2024 Federal Low Income Housing Tax Credit Program

Application For Reservation

Deadline for Submission

<u>9% Competitive Credits</u>

Applications Must Be Received At Virginia Housing No Later Than 12:00 PM Richmond, VA Time On March 14, 2024

Tax Exempt Bonds

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 Signed version of hardcopy
 - All application attachments (i.e. tab documents, excluding market study and plans & specs)
- 3. Market Study PDF or Microsoft Word format
- 4. Plans PDF or other readable electronic format
- 5. Specifications PDF or other readable electronic format (may be combined into the same file as the plans if necessary)
- 6. Unit-By-Unit work write up (rehab only) PDF or other readable electronic format
- 7. Developer Experience Documentation (PDF)

IMPORTANT:

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

Disclaimer:

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

Entering Data:

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

Please Note:

- ► VERY IMPORTANT!: Do not use the copy/cut/paste functions within this document. Pasting fields will corrupt the application and may result in penalties. You may use links to other cells or other documents but do not paste data from one document or field to another. You may also use the drag function.
- ► Some fields provide a dropdown of options to select from, indicated by a down arrow that appears when the cell is selected. Click on the arrow to select a value within the dropdown for these fields.
- ► The spreadsheet contains multiple error checks to assist in identifying potential mistakes in the application. These may appear as data is entered but are dependent on values entered later in the application. Do not be concerned with these messages until all data within the application has been entered.
- ▶ Also note that some cells contain error messages such as "#DIV/0!" as you begin. These warnings will disappear as the numbers necessary for the calculation are entered.

Assistance:

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

Virginia Housing LIHTC Allocation Staff Contact Information

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

TABLE OF CONTENTS

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

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

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

				VHDA TRA	ACKING N	IUMBER	2024-C-87
GENE	RAL INFORMATION ABO	UT PROPOSED DEVELOPMEN	IT		Ар	plication Date:	3/13/2024
1.	Development Name:	Wesley FCC					
2.	Address (line 1):	6165 Leesburg Pike					
	Address (line 2):	, , , , , , , , , , , , , , , , , , ,					
	City:	Falls Church		State:	VA	Zip: <u>220</u>	44
3.	If complete address is no your surveyor deems ap		e and latitude coo 00.00000 iry if street addres	Ì	Latitude:	00.00000	
4.	The Circuit Court Clerk's	office in which the deed to the	ne development is	s or will be	recorded	:	
	City/County of	Fairfax County					
5.	The site overlaps one or	more jurisdictional boundari	es	FALSE			
		County is the site located in b					
6.	Development is located	in the census tract of:	4513.00				
7.	Development is located	in a Qualified Census Tract		FALSE		Note regarding	g DDA and QCT
8.	Development is located	in a Difficult Development A	rea	FALSE			
9.	Development is located	in a Revitalization Area base	d on QCT		FALSE		
10.	Development is located	in a Revitalization Area desi g	nated by resoluti	ion		TRUE	
11.	Development is located	in an Opportunity Zone (with	a binding commi	tment for	funding)		FALSE
	(If 9, 10 or 11 are True, a	Action: Provide required forn	n in TAB K1)				
12.	Development is located	in a census tract with a house	hold poverty rate	of	3%	10%	12%
					FALSE	TRUE	FALSE
	Enter only Numeric Values	below:					
13.	Congressional District:	8					
	Planning District: State Senate District:	8 35					
	State House District:	13					
14.	Development Description	n: In the space provided belo	w give a hrief de	scrintion o	f the pro	nosed develonr	nent
14.							
	This is a new construction Falls Church campus.	100% affordable building that w	/III be constructed o	on a portion	of the exi	sting First Christ	ian Church of
	i i						

Chief Executive Officer's Name:

Chief Executive Officer's Title:

Street Address:

for the local CEO:

City:

					VHDA TR	ACKING N	IUMBER	2024-C-87
Α.	GENE	RAL	INFORMATION ABOUT PROPOSEI	D DEVELOPMENT		Ар	plication Date:	3/13/2024
	15.	Loc	al Needs and Support					
		a.	Provide the name and the address Administrator of the political juris	·		-	Nanager, or Cou	nty
			Chief Executive Officer's Name:	Bryan Hill				
			Chief Executive Officer's Title:	County Executive		Phone:	703 32	4 2531
			Street Address:	12000 Government Center Par	kway	' <u>-</u>		
			City:	Fairfax	State:	VA	Zip:	22035
			Name and title of local official you				questions	
			for the local CEO:	Andrew Jimenez, Supervisor of	the Maso	n District		
		h	If the development overlaps anoth	ner jurisdiction, please fill in the f	following:			

