to Reese I Limited Partnership, a Virginia limited partnership, dated March 4, 2004, recorded March 11, 2004 in the aforesaid Clerk's Office as Deed No. 040000410, which adds Parcel Four to the conveyance, previously omitted from the prior deed.

Said property is also described by a Plat of survey preapred by Townes Site Engineers, dated July 26, 2002, last revised on January 20, 2005, enti3dled "ALTA/ASCM LAND TITLE

(Continued)

SURVEY OF 2.36 ACRES OF LANDSITUATED ON REESE STREET, CITY OF EMPORIA GREENSVILLE COUNTY, VIRGINIIA, AS FOLLOWS:

Beginning at a point situated at the southeast intersection of the southern line of Gowin Street, a 25' right of way and the eastern line of Reese Street a 25' right of way, go along the southern line of Gowin Street S06°00'00" E., 166.51' to a point; thence leave said southern line S28°40'00" W. 152.00' to a point; thence S68°46'41"E, 75.00 feet to a point, thence S29°36'09"W, 179.23' to a point; thence S06°26'30"E, 87.29' to a point; thence 29°30'19"W, 149.66' to a point; thence N06°00'00"W 259.06', to a point situated on the eastern line of Reese Street; thence continue along said east line on a curve to the left with a chord N19°09'38"E, 16.60' and a length 16.61' and a delta angle 01°52'55" and a radius of 505.55 to a point; thence N18°13'10"E 220.40' to a point; thence along a curve to the right with a chord N23°04'01" 215.11 and a length 215.37' and delta angle 09°41'30" and a radius 1273.24' to the point of beginning . Said parcel containing 2.36 acres of land.

Tab H:

Attorney's Opinion (MANDATORY)

Direct Dial: 804.420.6915 adomson@williamsmullen.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:	Reese Village Apartments		
Name of Owner:	Reese Village TM LLC		

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 "<u>Application</u>") submitted to you for the purpose of requesting, in connection with the captioned Development, a reservation of low-income housing tax credits ("<u>Credits</u>") available under Section 42 of the Internal Revenue Code of 1986, as amended (the "<u>Code</u>"). 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 "<u>Regulations</u>").

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. 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.

March 14, 2024 Page 2

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.

9. After reasonable investigation, the undersigned has no reason to believe 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) 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 ("<u>Virginia Housing</u>") 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.

Williams Mullen

Doo; Sare Dansen

By: Its:

Shareholder

(104712516.2)

Direct Dial: 804.420.6915 adomson@williamsmullen.com

March <u>14</u>, 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:	Reese Village Apartments		
Name of Owner:	Reese Village TM LLC		

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 <u>14</u>, 2024 (of which this opinion is a part) (the "<u>Application</u>") submitted to you for the purpose of requesting, in connection with the captioned Development, a reservation of low-income housing tax credits ("<u>Credits</u>") available under Section 42 of the Internal Revenue Code of 1986, as amended (the "<u>Code</u>"). 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 "<u>Regulations</u>").

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]

2. 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

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.

March <u>14</u>, 2024 Page 2

4. [Select One]

<u>4.</u> 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.

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.

9. [Delete if inapplicable] After reasonable investigation, the undersigned has no reason to believe 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) 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 ("<u>Virginia Housing</u>") 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.

March <u>14</u>, 2024 Page 3

Williams Mullen

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By: Its:

s: Shareholder

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<u>(104712516.2)</u>

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
c.	Name of nonprofit entity
d.	Address of principal place of business of nonprofit entity
	Indicate funding sources and amount used to pay for office space
	Tax exempt status 🛛 501(c)(3) 🗌 501(c)(4) 🗌 501(a) Date of legal formation of nonprofit (must be prior to application deadline)
	Evidenced by the following documentation
g.	Date of IRS 501(c)(3) or 501(c)(4) determination letter (must be prior to application deadline and copy must be attached)
h.	Describe exempt purposes (must include the fostering of low-income housing in its articles of incorporation)
i.	Expected life (in years) of nonprofit

- j. Explain the anticipated future activities of the nonprofit over the next five years:
- 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.)? How many part time, paid staff members? _____ Describe the duties of all staff members: I. Does the nonprofit share staff with any other entity besides a related nonprofit described above? \Box YES \Box NO If yes, explain in detail: _____ m. How many volunteers does the nonprofit and, if applicable, any related nonprofit have? 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. o. List all directors of the nonprofit, their occupations, their length of service on the board, and their residential addresses _____

2. Nonprofit Formation

a. Explain in detail the genesis of the formation of the nonprofit:	
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	
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 bei	
included in the nonprofit Pool or receiving points for nonprofit participation under the Plan?	

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.)

 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.

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)?					
(i) Will the nonprofit own at least 10% of the general partnership/owning entity?					
(ii) Will the nonprofit own 100% of the general partnership interest/owning entity?					
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?					
\Box YES \Box NO \Box If yes, where in the partnership/operating agreement is this provision					
specifically referenced?					
(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?

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?

 \Box 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:
- (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):

(iii) Will the nonprofit invest in its overall interaction with the development more than 500 hours annually to this venture? □ YES □ NO If yes, subdivide the annual hours by activity and staff responsible and explain in detail :

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?
The development of the property was identified by a third party which had been working on the site development

plan for several month prior to PCDC's involvement. PCDC was contacted by the third party since PCDC's

mission is to further the development of affordable housing in the Commonwealth of Virginia and the location

of the planned development fit within the PCDC footprint.

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: Owner of the property is Reese Village TM LLC. Managing Members are TMG I (90%) and PCDC (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. N/A

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. TM Associates Development Inc, a Maryland Corporation, has been selected by PCDC to provide real estate development services to the project. TM Associates Development Inc, will provide services as outlined in the draft development services agreement.

(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?
 TM Associates Management Inc., an affiliate of TM Associates Development, manages all of TMG I, LLC

properties as well as the majority of PCDC communities. PCDC initially contacted TM Associates

Development to partner on several tax credit properties in the Petersburg/Richmond area.

i. Will the nonprofit or the Owner (as identified in the application) pay a joint venture partner o					
consultant fee for providing development services?		If yes, explain the			
amount and source of the funds for such payments.					

j. Will any portion of the developer's fee which the nonprofit expects to collect from its participation in the development be used to pay any consultant fee or any other fee to a third party entity or joint venture partner? \Box YES \Box NO If yes, explain in detail the amount and timing of 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 NO 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 🛛 NO 🛛 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 forprofit general partners, employees, limited partners or any other parties directly or indirectly related to such Owner:
- 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 NO 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:

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				
	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. I	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:				
h.	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? \Box YES \Box NO				
	(ii) Elected representatives of low-income neighborhood organizations? 🛛 YES 🗌 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)?				

. Does the board of directors hold regular meetings which are well attended and	accessible to the
target community? \Box YES \Box NO $$ If yes, explain the meeting schedule:	
<. Has the nonprofit received a Community Housing Development Organization (CHDO)
designation, as defined by the U.S. Department of Housing and Urban Develop	
regulations, from the state or a local participating jurisdiction? $\$ D YES $\$ D N	
. Has the nonprofit been awarded state or local funds for the purpose of suppor	ting overhead and
operating expenses? \Box YES \Box NO \Box If yes, explain in detail:	
n. Has the nonprofit been formally designated by the local government as the p	rincipal
community-based nonprofit housing development organization for the select	ed target area?
\Box YES \Box NO If yes, explain:	
n. Has the nonprofit ever applied for Low Income Housing Tax Credits for a devel	opment in which it
acted as a joint venture partner with a for-profit entity?	
If yes, note each such application including: the development name and locati	on, the date
of application, the nonprofit's role and ownership status in the development, t	he name and
principals of the joint venture partners, the name and principals of the genera	l contractor, the
name and principals of the management entity, the result of the application, a	nd the current
status of the development(s).	

- 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). N/A
- 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?
 VES □ NO If yes, explain:
 VHDA loans on Henry Williams and Surry Village and planned for Pinecrest, Kilmarnock, and The Coile
- 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:
 N/A

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: N/A

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	
Owner/Applicant	al-1. Mille
Ву	
lts	
	Title
Date	
	Nonprofit
Ву	J2 2K-D
<u> </u>	Board Chairman
Ву	Patrick Williams Executive Director

Board of Directors	Occupation	Years of Service as a Board Member
James R. Hendricks, Chair 105 Ayr Hill Avenue NE Vienna, VA 22180 <u>jrhendricks@gmail.com</u> (703) 328-8403	Multi-Family Housing Investment Risk Manager for a very large bank; territory is half the U.S.	7 years
Alan Yellowitz 8516 Crestview Drive Fairfax, VA 22031 ayellowitz@aol.com (703) 615-5856	Sales and marketing executive for Fortune 500 companies and the Federal government, including engaging senior housing communities with interactive programs benefiting residents.	6 years
Jamie R. O'Connor 1014 North Lakewood Drive Ridgely, WV 26753 jroconnor16@gmail.com (240) 731-4855	Community health nurse focused on Oncology and Covid patients in skilled nursing facilities.	6 years
Beth C. Silverman 800 New Jersey Avenue, SE Apt. 434 Washington, DC 20003 <u>bethcsilverman@gmail.com</u> (347) 420-4231	Co-founder and COO of Lotus Campaign, a non-profit dedicated to increasing availability of housing for homeless persons; former VP of Urban Land Institute, Washington, D.C.	5 years

Petersburg Community Development Corporation, Inc.

Officers

James R. Hendricks – Chairman

Patrick Williams – Executive Director

Registered Agent

Alexander C. Graham, Jr. Williams Mullen 200 South 10th Street, Suite 1600 Richmond, VA 23219 (P.O. Box 1320 Richmond, VA 23218)

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PCDC Application List

Development Name/Location	Application Year/Result	Development Status	Ownership	Role	Partners	General Contractor	Management Entity
Surry Village Spring Grove, VA	2009, awarded	Placed in Service	100% of GP Interest (0.01%)	Non-Profit Member	N/A	Canterbury Construction, Inc. Larry Canterbury	TM Associates Management, Inc. Matt Melnick
Henry Williams Townhomes Petersburg, VA	2010, awarded	Placed in Service	51% of GP Interest (0.0051%)	Non-Profit Member	Robert Margolis of MARG Rural, LLC	Linden Construction Glen Lindengren	TM Associates Management, Inc. Matt Melnick
American Tobacco Lofts Richmond, VA	2017, awarded	Placed in Service	10% of GP Interest (0.001%)	Non-Profit Member	Tom Wilkinson of Maramjen Investments LLC	KBS Contracting Bill Paulette	TBD
Petersburg Artist Space Petersburg, VA	2018, awarded	Placed in Service	10% of GP Interest (0.001%)	Non-Profit Member	Tom Wilkinson of Maramjen Investments LLC	KBS Contracting Bill Paulette	TBD
School House/Springford Port Deposit & Elkton, MD	2018, awarded	Placed in Service	40% of GP Interest (0.004%)	Non-Profit Member	Tom Ayd & David Layfield of Greenstreet Housing	Ingerman Construction Brad Ingerman	TM Associates Management, Inc. Matt Melnick
Carrolltowne Village Eldersburg, MD	2019, awarded	Placed in Service	40% of GP Interest (0.004%)	Non-Profit Member	Tom Ayd & David Layfield of Greenstreet Housing	Harkins Construction Gary Garofalo	TM Associates Management, Inc. Matt Melnick
Kilmarnock Village Kilmarnock, VA	2019, awarded	In Progress	10% of GP Interest (0.001%)	Non-Profit Member	Adam Stockmaster & Ari Severe of AS Squared LLC	Canterbury Construction, Inc. Larry Canterbury	TM Associates Management, Inc. Matt Melnick
The Coile Newport News, VA	2019, awarded	In Progress	51% of GP Interest (0.0051%)	Non-Profit Member	Robert Margolis of MARG Rural, LLC & Jeff Carroll of Tartan Residential LLC	TBD	TM Associates Management, Inc. Matt Melnick
Pinecrest Apartments Bedford, VA	2019, awarded	Placed in Service	10% of GP Interest (0.001%)	Non-Profit Member	Tom Ayd & David Layfield of Greenstreet Housing	Canterbury Construction, Inc. Larry Canterbury	TM Associates Management, Inc. Matt Melnick
Brookmeadow Chestertown, MD	2020, awarded	In Progress	40% of GP Interest (0.004%)	Non-Profit Member	Tom Ayd & David Layfield of Greenstreet Housing	Harkins Construction Steve Rubin	TM Associates Management, Inc. Matt Melnick
Magnolia Place Apartments Blackstone, VA	2020, awarded	In Progress	10% of GP Interest (0.001%)	Non-Profit Member	Adam Stockmaster & Ari Severe of AS Squared LLC	TBD	TM Associates Management, Inc. Matt Melnick
Diamond Court II Apartments Harrington, DE	2020, awarded	In Progress	49% of GP Interest (0.0049%)	Non-Profit Member	Tom Ayd & David Layfield of Greenstreet Housing	TBD	TM Associates Management, Inc. Matt Melnick
1550 First Street, SW Washington, DC	2017, awarded	In Progress	21% of LP Interest (0.0021%)	Non-Profit Member	United Planning Organization & Robert Margolis of MARG Rural LLC	Gilbane Residential Construction, LLC	TM Associates Management, Inc. Matt Melnick

Tab J:

Relocation Plan and Unit Delivery Schedule (MANDATORY-Rehab)

Reese Village Apartments Renovation and Relocation Plan

March 1, 2024

PROJECT AND CONTACT INFORMATION

Project: Reese Village Apartments, 311 Bond Court, Emporia, VA 23847

Owner: Reese Village TM LLC

c/o 1375 Piccard Drive, Suite 375, Rockville, MD 20850

Contact:	Adam J. Stockmaster, astockmaster@tmadevelopment.com, (240) 428-7799
Property Management:	TM Associates Management, Inc. 1375 Piccard Drive, Suite 375, Rockville, Maryland 20850
Contact:	Denise Craft, dcraft@tmamgroup.com, 240-683-0300

REHABILITATION ACTIVITIES

Reese Village TM LLC intends to purchase the existing Reese Village Apartments, and a significant capital investment is planned. The planned acquisition of the property is scheduled to occur in April 2025.

This renovation plan as it relates to Reese Village Apartments. The property consists of 40 apartment units offering one-bedroom and two-bedroom units. The leasing office for Reese Village Apartments will remain where it is located. Existing community amenities include a community room space, with kitchen, for resident activities, as well as a secondary seating area with vending. The scope of work for rehabilitation includes, but is not limited to the following:

- Replacement of kitchen cabinets and countertops
- Replacement of bathroom vanities and toilets replacement of select tubs
- Replacement of water heaters and HVAC units
- Replacement of windows
- Upgrades to electrical and plumbing systems, including new lighting and ceiling fans
- Installation of new flooring in most units
- Replacement of appliances in most units and installation of dishwashers
- Increased attic insulation
- Site improvements, including new landscaping, replacement of select sidewalks and a new building entry

The new appliances and mechanical equipment will offer higher efficiency than what is currently being used at the property. Along with new windows and new insulation, the units will be significantly more energy efficient and should lead to lower utility bills for the resident.

PROJECT SCHEDULE

The rehabilitation work will be performed by a large general contractor with significant experience managing rehabilitation projects of this scope. The construction is intended to progress with exterior work being completed first, followed by interior work and finishes. This plan contemplates a construction start of June 1, 2025. The planned renovation work is expected to by materially complete by December 31, 2025, with the punch list work expected to be complete by March 2026. The schedule for construction activity will be updated regularly with sufficient notification to residents for work that needs to be completed in their apartment. Once the schedule is finalized, this plan will be updated and redistributed as needed. All the renovation work is intended to be completed around the existing residents, with the residents to remain in their unit, but both the community room and seating area will be available for the residents to enjoy while work is ongoing in their apartment should they choose to not remain in their apartment.

Start Renovation June 1, 2025, Substantially Complete Renovation by December 31, 2025 with all work anticipated to be completed by March 31, 2026. This schedule is subject to change and the residents will be notified of schedule changes as soon as possible.

RESIDENT IMPACT

The property management staff, and company will not change and the same experienced property manager, known for their professionalism and attentive service to the residents they serve. All the members of the management team will be tasked to keep the residents informed of changes to the renovation plans throughout construction period. The proposed construction activity in each unit will be performed in such a fashion to limit resident inconveniences.

Resident furnishings and belongings will be moved as needed by the general contractor and subcontractors at the ownership's expense. We ask that the residents please pack-up their small items and valuables with materials that property management will furnish. As needed, assistance can be provided for residents with special needs.

RENTS AND RENTAL POLICIES FOLLOWING REHABILITATION

Reese Village Apartments is being renovated using housing tax credit financing along with a new mortgage. With this source of financing, housing costs, including rent and an allowance for tenant-paid utilities, are restricted to be affordable to households that earn 60% of the Area Median Income (AMI) and below. Also, only households with incomes below 60% of the Area Median Income (as adjusted for household size) are eligible to live in the community.

These rent and income restriction are no different than what is currently in place for the property under the previous ownership, so it is expected that all existing residents at Reese Village Apartments will be income qualified. Property Management will annually certify the incomes of the residents and they will reach out to each of the existing residents to verify the income of the household.

Current income limits and the projected post-rehabilitation rents are shown in the attached Tenant Selection Plan for the property. Due to the project based rental subsidy contract on most of the units, the resident paid portion of the rents is not expected to change for these units.

Residents will continue to be responsible for their own electrical costs, which includes heat, air conditioning, cooking, water heating, and lighting/general electric use. Residents are also responsible for any optional services desired, such as telephone, cable TV or internet service. Following completion of the renovation work, the water and sewer service will be individually sub metered and the resident will become responsible for this billing. Trash service will continue to be paid for by the ownership.

Rent and Utility Changes Proposed

	Current Rents	Proposed Rents
1 Bedroom Units	\$613/Month	\$1,035/Month
2 Bedroom Units	\$681/Month	\$1,185/Month

Utility Allowance Changes Proposed

Current UA

Proposed UA

1 Bedroom Units	\$166/Month	\$168/Month
2 Bedroom Units	\$198/Month	\$198/Month

Permanent Relocation

Existing residents are NOT expected to be permanently relocated as a result of the acquisition or rehabilitation of Reese Village Apartments. If a current resident is found to be over income or found to have been over income when the resident initially occupied their unit, they will be permanently relocated from Reese Village Apartments property. As the previous ownership of Reese Village was held to the same income verification requirements as the new ownership, we do not expect there to be any situation where a current resident will be found to not qualify for their apartment unit.

The site management team will provide Full Relocation Assistance as required in VH's Relocation Assistance Guidelines. Such assistance includes Advisory Services and Moving Cost Reimbursement to the extent a relocation is necessary to perform the planned renovation work.

OWNER'S RESPONSIBILITIES TO TENANTS

Advisory Services will include:

- Provides referrals for tenants to replacement properties, and contacts said properties to request priority for persons being displaced.
- Provides tenants with written information and/or translation services in their native languages if necessary
- Provides appropriate counseling for tenants who are unable to read and understand notices
- Provides contact information for questions and access to phone or computer if needed to make contact.
- Provides transportation for tenants needing to look at other housing, especially those who are elderly or disabled
- Understand and anticipate the needs of families and the elderly and able to meet the special advisory services they may need
- Allow and make tenants aware that appointments can be scheduled outside of normal business hours if needed.

Moving Cost Reimbursement to displaced residents will be based on the following guidelines:

- The Federal Highway Administration's Fixed Residential Moving Cost Schedule (includes utility hook up costs) for Virginia is as follows:
 - 1 Room of Furniture-\$700
 - 2 Rooms of Furniture-\$900
 - 3 Rooms of Furniture-\$1,100
 - 4 Rooms of Furniture-\$1,300

OR

- Based on tenant's actual reasonable moving and related expenses. Reimbursement of actual moving and related expenses is defined as either labor or equipment.
- As needed, residents will receive assistance in packing and moving furniture and belongings.
- Temporary storage units will be provided for convenience as well.