Phone:

Zip:

State:

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

RE	SERVATION REQUEST INFORMATION		
1.	Requesting Credits From:		
	a. If requesting 9% Credits, select credit pool: or	New Construction	
	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)	e)	
2.	Type(s) of Allocation/Allocation Year	Carryforward Allocation	
	Definitions of types:		
	a. Regular Allocation means all of the buildings in the development	re expected to be placed in service this calendar year,	2024.
	b. Carryforward Allocation means all of the buildings in the develop end of this calendar year, 2024, but the owner will have more tha following allocation of credits. For those buildings, the owner req 42(h)(1)(E).	10% basis in development before the end of twelve m	nonths
3.	Select Building Allocation type:	New Construction	
4.	Is this an additional allocation for a development that has buildings no	yet placed in service? FALSI	i .
5.	Is this an additional allocation for a development that has buildings no Planned Combined 9% and 4% Developments A site plan has been submitted with this application indicating two development will be a	elopments on the same or contiguous site. One develo	opment relate
5.	Planned Combined 9% and 4% Developments A site plan has been submitted with this application indicating two dev	elopments on the same or contiguous site. One develo	opment relate
5. a.	Planned Combined 9% and 4% Developments A site plan has been submitted with this application indicating two development will be a	elopments on the same or contiguous site. One develoned the same of contiguous site. One develoned with the same of contiguous site. One develoned with the same or contiguous site. One develoned with the same or contiguous site. One developments on the same or contiguous site. One developments on the same or contiguous site. One developments on the same or contiguous site.	opment relate
5. a.	Planned Combined 9% and 4% Developments A site plan has been submitted with this application indicating two development will be a submitted with the remaining development will be a submitted with the remaining development.	elopments on the same or contiguous site. One develor with the same of contiguous site of contiguous	opment relate E
5. a.	Planned Combined 9% and 4% Developments A site plan has been submitted with this application indicating two development will be a submitted with the remaining development. Has the developer met with Virginia Housing regarding the 4% tax executes below the number of units planned for each allocation request. The Total Units within 9% allocation request? Total Units within 4% Tax Exempt allocation Request?	elopments on the same or contiguous site. One develor	opment relate E
5.a.b.	Planned Combined 9% and 4% Developments A site plan has been submitted with this application indicating two development will be a submitted with this application indicating two developments and the remaining development will be a submitted with the remaining development will be a submitted with the submitted submitted with the submitted submitted with the submitted submitt	elopments on the same or contiguous site. One development development as required by the IRC	ppment relate ts will be cand
5. a. b.	Planned Combined 9% and 4% Developments A site plan has been submitted with this application indicating two developments and the remaining development will be a lift true, provide name of companion development: Has the developer met with Virginia Housing regarding the 4% tax exert List below the number of units planned for each allocation request. The Total Units within 9% allocation request? Total Units within 4% Tax Exempt allocation Request? Total Units: % of units in 4% Tax Exempt Allocation Request: Extended Use Restriction Note: Each recipient of an allocation of credits will be required to recommend.	elopments on the same or contiguous site. One development development as required by the IRC	ppment relate ts will be cand
5.a.b.	Planned Combined 9% and 4% Developments A site plan has been submitted with this application indicating two development will be a submitted with the remaining development will be a submitted with the submitted will be a submitted with the submitted will be required to receive the use of the development for low-income housing for at least 30 years.	elopments on the same or contiguous site. One develor 4% tax exempt bond application. FALSE is stated split of units cannot be changed or 9% Credit 0 0 0.00% rd an Extended Use Agreement as required by the IRC rs. Applicant waives the right to pursue a Qualified Control of the contro	ppment relate ts will be cand

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.

due the Authority, including reservation fees and monitoring fees, by electronic payment.

TRUE

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 Informati	on:		Must	be an individual or legally for	med entity.	
a.	Owner Name:	Wesley	FCC LLC				
	Developer Name	:	Wesley	Housing Deve	elopment Corporation of	Northern Virginia	
	Contact: M/M	Ms.	First:	Kamilah	MI: P	Last: McAfee	
	Address:	2311 Hu	ıntington	Ave			
	City:	Alexand	ria		St. > VA	Zip: 22303	
	Phone: (7	03) 642-	3830	Ext.	Fax:		
	Email address:	kmca	fee@who	lc.org			
	Federal I.D. No.				(If not available, o	btain prior to Carryove	er Allocation.)
	Select type of en	tity:	>	<mark>limited Liabili</mark>	ty Company	Formation State:	VA
	Additional Contac	ct: Pleas	e Provide	Name, Emai	l and Phone number.		
	David .	Johnson,	, davidjoh	inson@whdc.	org, 703 642 3830		

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

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

2. Developer Experience:

May select one or more of the following choices:

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

Action: Provide one 8609 from qualifying development.

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

Action: Provide one 8609 from each qualifying development.

FALSE c. Applicant is competing in the Local Housing Authority pool and partnering with an experienced sponsor (as defined in the manual), other than a local housing authority.

Action: Provide documentation as stated in the manual.

D. SITE CONTROL

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

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

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

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

1. Type of Site Control by Owner:

Applicant controls site by (select one):

Select Type: ▶ Purchase Contract

Expiration Date: 12/31/2026

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.
- c. FALSE There is more than one site for development and more than one expected date of acquisition by Owner.

(If c is **True**, provide documentation for each site specifying number of existing buildings on the site, if any, and expected date of acquisition of each site by Owner **(Tab E).**)

D. SITE CONTROL

3. Seller Information:

Name: First Christian Church of Falls Church

Address: 6165 Leesburg Pike

City: Falls Church St.: VA Zip: 22044

Contact Person: Steven Moore Phone: (703) 532-8220

There is an identity of interest between the seller and the owner/applicant..... FALSE

If above statement is **TRUE**, complete the following:

Principal(s) involved (e.g. general partners, controlling shareholders, etc.)

<u>Names</u>	<u>Phone</u>	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:	Erik Hoffman	This is a Related Entity.	FALSE
	Firm Name:	Klein Hornig	DEI Designation?	FALSE
	Address:	1325 G Street NW, Suite 770, Washington DC	20005	
	Email:	ehoffman@kleinhornig.com	Phone: 202-842-0125	
_				
2.	Tax Accountant:	Peter Hodgson	This is a Related Entity.	FALSE
	Firm Name:	Cohn Reznick	DEI Designation?	FALSE
	Address:	7501 Wisconsin Avenue, Suite 400, Bethesda		
	Email:	peter.hodgson@cohnreznick.com	Phone: <u>301-280-2998</u>	
3.	Consultant:	Shiree Monterio	This is a Related Entity.	FALSE
	Firm Name:	7 and M Virginia LLC	DEI Designation?	TRUE
	Address:	23263 Tidewater Trail, Tappahannock, VA 22	<u> </u>	
	Email:	shiree@7andm.com	Phone: 202-854-0479	
4.	Management Entity:	Frank Mooney	This is a Related Entity.	TRUE
	Firm Name:	Wesley Property Management Company	DEI Designation?	FALSE
	Address:	2311 Huntington Ave, Alexandria VA 22303		
	Email:	fmooney@whdc.org	Phone: <mark>703-642-3830</mark>	
_	Carlanda	L.L. W.	The transfer of Fig.	54165
5.	Contractor:	John Kim	This is a Related Entity.	FALSE
	Firm Name:	Harkins Builders, Inc.	DEI Designation?	FALSE
	Address:	10490 Little Patuxent Parkway Suite 400, Col		
	Email:	JKim@HarkinsBuilders.com	Phone: 410-480-4208	
6.	Architect:	Zachary Schooley	This is a Related Entity.	FALSE
	Firm Name:	Grimm + Parker	DEI Designation?	FALSE
	Address:	8609 Westwood Center Dr., Suite 425, Tyson	s VA 22182	
	Email:	zschooley@gparch.com	Phone: (443) 614-1327	
_				
7.	Real Estate Attorney:		This is a Related Entity.	FALSE
	Firm Name:		DEI Designation?	FALSE
	Address:		81	
	Email:		Phone:	
8.	Mortgage Banker:		This is a Related Entity.	FALSE
٥.	Firm Name:		DEI Designation?	FALSE
	Address:		DEI Designation.	171202
	Email:		Phone:	
9.	Other:	Thiel Butner	This is a Related Entity.	FALSE
	Firm Name:	Pando Alliance	DEI Designation?	TRUE
	Address:	3545 Ellicott Mills Dr Suite A2, Ellicott City, N	Role: Sustainability Cons	sultant
	Email:	thiel@pandoalliance.com	Phone: <mark>703-517-4345</mark>	