Temporary Relocation

All residents are scheduled to remain in their same apartment after renovations. All tenants will be able to reside in their units throughout the renovation, however 4 units will receive significant handicap upgrades that may necessitate a temporary relocation of the resident.

Residents temporarily relocated will be offered Moving Cost Reimbursement. Most residents that are temporarily relocated will endure no more than eight weeks of relocation. Residents will

receive assistance in packing and moving furniture and belongings, plus temporary storage units will be provided for convenience as well. Ownership will also provide the advisory services listed above. Any tenant that is displaced for a partial day will be offered access to amenities (day room, refreshments, meals, TV, etc.) during daytime hours, up to five days.

Unit Delivery Schedule

See attached for detailed Unit Delivery Schedule

Tenant Notices

The new ownership intends to provide thorough and well-documented communication with residents of relocation and renovation plans. Initial notices have already been provided by property management, and further notices will begin on the settlement date, beyond the earlier 120-day notice. The 120-day written notice will be addressed to tenants their current address and will include the following:

- Informs the tenant that due to renovation they are required to move from the development, why they are required to move and states the move date.
- States the contact person for advisory services, types of services that are offered and hours as well as giving the option to make a scheduled appointment outside of normal hours if needed.
- Generally describes the relocation payment(s) for which the tenant may be eligible, the basic conditions of eligibility and the procedures for obtaining the payment (see Moving Cost Reimbursement below). Eligibility for relocation assistance shall begin on the date that acquisition negotiations are initiated or actual acquisition, whichever occurs first.
- States the contact information of management company if tenant has any questions or would like to discuss the assistance determination

Further notice will be provided in writing at least 30-days in advance of work commencing in the resident apartment, unless there is a health/safety concern. Mailings will be prepared in advance so that they may be mailed as of the notice date. Mailings will be addressed to the tenant at his/her current address and will include the following information:

- Specific date by which the tenant is required to move, and the time moving services will arrive at unit;
- Responsibilities of the tenant pertaining to the move and contact information in order to request assistance with said responsibilities;
- The address to which the tenant will be relocated;
- If applicable, the date on which the move-in inspection will be completed.

Where a mold condition in the dwelling unit materially affects the health or safety of any tenant or authorized occupant, the owner may require the tenant to temporarily vacate the dwelling unit in order to perform remediation, in accordance with professional standards as defined in Code Section 55-248.4 for a period not to exceed 30 days. The landlord shall provide the tenant with either (i) a comparable dwelling unit, as selected by the landlord, at no expense or cost to the tenant, or (ii) a hotel room, at no expense or cost to the tenant. See Code Section 55-248.12:2. Notice to the tenant

Copies of all notices with tenant acknowledgement will be provided to VHDA as soon as possible.

This Renovation and Relocation Plan will be made available to residents upon request and will be posted in the leasing office in plain sight for tenant review. Copies of all notices, checks and other documents related to the relocation will be included in each tenant's file.

Moving Cost Reimbursements

Residents seeking reimbursement of actual moving expenses must provide documentation of the Tenant's Actual Reasonable Moving and Related Expenses, including bills, certified prices, appraisals or other evidence of expenses within 30-days of receiving same. The ownership's responsibilities with respect to Moving Cost Reimbursements are as follows:

- Owners must provide reasonable assistance necessary to complete and file tenants' claims for payment.
- Moving cost reimbursements shall be made upon receipt of billing documentation from the tenant.
- Owners must provide expedited return of security deposits or allow tenants to apply security deposits to the last month's rent.
- Owners must make advanced payments, if a tenant demonstrates the need, in order to avoid or reduce a hardship.
- If the owner disapproves all or part of a payment claimed or refuses to consider the claim on its merits because of untimely filing or other grounds, it shall promptly notify the claimant in writing of its determination, the basis for its determination and the procedures for appealing that determination.
- An owner shall not propose or request that a displaced tenant waive his or her rights or entitlements to relocation assistance and benefits.

OWNER'S RESPONSIBILITY TO VHDA

A Final Moving Cost Reimbursement summary in rent roll format (by tenant, by unit) will be submitted to VHDA no later than 30-days after the last tenant is relocated. In addition, the ownership will provide a certification that the Owner has met the VHDA Moving Cost Reimbursement and Relocation Assistance Guidelines.

PLAN UPDATES

This plan may be updated from time to time. Copies of the updated plan will be made available to residents affected by the project. This current plan was drafted in accordance with 2024 VHDA Relocation Assistance Guidelines.

Attachments: Moving Cost Reimbursement Schedule Tenant Notices of upcoming renovations Tenant Selection Plan Unit Delivery Schedule

Reese Village Apartments-Moving Cost Reimbursement Schedule

Note: This pre-determination of moving cost reimbursements assumes that no more than five residential units may need to be vacated on a volunteer basis. This pre-determination assumes that half of volunteers will move twice (in-and-out of their unit. To account for assumed vacancy at the start of the notice period, total moving costs are reduced by 20%. A contingency of \$100/unit is also added to the estimated costs.

Moving Cost Reimbursement

Pre-Determination

- \$900 1 Bedroom Unit (2 rooms w/ furniture)
- \$1,100 2 Bedroom Unit (3 rooms w/ furniture)

Unit Delivery Schedule

Month	1	2	3	4	5	6	7	8	9
	Exterior Demo	Exterior Finish,	Interior Apartment	Interior Apartment	Interior Handicap	Interior Handicap	Interior Handicap Unit	Testing and Site Work	Punch List Items
sow		Mechanical System	and Community	and Community	Unit work, tenants	Unit work, tenants	work, tenants		
		replacement	Building work	Building work	displaced	displaced	displaced		
Move-Out	0	0	0	0	2	0	0	0	0
Move-In	0	0	0	0	0	4	0	0	0



Documentation of Development Location:

Tab K.1

Revitalization Area Certification





Resolution: 24-02

Virginia Housing Development Authority 601 South Belvidere Street Richmond, VA 23220

> VHDA Tracking Number: Development Name: Name of Owner/Applicant:

2024-C-39 Reese Village Reese Village TM LLC

RESOLUTION

The above-referenced development is located in a Revitalization Area in the City of Emporia, Virginia. The revitalization area is (i) either (1) blighted, deteriorated, deteriorating or, if not rehabilitated, likely to deteriorate by reason that the buildings, improvements or other facilities in such area are subject to one or more of the following conditions- dilapidation, obsolescence, overcrowding, inadequate ventilation, light or sanitation, excessive land coverage, deleterious land use, or faulty or otherwise inadequate design, quality or condition, or (2) the industrial, commercial or other economic development of such area will benefit the city or 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 (ii) 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.

Adopted: February 20, 2024

City of Emporia, Virginia

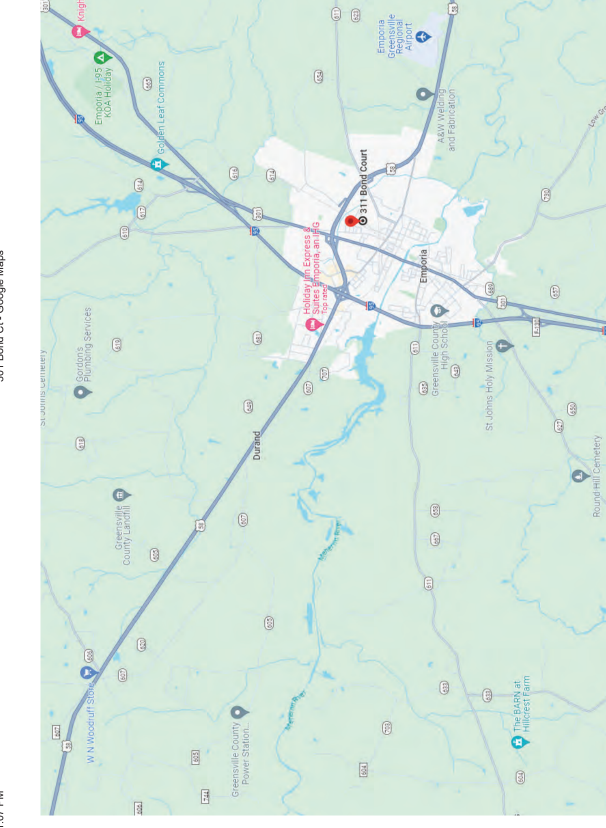
Carolyn Carey, Mayor

Attest:

City Clerk

Tab K.1

Location Map



Google

Rocky Mt Baptist Church

612)

10E

Inn Emporia

Tab K.2

Surveyor's Certification of Proximity to Public Transportation using Virginia Housing template

N/A

Tab L:

PHA / Section 8 Notification Letter

PHA or Section 8 Notification Letter

Date			
То			
RE:	Proposed Affordable Housing Development		
	Name of Development		
	Name of Owner		

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 ______ (date).

The following is a brief description of the proposed development:

		Development Address							
	#Units	#Bu	uildings						
	#Units	#Bu	uildings						
	#Units	#Bu	uildings						
\$		/month							
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PHA or Section 8 Notification Letter

We appreciate your assistance with identifying qualified tenants.

lf ۷	ou have anv	questions	about the p	roposed d	levelopment,	please ca	all me at () -	
ייי א	ou nuve uny	questions	about the p	i oposea a	ievelopment,	picase of		_/	· · ·

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

	Sincerely yours,
	Name
	Title
To be	Seen and Acknowledged By
	Brenda Drew
	Program Manager, Southside Outreach Group Title
	Phone
	Date

Tab M:

Locality CEO Letter





Locality CEO Letter

<u>2/20/2024</u> Date

Stephanie Flanders Virginia Housing Development Authority Authority 601 South Belvidere Street Richmond, Virginia 23220

Virginia Housing Tracking Number: Development Name: Name of Owner/Applicant:

2024-C-39	
Reese Village	
Reese Village TM LLC	

Dear Ms. Flanders:

The construction or rehabilitation of the above-named development and the allocation of federal housing tax credits available under IRC Section 42 for said development will help to meet the housing needs and priorities of <u>City of Emporia</u>. Accordingly, <u>City of Emporia</u> supports the allocation of federal housing tax credits requested by <u>Reese Village TM LLC</u> for this development.

Yours truly Signature William Johnson, III

City Manager, City of Emporia Title

Tab N:

Homeownership Plan

N/A

Tab O:

Plan of Development Certification Letter



NOTE TO DEVELOPER: You are strongly encouraged to submit this certification to the appropriate local official <u>at least three weeks in advance of the application</u> <u>deadline</u> to ensure adequate time for review and approval.

General Instructions

- 1. 'Local Certification' section must be completed by the appropriate local official
- 2. 'Development Description' must be provided by the Owner
- 3. 'Legal Description' should correspond to the site control document in the application
- 4. 'Other Descriptive Information' should correspond with information in the application

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.

Plan of Development Certification

DATE: 2/20/2024

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

RE: PLAN OF DEVELOPMENT CERTIFICATION

Name of Development:	Reese Village Apartments
Name of Owner/Applicant:	Reese Village Apartments TM LLC
Name of Seller/Current Owner:	Reese I Limited Partnership

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:

311 Bond Court

Emporia, VA 23847

Legal Description:

See Attached

Plan of Development Number:

Proposed Improvements:

New Construction:		# Units		# Buildings		Total Floor Area
Adaptive Reuse:		# Units		# Buildings		Total Floor Area
Rehabilitation:	40	# Units	6	# Buildings	24,496	Total Floor Area

Other Descriptive Information:

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: <u>12/31/2026</u>

William Johnson III
Signed
William E. Johnson, III, MBA
Printed Name
City Manager
Title
434-634-3332
Phone
2/20/2024
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 a reduction of points under the scoring system. If you have any questions, please contact the Tax Credit Allocation Department at taxcreditapps@virginiahousing.com.

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

Multi-Family Information System (MFIS) Rental Assistance Agreement Detail

Filters >>	State:ALL	Servicing Office:ALL	County:ALL	
	Management Agent/Borrower:ALL	Fund Code:ALL	Paid Code:Active	
	Assigned To:ALL	Labor Housing Type:ALL	Agreement Status:	
	Project Name:REESE VILL APTS	Fiscal Year:ALL	Unpaid Bal Filter	UNPAID
	Expiration:NA	Usable Units:ALL	Detail:Y	Summary:Y

Sort >> State/Servicing Office/County/Project Name

St	Srv Off	Cty	Project Name Case Nbr	Agrment Number	Apprvl Date	Туре	Amt Oblg	Amt Vouchered	-	Replaced By Agrmnt	Oblg Units	Usable Units
54	634	49	REESE VILL APTS 54-49-426292679 01-3	220100 240100	08/30/2022 12/18/2023	B B	335,894.00 329,002.00	313,274.89 0.00	22,619.11 329,002.00	240100	40 40	Y Y

Total Number of Tenants Receiving RA:37

Active RA Units:40

Average Months RA Usage from Project Payments: 22805.55 Number of Months Ra Remaining at Average Usage:15 AN ORDINANCE TO PARTIALLY EXEMPT REAL ESTATE TAXATION FOR THE PROPOSED REHABILITATED PROPERTY KNOWN AS REESE VILLAGE APARTMENTS, LOCATED IN EMPORIA, VIRGINIA, BY LOCAL CLASSIFICATION OR DESIGNATION FROM FULL ASSESSMENT OF TAXES:

WHEREAS, REESE VILLAGE APARTMENTS, TAX MAP #112C-2-1 and 112C-2-2, 311 Bond Court, Emporia, Virginia (hereinafter referred to as REESE VILLAGE TM LLC) has applied to the Emporia City Council, Emporia, Virginia, for an ordinance providing it with partial taxexempt status from City of Emporia on real property taxes relating to the rehabilitation project being performed on the Reese Village Apartments complex in Emporia, Virginia; and,

WHEREAS, the Council desires to support and encourage the rehabilitation, renovation and/or replacement of property by enacting an ordinance to provide REESE VILLAGE TM LLC with a partial tax exemption from City of Emporia real property taxes; and,

WHEREAS, the Virginia Code Section 58.1-3219.4, authorizes the Town to enact such exemptions within the limitations therein prescribed and as may be prescribed by this Council, to wit; to be eligible for said exemption from taxation the rehabilitation, renovation or replacement of such structure must commence within eighteen (18) months of the effective date of this ordinance; said exemption shall commence upon completion of the rehabilitation, renovation or replacement, if before November I of a given year or on January 1 of the year following completion of the rehabilitation, renovation or replacement; such exemption shall run with the real estate for a period of no longer than three (3) years; said structure must be more than twenty (20) years of age that is being rehabilitated, renovated and/or replaced; and said partial exemption shall not exceed an amount up to fifty percent of the cost of rehabilitation, renovation or replacement of the structure.

NOW THEREFORE be it Ordained, pursuant to Section 58.1-3219.4 of the Code of Virginia that:

1. The real property of REESE VILLAGE TM LLC to be partially exempted hereby is located in the City of Emporia, Virginia, being tax number #124-A-2; 124-A-3; 124-A-4 and 124-6-2, located in the County of Southampton, at 311 Bond Court, Emporia, Virginia.

2. Emporia City Council hereby finds that:

a. The real property, along with improvements currently located thereon is estimated to be valued at a total of One Million Three Hundred and Two Thousand and Seven Hundred Dollars and Zero Cents (\$1,302,700) for tax year 2024, and the estimated cost of the intended improvements is expected to be Two Million Nine Hundred – Sixty-Four Thousand Dollars and Zero Cents (\$2,964,000.00)

b. The real property taxes that were paid by REESE VILLAGE TM LLC for tax year 2023, was Ten Thousand Eight Hundred Twenty-Five Dollars and Sixty-Four Cents (\$10,825.64). The increase in value caused by the proposed improvements could result in an increase of the amount of tax on this real property in the amount of Two Thousand Seven Hundred and Twenty-Six Dollars and Eighty-Eight Cents (\$2,726.88).

3. Emporia City Council, finds that REESE VILLAGE TM LLC is an organization which is rehabilitating, renovating and/or replacing a structure that has historically been Affordable housing for the residents of Emporia known as Reese Village Apartments. As such, said organization is eligible for a partial exemption from the assessment of real property taxes as a result of said rehabilitation, renovation and/or replacement of structures under Virginia Code 58.1-3220, for a period of three (3) years, in an amount not to exceed two thousand dollars annually.

4. The Council hereby exempts REESE VILLAGE TM LLC from a portion of their real property taxes accruing as a result of an increase in property value by reason of the proposed improvements Fifty Percent (50%) of the cost of such improvements, not to exceed two thousand dollars annually, for a period of three tax years.

a. The cost of the improvements shall be presumed as shown on the building permit application. The proposed improvements are those described in the attached exhibit which is hereby incorporated into this ordinance.

b. The exemption hereby granted in contingent upon the following:

i. REESE VILLAGE TM LLC providing housing predominately for persons with low to moderate income as defined by the Virginia Housing Development Authority.

× Caruly S. Carery

Mayor of the City of Emporia

ATTEST:

Jessei S Wilkins

Clerk of the Emporia City Council

Adopted by the Emporia City Council, Virginia, this 20th day of February 2024.

Tab R:

Documentation of Utility Allowance calculation

REESE I LIMITED PARTNERSHIP DBA Reese Village Apartments RD Project No.: 54-049-426292679

Financial Statements (with Supplemental Information) and Independent Auditor's Report

December 31, 2022 and 2021



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INDEPENDENT AUDITOR'S REPORT

To the Partners of Reese I Limited Partnership

Report on the Audit of the Financial Statements

Opinion

We have audited the accompanying financial statements of Reese I Limited Partnership, which comprise the balance sheets as of December 31, 2022 and 2021 and the related statements of operations, partners' equity (deficit), and cash flows for the years then ended, and the related notes to the financial statements.

In our opinion, the accompanying financial statements referred to above present fairly, in all material respects, the financial position of Reese I Limited Partnership as of December 31, 2022 and 2021, and the results of its operations and its cash flows for the years then ended, in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinion

We conducted our audits in accordance with auditing standards generally accepted in the United States of America (GAAS) and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are required to be independent of Reese I Limited Partnership and to meet our other ethical responsibilities in accordance with the relevant ethical requirements relating to our audits. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Responsibilities of Management for the Financial Statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with accounting principles generally accepted in the United States of America; and for the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about Reese I Limited Partnership's ability to continue as a going concern within one year after the date that the financial statements are available to be issued.

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with GAAS and *Government Auditing Standards* will always detect a material misstatement when it exists. The risk of not detecting a material misstatement due to fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the financial statements.

In performing an audit in accordance with GAAS and Government Auditing Standards, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, and design and perform audit procedures responsive to those risks. Such procedures include examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of Reese I Limited Partnership's internal control. Accordingly, no such opinion is expressed.
- Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the financial statements.
- Conclude whether, in our judgment, there are conditions or events, considered in the aggregate, that raise substantial doubt about Reese I Limited Partnership's ability to continue as a going concern for a reasonable period of time.

We are required to communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit, significant audit findings, and certain internal control-related matters that we identified during the audit.

Other Matters

The information included with the supplemental information described below that has been marked "unaudited" has not been subjected to the auditing procedures applied in the audit of the financial statements, and accordingly, we do not express an opinion or provide any assurance on it.

Supplemental Information

Our audit was conducted for the purpose of forming an opinion on the financial statements as a whole. The accompanying supplemental information required by the *United States Department of Agriculture Rural Development* is presented for purposes of additional analysis.

Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the financial statements. The information has been subjected to the auditing procedures applied in the audit of the financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the financial statements or to the financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the accompanying supplemental information is fairly stated, in all material respects, in relation to the financial statements as a whole.

Other Reporting Required by Government Auditing Standards

In accordance with *Government Auditing Standards*, we have also issued our report dated March 12, 2023 on our consideration of Reese I Limited Partnership's internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements and other matters. The purpose of that report is solely to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on the effectiveness of Reese I Limited Partnership's internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering Reese I Limited Partnership's internal control over financial reporting and compliance.

Tidwell Group, LLC

Columbus, Ohio March 12, 2023

Reese I Limited Partnership Balance Sheets December 31, 2022 and 2021

Assets

	2022		2021	
Current Assets				
Cash	\$	19,702	\$	27,061
Accounts receivable - tenants		79		1,568
Prepaid expenses		2,199		1,797
Total Current Assets		21,980		30,426
Restricted Deposits and Funded Reserves				
Tenant security deposits		22,697		24,764
Replacement reserve		448,337		449,941
Real estate tax and insurance escrow		13,145		10,760
Total Restricted Deposits and Funded Reserves		484,179		485,465
Rental Property				
Buildings and improvements		2,670,139		2,670,139
Furniture and equipment		169,836		169,836
		2,839,975		2,839,975
Less: accumulated depreciation		(2,030,050)		(1,935,651)
		809,925		904,324
Land		61,500		61,500
Total Rental Property		871,425		965,824
Total Assets	\$	1,377,584	\$	1,481,715

See Notes to the Financial Statements.

Reese I Limited Partnership Balance Sheets - continued December 31, 2022 and 2021

Liabilities and Partners' Equity (Deficit)

	2022		2021	
Current Liabilities				
Accounts payable	\$ 10,940	\$	32,353	
Accrued interest payable	446		496	
Current maturities of long-term debt	 26,618		25,169	
Total Current Liabilities	 38,004		58,018	
Deposit and Prepaid Liabilities				
Tenant security deposits	22,684		23,260	
Prepaid rent	 1,254		1,093	
Total Deposit and Prepaid Liabilities	 23,938		24,353	
Long-Term Liabilities				
Mortgages payable - net	1,370,864		1,398,546	
Due to partners	 77,855		77,855	
Total Long-Term Liabilities	 1,448,719		1,476,401	
Total Liabilities	1,510,661		1,558,772	
Partners' Equity (Deficit)	 (133,077)		(77,057)	
Total Liabilities and Partners' Equity (Deficit)	\$ 1,377,584	\$	1,481,715	

See Notes to the Financial Statements.

Reese I Limited Partnership Statements of Operations Years ended December 31, 2022 and 2021

	2022		2021	
Revenue				
Rental income	\$ 62,385	\$	55,611	
Overage	-		(110)	
Tenant utility allowance	(11,105)		(9,901)	
Tenant assistance payments	 262,544		256,126	
Potential rental income	 313,824		301,726	
Vacancies and concessions	(17,866)		(14,334)	
Application fees	178		132	
Laundry and vending	1,239		371	
Tenant charges	 2,522		1,620	
Total Revenue	 299,897		289,515	
Operating Expenses				
Operating and maintenance	80,415		69,421	
Utilities	7,468		7,859	
Administrative	72,845		59,379	
Management fees	33,864		35,553	
Taxes and insurance	 28,503		30,540	
Total Operating Expenses	 223,095		202,752	
Net Operating Income	 76,802		86,763	
Non-Operating Expenses				
Interest income	3,544		524	
Interest expense	(29,061)		(30,391)	
Major repairs and replacement	(12,906)		(10,709)	
Insurance proceeds - net of related expenses	-		29,084	
Depreciation	 (94,399)		(93,583)	
Total Non-Operating Expenses	 (132,822)		(105,075)	
Net Loss	\$ (56,020)	\$	(18,312)	

See Notes to the Financial Statements.

Reese I Limited Partnership Statements of Partners' Equity (Deficit) Years ended December 31, 2022 and 2021

	General Partner			Limited Partner		al Partners' ity (Deficit)				
Balance, January 1, 2021	\$	(191,210)	\$	\$ 132,465		(58,745)				
Net loss	(2)		(2)		(2)		(2) (18,3			(18,312)
Balance, December 31, 2021	(191,212)			114,155		(77,057)				
Net loss	(6)			(56,014)		(56,020)				
Balance, December 31, 2022	\$	(191,218)	\$	58,141	\$	(133,077)				
Partners' percentage of Partnership losses	0.01%			99.99%		100.00%				

See Notes to the Financial Statements.

Reese I Limited Partnership Statements of Cash Flows Years ended December 31, 2022 and 2021

		2022	2021		
Cash Flows from Operating Activities					
Net loss	\$	(56,020)	\$	(18,312)	
Adjustments to Reconcile Net Loss to Net Cash					
Provided by Operating Activities					
Depreciation		94,399		93,583	
Amortization of debt issuance costs		39		38	
Changes in:					
Accounts receivable - tenants		1,489		(755)	
Accounts receivable - other		-		74	
Prepaid expenses		(402)		(143)	
Accounts payable		(21,413)		(10,256)	
Accrued interest payable		(50)		(48)	
Tenant security deposits		(576)		1,923	
Prepaid rent		161		873	
Net Cash Provided by Operating Activities		17,627		66,977	
Cash Flows from Investing Activities					
Expenditures on rental property		_		(13,320)	
Net Cash Used in Investing Activities				(13,320)	
				(10,020)	
Cash Flows from Financing Activities					
Principal payments on mortgages payable		(26,272)		(24,943)	
Net Cash Used in Financing Activities		(26,272)		(24,943)	
Net (Decrease) Increase in Cash and Restricted Cash		(8,645)		28,714	
Cash and Restricted Cash - Beginning of Year		512,526		483,812	
Cash and Restricted Cash - End of Year	\$	503,881	\$	512,526	
Supplemental Disclosure of Cash Flow Information Cash paid for interest	\$	20.072	¢	20 401	
Cash paid for interest	\$	29,072	\$	30,401	
Detail of Cash and Restricted Cash					
Cash	\$	19,702	\$	27,061	
Restricted deposits and funded reserves	<u> </u>	484,179		485,465	
Total Cash and Restricted Cash	\$	503,881	\$	512,526	

See Notes to the Financial Statements.

1. Organization and Nature of Operations

Reese I Limited Partnership (the Partnership) was formed in February 2002 for the purpose of acquiring, developing, rehabilitating and operating a 40-unit apartment community known as Reese Village Apartments located in Emporia, Virginia. The community is financed by a U.S.D.A. Rural Development (RD) Section 515 Loan, and therefore is regulated by RD as to rent charges and operating methods. Operations commenced in 2003.

The management of the Partnership and the ongoing management of Reese Village Apartments are vested in the Partners. The Partnership has hired TM Associates Management, Inc. to provide day-to-day management for the project. Compensation for such services is determined under the Partnership and Management Agreements.

The Partners' interests as of December 31, 2022 and 2021 are as follows:

MARG Rural, LLC (General Partner)	0.01%
Margolis Family Investments, LLC (Limited Partner)	99.99%
	100.00%

2. Significant Accounting Policies

Basis of Accounting

The Partnership prepares its financial statements on the accrual basis of accounting consistent with accounting principles generally accepted in the United States of America (GAAP).

Cash, Cash Equivalents and Restricted Cash

Cash and cash equivalents include all cash balances on deposit with financial institutions and highly liquid investments with a maturity of three months or less at the date of acquisition.

Restricted cash includes cash held with financial institutions for refunds of tenant security deposits, annual insurance and property tax payments, and repairs or improvements to buildings which extend their useful lives.

Accounts Receivable and Bad Debts

Tenant rent charges for the current month are due on the first of the month. Tenants who are evicted or move out are charged with any damages or cleaning fees, if applicable. Tenant receivable consists of amounts due for rental income, security deposit or any other charges billed to the tenants by the property. The Partnership does not accrue interest on the tenant receivable balances.

Tenant receivables are charged to bad debt expense when they are determined to be uncollectible based upon a periodic review of the accounts by management. GAAP requires that the allowance method be used to recognize bad debts; however, the effect of using the direct write-off method is not materially different from the results that would have been obtained under the allowance method. There were no bad debts expensed during the years ended December 31, 2022 or 2021.

Rental Property

Rental property is recorded at cost. Improvements are capitalized, while expenditures for maintenance and repairs are expensed as incurred. Upon disposal of depreciable property, the appropriate property accounts are reduced by the related costs and accumulated depreciation. The resulting gains and losses are reflected in the Statements of Operations. The rental property is depreciated using the straight-line method over estimated service lives as follows:

Buildings and improvements	27.5 years
Land improvements	5 - 15 years
Furniture and equipment	5 years

Impairment of Long-Lived Assets

The Partnership reviews its rental property for impairment whenever events or changes in circumstances indicate that the carrying value of an asset may not be recoverable. When recovery is reviewed, if the undiscounted cash flows estimated to be generated by the property are less than its carrying amount, management compares the carrying amount of the property to its fair value in order to determine whether an impairment loss has occurred. The amount of the impairment loss is equal to the excess of the asset's carrying value over its estimated fair value. No impairment losses have been recognized during the years ended December 31, 2022 or 2021.

Revenue Recognition

Rental revenue attributable to residential leases is recorded when due from residents, generally upon the first day of each month. Leases are for periods of up to one year, with rental payments due monthly. Other income includes fees for late payments, cleaning, damages, laundry facilities and other charges and is recorded when earned. Advance receipts of revenue are deferred and classified as liabilities until earned.

Income Taxes

Income taxes on partnership income are levied on the partners at the partner level. Accordingly, all profits and losses of the Partnership are recognized by the partners on their respective tax returns.

The preparation of financial statements in accordance with accounting principles generally accepted in the United States of America requires the Partnership to report information regarding its exposure to various tax positions taken by the Partnership. Management has determined whether any tax positions have met the recognition threshold and has measured the Partnership's exposure to those tax positions. Management believes that the Partnership has adequately addressed all relevant tax positions and that there are no unrecorded tax liabilities. Federal and state tax authorities generally have the right to examine and audit the previous three years of tax returns filed. Any interest or penalties assessed to the Partnership are recorded in operating expenses. No interest or penalties from federal or state tax authorities were recorded in the accompanying financial statements.

Use of Estimates

The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the reporting period. Actual results could differ from those estimates.

Return to Owner

In accordance with the Loan Agreement, the maximum annual cash return to owner allowable by RD for the Partnership is \$5,409 or 8% of the required equity investment of \$67,615, which is allocated to the partners as formulated in the Partnership Agreement.

Reclassifications

Reclassifications have been made to the prior year balances to conform to the current year presentation. The reclassifications had no impact on partners' equity (deficit) or net income (loss).

3. <u>Restricted Deposits and Funded Reserves</u>

Restricted cash consists of the tenant security deposits, tax and insurance escrow and replacement reserve. The restricted cash has been established in amounts considered by the lenders and partners to be adequate and in accordance with the Partnership Agreement, loan documents and regulatory agreements. Use of the accounts is restricted as defined in the Partnership Agreement and by the lender, and therefore, has been excluded from cash in the accompanying Balance Sheets.

4. Mortgages Payable

VH Mortgage Payable

The Partnership entered into a mortgage note payable to Virginia Housing for \$286,000. Monthly principal and interest installments of \$1,590 are due through maturity in 2030. The mortgage note bears interest at a rate of 4.5% per annum. The mortgage liability of the Partnership is limited to the underlying value of the real estate collateral pledged and assignment of rents and security. As of December 31, 2022 and 2021, accrued and unpaid interest totaled \$446 and \$496, respectively. For the years ended December 31, 2022 and 2021, the Partnership incurred interest of \$5,631 and \$6,222, respectively.

Debt issuance costs are being amortized using the straight-line method over the term of mortgage loan and are included within the liabilities section of the Balance Sheets. Amortization expense is included in interest expense on the accompanying statements of operations. GAAP requires that the effective interest method be used to amortize financing costs; however, the effect of using the straight-line method is not materially different from the results that would have been obtained under the effective interest method. Amortization expense for the years ended December 31, 2022 and 2021 totaled \$39 and \$38, respectively. Accumulated amortization as of December 31, 2022 and 2021 was \$936 and \$897, respectively. Estimated amortization expense for each of the next four years is \$39.

RD Mortgage Payable

The Partnership entered into a mortgage note payable to RD for \$1,284,415. Monthly principal and interest installments of \$6,763 are due through maturity in 2035. The mortgage note bears interest at 6% per annum. The Partnership also entered into an interest credit agreement in which RD provides monthly interest subsidies totaling \$4,038, reducing the mortgage interest rate to 1%. The mortgage note is secured by a mortgage on the real estate and an assignment of rents and securities. For the years ended December 31, 2022 and 2021, the Partnership incurred interest of \$21,178 and \$21,847, respectively.

The Partnership entered into an additional mortgage note payable to RD for \$140,334. Monthly principal and interest installments totaling \$675 are due through maturity in 2035. The mortgage note bears interest at a rate of 5.375% per annum. The Partnership also entered into an interest credit agreement in which RD provides monthly interest subsidies totaling \$377, reducing the mortgage interest rate to 1%. The mortgage note is secured by a mortgage on the real estate and an assignment of rents and securities. For the years ended December 31, 2022 and 2021, the Partnership incurred interest of \$2,213 and \$2,284, respectively.

The amounts due as of December 31, 2022 and 2021 are as follows:

	 2022	2021		
Virginia Housing Less: unamortized debt issuance costs Rural Development	\$ \$ 118,961 (494) 1 270 015		132,356 (533) 1 201 802	
Kurai Development	\$ 1,279,015	\$	<u>1,291,892</u> 1,423,715	
	 , ., -	+	, .,	

Maturities of the mortgage note in each of the next five years are approximated as follows:

2023	\$ 26,618
2024	\$ 29,082
2025	\$ 30,635
2026	\$ 32,272
2027	\$ 33,995

Under the Loan Agreements with RD, the Partnership is required to make monthly deposits into the reserve for replacement account and is subject to operating and return to owner restrictions.

5. <u>Related Party Transactions</u>

Property Management Fee

The Partnership entered into an agreement with TM Associates Management, Inc., a related party, in connection with the management of the rental operations of the Project. During the years ended December 31, 2022 and 2021, property management fee expense of \$33,864 and \$35,553, respectively, has been charged to operations. As of December 31, 2022 and 2021, \$622 and \$3,013, respectively, remained payable.

Management Services

The management agent provides administrative services to the Partnership. The management agent was reimbursed \$83,640 and \$65,666 for the cost of site employee payroll and employee benefits during the years ended December 31, 2022 and 2021, respectively. As of December 31, 2022 and 2021, \$-0- and \$33, respectively, remained payable.

Insurance

The Partnership paid insurance premiums to the Chubb Group of Insurance Companies (Chubb) for coverages required under the Partnership Agreement and by the lender. Chubb in turn ceded a portion of the risk to Rural Housing Reinsurance Company International Ltd. in which principals of the partners own a minority interest through an affiliate. During the years ended December 31, 2022 and 2021, the premiums paid totaled \$13,276 and \$10,781, respectively.

Asset Management Fee

The Partnership shall pay to the Limited Partner an annual asset management fee in the amount of \$1,000 for its services in assisting in monitoring Partnership activities. The fee is cumulative and payable without interest from cash flow as defined in the Partnership Agreement. The partners have elected to suspend the accrual and payment of the investor service fee in lieu of distributions. Accrued and unpaid asset management fees as of December 31, 2022 and 2021 totaled \$6,000 and are included in Due to Partners on the accompanying Balance Sheets.

Partnership Management Fee

The Partnership shall pay the General Partner an annual partnership management fee in the amount of \$2,000 for its services in connection with the administration of the day to day business of the Partnership. The fee is cumulative and payable without interest from cash flow as defined in the Partnership Agreement. The Partners have elected to cease accrual of the partnership management fee. Accrued and unpaid partnership management fees totaled \$59,518 as of December 31, 2022 and 2021, and are included in Due to Partners on the accompanying Balance Sheets.

Due to Partners

The Partnership Agreement provides for various obligations of the partners, or its affiliates, including the obligation to provide funds for operating deficits. To support operations, the General Partner has advanced funds to the Partnership. These advances will be repaid from available cash flow, as defined in the Partnership Agreement. Operating advances of \$12,337 remained payable as of December 31, 2022 and 2021 and are included in Due to Partners on the accompanying Balance Sheets.

6. Concentration of Credit Risk

The Partnership maintains its cash, restricted deposits, and reserves with financial institutions. The bank balances are insured by the Federal Deposit Insurance Corporation up to \$250,000 at each bank. At times, these balances may exceed the federal insurance limits; however, the Partnership has not experienced any losses with respect to its bank balances in excess of government provided insurance. Management believes that no significant concentration of credit risk exists with respect to these bank balances at December 31, 2022 or 2021.

7. <u>Current Vulnerability Due to Certain Concentrations</u>

The Partnership's primary asset is Reese Village Apartments. The Partnership's operations are concentrated in the multifamily real estate market. In addition, the Partnership operates in a heavily regulated environment. The operations of the Partnership are subject to the administrative directives, rules and regulations of federal, state and local regulatory agencies, including, but not limited to, RD. Such administrative directives, rules and regulations are subject to change by an act of congress or an administrative change mandated by RD. Such changes may occur with little notice or inadequate funding to pay for the related cost, including the additional administrative burden, to comply with a change.

The Partnership also receives a material portion of its revenue from RD in the form of Rental Assistance payments. The details of this agreement are provided in Footnote 8.

8. Commitments and Contingencies

Interest Credit Agreements

Under agreements with RD, mortgage subsidy is provided which reduces the effective interest rate on the mortgages to approximately 1% over the life of the Loan Agreements. RD may terminate the agreements if it determines that no subsidy is necessary or if the Partnership is determined to be in violation of the Loan Agreements or RD rules or regulations.

Rental Assistance Agreement

The Partnership has entered into a Rental Assistance Agreement with RD to provide rental assistance. The agreement provides for a maximum rental assistance commitment and expires automatically upon total disbursement of this amount but is then renewable under contract with RD pending congressional approval of budget authority. Rent subsidy for the years ended December 31, 2022 and 2021, was \$262,544 and \$256,126, respectively.

Restrictive Covenant

The Partnership's participation in the housing tax credit program requires the Partnership to enter into and be bound by a restrictive covenant. The covenant states that 100% of the project property must be maintained as low-income housing for an initial compliance period of 15 years, and for the extended use period, unless terminated after the end of the initial 15-year period.

9. Casualty Event

During 2021, a fire cause damage to the apartment community resulting in repair costs of \$34,343 and proceeds of \$56,080. The repairs were completed during 2021. The proceeds were received during 2021 and are shown net of the related repairs on the accompanying Statement of Operations.

10. <u>Subsequent Events</u>

Subsequent events have been evaluated through March 12, 2023, which is the date the financial statements were available to be issued, and there are no subsequent events requiring disclosure.

SUPPLEMENTAL INFORMATION

Reese I Limited Partnership Supplemental Information Year ended December 31, 2022

1. Management Fee Calculation

The management fee is based on a fee per unit occupied by tenants during one month.