F. REHAB INFORMATION

1. a.	Acquisition Credit Information Credits are being requested for existing buildings being acquired for development
u.	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
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
	Note: 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
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) <u>FALSE</u>
	iii. Subsection (III) FALSE
	iv. Subsection (IV) <mark>FALSE</mark>
	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

F. REHAB INFORMATION

3.	Rehabil	itation Credit Information	
a.	Credit	s are being requested for rehabilitation expenditures	FALSE
b.	Minin	num Expenditure Requirements	
	i.	All buildings in the development satisfy the rehab costs per unit requirement Section 42(e)(3)(A)(ii)	t of IRS
	ii.	All buildings in the development qualify for the IRC Section 42(e)(3)(B) excep 10% basis requirement (4% credit only)	tion to the
	iii.	All buildings in the development qualify for the IRC Section 42(f)(5)(B)(ii)(II) exceptionFALSE	
	iv.	There are different circumstances for different buildings	FALSE

G. NONPROFIT INVOLVEMENT

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.

1. 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 TRUE

- a. Be authorized to do business in Virginia.
- b. Be substantially based or active in the community of the development.

c. Materially participate in the development and operation of the development throughout the compliance period (i.e., regular, continuous and substantial involvement) in the operation of the development throughout the Compliance Period.

TRUE

d. Own, either directly or through a partnership or limited liability company, 100% of the general partnership or managing member interest.

TRUE TRUE

- e. Not be affiliated with or controlled by a for-profit organization.f. Not have been formed for the principal purpose of competition in the Non Profit Pool.
- 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)

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

B. Type of involvement:

C. Identity of Nonprofit (All nonprofit applicants):

The nonprofit organization involved in this development is:

Owner

Name: Wesley Housing Development Corporation

Contact Person: Kamilah McAfee

Street Address: 2311 Huntington Ave

City: Alexandria State: ► VA Zip: 22303

Phone: (703) 642-3830 Contact Email: kmcafee@whdc.org

G. NONPROFIT INVOLVEMENT

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

100.0%

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

A. 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)

Name of qualified nonprofit: Wesley Housing Development Corporation

or indicate true if Local Housing Authority...... FALSE

Name of Local Housing Authority

B. FALSE

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

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

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

H. STRUCTURE AND UNITS INFORMATION

1. Ge	neral Information			
a.	Total number of all units in development	95	bedrooms	114
	Total number of rental units in development	95	bedrooms	114
	Number of low-income rental units	95	bedrooms	114
	Percentage of rental units designated low-income	100.00%		
b.	Number of new units:	bedrooms	114	
	Number of adaptive reuse units: 0	bedrooms	0	
	Number of rehab units: 0	bedrooms	0	
C.	If any, indicate number of planned exempt units (included in total	of all units in o	development)	. 0
d.	Total Floor Area For The Entire Development		121,366.00	(Sq. ft.)
e.	Unheated Floor Area (i.e. Breezeways, Balconies, Storage)		4,684.00	(Sq. ft.)
f.	Nonresidential Commercial Floor Area (Not eligible for funding)		4,897.00	
g.	Total Usable Residential Heated Area		111,785.00	(Sq. ft.)
h.	Percentage of Net Rentable Square Feet Deemed To Be New Rent a	al Space	100.00%	
i.	Exact area of site in acres			
j.	Locality has approved a final site plan or plan of development If True , Provide required documentation (TAB O).		FALSE	l
k.	Requirement as of 2016: Site must be properly zoned for propose ACTION: Provide required zoning documentation (MANDATORY T	•	t.	
l.	Development is eligible for Historic Rehab credits Definition:		FALSE	
	The structure is historic, by virtue of being listed individually in the	National Regi	ster of Historic Places, or du	ie to its

The structure is historic, by virtue of being listed individually in the National Register of Historic Places, or due to its location in a registered historic district and certified by the Secretary of the Interior as being of historical significance to the district, and the rehabilitation will be completed in such a manner as to be eligible for historic rehabilitation tax credits.