Total qualified units (40 units * 12 months) Less: vacancies	480 (24)
Total occupied units	 456
Fee per unit (Effective January 1, 2022)	\$ 69
Calculated per unit per month fee Calculated add-on fee ((\$5 * 40 qualified units) * 12 months)	\$ 31,464 2,400
Total calculated management fee expense	\$ 33,864
Management fee expense	\$ 33,864

2. Insurance Disclosure

The Partnership maintains insurance coverage as follows:

	Deductible			Coverage		
Property coverage on buildings	\$	1,000	\$	4,135,021		
Comprehensive business liability		Nil	\$	1,000,000		
Fidelity/employee dishonesty	\$	2,500	\$	1,000,000		

3. <u>Return to Owner</u>

In accordance with the loan agreement, the annual return to owner is as follows:

Maximum Return to Owner (see note 2)	\$ 5,409
Budgeted Return to Owner	\$ 5,291
Return to Owner Paid	\$ -

Reese I Limited Partnership Supplemental Information - continued Year ended December 31, 2022

4. Changes in Rental Property

	Assets							
	Balance 1/1/22	Additions	Deletions	Balance 12/31/22				
Land Building and improvements Furniture and equipment	•		\$ - - -	\$ 61,500 2,670,139 169,836				
	\$ 2,901,475	\$ -	\$ -	\$ 2,901,475				
		Accumulated	Depreciation					
	Balance 1/1/22							
Land Building and improvements Furniture and equipment	\$ 1,770,837 164,814	\$	\$ 1,864,120 165,930	\$ 61,500 806,019 3,906				
	\$ 1,935,651	\$ 94,399	\$ 2,030,050	\$ 871,425				

USDA

Form RD 3560-10 (Rev. 02-05)

Position 3 MULTI-FAMILY HOUSING BORROWER BALANCE SHEET PART I - BALANCE SHEET

FORM APPROVED OMB NO. 0575-0189

BORROWER NAME		BORROWER ID AND	
Reese I Limited Partnershi		· · · · · · · · · · · · · · · · · · ·	
			COMMENTS
ENDING DATES	12/31/2022	12/31/2021	
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<i>ц</i> 11)	506,159	515,891	
	61,500	61,500	
	2,670,139	2,670,139	
	(1,864,120)	(1,770,837)	
	169,836	169,836	
	(165,930)	(164,814)	
(8)	871,425	965,824	
	494	533	
	\$ 1,378,078	\$ 1,482,248	
SEQUITY			
	\$ 8,240	\$ 22,305	
	+ -,	22,118	
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penses)	/	,	
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22 thru 24)	100,842	122,720	
Т	1,279,015	1,291,892	
	131,298	144,693	
d 26 thru 27)	1,410,313	1,436,585	
	1,511,155	1,559,305	
29)	(133,077)	(77,057)	
QUITY			
	\$ 1,378,078	\$ 1,482,248	
	BEGINNING DATES> ENDING DATES> $\frac{$21}{$-}$ $\frac{$-}{$-}$ S - $\frac{$-}{$-}$ COUNTS u 11) (8) (5) (5) (6) (7) (7) (7) (7) (7) (7) (7) (7) (7) (7	ENDING DATES> $12/31/2022$ \$ 19,702 13,145 448,337 22,697 - - - - - - - - - - - - -	BEGINNING DATES- ENDING DATES- ENDING DATES> CURRENT YEAR 1/1/2021 12/31/2022 PRIOR YEAR $1/1/202112/31/2021 $ 19,702 $ 27,061 13,145 10,700 448,337 449,941 22,697 24,764 - - \frac{$}{$} - - - 79 1,568 - - \frac{$}{$} - - - \frac{$}{$} - - - \frac{$}{$} - - - 21,99 1,797 - - 2,199 1,797 - - 2,199 1,797 - - 2,199 1,797 - - 2,199 1,797 - - 411) 506,159 515,891 - 10,170,037) (1,670,139) 2,670,139 (1,770,837) 10,18 1,378,078 1,482,248 - 5 1,018 1,378,078 1,482,248 - $

According to the Paperwork Reduction Act of 1995, an agency may not conduct or 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 if 0575-0189. The time required to complete this information collection is estimated to average 2 hours 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.

- 22 -

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 representations, 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 THE FOREGOING INFORMATION IS COMPLETE AND ACCURATE TO THE BEST OF MY KNOWLEDGE.

(Date)

(Signature of Borrower or Borrower's Representative)

(Title)

PART II - THIRD PARTY VERIFICATION OF REVIEW

I/We have reviewed the borrower's records. The accompanying balance sheet, and statement of actual budget and income on Form RD 3560-7, is a fair presentation of the borrower's records.

I/We certify that no identity of interest exists between me/us and any individual or organization doing business with the project or borrower.

(Date)

(Name and Title)

(Signature)

(Address)

In lieu of the above verification and signature, an audit completed, dated and signed by a person or firm qualified by license or certification is attached.

Х

				F	osition 3						
USDA FORM APPROVED											
Form RD 3560-7 OMB NO. 0575-0189											
(Rev. 05-06)		MULTIPI	LE FAMI	LY HOU	SING PR	OJECT E	BUDGET				
PROJECT NAME	ME BORROWER NAME BORROWER ID AND PROJECT NO.							OJECT NO.			
Reese Village Ap	se Village Apartments Reese I Limited Partnership							RD Proj	ect No.: 5	4-049-4	26292679
Loan/Transfer Am	10unt - \$ 1,424,749		Note Ra	ate Paym	ent - \$ 7,	438		IC Payn	nent - \$ 3,	022	
Reporting Period		Project Rer	-				llowing ut				ereby request
x Annual		x Family		Full		metere	-	indes are	master		
								—		<u> </u>	units of RA. Current
Quarterly	x Regular Report				ed Profit		•	Ga		numbe	er of RA units
Monthly	Rent Change	Congre	egate	Non-	Profit	Wat	er	Se	wer	Borrow	er Accounting Method
	SNR	Group	Home			Tras	sh				-
	Other Servicing	Mixed	LH			Othe	er:				Cash x Accrual
I			PART	I I - CASH	I FLOW		IENT				
					CUR				PROP	OSED	
					BUD	GET			BUD	GET	COMMENTS
					(UNAU		ACT	IJAI	(UNAUE		or (YTD)
		B	eginning	Dates >	1/1/2		1/1/2		1/1/2		
		D		Dates >	12/31		12/31		12/31/		
OPERATIONAL (CASH SOURCES		Enang	Datoo	12/01	LULL	12/01	LULL	12/01/	2020	
1. RENTAL INCO	ME					-		44,519		-	
2. RHS RENTAL	ASSISTANCE RECI	EIVED				-	2	262,544		-	
	FEES RECEIVED					-		178		-	
4. LAUNDRY AND	D VENDING					-		1,239		-	
5. INTEREST INC	COME				-		3,544		-		
6. TENANT CHAP	RGES				-		2,522		-		
7. OTHER - PRO	JECT SOURCES				-		-		-		
8. LESS (Vacanc	y & Contingency Allo	owance)				-				-	
	Approved Incentive					-				-	
	(1 thru 7) - (8 & 9)]:	,				-	3	314,546		-	
	NAL CASH SOURC	ES						,			
11. CASH - NON-	PROJECT					-		-		-	
12. AUTHORIZED	D LOAN (Non-RHS)				-		-		-		
13. TRANSFER F	ROM RESERVE					-		20,253		-	
14. SUB-TOTAL	. (11 thru 13):							20,253		-	
15. TOTAL CAS	H SOURCES (10+1-	4)				-	(C)	334,799		-	
OPERATIONAL (CASH USES										
16. TOTAL O & N	I EXPENSES (From	Part II)				-	2	223,095		-	
17. RHS DEBT P	AYMENT					-		36,268		-	
18. RHS PAYME	NT (Overage)							-			
19. RHS PAYME								-			
20. REDUCTION	IN PRIOR YEAR PA	AYABLES						-			
21. TENANT UTIL	LITY PAYMENTS							11,105			
22. TRANSFER T	O RESERVE					-		18,649		-	
23. RETURN TO	OWNER / NP ASSE	T MANAGE	EMENT F	EE		-		-		-	
24. SUB-TOTAL (· /					-	2	289,117		-	
NON-OPERATIO	NAL CASH USES										
	DEBT PAYMENT	` '				-		19,076		-	VH loan
	PITAL BUDGET (Fro	om Part III, L	ines 4-6,)		-		20,253		-	
27. MISCELLANE						-		-		-	
28. SUB-TOTAL						-		39,329		-	
29. TOTAL CAS	()					-	3	328,446		-	
	(DEFICIT) (15-29):					-		6,353		-	
CASH BALANCE											
31. BEGINNING						-		37,821		-	
) CASH ADJUSTME							(11,327)			
33. ENDING CAS	H BALANCE (30+3	1+32):				-		32,847		-	

PART II - OPERATING AND MAINTENANCE EXPENSE SCHEDULE

PART II - OPERATING AND N	IAINTENANCE EX	PENSE SCHEDU	JLE	
	CURRENT		PROPOSED	COMMENTS
	BUDGET	ACTUAL	BUDGET	or (YTD)
1. MAINTENANCE AND REPAIRS PAYROLL	-	28,626	-	
2. MAINTENANCE AND REPAIRS SUPPLY	-	8,457	-	
3. MAINTENANCE AND REPAIRS CONTRACT	-	28,259	-	
4. PAINTING	_	5,524	-	
5. SNOW REMOVAL	-	0,024		
		-		
6. ELEVATOR MAINTENANCE/CONTRACT	-	-	-	
7. GROUNDS		2,645	-	
8. SERVICES	-	4,387	-	
9. ANNUAL CAPITAL BUDGET (From Part V - Operating)	-	2,517	-	
10. OTHER OPERATING EXPENSES (Itemize)	-	-	-	
11. SUB-TOT MAINT & OPERATING (1 thru 10)	-	80,415	-	
12. ELECTRICITY If master metered	-	4,932	-	
13. WATER check box on	-	1,538	-	
14. SEWER front.	-	998	-	
15. FUEL (Oil/Coal/Gas)	-	-		
16. GARBAGE & TRASH REMOVAL				
	-	-	-	
17. OTHER UTILITIES	-	-	-	
18. SUB-TOTAL UTILITIES (12 thru 17)	-	7,468	-	
19. SITE MANAGEMENT PAYROLL	-	37,993	-	
20. MANAGEMENT FEE	-	33,864	-	
21. PROJECT AUDITING EXPENSE	-	5,395	-	
22. PROJECT BOOKKEEPING/ACCOUNTING	-	-	-	
23. LEGAL EXPENSES	-	-	-	
24. ADVERTISING	-	924	-	
25. TELEPHONE & ANSWERING SERVICE	-	4,816	-	
26. OFFICE SUPPLIES	-	4,475	-	
27. OFFICE FURNITURE & EQUIPMENT	-	-	-	
28. TRAINING EXPENSE	-	1,593	-	
29. HEALTH INSURANCE & OTHER EMP.BENEFITS	-	7,270	-	
30. PAYROLL TAXES	-	8,596	-	
31. WORKMEN'S COMPENSATION	-	1,155	-	
32. OTHER ADMINISTRATIVE EXPENSES(Itemize)	-	628	-	
33. SUB-TOTAL ADMINISTRATIVE (19 thru 32)	-	106,709	-	
	••	, , , , , , , , , , , , , , , , , , , ,	•	
34. REAL ESTATE TAXES	_	10,826	-	
35. SPECIAL ASSESSMENTS	-	10,020		
36. OTHER TAXES, LICENSES AND PERMITS	-	-	-	
	-	4,803		
37. PROPERTY & LIABILITY INSURANCE	-	12,794	-	
38. FIDELITY COVERAGE INSURANCE	-	80	-	
39. OTHER INSURANCE	-	-	-	
40. SUB-TOTAL TAXES AND INS. (34 thru 39)	-	28,503	-	
41. TOTAL O & M EXPENSES (11+18+33+40)	-	223,095	-	

PART III - ACCOL			PROPOSED	COMMENTS
		A OT1141		
	BUDGET	ACTUAL	BUDGET	or (YTD)
RESERVE ACCOUNT	·			
1. BEGINNING BALANCE	-	449,941	-	
2. TRANSFER TO RESERVE	-	18,649	-	
TRANSFER FROM RESERVE				
3. OPERATING DEFICIT	-	-	-	
ANNUAL CAPITAL BUDGET (Part V - Reserve)	-	12,906	-	
5. BUILDING & EQUIPMENT REPAIR	-	-	-	
6. OTHER NON-OPERATING EXPENSES	-	7,347	-	Insurance claim
7. TOTAL (3 thru 6)	-	20,253	-	repairs
8. ENDING BALANCE {(1+2)-7}	-	448,337	-	
	l	19,702		
ENDING BALANCE		19,702		
REAL ESTATE TAX AND INSURANCE ESCROW ACCOUNT *				
BEGINNING BALANCE		10,760		
ENDING BALANCE		13,145		
FENANT SECURITY DEPOSIT ACCOUNT *				
BEGINNING BALANCE		24,764		
ENDING BALANCE		22,697		
		22,097		
(* complete upon submission of actual expenses)				
Budget				
Number of applicants on the waiting list	Res	erve account req.	balance	
Number of applicants needing RA	Amo	ount ahead/behind	1	

	PART IV - RENT SCHEDULE AND UTILITY ALLOWANCE								
A. CURRENT APPROVED RENTS/UTILITY ALLOWANCE:									
UN	IT DESCRIPT	ION	F	RENTAL RATES	S	POTENTI	AL INCOME FR	OM EACH	UTILITY
BR SIZE	UNIT TYPE	NUMBER	BASIC	NOTE RATE	HUD	BASIC	NOTE RATE	HUD	ALLOWANCE
				CURRENT RE	NT TOTALS				
					-	BASIC	NOTE	HUD	-

B. PROPOS	SED RENTS -	Effective Dat	te:						
UN	T DESCRIPTION		RENTAL RATES			POTENTIAL INCOME FROM EACH			UTILITY
BR SIZE	UNIT TYPE	NUMBER	BASIC	NOTE RATE	HUD	BASIC	NOTE RATE	HUD	ALLOWANCE
			F	PROPOSED RE	NT TOTALS				
						BASIC	NOTE	HUD	_

C. PROPOSED UTILITY ALLOWANCE - Effective Date:

BR SIZE	UNIT TYPE	NUMBER	ELECTRIC	GAS	WATER	SEWER	TRASH	OTHER	TOTAL

		Proposed	Proposed	Actual	Proposed	Actual		
		Number of	From	From	From	From	Actual Total	
Annlianaaa		Units/Items	Reserve	Reserve	Operating	Operating	Cost	Units/Item
Appliances	Range			896		-	896	
	Refrigerator			794		-	794	
	Range hood Washer/dryers			-		-		
	Other:			-		-		
Carpet and vinyl								
	1 br 2 br			-		-		
	2 bl 3 br			-		-		
	4 br			-		-		
a hinata	Other:			-		-		
abinets	Kitchen			-		-		
	Bathroom			-		-		
	Other:			-		-		
Doors	Exterior			1,148		1,438	2,586	
	Interior			1,140		-	2,000	
	Other:			-		-		
Window coverings	List:							-
	Other:			-		-		
Heating/Air conditioning								
	Heating			1,714		1,079	2,793	
	Air conditioning Other: repairs supplies			- 529		-	529	
lumbing	Other. repairs supplies			529		-	529	
lanbing	Water heater			-		-		
	Bath sinks			-		-		
	Kitchen sinks Faucets			-		-		
	Toilets			-		-		
	Other: piping			7,825		-	7,825	
Major electrical	List:			-		-		
	Other:			-		-		
Structures								
	Windows Screens			-		-		
	Walls			-		-		
				-		-		
	Roofing			-		-		
	Roofing Siding			-		-		
	Roofing Siding Exterior paint							
Paving	Roofing Siding			-		-		
Paving	Roofing Siding Exterior paint Other: Asphalt			- - - -		- - - -		
Paving	Roofing Siding Exterior paint Other: Asphalt Concrete			- - - - -		- - - - - -		
Paving	Roofing Siding Exterior paint Other: Asphalt			- - - -		- - - -		
-	Roofing Siding Exterior paint Other: Asphalt Concrete Seal and stripe Other:			- - - - - - -		- - - - - -		
-	Roofing Siding Exterior paint Other: Asphalt Concrete Seal and stripe Other: Landscaping			- - - - - - - -		- - - - - - - - - - -		
-	Roofing Siding Exterior paint Other: Asphalt Concrete Seal and stripe Other: Landscaping Lawn equipment			- - - - - - - - - - - -		- - - - - - - - - - - - - - - - - - -		
-	Roofing Siding Exterior paint Other: Asphalt Concrete Seal and stripe Other: Landscaping Lawn equipment Fencing Recreation area			- - - - - - - -		- - - - - - - - - - -		
-	Roofing Siding Exterior paint Other: Asphalt Concrete Seal and stripe Other: Landscaping Lawn equipment Fencing Recreation area Signs			- - - - - - - - - - - - - - - - - - -		- - - - - - - - - - - - - - - - - - -		
andscape and grounds	Roofing Siding Exterior paint Other: Asphalt Concrete Seal and stripe Other: Landscaping Lawn equipment Fencing Recreation area			- - - - - - - - - - - - - - - - - - -		- - - - - - - - - - - - - - - - - - -		
andscape and grounds	Roofing Siding Exterior paint Other: Asphalt Concrete Seal and stripe Other: Landscaping Lawn equipment Fencing Recreation area Signs Other:			- - - - - - - - - - - - - - - - - - -				
andscape and grounds	Roofing Siding Exterior paint Other: Asphalt Concrete Seal and stripe Other: Landscaping Lawn equipment Fencing Recreation area Signs							
andscape and grounds	Roofing Siding Exterior paint Other: Asphalt Concrete Seal and stripe Other: Landscaping Lawn equipment Fencing Recreation area Signs Other: List: Other:							
andscape and grounds	Roofing Siding Exterior paint Other: Asphalt Concrete Seal and stripe Other: Landscaping Lawn equipment Fencing Recreation area Signs Other: List: Other: Site mgmnt							
andscape and grounds	Roofing Siding Exterior paint Other: Asphalt Concrete Seal and stripe Other: Landscaping Lawn equipment Fencing Recreation area Signs Other: List: Other:							
Paving Landscape and grounds Accessibility features Automation equipment Dther	Roofing Siding Exterior paint Other: Asphalt Concrete Seal and stripe Other: Landscaping Lawn equipment Fencing Recreation area Signs Other: List: Other: Site mgmnt Common area Other:							
Landscape and grounds Accessibility features Automation equipment	Roofing Siding Exterior paint Other: Asphalt Concrete Seal and stripe Other: Landscaping Lawn equipment Fencing Recreation area Signs Other: List: Other: Site mgmnt Common area							

PART VI - SIGNATURES, DATES, AND COMMENTS

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 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.

(Date)

(Signature of Borrower or Borrower's Representative)

(Title)

AGENCY APPROVAL (Rural Development Approval Official):

DATE:

COMMENTS:

Reese I Limited Partnership Supporting Documentation to Forms 3560-10 and 3560-7 Year ended December 31, 2022

Notes Payable (Form 3560-10, Line 23)	
Accrued expenses	\$ 2,700
Accrued interest	446
Prepaid rent	1,254
Accrued partnership fees	65,518
	\$ 69,918
<u>Other (Form 3560-10, Line 27)</u>	
Note payable	\$ 118,961
Due to partners	12,337
	\$ 131,298
Accrual to Cash Adjustment (Form 3560-7, Part I, Line 32)	
Accounts receivable - tenants	\$ 1,489
Prepaid expenses	(402)
Accounts payable - trade	(21,413)
Prepaid rent	161
Tenant security deposit - net	1,491
Replacement reserve withdrawal expensed in the prior year	7,347
	\$ (11,327)



INDEPENDENT AUDITOR'S REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING AND ON COMPLIANCE AND OTHER MATTERS BASED ON AN AUDIT OF FINANCIAL STATEMENTS PERFORMED IN ACCORDANCE WITH *GOVERNMENT AUDITING STANDARDS*

To the Partners of Reese I Limited Partnership

We have audited, in accordance with the auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards* issued by the Comptroller General of the United States, the financial statement of Reese I Limited Partnership, which comprise the balance sheet as of December 31, 2022, and the related statements of operations, partners' equity (deficit), and cash flows for the year then ended, and the related notes to the financial statements, and have issued our report thereon dated March 12, 2023.

Report on Internal Control over Financial Reporting

In planning and performing our audit of the financial statements, we considered Reese I Limited Partnership's internal control over financial reporting (internal control) as a basis for designing audit procedures that are appropriate in the circumstances for the purpose of expressing our opinion on the financial statements, but not for the purpose of expressing an opinion on the effectiveness of Reese I Limited Partnership's internal control. Accordingly, we do not express an opinion on the effectiveness of Reese I Limited Partnership's internal control.

A *deficiency in internal control* exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or detect and correct, misstatements, on a timely basis. A *material weakness* is a deficiency, or a combination of deficiencies, in internal control, such that there is a reasonable possibility that a material misstatement of the entity's financial statements will not be prevented, or detected and corrected, on a timely basis. A *significant deficiency* is a deficiency, or a combination of deficiencies, in internal control weakness, yet important enough to merit attention by those charged with governance.

Our consideration of internal control was for the limited purpose described in the first paragraph of this section and was not designed to identify all deficiencies in internal control that might be material weaknesses or significant deficiencies. Given these limitations, during our audit we did not identify any deficiencies in internal control that we consider to be material weaknesses. However, material weaknesses or significant deficiencies may exist that were not identified.



Report on Compliance and Other Matters

As part of obtaining reasonable assurance about whether Reese I Limited Partnership's financial statements are free from material misstatement, we performed tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements, noncompliance with which could have a direct and material effect on the financial statements. However, providing an opinion on compliance with those provisions was not an objective of our audit, and accordingly, we do not express such an opinion. The results of our tests disclosed no instances of noncompliance or other matters that are required to be reported under *Government Auditing Standards*.

Purpose of This Report

The purpose of this report is solely to describe the scope of our testing of internal control and compliance and the results of that testing, and not to provide an opinion on the effectiveness of the entity's internal control or on compliance. This report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering the entity's internal control and compliance. Accordingly, this communication is not suitable for any other purpose.

Fidwell Group, LLC

Columbus, Ohio March 12, 2023



INDEPENDENT AUDITOR'S REPORT ON COMPLIANCE FOR EACH MAJOR RD PROGRAM AND ON INTERNAL CONTROL OVER COMPLIANCE REQUIRED BY THE AUDIT GUIDE FOR AUDITS OF RD PROGRAMS

To the Partners of Reese I Limited Partnership

Report on Compliance for Each Major RD Program

Opinion on Each Major RD Program

We have audited Reese I Limited Partnership's compliance with the compliance requirements described in the *Audit Guide for Audits of RD Programs* (the audit guide) that could have a direct and material effect on each of Reese I Limited Partnership's major U.S. Department of Rural Development (RD) programs for the year ended December 31, 2022. Reese I Limited Partnership's major RD programs and the related direct and material compliance requirements are as follows:

Name of Major RD Program	Direct and Material Compliance Requirements
Section 515 Rural Rental Housing Loan	Mortgage status; replacement reserve; return on investment or return to owner; equity skimming; cash receipts; cash disbursements; tenant security deposits; management functions; unauthorized change of ownership/ acquisition of liabilities; unauthorized loan of project funds

In our opinion, Reese I Limited Partnership complied, in all material respects, with the compliance requirements referred to above that could have a direct and material effect on each of its major RD programs for the year ended December 31, 2022.

Basis for Opinion on Each Major RD Program

We conducted our audit of compliance in accordance with auditing standards generally accepted in the United States of America (GAAS); the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States (*Government Auditing Standards*); and the audit guide. Our responsibilities under those standards and the audit guide are further described in the Auditor's Responsibilities for the Audit of Compliance section of our report.

We are required to be independent of Reese I Limited Partnership and to meet our other ethical responsibilities, in accordance with relevant ethical requirements relating to our audit. We believe that our audit provides a reasonable basis for our opinion on compliance for each major RD program. Our audit does not provide a legal determination of Reese I Limited Partnership's compliance.

Responsibilities of Management for Compliance

Management is responsible for compliance with the requirements referred to above and for the design, implementation, and maintenance of effective internal control over compliance with the requirements of laws, regulations, rules, and provisions of contracts or grant agreements applicable to its RD programs.

Auditor's Responsibilities for the Audit of Compliance

Our objectives are to obtain reasonable assurance about whether material noncompliance with the compliance requirements referred to above occurred, whether due to fraud or error, and express an opinion on Reese I Limited Partnership's compliance based on our audit. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with generally GAAS, *Government Auditing Standards*, and the audit guide will always detect material noncompliance when it exists. The risk of not detecting material noncompliance resulting from fraud is higher than for that resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Noncompliance with the compliance requirements referred to above is considered material if there is a substantial likelihood that, individually or in the aggregate, it would influence the judgment made by a reasonable user of the report on compliance about Reese I Limited Partnership's compliance with the requirements of each major RD program as a whole.

In performing an audit in accordance with GAAS, *Government Auditing Standards*, and the audit guide, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material noncompliance, whether due to fraud or error, and design and perform audit procedures responsive to those risks. Such procedures include examining, on a test basis, evidence regarding Reese I Limited Partnership's compliance with the compliance requirements referred to above and performing such other procedures as we considered necessary in the circumstances.
- Obtain an understanding of Reese I Limited Partnership's internal control over compliance relevant to the audit in order to design audit procedures that are appropriate in the circumstances and to test and report on internal control over compliance in accordance with the audit guide, but not for the purpose of expressing an opinion on the effectiveness of Reese I Limited Partnership's internal control over compliance. Accordingly, no such opinion is expressed.

We are required to communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and any significant deficiencies and material weaknesses in internal control over compliance that we identified during the audit.

Report on Internal Control over Compliance

A *deficiency in internal control over compliance* exists when the design or operation of a control over compliance does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or detect and correct, noncompliance with a type of compliance requirement of an RD program on a timely basis. A *material weakness in internal control over compliance* is a deficiency, or a combination of deficiencies, in internal control over compliance, such that there is a reasonable possibility that material noncompliance with a type of compliance requirement of an RD program will not be prevented, or detected and corrected, on a timely basis. A *significant deficiency in internal control over compliance* is a deficiency, or a combination of deficiencies, in internal weakness in a timely basis. A *significant deficiency in internal control over compliance* is a deficiency, or a combination of deficiencies, in internal weakness in internal control over compliance with a type of compliance requirement of an RD program will not be prevented, or detected and corrected, on a timely basis. A *significant deficiency in internal control over compliance* is a deficiency, or a combination of deficiencies, in internal control over compliance with a type of compliance requirement of an RD program that is less severe than a material weakness in internal control over compliance, yet important enough to merit attention by those charged with governance.

Our consideration of internal control over compliance was for the limited purpose described in the Auditor's Responsibilities for the Audit of Compliance section above and was not designed to identify all deficiencies in internal control over compliance that might be material weaknesses or significant deficiencies. We did not identify any deficiencies in internal control over compliance that we consider to be material weaknesses, as defined above. However, material weaknesses or significant deficiencies in internal control over compliance that we consider to be material weaknesses, as defined above. However, material weaknesses or significant deficiencies in internal control over compliance may exist that were not identified.

Our audit was not designed for the purpose of expressing an opinion on the effectiveness of internal control over compliance. Accordingly, no such opinion is expressed.

The purpose of this report on internal control over compliance is solely to describe the scope of our testing of internal control over compliance and the results of that testing based on the requirements of the audit guide. Accordingly, this report is not suitable for any other purpose.

Tidwell Group, LLC

Columbus, Ohio March 12, 2023

Reese I Limited Partnership Schedule of Findings, Questioned Costs and Recommendations Year ended December 31, 2022

Reportable Conditions of Non-Compliance

December 31, 2022 – None noted.

Auditee's Comments on Prior Audit Resolution Matters Related to United States Department of Agriculture Rural Development Programs

There were no significant unresolved findings from previous annual audits, physical inspections or management review reports during our audit of the 2022 financial statements. There were no compliance findings noted during our audit of the 2022 financial statements relating to physical inspections or management reviews for which the Partnership has not taken corrective action.

Tab S:

Supportive House Certification and/or Resident Well Being MOU

N/A

Tab T:

Funding Documentation

THE RICHMAN GROUP AFFORDABLE HOUSING CORPORATION

777 West Putnam Avenue Greenwich, CT 06830 (203) 869-0900 FAX (203) 869-1034

March 11, 2024

Robert B. Margolis 1375 Piccard Drive, Suite 150 Rockville, MD 20850

> Re: Reese Village Apartments Emporia, Virginia 40-Units

Dear Mr. Margolis,

The Richman Group Affordable Housing Corporation ("TRG") is the sponsor of investment partnerships which provide equity capital for multi-family apartment complexes that are eligible for low-income housing tax credits pursuant to Section 42 of the Internal Revenue Code of 1986 ("Low-Income Housing Tax Credits") by investing in limited partnerships that own such apartment complexes.

You have advised us that a to-be-formed single-purpose corporation (the "Managing Member") will form a Limited Liability Company, (the "Company"), which intends to acquire and rehabilitate an apartment complex located in Emporia, Virginia (the "Apartment Complex").

TRG is pleased to provide you with this letter of intent for the acquisition by an affiliated limited partnership, which will be sponsored by TRG ("Investor"), of a 99.99% limited partnership interest in the Company, subject to the terms and conditions hereof and also subject to (i) investment committee approval (ii) negotiation and execution of documentation acceptable to both parties and (iii) receipt of opinions of counsel (including corporate, tax and real estate) acceptable to the Investor. Upon the execution of this letter, TRG will commence its due diligence review and will seek an investor to acquire the limited partnership interest. The Managing Member will execute an amended and restated Operating Agreement of the Company in the Investor's standard form (the "Operating Agreement"). A guarantor acceptable to the Investor.

1. <u>Financing</u>: Financing of the Apartment Complex will be subject to Investor approval. It is understood that the Apartment Complex will assume a Rural Development Loan in the approximate amount of \$1,263,058 which will be re-amortized at an interest rate of 1.00% per annum for a term of 30 years (50-year amortization). It is also understood that the Apartment Complex will receive a loan from the VA SPARC/REACH Program in the approximate amount of \$1,900,000 at an interest rate of 3.95% per annum for a term of 25 years (25-year amortization). It is also understood that the Apartment Complex will receive a loan from Housing Trust Funds ("HTF") in the approximate amount of \$570,000 bearing no interest with principal payments due at maturity. It is also understood that the Apartment Complex will assume an existing Replacement Reserve of \$430,000. To the extent that a change in financing structure changes the amount of Low-Income Housing Tax Credits, then capital contributions will be adjusted accordingly. The Managing Member must deliver any required approval of the admission of the Investor to the Company prior to such admission (the "Closing"). The preparation, filing and processing of such application and all costs and expenses thereof, shall be the sole responsibility of the Managing Member and/or the Company. All loan documents shall provide that notices of default and foreclosure shall be sent to the Investor, as well as to the Managing Member.

2. <u>Capital Contributions of the Investor</u>: The "Capital Contribution" as set forth below reflects current market conditions. The Capital Contributions may be adjusted to reflect the market conditions at the time of closing. Subject to the terms and conditions set forth herein and in the Operating Agreement, the Investor will make capital contributions to the Company in the total amount of \$3,059,694 (the "Capital Contribution"), which represents 85% of the Low-Income Housing Tax Credits, excluding amounts payable under Section 16 as set forth below.

Installn	nent No. 1:	
Paid at	Closing upon satisfaction of all due diligence	\$611,939
Installn	nent No. 2:	
Paid u	oon the latest of the following:	\$1,835,816
(i)	Completion of construction of the Apartment Complex and receipt of temporary certificates of occupancy for all units;	
(ii)	Receipt of a payoff letter from the contractor for the Apartment Complex (the "Contractor") which states that upon receipt of Installment No. 2 the construction contract will be paid in full by Installment No. 2 or the Contractor will defer any amounts owed to it until receipt of Installment No.3;	
(iii)	Receipt of an estoppel letter from each lender to the Company; and	
(iv)	Receipt of certificates of insurance complying with the requirements described herein.	
<u>Installn</u>	nent No. 3:	
Paid u	oon the latest of the following:	\$611,939
(i)	Achievement of "Breakeven Operations" (as defined below);	
(ii)	Receipt of an estoppel letter from each lender to the Company;	
(iii)	Receipt of final Low-Income Housing Tax Credit Certification; and	
(iv)	Achievement of "Final Closing"	
(v)	Receipt of form 8609	

Total Equity to Company (excluding amounts payable under Section 16 below):

\$3,059,694

Installment No. 3 will only be released upon the achievement of Breakeven Operations. "Breakeven Operations" is generally defined as the earlier of the following: (i) the date upon which income from the normal operation of the Apartment Complex, received on a cash basis, for each of three (3) consecutive calendar months after permanent mortgage loan closing less all mandatory debt service payments for each month, exceeds all accrued operational costs for each month or, if the above is not verifiable for such three (3) month period, (ii) the date upon which income from the normal operation of the Apartment Complex (as reported under GAAP) equals or exceeds all operational costs (as reported under GAAP), as evidenced by an audited financial statement for a 12 month period prepared by the accountants of the Company. In addition, Breakeven Operations shall not have occurred unless, at the end of such three (3) month period, the Company shall have (i) sufficiently funded segregated reserves to pay one (1) year's property insurance premiums (minus any prepaid premiums on the existing insurance policy) and the next full installment of real estate taxes payable (minus any prepaid taxes with respect to such installment) and (ii) liquid assets not committed to the payment of any other expense or reserve fund in an amount sufficient to pay (a) one (1) month's mandatory debt service payment plus (b) any other accrued unpaid expenses.

3. <u>Adjuster Clause</u>: The Capital Contribution amount stated above is based upon your projection of an annual amount of Low-Income Housing Tax Credits of \$360,000 ("LIHTC") which in turn is based upon certain of the assumptions and projections stated in Schedule A herein. The actual amount of Low-Income Housing Tax Credits may in fact change after the determination of eligible and qualified basis. Accordingly, the Capital Contribution may be adjusted when (i) final projections of the amount of Low-Income Housing Tax Credits are completed and/or (ii) upon or after actual completion of the Apartment Complex. To the extent such final projected amount of Low-Income Housing Tax Credits varies from the LIHTC, the Capital Contribution will be adjusted as set forth in the following paragraph and as will be more particularly set forth in the Operating Agreement.

If the final amount of Low-Income Housing Tax Credits ("Final LIHTC") is greater or less than the LIHTC then the Capital Contributions shall be adjusted so that the ratio of the capital contribution attributable to the Low-Income Housing Tax Credits divided by the Final LIHTC allocable to Investor is equal to 85% ("LIHTC Ratio"). However, in the case of an increase, such increase in capital contribution will take place only if the Investor has funds available which are not committed otherwise. If the Investor does not have funds available to pay for the higher Low-Income Housing Tax Credits, then the Investor's interest in the Company will be adjusted downward accordingly, but in no event below a 90% interest. TRG may in its discretion endeavor to cause an affiliated investment partnership to purchase an interest in the Company but shall have no liability if it is unable to do so.

4. <u>Timing Differences</u>: In the event that if the actual Final Reported Credit for 2024 is greater or less than 11.25% of the LIHTC or for 2025 is less than 100% of the LIHTC (or LIHTC as adjusted pursuant to paragraph 3 above) then the Capital Contribution of the Investment Partnership to the Company shall be increased ("Upward Timing Change") or decreased ("Downward Timing Change"), by an amount sufficient to maintain a to-be-determined Internal Rate of Return to the Investment Partnership; such adjustment to be based upon the methodology set forth on Attachment A (assuming for this purpose that (i) the amount and timing of projected losses and deductions and (ii) the timing of the Capital Contributions will be fixed at the amounts shown in the projections attached to the Operating Agreement). Notwithstanding the foregoing sentence, the aggregate amount of any increase in the Capital Contributions due to an Upward Timing Change together with the aggregate amount of any Upward Adjuster pursuant to Paragraph 3 above will be capped at 10% of the Capital Contribution ("Upward Adjuster Cap"). In the event that the Timing Change exceeds the then unpaid Capital Contribution of the Investment Partnership, the Managing Member shall pay to the Investment Partnership, immediately upon demand, the amount by which the Timing Change exceeds such then unpaid Capital Contributions.

5. <u>Cash Flow Distributions</u>: Cash flow of the Company after expenses and debt service will be distributed, to the extent available, according to the following priority:

First:	to pay any credit adjuster due;
Second:	a priority distribution to the Investor in the amount of \$1,500 annually.
Third:	to pay any deferred development fee to the Managing Member;
Fourth:	to repay any operating deficit loans made by the Managing Member;

Fifth: remaining amounts split 10% to the Investor and 90% to the Managing Member. The Managing Member shall apply its 90% first to pay the Incentive Management Fee, then to pay the Partnership Administration Fee and then as a distribution. The balance of the 90% which is not distributed as Incentive Management Fee or Partnership Administration Fee shall be distributed to the Managing Member and a special allocation of gross income shall be made to the Managing Member in a like amount.

6. <u>Sale or Refinance</u>: Upon the sale of the Apartment Complex or a refinancing of the permanent mortgage loan, proceeds will generally be allocated in accordance with the following priority:

- First: Expenses of the sale and refinancing and satisfaction of underlying financing plus any other third-party obligations and debts;
- Second: Return of the outstanding balance of any operating deficit loans previously made by the Managing Member (See <u>Guarantees</u>); and
- Third: Balance of proceeds split 10% to the Investor, 90% to the Managing Member

7. <u>Guarantees</u>: The Guarantor shall guarantee the obligations of the Managing Member under the Operating Agreement including, without limitation, the following:

(A) Against recapture of the Low-Income Housing Tax Credits for 15 years except for recapture caused by (i) subsequent changes in the Tax Code or (ii) transfers of the Investor's interest in the Company.

(B) The payment in full of all costs and expenses of the acquisition and rehabilitation of the Apartment Complex in excess of the proceeds of all the construction period sources of funds and any operating deficits prior to the achievement of breakeven operations.

C) To fund operating deficits for a five (5) year period (the "Operating Deficit Period") from the later of Breakeven Operations or funding of the permanent mortgage loan (the "Operating Deficit Guaranty"). The Operating Deficit Period shall be deemed extended until (x) the Managing Member has provided the Investor with evidence that the Company has sufficient cash reserves to pay any accrued expenses as of the expiration of the Operating Deficit Period and (y) the Apartment Complex has achieved the "DSC Requirement" as hereinafter defined. The "DSC Requirement" means that the Apartment Complex has demonstrated a debt service coverage ratio of 1.10:1 for years four and five of the Operating Deficit Period. If the Apartment Complex has not demonstrated a 1.10:1 debt service coverage for such years the Operating Deficit Period will be extended until the Apartment Complex demonstrated a 1.10:1 debt service coverage for two consecutive years. For purposes of the Operating Deficit Guaranty, the term "Operating Deficits" shall include amounts withdrawn from the reserve for replacements during such five (5) year period. A further assurance will be an agreement by the managing agent for the Apartment Complex, typically the Managing Member or an affiliate, (the "Managing Agent") to (i) defer and accrue its management fee, if necessary, to prevent a default under the permanent mortgage loan and (ii) to defer its fee to the extent necessary to avoid an Operating Deficit. If the Managing Agent elects not to defer its fee pursuant to subparagraph (ii) above, it must send a notice to the Managing Member and the Investor offering to resign. If no such notice is sent, the Managing Agent will be deemed to have ratified its agreement to defer its fee. If a notice is sent refusing to defer its fee, such refusal shall be grounds for removal of the Managing Agent.