H. STRUCTURE AND UNITS INFORMATION

2. UNIT MIX

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

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	1152.00	SF	76
2BR Elderly	1534.00	SF	19
Eff - Garden	0.00	SF	0
1BR Garden	0.00	SF	0
2BR Garden	0.00	SF	0
3BR Garden	0.00	SF	0
4BR Garden	0.00	SF	0
2+ Story 2BR Townhouse	0.00	SF	0
2+ Story 3BR Townhouse	0.00	SF	0
2+ Story 4BR Townhouse	0.00	SF	0
be sure to enter the values in	the		95

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

Elevator Type (if known)

3. Structures

a.	Number of Buildings (containing rental unit	s)	1	
b.	Age of Structure:	. 0	years	
c.	Maximum Number of stories:			
d.	The development is a <u>scattered site</u> develop	pment	FALSE	
e.	Commercial Area Intended Use:	Neighborhood se	rving amenity	
f.	Development consists primarily of :		n Below Can Be True)	
	i. Low Rise Building(s) - (1-5 stories with an			TRUE
	ii. Mid Rise Building(s) - (5-7 stories with no		•	FALSE
	iii. High Rise Building(s) - (8 or more stories	with <u>no</u> structura	I elements made of wood)	FALSE
g.	Indicate True for all development's structur	ral features that a	pply:	
	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	TRUE
	iv. Crawl space	FALSE		
h.	Development contains an elevator(s). If true, # of Elevators.	TRUE 2		

H. STRUCTURE AND UNITS INFORMATION

i. Roof Type
 j. Construction Type
 k. Primary Exterior Finish
 Flat
 Combination
 Combination

4. Site Amenities (indicate all proposed)

• • •			
a. Business Center	FALSE	f. Limited Access	FALSE
b. Covered Parking	TRUE	g. Playground	FALSE
c. Exercise Room	TRUE	h. Pool	FALSE
d. Gated access to Site	FALSE	i. Rental Office	TRUE
e. Laundry facilities	TRUE	j. Sports Activity Ct	FALSE
		k. Other:	

I. Describe Community Facilities:

On site laundry, community room and management office.

m. Number of Proposed Parking Spaces
 Parking is shared with another entity

TRUE

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

TRUE

If True, Provide required documentation (TAB K2).

5. Plans and Specifications

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

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

J. ENHANCEMENTS

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

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

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

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

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

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

REQUIRED:

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

TRUE	a.	A community/meeting room with a minimum of 749 square feet is provided with free WIFI access restricted to residents only.
50.00%	b1.	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).
FALSE	d.	All faucets, toilets and showerheads in each bathroom are WaterSense labeled products.
FALSE	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	i.	Full bath fans are wired to primary light with delayed timer or has continuous exhaust by ERV/DOAS.
or		
FALSE	j.	Full bath fans are equipped with a humidistat.
TRUE	k.	Cooking surfaces are equipped with fire prevention features as defined in the manual
or		
FALSE	I.	Cooking surfaces are equipped with fire suppression features as defined in the manual
FALSE	m.	Rehab only: Each unit has dedicated space, drain and electrical hook-ups to accept a permanently
		installed dehumidification system.
or		
TRUE	n.	All Construction types: each unit is equipped with a permanent dehumidification system.
TDUE	_	All interior de que vithin veite que calid que
TRUE	0.	All interior doors within units are solid core.
TRUE	p.	Every kitchen, living room and bedroom contains, at minimum, one USB charging port.
TRUE	q.	All kitchen light fixtures are LED and meet MDCR lighting guidelines.
0%	r.	Percentage of development's on-site electrical load that can be met by a renewable energy electric system
		(for the benefit of the tenants) - Provide documentation at Tab F .

J. ENHANCEMENTS

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.

For all developments exclusively serving elderly tenants upon completion of construction/rehabilitation:

TRUE

a. All cooking ranges have front controls.

TRUE

b. Bathrooms have an independent or supplemental heat source.

TRUE

c. All entrance doors have two eye viewers, one at 42" inches and the other at standard height.

TRUE

d. Each unit has a shelf or ledge outside the primary entry door located in an interior hallway.

2. Green Certification

a. Applicant agrees to meet the base line energy performance standard applicable to the development's construction category as listed above.

The applicant will also obtain one of the following:

FALSE

Earthcraft Gold or higher certification

TRUE

National Green Building Standard (NGBS)

certification of Silver or higher.