(D) Repurchase of the Investor's interest in the Company by payment to the Investor of the full amount of the Gross Capital Contribution paid to such date, if the Managing Member fails to (i) place the Apartment Complex in service by <u>December 2025</u> (ii) complete Final Closing by <u>December 2025</u> (iii) achieve at least 50% of the aggregate projected LIHTC as set forth herein or (iv) achieve Breakeven Operations within 18 months of Substantial Completion (to be defined in the Operating Agreement) of the Apartment Complex.

8. <u>Representations and Warranties</u>: The Managing Member shall provide the representations and warranties to the Investor more particularly set forth in the Operating Agreement and currently has no basis to believe that such representations and warranties cannot be given at Closing. The Managing Member shall be

obligated to recertify to the continued truth and accuracy of such representations and warranties at the time of each installment of capital contributions.

9. <u>Duties and Obligations</u>: The Managing Member shall be obligated to assume the duties and obligations as are set forth in the Operating Agreement.

10. <u>Legal Opinions</u>: The Managing Member shall cause the attorneys for the Company to provide the legal opinions more particularly set forth in the Operating Agreement.

11. <u>Sale or Conversion</u>: Beginning 15 years from the date of the closing of the permanent mortgage loan, if the Investor requests the Managing Member to sell the Apartment Complex, the Managing Member will consent, provided such sale meets the approval of the lender and applicable tax credit agency. In the event the Managing Member does not consent to a sale at that time, the Managing Member will be granted an option to purchase the Apartment Complex at fair market value (as restricted by the uses mandated by the lender and the Tax Credit Agency). In the event that the Managing Member chooses not to exercise this purchase option, the Investor shall reserve the right to: (i) sell its interest in the Company to the Managing Member for \$1 or (ii) transfer its limited partnership interest in the Company to an affiliated entity. The Managing Member or its qualified non-profit designee will be granted a first right of refusal to purchase the Apartment Complex at the "Minimum Purchase Price" as defined in Section 42(I)(7) of the Internal Revenue Code.

12. <u>Accountants and Financial Reporting</u>: The "Accountants" for the Company shall be a Certified Public Accountant or such other firm reasonably acceptable to the Investor. Financial information will be required to be submitted to the Investor by the 30th day after the end of each quarter, for the first three calendar quarters of each year. Such financial information may be unaudited and may be prepared by the Managing Agent. Annual audited financial statements and tax information will be required to be submitted to the Investor by the Managing Member by February 15 of each year.

13. <u>Removal Rights</u>: The Investor shall have the right to remove the Managing Member for cause as will be set forth in the Operating Agreement. No removal right without cause shall exist.

14. <u>Indemnity</u>: In the Operating Agreement the Managing Member shall indemnify Investor and its officers, directors and affiliates for any untrue statement of a material fact or omission to state a material fact necessary to make any such statements, in light of the circumstances under which they were made, not misleading, by the Managing Member or their agents set forth in any document delivered by the Managing Member or their agents in connection with the acquisition of the Apartment Complex, the investment by the Investor in the Company and the execution of the Operating Agreement.

15. <u>Reserve Requirements</u>: The Company will be required to make an annual minimum deposit to a reserve for replacements in an amount equal to the greater of (i) \$655 per unit per year increasing annually by 3%, or (ii) the amount utilized in the underwriting of the mortgage loans by the lenders. The Investor may reasonably require that additional reserves be funded to cover potential cash deficiencies. The Operating Deficit Guaranty shall be increased by amounts withdrawn from the reserve for replacements during the Operating Deficit Period.

16. <u>Due Diligence</u>: TRG and the Investor will have the opportunity to perform, and you and your professionals will assist us in, the customary due diligence necessary in the acquisition of the Apartment Complex and of the investment by Investor in the Company. As a condition of closing, the Company shall provide the Investor information reasonably requested by the Investor, including without limitation, (i) market rental information, proving that the projected rents will be achieved and the rent up will occur within a reasonable absorption period, (ii) engineering report by an engineer acceptable to the Investor and (iii) a Phase 1 environmental report. The Company shall bear the costs of Investor's market study, engineering review and Investors legal counsel. The cost to the Company of the Investor's due diligence expenses and legal counsel shall be determined at a later date and added to the Capital Contribution stated herein. A sample (but not exhaustive) list of due diligence documents will be provided at a later date. Additionally, approval of this transaction is subject to Investor satisfaction and completion of due diligence (including site visit, review, and investment committee approval), and receipt by the Company of a Low-Income Housing Tax Credits reservation or allocation approval from the appropriate state or local agency.

17. <u>Operating Reserve:</u> The Company will be required to fund a reserve equal to six (6) months operating expenses, replacement reserves, and debt service or as required by the lender.

18. <u>Title Insurance</u>: The Managing Member shall provide, at Company expense, title insurance in favor of the Company in an amount not less than the sum of (i) all mortgage loans, and (ii) the amount of the Capital Contribution with only those exceptions as may be approved by Investor.

19. <u>Execution of Operating Agreement</u>: As a condition to the Closing, the Managing Member will execute the Operating Agreement and any related documentation necessary to complete the transaction and the Guarantor must execute the Guaranty.

20. <u>Hazard and Liability Insurance</u>: As a condition to receipt of Installment No. 1 of Capital Contributions, the Company shall deliver evidence of hazard insurance from carriers acceptable to the Investor, in an amount equal to the replacement cost of the apartment improvements. The hazard insurance must include endorsements for inflation adjustment and code upgrade coverage. Liability insurance shall be in the amount of not less than \$5,000,000.

21. <u>Escrows:</u> To the extent not required by any mortgage lender, the Company shall maintain funds in a segregated escrow account, in an amount sufficient to pay all real estate taxes and insurance premiums when due.

22. Payment and Performance Bond or Letter of Credit: The Contractor shall provide one of the following (i) payment and performance bonds in form and substance satisfactory to Investor, in the full amount of the general contract naming the Company as obligee issued by a bonding company acceptable to Investor (ii) a letter of credit in the amount of not less that 15% of the general contract issued by a bank acceptable to Investor or (iii) a guarantee of the Contractor (or its principal) with a net worth of not less than \$5,000,000.

23. <u>Brokers</u>. Any and all fees due to any broker involved in this transaction will be the responsibility of the Managing Member. By executing this letter of intent, you represent and warrant that no broker has been involved in the negotiations among the Managing Member, its principals and TRG. You further acknowledge and agree that neither TRG nor the Investor shall be responsible for the payment of any brokerage fees in connection with the Investor's investment in the Project unless otherwise specifically agreed to in writing by TRG.

If the above is acceptable to the Managing Member, please execute a copy of this letter and return it to the Investor. In the event that Investor is not in receipt of an executed copy of this letter within thirty (30) days, this letter shall be considered withdrawn and shall be of no further force or effect.

Upon the Investor's receipt of a fully executed copy of this letter, the Investor will commence the necessary action to deliver to you a copy of the proposed Operating Agreement and you shall be bound by all of the terms and provisions hereof. If prior to the expiration of the due diligence period Investor agrees to proceed with the transaction, but notwithstanding such agreement, the Managing Member (i) fails to negotiate the Operating Agreement or other closing documents in good faith and/or (ii) offers the limited partnership interest contemplated hereby to a third party, then the Managing Member shall be obligated to reimburse Investor and/or TRG for all fees, costs and expenses incurred by Investor and/or TRG in connection with this transaction, including without limitation, all legal fees and disbursements, engineering and other professional fees, site inspection fees, market study fees, appraisal fees, background investigation costs, and other due diligence costs and expenses.

The Closing of the acquisition of the limited partnership interest is subject to the availability of funds and the ability of TRG to identify an Investor. The Capital Contributions set forth in Paragraph 2 above may be recalculated or changed prior to the Closing to reflect rising interest rates or other changing market conditions and the Investor's then – current yield requirements. This letter shall be governed by and construed in accordance with the internal laws of the State of Connecticut. This agreement shall not create any liability on the part of TRG or the Investor. All rights and obligation of the Investor shall be set forth in the Operating Agreement and shall not be binding on the Investor until the Investor delivers a fully executed copy of the Operating Agreement to the Managing Member.

Notwithstanding anything to the contrary contained herein, the provisions of this letter represent the entire understandings of TRG, the Investor, the Managing Member and/or the Company with respect to the matter hereof, and all prior understandings, agreements and representations with respect thereto whether written or oral are superseded hereby and merged herein. None of the provisions of this letter may be waived or modified unless such waiver or modification is in writing and signed by the parties hereto and approved by TRG's counsel. No oral agreements shall ever be binding on TRG and/or the Investor.

Sincerely,

The Richman Group Affordable Housing Corporation

By:_

Name: Peter K. McHugh [/] Title: Executive Vice President

Agreed to and accepted as of

__, 2024

by the undersigned

SDM1X560-M1XI OPR ID: N20842	ACCRUAL CALCUL	ATION REQUEST	03/06/24 14:07:13
ST 54 CTY 049 REESE I LP	BORR 426292679	PROJ 01 3 REESE VILL APTS	
PAYMENT STATUS: NET STATUS: DAILY INTEREST: PASS OR DIAS: UN UN UN UN	-2,724.66	AMTS NOT APPLIED: BALANCES 1,262,996.80 61.17 .00	.00
	TOTAL DUE AS OF 03/01	/24	1,263,057.97

NEXT TRAN SELECT ACTION (1-MENU 5-PNDG 6-HIST 7-EFCT 8-XREF)

Tab U:

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



Tenant Disclosure Form – Acknowledgement of Free Renter Education Through Virginia Housing

Addendum to Lease Agreement

Virginia Housing provides a variety of free resources that can assist tenants throughout their time within a multi-family rental community. Some of the resources have been highlighted as follows:

- 1. <u>Renter eBook:</u> Virginia Housing offers a comprehensive guide on how to be a successful renter via the following link: <u>https://www.virginiahousing.com/renters/education</u>
- Fair Housing Resources: Federal and state fair housing laws protect renters from discrimination. Information and questions a tenant may have pertaining to federal Fair Housing Law and regulations can be answered online through the Virginia Fair Housing Office via the following link:

https://www.dpor.virginia.gov/FairHousing/#About Fair Housing Law

 Online Courses: Tenants have access to register to a variety of free online courses through Virginia Housing's Learning Center. The following link for registration is provided:

https://vhdalearningcenter.mkscloud.com/idserv/login/login?signin=19e12263ba7f0af6 6f195aabb58956d3

4. <u>Renter Rights and Responsibilities:</u> As a renter in Virginia, you as a tenant have legal protections under the Virginia Residential Landlord and Tenant Act (VRLTA). These include the right to privacy, a fair application fee and a certain level of security, among others. A full list of renter rights and responsibilities is provided through the Virginia Law Information System via the following link:

https://law.lis.virginia.gov/vacode/title55.1/chapter12/

5. <u>Quick Links</u>: Additional resources are provided to the tenant on Virginia Housing's website at the following link: <u>https://www.virginiahousing.com/renters/education</u>

By signature below, I/We acknowledge that I/We have been notified of the availability of free Renter Education from Virginia Housing. Signature is also confirmation that I/We have received adequate disclosure by the development and management agents of the property in which I reside of the materials the Housing Authority makes available to me as a tenant and renter of multi-family housing.

Tenant Signature	Date
Tenant Signature	Date
Owner/Agent	Date
1375 Piccard Drive, Suite 375 J	Rockville, Marvland 20850 240 683 0300

Tab V:

Nonprofit or LHA Purchase Option or Right of First Refusal RECORDING REQUESTED BY: Williams Mullen 200 South 10th Street, Suite 1600 Richmond, VA 23219

AND WHEN RECORDED MAIL TO: Williams Mullen 200 South 10th Street, Suite 1600 Richmond, VA 23219

<u>RIGHT OF FIRST REFUSAL AGREEMENT</u> (Reese Village Apartments)

RIGHT OF FIRST REFUSAL AGREEMENT (the "Agreement") dated as of 2024, by and among **REESE VILLAGE TM LLC**, a Virginia limited liability company (the "Owner" or the "Company"), PETERSBURG COMMUNITY DEVELOPMENT CORPORATION, INC., a Virginia non-stock nonprofit corporation (the "Grantee"), and is consented to by **REESE VILLAGE MM LLC**, a Virginia limited liability company (the "Managing Member"), [INVESTOR ENTITY], a [[] limited] liability company (the "Investor Member") and [[]] SPECIAL LIMITED PARTNER,] limited liability company (the "Special Member"). The Managing L.L.C., a [Member, the Investor Member and the Special Member are sometimes collectively referred to herein as the "Consenting Members". The Investor Member and Special Member are sometimes collectively referred to herein as the "Non-Managing Members". 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 Agreement</u>"), is engaged in the ownership and operation of a 40-unit apartment project for families located in the City of Emporia, Virginia and commonly known as "Reese Village Apartments" (the "<u>Project</u>"). The real property comprising the Project is legally defined on <u>Exhibit A</u>.

B. 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. <u>Right of First Refusal</u>

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 Virginia Housing Development Authority ("<u>Virginia Housing</u>" or the "<u>Credit Authority</u>") 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>

A. 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 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. <u>Purchase Price; Closing</u>

A. The purchase price for the Property pursuant to the Refusal Right (the "<u>Purchase</u> <u>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:

(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.

C. If the Investor Member removes the Managing Member from the Company for failure to cure a default under the Operating Agreement, the Investor Member may elect to release this Agreement as a lien against the Project upon first obtaining the prior written consent of Virginia Housing, which consent may be granted or withheld in Virginia Housing sole discretion.

Section 5. <u>Contract and Closing</u>

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 the City of Emporia, 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 "AS IS, WHERE IS" and "WITH ALL 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. <u>Transfer</u>

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. Rights Subordinate; Priority of Requirements of Section 42 of the Code

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 low-income 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; and

(iii) If to the Grantee, 555 S. South St, Petersburg, Virginia, 23803.

Section 11. <u>Severability of Provisions</u>

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 of or 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. <u>Counterparts</u>

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 nonprofit entities to preserve affordable housing for low-income families in accordance with Grantee's charitable objectives.

Section 15. <u>Headings</u>

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. <u>Rule Against Perpetuities Savings Clause</u>

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 13VAC10-180-10 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:

REESE VILLAGE TM LLC, a Virginia limited liability company,

- By: Reese Village MM LLC, a Virginia limited liability company,
- By: TMG I LLC, a Virginia limited liability company, its Manager
- By: AS Squared, LLC, a Virginia limited liability company, its Manager

By:

Adam J. Stockmaster, Manager

STATE OF CITY/COUNT

On ______, 2024, before me, the undersigned, a notary public in and for said state, personally appeared Adam J. Stockmaster, 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 Manager of AS Squared, LLC, the Manager of TMG 1 LLC, the Manager of Reese Village MM LLC, the Manager/Managing Member of Reese Village TM LLC 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 Pu Commission expires: **Registration No.:**

Right of First Refusal Agreement Reese Village Apartments Signature Page 1 of 4

GRANTEE:

PETERSBURG COMMUNITY DEVELOPMENT CORPORATION, INC., a Virginia non-stock nonprofit corporation

By:

Name: Patrick Williams Title: Executive Director

STATE OF CITY/COUNTY OF

On 3/11, 2024, before me, the undersigned, a notary public in and for said state, personally appeared Patrick Williams, 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 Executive Director of Petersburg Community Development Corporation, Inc., 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: Registration No.:

Right of First Refusal Agreement Reese Village Apartments 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:

REESE VILLAGE MM LLC, a Virginia limited liability company,

- By: TMG I LLC, a Virginia limited liability company, its Manager
- By: AS Squared, LLC, a Virginia limited liability company, its Manager

By:

Adam J. Stockmaster, Manager

STATE OF CITY/COUNT

On <u>3/11/...</u>, 2024, before me, the undersigned, a notary public in and for said state, personally appeared Adam J. Stockmaster, 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 Manager of AS Squared, LLC, the Manager of TMG I LLC, the Manager of Reese Village MM LLC, and that by his signature on the instrument, the entity, individual or the person on behalf of which the individual acted, executed the instrument.

AUTUINE Notary Public Commission expires: **Registration No.:**

Right of First Refusal Agreement Reese Village Apartments 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 MEMBER:

[INVESTOR ENTITY], a

[____][___]limited liability company

By: [____]

By:

SPECIAL MEMBER:

[____] SPECIAL LIMITED PARTNER, L.L.C., a [____] limited liability company

By: [____], LLC, a [___][___] limited liability company, its manager

By:

STATE OF _____)))) OUTY/COUNTY OF ____)

On ______, 20___, before me, the undersigned, a notary public in and for said state, personally appeared [_____], 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 manager of **[Investor Entity]**, a [___] limited liability company, and **[___] Special Limited Partner, L.L.C.**, a [__] 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:

Right of First Refusal Agreement Reese Village Apartments Signature Page 4 of 4

EXHIBIT A

LEGAL DESCRIPTION

PARCEL ONE:

All that certain tract or parcel of land situated, lying and being in the City of Emporia Virginia, containing 0.61 acres (26,739 Sq. Ft.), designated "Bradley, Percy C., Et Ux", on a plat of survey entitled, "PLAT SHOWING SURVEY OF PROPERTY TO BE CONVEYED TO EMPORIA ASSOCIATES, A VIRGINIA LIMITED PARTNERSHIP, EMPORIA, VIRGINIA", dated November 21, 1984, revised August 14, 1985, revised August 16, 1985, revised January 10, 1986, revised January 12, 1986, made by Hassell & Folkes, P.C., Surveyors & Engineers, Chesapeake, Virginia, which plat of survey is of record in the Clerk's Office of the Circuit Court of Greensville County, Virginia, in Plat Book 11, page 161, to which plat reference is here made, and which property is more particularly described according to said plat as follows:

COMMENCING at the southeast corner of Reese Street and Going Street, the true point of beginning; and from the point of beginning thus established, running thence S 60° 00' 00" E a distance of 166.51 feet to a point; running thence S 28° 40' 00" W a distance of 151.94 feet to a point; running thence N 68° 45' 41" W a distance of 156.22 feet to a point in the easterly line of Reese Street; running thence along the easterly line of Reese Street along a curve to the right having a radius of 1273.24 feet and an arc length of 153.42 feet to a point; running thence N 27° 54' 40" E a distance of 23.10 feet to a point, the point or place of beginning.

PARCEL TWO:

All that certain tract or parcel of land situated, lying and being in the City of Emporia, Virginia, containing .81 acres (35,227 Sq. Ft.), designed "Bradley P." on a plat of survey entitled, "PLAT SHOWING SURVEY OF PROPERTY TO BE CONVEYED TO EMPORIA ASSOCIATES, A VIRGINIA LIMITED PARTNERSHIP, EMPORIA, VIRGINIA", dated November 21, 1984, revised August 14, 1985, revised August 16, 1985, revised January 10, 1986, revised January 12, 1986, made by Hassell & Folkes, P.C., Surveyors & Engineers, Chesapeake, Virginia, which plat of survey is of record in the Clerk's Office of the Circuit Court of Greensville County, Virginia, in Plat Book 11, page 161, to which plat reference is here made, and which property is more particularly described according to said plat as follows:

Commencing at the southeast corner of Reese Street and Going Street, the true point of beginning; and from the point of beginning thus established, running thence S 68° 45' 41" E a distance of 231.22 feet to a point; running thence S 29° 36' 09" W a distance of 179.23 feet to a point; running thence N 60° 26; 30" W a distance of 200.95 feet to a point in the easterly line of Reese Street; running thence along the easterly line of Reese Street N 18° 13' 10" E a distance of 86.45 feet to a point; running thence along a curve to the right having a radius of 1273.24 feet and an arc length 61.95 feet to a point, the point or place of beginning.

PARCEL THREE:

All that certain lot or parcel of land with building thereon, lying, being and situate on the east side of Reese Street (formerly Old Halifax Road) in the City of Emporia (formerly Town of Emporia, Belfield Magisterial District, Greensville County), Virginia, fronting on said Reese Street one hundred and two (102) feet more or less, running back between lines a distance of three hundred (300) feet more or less, and the rear line being one hundred (100) feet, more or less; and being all that same and identical real estate as conveyed by Otis P. Dobie, unmarried, to George W. Jordan and Lucy Jordan, his wife, by deed dated December 7, 1945, and of record in the Clerk's Office of the Circuit Court of Greensville County, Virginia in Deed Book 53, at page 80;

Less and except a strip of land along Reese Street varying in width from twelve (12) feet to sixteen (16) feet, conveyed unto the Town of Emporia, a Municipal Corporation, for the purpose of constructing a sidewalk, by deed dated January 2, 1962, and of record in the aforesaid Clerk's Office, in Deed Book 81, at page 340. Also being that certain tract or parcel of land containing .63 Acres (27,486 Sq. Ft.), designated "Jordan, G.W. & Lucy Estate" on plat of survey entitled "PLAT SHOWING SURVEY TO BE CONVEYED TO EMPORIA ASSOCIATES, A VIRGINIA LIMITED PARTNERSHIP, EMPORIA, VIRGINIA", dated November 21, 1984, revised August 14, 1985, revised August 16, 1985, revised January 10, 1986, revised January 12, 1986, made by Hassell & Folkes, P.C., Surveyors & Engineers, Chesapeake, Virginia, which plat of survey is of record in the Clerk's Office of the Circuit Court of Greensville County, Virginia, in Plat Book 11, page 161, to which plat reference is here made, and which property is more particularly described according to said plat as follows:

Commencing at the southeast corner of Reese Street and Going Street, thence S 27° 54' 40" W a distance of 23.10 feet to a point; thence along a curve to the left having a radius of 1273.24 feet and an arc length of 153.42 feet to a point; thence along a curve to the left having a radius of 1273.24 feet to a point; thence along a curve to the left having a radius of 1273.24 feet to a point; thence S 18° 13' 10" W a distance of 86.45 feet to a point, the true point of beginning; and from the point of beginning thus established, running thence S 60° 26' 30" E a distance of 288.24 feet to a point; running thence S 29° 30' 19" W a distance of 99.77 feet to a point; thence running N 60° 00' 00" W a distance of 268.75 feet to a point in the easterly line of Reese Street; running thence along the easterly line of Reese Street N 18° 13' 10" E a distance of 99.64 feet to a point, the point or place of beginning.

PARCEL FOUR:

ALL that certain tract or parcel of land situated, lying and being in the City of Emporia, Virginia, containing 0.31 Acres (13,335 Sq. Ft.), designed "Johnson, Joseph Estate" on plat of survey entitled "PLAT SHOWING SURVEY OR PROPERTY TO BE CONVEYED TO EMPORIA ASSOCIATES, A VIRGINIA LIMITED PARTNERSHIP, EMPORIA, VIRGINIA", dated November 21, 1984, revised August 14, 1985, revised August 16, 1985, revised January 10, 1986, revised January 12, 1986, made by Hassell & Folks, P.C., Surveyors & Engineers, Chesapeake, Virginia, which plat of survey is of record in the Clerk's Office of the Circuit Court of Greensville County, Virginia, in Plat Book 11, page 161, to which plat reference is here made, and which property is more particularly described according to said plat as follows:

COMMENCING at the southeast corner of Reese Street and Going Street, thence S 27° 54' 40" W a distance of 23.10 feet to a point; thence along a curve to the left having a radius of 1273.24 feet and an arc length of 153.42 feet to a point; thence along a curve to the left having a radius of 1273.24 feet and an arc length of 61.95 feet to a point; thence S 18° 13' 10" W a distance of 86.45 feet to a point; thence S 18° 13' 10" W a distance of 86.45 feet to a point; thence S 18° 13' 10" W a distance of 99.64 feet to a point, the true point of beginning; and from the point of beginning thus established, running thence S 60° 00' 00" E a distance of 268.75 feet to a point; running thence S 29° 30' 19" W a distance of 49.89 feet to a point; running thence N 60° 00' 00" W a distance of 259.06 feet to a point in the easterly line of Reese Street; running thence along the easterly line of Reese Street along a curve to the left having a radius of 505.55 feet and an arc of 16.60 feet to a point; running thence N 18° 13' 10" E a distance of 34.30 feet to a point, the point or place of beginning.

Reese Village - VHDA Form of Right of First Refusal Agreement 2024(104710999.1)

Tab W:

Internet Safety Plan and Resident Information Form (if internet amenities selected)

-Resident Internet Education Information -Draft Resident Acknowledgement Form -Internet Security Plan



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Internet Safety

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Playing it safe while playing online

Hi there kids! I am Charlie Cardinal and this is Speedy the Crime Fighting Hamster. We are here to introduce you to the basics of Internet Safety and some of the villains you need to watch out for. There are some bad characters out there, so you have to protect

> yourself. Your parents won't always be there to watch out for you, so stay sharp, learn all you can, and stay safe!

Privacy & Personal Information



Personal Information is information about you or your family such as your address, a social security number, your parent's bank account, or how much money they have.

Criminals love to get people's personal information because they can pretend to be you, or use your money to buy things.

They can also make money off of your information by selling it to others. Companies or other criminals will use your info to send you junk mail or spam emails.

Criminals learning your address can be very bad. They may break in and steal from you. Protect your safety and your belongings, by keeping your information a secret.

These bad people may even use your personal information to trick someone else in your circle of friends and family. People sometimes tell criminals things that they shouldn't if they think that they are communicating with someone they know.



Think before you click



Do you know who sent that email?

Passwords

One of the most important things you need to learn is how to create strong passwords. A password is a code you type in to let the computer know it is really you.

Having an easy to guess password could allow someone to snoop around in your private information.

The way to make your password strong is to never use your name or your birthday. Use something hard to guess, but easy for you to remember. Make your password at least 8 characters long, and mixing numbers, symbols, and upper and lower case letters makes the password strong just like Speedy. Avoid using the same password over and over. That way if they do figure out your password, they only gain access to one account. And never leave your passwords written down where someone can find it.

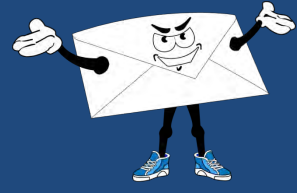
> A great tool online that creates kid friendly passwords is the website, **manufactor**



Spam is basically email that you receive from different companies or strangers that you did not sign up for. Most times it isn't from real companies and usually the sender is up to no good.

Spam emails can sometimes be a phishing scam. Phishing emails are emails that look like it is from some trusted source. A place like your bank, the IRS where taxes are collected, or some other business you shop with often. They make their email look like it is the real thing with logos, and they put links in the email baiting you to click them. Once you click the link, you could be launching a program that can damage your computer in some way or collect your personal information.

Spam emails can also use winning a sweepstakes or some other type prize to trick you into trusting the email source. After they hook you in, they inform you that to collect your prize, you must give them your credit card number.



How do you know it is spam?

Spam emails typically have a bunch of spelling and grammar errors or a mention of someone you don't know in the subject line. Don't Open It! Delete those emails right away.





Malware is a program written with the intent to harm your computer in some way.

Programs such as this, may be waiting for you to do something(a trigger), so that it can run. This could be the clicking of the link or opening an email attachment.

When searching for free downloads online, be very careful. There are a lot of sites out there trying to trick you. They will pay to make their site get returned at the top of the list of search results. Then when you access the page, they use blinking buttons to trick you to click. The result of clicking usually ends up being your computer loaded up with malware.

Once your machine is infected, it can change browser settings, create unusual popup ads on your computer and then pass the malware on to someone else.



Spyware is a program that gets onto your computer through a download or a virus and it gathers information about you and sends this back to its creator.

Some of the types of information spyware might send back to home base is email addresses of you or your contacts, passwords, account numbers, and credit card numbers.

Some spyware out there records how you use your computer and what you search for online.

Adware

Adware is software that you are allowed to use by the author because of the advertisements that pop up occasionally during the game. Many of these type games you will find in the form of apps on your phone or devices.

Through the addition of advertisments, the developer gains some income that may supplement a discount to the user, sometimes making the software free.

Often after using the product with the ads, a consumer will purchase the software to get rid of the ads.

http://www.pctools.com/security-news/what-is-adware-and-spyware



Trojan Horse

The name for the Trojan Horse virus was derived from tale of the Trojan Horse constructed by the Greeks to gain access to the city of Troy. The wooden horse was left at the gates as an offering to Athena. The horse was then wheeled into the city and out came Greek fighters hiding inside.

A Trojan horse virus is a form of malware that is dressed up as something interesting or software from a source we are familiar with. The purpose is to trick the person into installing it. This allows the creator of the Trojan to do damage to data or software on your computer. They also will set up a 'back door' or access point that allows them to access your system.

Trojan viruses don't spread by infecting other files and they cannot duplicate themselves.



Worms

Worms are malware that can duplicate itself and spread to other computers. Worms always do something bad, even if it is just slowing things down.

Worms will frequently set up the ability for computers to be taken over by the worm's author by creating backdoors on the host computer. These computers are then called a "zombie computer". "Zombie computers" can be used to send out spam or as a shield to hide the web address of people who want to do bad things.





A virus is a small program that is created to spread from one computer to the next and to mess up the way your computer works.

Many times viruses hop from computer to computer via email attachments or messages. They can also hide in funny pictures(memes), e-cards, or other desirable file attachments. It can also be sent through an instant message.

A virus can corrupt your data, or worse, delete it. It can also email copies of itself to your friends.

Keeping your anti-virus software up to date is key to protecting against the latest viruses and other security threats.

Social Media

Privacy settings on social media accounts are set up as public when you first get one. Unless you want everyone to be able to look at all of your photos and other private stuff, you must go into your account settings and change this.

Something to remember is whatever you post and say on your page can be shared by your friends. Think about what you post online, BEFORE you do it. What you post, could be seen by anyone at any time depending on your settings and the friends you keep. Because we can take pictures of our screens, there is really no setting that can protect you. Think twice about what you are sharing with others, so there are no regrets later.

Make sure you know the people that you accept friend requests from. Sometimes people try to friend you to hack your Facebook account or access your contacts. Once you are hacked they will send out strange messages or friend requests to your contacts. Protect your friends and yourself by being cautious with friends and creating strong passwords for your social media accounts.

Geotagging

Geotagging is the bit of data that your electronic device packages with your picture that has information about where the picture was taken. This is something that can be turned on and off in your device and typically comes turned on until you change the setting.

When your photo is geotagged, this gives people information about your location. Letting outsiders know where you are, can allow them to plan to steal your belongings or vandalize your home.

Consider if you post a photo every Wednesday in your outfit ready to walk to ball practice and geotagging is turned on. This shows you have a routine and gives a rough area you will be in. A predator could come and take you away.

Another issue with allowing the geotagging to occur is you don't have control of your own privacy. Everyone does not need to know where you are all of the time, keep this information private.



Defamation: Defamation is the blanket word used for all types of untrue statements made about others.

Slander: When someone orally tells one or more people an untruth about someone, which will harm the reputation of the person it is about. It is not slander if the untruth is in writing of some sort or if it is broadcast through television or radio.

Libel: This is where someone publishes to print(including pictures), written word, online posts, blogs, articles, or broadcast through radio, television, or film, an untruth about another which will do harm to the person's reputation.

Be Careful of What You Say!



Much of the things people post online may get ignored, and you may get lucky and avoid legal action. But, when someone gets angry and files a lawsuit it can cause a major headache and possibly hit you hard in the wallet.

You might think you should have a right to openly complain about a company and their bad service or lousy product. Well when it comes to this, it is not always that simple. You can get sued for this and even if the judge agrees with you, you still have to pay for a defense attorney. Think twice and make sure that whatever you have to say is worth any headache you may have pop up later.

On social media, people get into the habit of letting their emotions get the better of them and they end up speaking their minds about others online. When that person feels that this damages their character, they may opt to sue the other person for defamation. Even if their case is not successful, the stress, money, and time that you spend defending yourself is not worth it. To read more about defamatory social media posts, durit here.

Stranger Danger Online



When you think of being on your computer or other electronic device in your own home, you probably think you are safe. Your mom is in the next room, what could happen?

Well there are people online that are up to no good. They go in chat rooms and pop up on your instant messenger, looking for someone to "groom".

What is grooming you say? Well, grooming is when a stranger(can be any age) finds someone they are interested in, usually a minor. They act really nice and maybe they pretend they are much younger than they really are, like they are a kid just like you. Then they try to get you to like them and to trust them. They may ask you not to tell anyone you are talking to them. This is not okay and is a warning sign of a possible groomer.

How to Protect Yourself in Online Chats

- Choose chat sites designed for kids, such as **unrealide and its** aim is to protect kids from unwanted requests and online bullying.
- Beware of people you don't know. If they are asking too many questions or being too friendly they may be up to no good.
- If someone asks you to send them a picture or sends you a picture or video that is inappropriate, tell an adult or report them to the site moderators.
- Don't give out personal information to strangers online
- Don't tell strangers where you live or give them your telephone number
- Don't send strangers pictures of you or others
- If you are being bullied or threatened online, tell an adult or someone you trust





- Cyberbullying is the **willful and repeated harm** inflicted through the use of computers, cell phones, and other electronic devices.
- Using PhotoShop or other tools to create harassing images.
- Posting jokes about another person on the internet
- Using the internet to entice a group to physically harm another person.
- Making threats online using IM, email, social networking sites, or other electronic devices.

Consequences of Cyberbullying

Anything that you write, pictures that you post, or videos that you upload can be used by your school to **<u>suspend</u>** you.

College students have been removed from their athletic teams and lost college funding for writing negative comments about their coach.

When applying to colleges, they will search online to see what kind of person you are. They can deny you access if they don't like what they find.

When businesses are looking at people to hire for a job they will many times use social media to see what kind of person they are. Mean or inappropriate type posts can prevent you from getting the job you desire.

Cyberbullying can also be considered a crime and participating in this type of behavior can land you in big trouble.

Consequences of Cyberbullying

- § 18.2-152.7:1. Harassment by Computer; Penalty makes cyberbullying a crime.
- Carries a \$2500 fine and punishable by up to 12 months in prison.

There are many websites designed to inform and decrease the number of bullying cases we see each year. The U.S. Department of Health and Human Services has created a website with lots of resources to help combat bullying of all kinds - www.stopbullying.gov If you experience cyberbullying or witness it, tell someone such as a school counselor, teacher, or a parent.





The Effects of Cyberbullying

- Victims feel depressed, sad, angry, and frustrated.
- Victims become afraid and/or embarrassed to attend school.
- Can lead to low self-worth, family problems, academic problems, school violence, and bad behavior.
- Victims can also develop thoughts of killing themselves and possibly act on these feelings.
- There are no positive effects of cyberbullying, only pain and suffering for the victims.
- The affects of being bullied can affect the victim into adulthood and prevent them from being all they can be in the future.

Dealing with Cyberbullying

- Never do the same thing back, 2 wrongs don't make a right
- Tell them to stop

- Block their access to you
- Report it to the site you are on such as Facebook or Twitter
- NEVER pass along messages from cyberbullies, stop the spread of this behavior
- Set up privacy controls and keep the bully out of your friends list
- Don't be a cyberbully yourself
- If you witness someone getting bullied, tell someone so it can be stopped. Many times the person being bullied won't tell out of fear.
- Spread the word that bullying is not cool
- Don't laugh or encourage the bully, it is not funny and it can lead to major trouble for the person doing the bullying.



About Sexting



"Sexting" is when someone sends or receives sexually explicit or non-PG Rated pictures or video electronically, mainly via cell phones or tablets.

The numbers on how many teens say that they have sent/posted nude or seminude pictures or videos of themselves is upsetting. 20% of teens between 13 to 19 years of age have engaged in sexting. 22% of teen girls 18% of teen boys 11% of teen girls between 13 to 16 years of age have engaged in sexting.

Did you know that if you forward a picture of a sexual or nude photo of someone underage, you are as responsible for the image as the original sender?? You can be charged with a crime.

Many teens don't realize that if you send a picture of yourself that is inappropriate and that picture ends up online, it could be there forever. You can never fully delete things that end up on the web.



📮 About Sexting 📢



There is no age minimum that protects young people from getting charged with a sexual offense.

Something that you think is okay or just a joke, might land you in a ton of trouble. For example, you might take a picture of your friend naked to embarrass them, but if they are under the age of 18, this is considered production of child pornography.

If you are sent something inappropriate, do not share it and don't delete it. Tell an adult immediately. You may feel like you are getting your friend into trouble, but you are protecting yourself and you are protecting them. They may not be thinking about the consequences or the effect this behavior can have on their future.

Anyone that gets convicted of a sex offense, will have to register as a sex offender. Sex offenders have to keep their address updated and keep a current photo with the police. The information goes on the sex offender registry where anyone can go and see your picture and where you live online.

REMEMBER: You can't control what other people do with your photos. Even if you think you are sending it to someone you can trust, they may end up surprising you. You can't trust anyone with something as private as that. Don't Do It!

Legal Consequences of Sexting

- The Virginia Department of Education has an excellent resource with real life examples of the consequences of sexting that can be found there.
- The Attorney General's Virginia Rules website is designed to give Virginia Youth information on all the laws in the state. We have taken has extensive information on sexting and other internet security risks.
- This article in The Virginian-Pilot tells a story of five Virginia teens getting charged with felonies for sexting and being in possession of sexually explicit photos of a minor, read more about it new.



Information Provided By: Office of the Attorney General 202 North Ninth Street Richmond, Virginia 23219 (804) 786-2071 www.ag.virginia.gov

WIFI Internet Service Resident Acknowledgement Form

RESIDENT(S):	LANDLORD:	UNIT ADDRESS:
		Sec. 21. Start Street and st

This form is an Addendum and is hereby incorporated and made a part of the Lease Contract and sets out the terms and conditions on which wireless internet service (WIFI) is provided free of charge. By signing this Addendum, you acknowledge that your apartment is equipped with a device that provides WIFI internet service broadcasted throughout the unit for your use, you acknowledge that you have received the Resident Internet Education Information Manual from an onsite management team member, you acknowledge that you have received and reviewed the Free Wifi Internet Service Terms, and you agree to the Free Wifi Internet Service Terms.

The service provided includes internet speed of 10MB download/3MB upload and may vary at peak times of the day. Should you wish to purchase your own internet service for your unit, you will need to contact the provider ______ at

You further acknowledge that this service may not be uninterrupted, error-free, nor guarantee the security of the service and/or harmful applications your device may be exposed to.

Resident(s) must not use the service for any unlawful or inappropriate purposes. Management reserves the right to terminate this service without notice at any time.

Resident(s) agree to report any repairs or maintenance needed to this equipment directly to an onsite management team member. Should resident(s) cause damage to the equipment or remove the equipment from the dwelling, management will assess the cost and resident(s) must pay management for damages and/or the actual cost of replacement of the equipment device. If not previously paid, management will access the cost against the resident's security deposit and/or account statement upon move-out.

Resident Signature	Date	Resident Signature	Date	
Resident Signature	Date	Resident Signature	Date	
Resident Signature	Date	Resident Signature	Date	
Authorized Agent for Owner	Date			



Resident Internet Education Information

Free Wifi Internet Service Terms

Date Last Modified: -13-2019

Wireless SSID:

Wireless Password:

1. Extent of the Service

1.1 We do not recommend in particular the use of any websites (or other internet related services) Service and your use of Service is carried out entirely at your own risk.