FALSE

LEED Certification

FALSE

Enterprise Green Communities (EGC)

Certification

Action: If seeking any points associated Green certification, provide appropriate documentation at TAB F.

b. Applicant will pursue one of the following certifications to be awarded points on a future development application. (Failure to reach this goal will not result in a penalty.)

TRUE

Zero Energy Ready Home Requirements



Passive House Standards

FALSE

Applicant wishes to claim points from a prior allocation that has received certification for Zero Energy Ready or Passive House Standards. Provide certification at **Tab P**. See Manual for details and requirements.

3. Universal Design - Units Meeting Universal Design Standards (units must be shown on Plans)

TRUE

a. Architect of record certifies that units will be constructed to meet Virginia Housing's Universal Design Standards.

95

b. Number of Rental Units constructed to meet Virginia Housing's Universal Design standards:

100% of Total Rental Units

4. FALSE

Market-rate units' amenities are substantially equivalent to those of the low income units.

If not, please explain:



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

I. UTILITIES

1. Utilities Types:

a.	Heating Type	Heat Pump
b.	Cooking Type	Electric
c.	AC Type	Central Air
d.	Hot Water Type	Electric

2. Indicate True if the following services will be included in Rent:

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

Utilities	Enter Allowances by Bedroom Size				ize	
		0-BR	1-BR	2-BR	3-BR	4-BR
Heating		0	12	20	0	0
Air Conditioning		0	27	34	0	0
Cooking		0	4	4	0	0
Lighting		0	14	15	0	0
Hot Water		0	11	5	0	0
Water		0	22	25	0	0
Sewer		0	39	49	0	0
Trash		0	0	0	0	0
Total utility allowance for costs paid by tenant		\$0	\$129	\$152	\$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: Pando Alliance, Sustaina bility (
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.

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

1. Accessibility: Indicate True for the following point categories, as appropriate.

Action: Provide appropriate documentation (Tab X)

TRUE

- a. Any development in which (i) the greater of 5 units or 10% of total units will be assisted by HUD project-based vouchers (as evidenced by the submission of a letter satisfactory to the Authority from an authorized public housing authority (PHA) that the development meets all prerequisites for such assistance), or another form of documented and binding federal project-based rent subsidies in order to ensure occupancy by extremely low-income persons. Locality project based rental subsidy meets the definition of state project based rental subsidy;
 - (ii) will conform to HUD regulations interpreting the accessibility requirements of section 504 of the Rehabilitation Act; and be actively marketed to persons with disabilities as defined in the Fair Housing Act in accordance with a plan submitted as part of the application for credits.
 - (iii) above must include roll-in showers, roll under sinks and front control ranges, unless agreed to by the Authority prior to the applicant's submission of its application.

Documentation from source of assistance must be provided with the application.

Note: Subsidies may apply to any units, not only those built to satisfy Section 504.

FALSE

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

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



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

2. Special Housing Needs/Leasing Preference:

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

TRUE Elderly (as defined by the United States Fair Housing Act.)

FALSE Persons with Disabilities (must meet the requirements of the Federal

Americans with Disabilities Act) - Accessible Supportive Housing Pool only

FALSE Supportive Housing (as described in the Tax Credit Manual)

If Supportive Housing is True: Will the supportive housing consist of units designated for

FALSE tenants that are homeless or at risk of homelessness?

Action: Provide Permanent Supportive Housing Certification (Tab S)

K.	SPECIAL	HOUSING	NEEDS

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

~		n f
~	LASCING	Dratarancas
J.	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 which	h holds waiti	ng list:	Fairfax County Housing and Community De	evelopment
	Contact person:	Amy Ginger		1	
	Title:	Deputy Dire	ector, Operations		
	Phone Number:	(703) 246	5-5134		
	Action: Pro	vide required	d notification docume	entation (TAB L)	
b.	٥.	•	n to individuals and fa he units must have of	amilies with children 1 or less bedrooms).	FALSE
c.	Specify the numbe providing three or % of total Low Inco	more bedroo		rve individuals and families with children by 0	,
İ	•		ize a Virginia Housing t be provided before 8	Certified Management Agent . Proof of 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 con	tact as needed.
F			

First Name:	Lisa
Last Name:	Davis

Phone Number:

(703) 642-3830

Email: Idavis@whdc.org

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

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

TRUE

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

FALSE

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

TRUE

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

6. Rental Assistance

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

TRUE Section 8 Project Based Assistance

FALSE 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: How many years in rental assistance contract?

Expiration date of contract:

There is an Option to Renew.....

48
20.00
12/1/2046
TRUE
ided (TAD O)

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

7. Public Housing Revitalization

Is this development replacing or revitalizing Public Housing Units?

FALSE

If so, how many existing Public Housing units?

0

L. UNIT DETAILS

1. Set-Aside Election:

UNITS SELECTED IN INCOME AND RENT DETERMINE POINTS FOR THE BONUS POINT CATEGORY

Note: In order to qualify for any tax credits, a development must meet one of three minimum threshold occupancy tests. Either (i) at least 20% of the units must be rent-restricted and occupied by persons whose incomes are 50% or less of the area median income adjusted for family size (this is called the 20/50 test), (ii) at least 40% of the units must be rent-restricted and occupied by persons whose incomes are 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 incomerestricted 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.

a. Units Provided Per Household Type:

			••			
Income Levels						
# of Unit	:s 9	% of Units				
0		0.00%	20% Area Median			
9		9.47%	30% Area Median			
9		9.47%	40% Area Median			
30		31.58%	50% Area Median			
47		49.47%	60% Area Median			
0		0.00%	70% Area Median			
0		0.00%	80% Area Median			
0		0.00%	Market Units			
95		100.00%	Total			

Rent Levels		
# of Units	% of Units	
0	0.00%	20% Area Median
9	9.47%	30% Area Median
9	9.47%	40% Area Median
30	31.58%	50% Area Median
47	49.47%	60% Area Median
0	0.00%	70% Area Median
0	0.00%	80% Area Median
0	0.00%	Market Units
95	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.

the set aside requirements within the Extended ose Agreement.

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

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

2. Unit Mix Grid

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

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



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

	>
	Unit Type
	(Select One)
Mix 1	1 BR - 1 Bath
Mix 2	1 BR - 1 Bath
Mix 3	1 BR - 1 Bath
Mix 4	2 BR - 2 Bath
Mix 5	2 BR - 2 Bath
Mix 6	2 BR - 2 Bath
Mix 7	2 BR - 2 Bath
Mix 8	2 BR - 2 Bath
Mix 9	1 BR - 1 Bath

	Rent Target	
	(Select One)	
60	% AMI	
50	% AMI	

Number of Units	# of Units 504 compliant	Net Rentable Square Feet	Monthly Rent Per Unit	Total Monthly Rent
29		615.00	\$1,566.00	\$45,414
4	4	615.00	\$1,566.00	\$6,264
4		615.00	\$1,854.00	\$7,416
4		856.00	\$1,883.00	\$7,532
1		1126.00	\$1,883.00	\$1,883
1		1126.00	\$2,097.00	\$2,097
3		971.00	\$2,097.00	\$6,291
1	1	1126.00	\$2,097.00	\$2,097
19		615.00	\$1,854.00	\$35,226

L. UNIT DETAILS

	1 BR - 1 Bath	50% AMI	4		611.00	\$1,854.00	\$7,416
Mix 11	1 BR - 1 Bath	50% AMI	1		613.00	\$1,854.00	\$1,854
Mix 12	1 BR - 1 Bath	50% AMI	2	2	615.00	\$1,854.00	\$3,708
Mix 13	2 BR - 2 Bath	50% AMI	3		971.00	\$2,097.00	\$6,291
Mix 14	2 BR - 2 Bath	50% AMI	1	1	971.00	\$2,097.00	\$2,097
	1 BR - 1 Bath	40% AMI	3		613.00	\$1,854.00	\$5,562
	1 BR - 1 Bath	40% AMI	3		552.00	\$1,854.00	\$5,562
	1 BR - 1 Bath	40% AMI	1	1	615.00	\$1,854.00	\$1,854
	2 BR - 2 Bath	40% AMI	1		971.00	\$2,097.00	\$2,097
	2 BR - 2 Bath	40% AMI			978.00	\$2,097.00	\$2,097
			1				
	1 BR - 1 Bath	30% AMI	5		552.00	\$718.00	\$3,590
	1 BR - 1 Bath	30% AMI	1	1	615.00	\$718.00	\$718
	2 BR - 2 Bath	30% AMI	3		978.00	\$865.00	\$2,595
Mix 23							\$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 43							\$0
Mix 44							\$0
Mix 45							\$0
Mix 46							\$0
Mix 47							\$0
Mix 48							\$0
Mix 49							\$0
Mix 50							\$0
Mix 51							\$0
Mix 52							\$0 \$0
Mix 53							\$0 \$0
Mix 54							\$0
Mix 55							\$0
Mix 56							\$0
Mix 57							\$0
Mix 58							\$0
Mix 59							\$0
Mix 60							\$0
Mix 61							\$0
Mix 62							\$0
Mix 63							\$0
Mix 64							\$0
Mix 65							\$0
							\$0 \$0
Mix 66							\$0