1.2 We have no responsibility for, or control over, the Service you access and do not guarantee that the Service is error or virus free.

1.3 We have no responsibility for, or control over, the information you transmit or receive via the Service.

1.4 Save for the purposes of network diagnostics, we do not examine the use to which you put the Service or the nature of the information you send or receive.

1.5 We do not guarantee:

1.5.1 the availability of the Service;

1.5.2 the speed at which information may be transmitted or received via the Service; or

1.5.3 that the Service will be compatible with your equipment or any software which you use.

1.6 While we take reasonable steps to ensure the security of the Service and to prevent unlawful access to information transmitted or received using the Service we do not guarantee the security of the information which you may transmit or receive using the Service or located on any equipment utilizing the Service and you accept that it is your responsibility to protect your information and have adequate security in terms of equipment and procedures to ensure the security, integrity and confidentiality of your information and data. 1.7 We reserve the right at all times to withdraw the Service, change the specifications or manner of use of the Service, to change access codes, usernames, passwords or other security information necessary to access the service.

2. Your Use of the Service

2.1 You must not use the Service to access Service, or send or receive e-mails, or otherwise transfer, stream or transmit content which:

2.1.1 are defamatory, threatening, intimidatory or which could be classed as harassment;

2.1.2 contain obscene, profane or abusive language or material;

2.1.3 contain pornographic material that is text, pictures, films, video clips of a sexually explicit nature

2.1.4 contain offensive or derogatory images regarding sex, race, religion, color, origin, age, physical or mental disability, medical condition or sexual orientation

2.1.5 contain material which infringe third party's rights including intellectual property rights

2.1.6 in our reasonable opinion may adversely affect the manner in which we carry out our business or

2.1.7 are otherwise unlawful or inappropriate

2.2 Music, video, pictures, text and other content on the internet are copyrightable works and you should not download, alter, e-mail or otherwise use such content unless certain that the owner of such works has authorized its use by you.

2.3 We may terminate or temporarily suspend the Service if we reasonably believe that you are in breach of any provisions of this agreement including but not limited to clauses 2.1 to 2.2 above.

2.4 We recommend that you do not use the service to transmit or receive any confidential information or data and should you choose to do so you do so at your own risk.

2.5 The Service is intended for personal, non-commercial use only. In the event that you use the Service for commercial purposes we would specifically refer you to clause 2.5

3. Criminal Activity

3.1 You must not use the Service to engage in any activity which constitutes or is capable of constituting a criminal offense, either in the United States or in any jurisdiction throughout the world.

3.2 You agree and acknowledge that we may be required to provide assistance and information to law enforcement, governmental agencies and other authorities, and by using the Service you consent to our compliance with such requirements.

3.3 You agree and acknowledge that we may keep a log of the Internet Protocol "IP" addresses of any devices which access the Service, the times when they have accessed the Service and the activity associated with that IP address

3.4 You further agree we are entitled to co-operate with law enforcement authorities and rightsholders in the investigation of any suspected or alleged illegal activity by you which may include, but is not limited to, disclosure of such information as we have whether pursuant to clause 3.3 or otherwise, and are entitled to provide by law, to law enforcement authorities or rights-holders. YOU WAIVE AND AGREE TO HOLD HARMLESS US AND OUR AFFILIATES, LICENSEES AND SERVICE PROVIDERS FROM ANY CLAIMS RESULTING FROM ANY ACTION TAKEN BY ANY OF THE FOREGOING PARTIES DURING, OR TAKEN AS A CONSEQUENCE OF, INVESTIGATIONS BY EITHER SUCH PARTIES OR LAW ENFORCEMENT AUTHORITIES.

4. Other Terms

4.1 You agree to indemnify, defend, hold harmless, and compensate us fully for any claims or legal action made or threatened against us by someone else because you have used the Service in breach of these Terms, including but not limited to clauses 2.1 to 2.2 and 3.1 above.

4.2 We reserve the right to amend, alter, or modify these Terms at any time.

Internet Security Plan – Reese Village Apartments

For basic issues and education on internet security this will be handled by onsite staff.

Basic Security Includes:

- Wifi password reset assistance
- Reset Cox provided device to factory settings at each unit turn
- Staff will not troubleshoot computers issues only issues related to the device and its security provided by cox

Not Basic security issues that will be triaged with Cox Support include:

- Copy right issues
- Illegal downloading of copyrighted files

Below are a list of Security Features that would come with the Cox managed internet per unit service

Baseline Privacy interface Plus (BPI+)

Stateful Packet Inspection Firewall (SPIF)

Customizable Firewall Security Levels

Intrusion Detection and Prevention

Multilevel access policy

Security and Service segregation per SSID

Parental Control – URL based website filtering and Time based access control



Marketing Plan for units meeting accessibility requirements of HUD section 504

Reese Village Apartments Emporia, Emporia City County, Virginia

Marketing Plan for Units Meeting Accessibility Requirements of HUD Section 504

This marketing plan has been developed for the units in this apartment development that will be fully renovated to meet the accessibility requirements of HUD Section 504 (the "Marketing Plan"). This Marketing Plan has been designed to convey to current and potential residents with disabilities, that **Reese Village Apartments** will continue to be a unique rental housing experience, with a commitment to excellent management and resident service, as well as an expectation of resident responsibility. This plan will address ways in which property management will endeavor to secure and actively market the project to qualified tenants that are mobility impaired or developmentally disabled and likely will be served well by the features of a HUD Section 504 designed units. In addition, management will ensure quality tenancy, and effective management of the property.

The Management Agent will be responsible for the management of **Reese Village Apartments** as well as the marketing efforts to mobility impaired and/or developmentally disabled persons. The Management Agent will be responsible for all of the traditional management functions, including rent collection, maintenance, record keeping, reports, development of budgets, and monitoring resident income qualifications.

I. Affirmative Fair Housing Marketing

The Management Agent is pledged to the letter and the spirit of the USDA – Rural Development policy of the achievement of equal housing opportunity throughout the Nation's rural communities and will actively promote fair housing in the development and marketing of this project. Management Agent, it's Officers, Directors and employees will not discriminate on the basis of race, creed, color, sex, religion, familial status, age, disability or sexual orientation in its programs or housing. They will also comply with all provisions of the Fair Housing Act.

Any employee who has discriminated in the acceptance of a resident will be subject to disciplinary actions which may include dismissal. All persons who contact the office will be treated impartially and equally with the only qualification necessary for application acceptance being income, and conformity with the requirements of the USDA – Rural Development, Section 8 and Tax Credit programs. All interested parties will be provided a copy of the apartment brochure. Any resident who has questions not answered by the leasing staff will be referred to the Supervisor of the site staff.

All 504 designated units will be continually marketed on an ongoing basis. These units will be held vacant for at least 60 days in accordance to Virginia Housing's guidelines. Any move/ relocation that is a result of accommodating a temporary/non-disabled tenant will be paid for by the owner of the apartment community.

II. Marketing and Outreach

Locating people with disabilities to occupy the units meeting accessibility requirements of HUD Section 504 will be accomplished as follows:

1. Networking

The Management Agent will contact local centers for independent living and disability services boards and other service organizations via phone and printed communication. The contacts will include the following organizations:

Greensville/Emporia County Department of Social Services 434-634-6576

Greensville/Emporia Health Department – Crater Health District 434-348-4210 <u>https://www.greensvillecountyva.gov/discover_greensville/healthcare.php</u>

Crossroads Community Services Board 434-392-7049 http://www.crossroadscsb.org/

Virginia Family Special Education Connection https://vafamilysped.org

Virginia Department of Medical Assistance Services 804-786-7933 http://www.dmas.virginia.gov/

Virginia Department of Behavioral Health & Developmental Services 804-786-3921 http://www.dbhds.virginia.gov/

2. Print Media

Print media sources will also be identified in the **Emporia/Greensville County** area that cater to people with disabilities as well as the public at large. These typically include The Virginia Gazette and other local, minority oriented newspapers. Other sources may include, but are not limited to, rental magazines such as the Apartment Shoppers Guide, Apartments For Rent, etc. All advertising materials related to the project will contain the Equal Housing Opportunity logo type, slogan or statement, in compliance with the Fair Housing Act, as well as the fact that units for people with disabilities are available.

3. Resident Referrals

An effective Resident Referral program will be set up, in which current residents are rewarded for referring friends, coworkers, and others who may have disabilities to the property. These referrals are generally the best form of advertising as it attracts friends who will want to reside together, thus binding the community. Residents will be offered incentives, to be determined, for referring

qualified applicants who rent at the property. Flyers will be distributed to residents along with the project newsletter announcing the tenant referral program.

4. Marketing Materials

Additional marketing materials are needed in order to further support the specific marketing effort to people with disabilities. All printed marketing materials will include the EHO logo.

These marketing materials include:

Brochures - A simple, two color brochure can be produced at low cost which will effectively sell the apartments and community. This brochure will include the floor plans, a listing of features and amenities. The floor plans should be printed in as large a format as possible.

Flyers - As mentioned earlier, a flyer campaign can be used effectively to market the community. Each flyer should incorporate graphics as well as a small amount of copy and should be designed to generate traffic. As such, each flyer should include a special offer with a deadline.

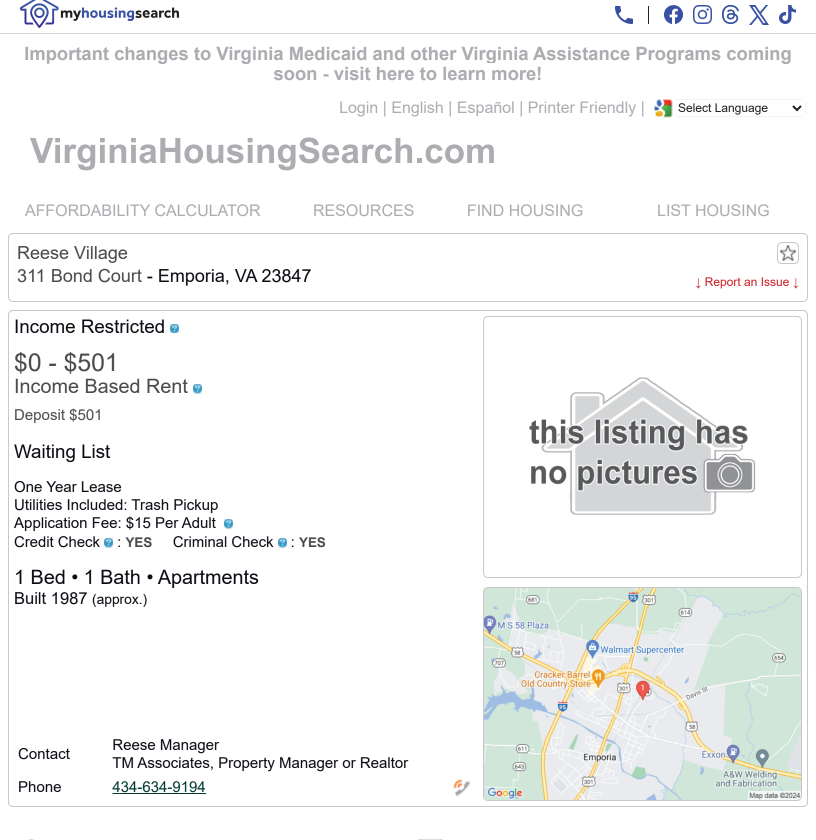
Internet – Listing on VirginiaHousingSearch.com

III. Public and Community Relations

Equal Housing Opportunity promotions - all Site Signage containing the EHO logo and Fair Housing posters are displayed in English and Spanish in the Rental Office. Also posted in the Rental Office are instructions to anyone who feels they have been discriminated against to contact the Supervisor of the site staff at the Management Agent directly. The Management Agent encourages and supports an affirmative fair housing marketing program as required by USDA – Rural Development in which there are no barriers to obtaining housing because of race, color, religion, national origin, sex, age, marital status, personal appearance, sexual orientation, family responsibilities, physical or mental handicap, political affiliation, source of income, or place of residence or business.

IV. Preference for Persons with Intellectual or Development Disability

First Preference will be given to persons with an intellectual or development disability (ID/DD) as determined by the Virginia Department of Medical Assistance Services (DMAS) or the Virginia Department of Behavioral Health and Developmental Services (DBHDS). This will be accomplished by obtaining tenant referrals from the Virginia Department of Medical Assistance Services (DMAS) or the Virginia Department of Behavioral Health and Developmental Services (DMAS), subject to appropriate federal approval.



🕦 Basic Features

Pets	Not Allowed 🥹
Smoking	Allowed g
Trash Service	Yes
School District	Emporia City Public Schools
Other Features	Lawn Care Included



Microwave Refrigerator / Freezer Clothes Washer Clothes Dryer

Laundry Room / Facility

None Freezer On Top

No Hookup Live Chat Nc

Accessible With Front Controls (On Site)

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🛞 Utilities

Air Conditioner	Central
Heating Type	Electric
Water Heater	Electric
Cable Ready	Yes
High-speed Internet Ready	Yes

🛃 Accessibility

Specialized Information

Listing ID	528405
Familiar with Section 8 process	No 🝘
Tax Credit Property	Yes 😨
Seniors Only	No 😨

🚠 Kitchen & Bath Accessibility 🎍

Counter/Vanity	Standard Height Counters and Vanity	Kitchen	Standard ↓ Comprehensive List ↓
Door/Faucet Handles	Unknown	Bathroom	Standard

 \downarrow Comprehensive List \downarrow



fetv

Yes 🕲
HUD Lead Paint Guidelines Lead Paint Disclosure Rule
Smoke Detector

Parking and Entry

Parking Type	Off Street
Parking in Front of Entrance	No
Entry Location	Unknown
Unit Entry	Step(s)
Unit Minimum Door Width	Unknown

診 Nearby Services

Also Nearby

Dumpsters

Comments

Owner/Manager Comments government issues photo ID, pay stubs			
We monitor listings, but if you see an issue, we want to hear from	m you!	d Scam Alert	Report Listing
Under the <u>Federal Fair Housing Act of 1968</u> , as amended ir on race, color, religion, sex, familial status, disability, and natio		discriminatory a	dvertising based



HOUSING

Affordability Calculator Find Housing List Housing

RESOURCES

Resources Virginia Rent Relief Program - for Renters Virginia Rent Relief Program - for Landlords **Modification Grants** eBook: How to Be a Successful Renter Homelessness Prevention Veteran Resources

SITE INFO

Login Contact Us About Us Link to Us

LEGAL

Disclaimer Privacy Terms

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[<u>XHTML</u> | <u>CSS</u> | <u>508</u> | <u>AAA</u>] This specific page meets the above validation levels.



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



United States Department of Agriculture

Rural Development February 13, 2024

Michelle O'Meara Branch Chief

Processing and Report Review Branch 1

Production and Preservation Division

Multifamily Housing

Mr. Adam Stockmaster Reese Village TM LLC 1375 Piccard Drive, Suite 375 Rockville, MD 20850

Re: Reese I Limited Partnership Reese Village TM LLC Tax Credit Support Letter

Dear Mr. Stockmaster,

This letter is to confirm that you have informed the Rural Housing Service (RHS) of your intention to transfer the ownership of the property, Reese Village Apartments, from Reese I Limited Partnership to Reese Village TM LLC, if it is determined eligible by RHS. We understand that you will apply for Federal Low-Income Housing Tax Credits from Virginia Housing in order to acquire and rehabilitate the property.

The RHS outstanding loan balance as of today is \$1,264,975.86. 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 4.625%. 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 Megan Riley, Loan Technician, at (910) 748-5571 or email at <u>megan.riley@usda.gov</u>.

Sincerely,



Digitally signed by MICHELLE O'MEARA Date: 2024.02.15 16:46:02 -05'00'

Michelle O'Meara Branch Chief

TAB AB:

Social Disadvantage Certification

"SOCIAL DISADVANTAGE" CERTIFICATION

Individual's Name	Bree A. Stockmater
	Reese Village TM LLC e

Part II, 13VAC10-180-60(E)(5)(f), of the Qualified Allocation Plan (the "Plan") of the Virginia Housing Development Authority (the "Authority" formerly VHDA) for the allocation of federal low income housing tax credits ("Credits") available under §42 of the Internal Revenue Code, as amended, provides that an applicant may receive five (5) points toward its application for Credits for demonstrating that at least one of its principals is a "socially disadvantaged individual," as such term is defined in 13 CFR 124.103, and that said principal has an ownership interest of at least 25% in the controlling general partner or managing member for the proposed development. The certification and information requested below will be used by the Authority in its evaluation of whether an applicant meets such requirements.

INSTRUCTIONS:

Please complete <u>either</u> IA or 1B and also provide a complete response to II. Omission of any information or failure to certify any of the information provided below may result in failure to receive points under Part II, 13VAC10-180-60(E)(5)(f) of the Plan. Though the information requested below is of a personal nature, please note that all information provided on this form shall be subject to the Virginia Freedom of Information Act, § 2.2-3700, et seq.

I. SOCIAL DISADVANTAGE

(Complete only Section I(A) OR I(B) and then acknowledge II below)

- <u>A.</u> I am claiming social disadvantage because of my identification as a:
 - Black American
 - X Hispanic American
 - _____ Native American (Alaska Natives, Native Hawaiians, or enrolled members of a Federally or State recognized Indian Tribe)
 - Asian Pacific American [An individual with origins from Burma, Thailand, Malaysia, Indonesia, Singapore, Brunei, Japan, China (including Hong Kong), Taiwan, Laos, Cambodia (Kampuchea), Vietnam, Korea, The Philippines, U. S. Trust Territory of the Pacific Islands (Republic of Palau), Republic of the Marshall Islands, FederatedStates of Micronesia, The Commonwealth of the Northern Mariana Islands, Guam,Samoa, Macao, Fiji, Tonga, Kiribati, Tuvalu, or Nauru]
 - _____ Subcontinent Asian American (An Individual with origins from India, Pakistan, Bangladesh, Sri Lanka, Bhutan, the Maldives Islands or Nepal)

<u>B.</u> I am claiming individual social disadvantage because I meet the requirements of 13 CFR 124.103(c)(2), and my social disadvantage has negatively impacted my entry into or advancement in the business world, as described in 13 CFR 124.103(c)(2)(iv).

II. Ownership and Control

Describe the ownership interest of the socially disadvantaged individual in the general partner or managing member of the applicant for Credits (provide any supporting documentation necessary to verify said ownership interest, such as the organizational chart provided elsewhere in the application for Credits).

Bree Stockmaster Owns 100% of Cofresi Development LLC, which is a 25% owner of Reese Village MM LLC, the applicants Managing Member. The Managing Member is responsible for managing the partnership.

CERTIFICATION OF ELIGIBILITY

I hereby certify that the undersigned principal has an ownership interest of at least 25% in the controlling general partner or managing member for the proposed development, as required by the Plan. I hereby further certify that all information in this certification is true and complete to the best of my knowledge, that the Authority is relying upon this information for the purpose of allocating Credits, and that any false statements made herein may subject both the undersigned principal and the undersigned applicant to disqualification from current and future awards of Credits in Virginia.

APPLICANT:

Reese Village TM LLC

Name of Applicant

ale ! Mille

Signature of Applicant

Reese Village MM LLC its Managing Member, AS Squared LLC Adam J. Stockmaster, its Manager

Printed Name and Title of Authorized Signer

PRINCIPAL:

Bug

Signature of Qualifying Principal

Cofresi Development LLC Bree Stockmaster, Sole Member

Printed Name and Title of Qualifying Principal