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 \$0 \$0
Mix 79			\$0
Mix 80			\$0 \$0 \$0 \$0
			\$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 \$0
Mix 93			\$0
Mix 94			\$0 \$0 \$0 \$0 \$0 \$0
Mix 95			\$0
Mix 96			\$0
Mix 97			\$0
Mix 98			\$0
Mix 99			\$0
Mix 100			\$0
TOTALS	95	10	\$159,661
ICIALS	33	10	\$129,001

Total	95	Net Rentable SF:	TC Units	64,694.00
Units			MKT Units	0.00
		1	otal NR SF:	64,694.00

Floor Space Fraction (to 7 decimals)	100.00000%
--------------------------------------	------------

M. OPERATING EXPENSES

Administrative:				Use Whole Numbers Only!
 Advertising/Marketing 				\$3,371
2. Office Salaries				\$66,500
3. Office Supplies				\$1,081
4. Office/Model Apartment	(type)	
5. Management Fee				\$102,305
5.59% of EGI	\$1,076.89	Per Unit		
6. Manager Salaries				
7. Staff Unit (s)	(type)	\$0
8. Legal				\$2,035
9. Auditing				\$0
10. Bookkeeping/Accounting	Fees			\$10,176
11. Telephone & Answering S	Service			\$37,948
12. Tax Credit Monitoring Fe	е			\$2,800
13. Miscellaneous Administra				\$6,277
Total Adminis	trative			\$232,493
Utilities				
14. Fuel Oil				\$0
15. Electricity				\$16,651
16. Water				\$2,505
17. Gas				\$0
18. Sewer				\$35,018
Total Utility				<u>\$54,174</u>
Operating:				
19. Janitor/Cleaning Payroll				\$0
20. Janitor/Cleaning Supplies				\$3,498
21. Janitor/Cleaning Contract				\$27,348
22. Exterminating	•			\$8,639
23. Trash Removal				\$36,385
24. Security Payroll/Contract				\$4,208
25. Grounds Payroll				74,200
26. Grounds Supplies				\$265
27. Grounds Contract				\$6,169
28. Maintenance/Repairs Pa	vroll			\$90,000
29. Repairs/Material	,			\$34,259
30. Repairs Contract				\$6,805
31. Elevator Maintenance/Co	ontract			\$5,512
32. Heating/Cooling Repairs				\$3,880
33. Pool Maintenance/Contra				\$0
34. Snow Removal				\$3,180
35. Decorating/Payroll/Contr	act			\$0
36. Decorating Supplies	•			\$0
37. Miscellaneous				\$1,035
	ing & Maintenanc	e		\$231,183
•	-			7231,103

M. OPERATING EXPENSES

Taxes & Insurance			
38. Real Estate Taxes			\$195,129
39. Payroll Taxes			\$11,473
40. Miscellaneous Taxes/Licenses/Permits			\$286
41. Property & Liability Insurance	\$377	per unit	\$35,844
42. Fidelity Bond			\$0
43. Workman's Compensation			\$2,837
44. Health Insurance & Employee Benefits			\$42,854
45. Other Insurance			\$0
Total Taxes & Insurance			\$288,423
Total Operating Expense			\$806,273
Total Operating \$8,487 C. Total	tal Operating	44.08%	
	penses as % of EGI	1 1100/0	
Lapenses Fel Ollit Lap	Jelises as 70 OI LGI		
Replacement Reserves (Total # Units X \$300 or	\$250 New Const /Flde	rly Minimum)	¢22.750
neplacement neserves (Total # Offits A \$300 Of	7230 NEW CONSt./ Elue	ity willillillilli	\$23,750
Total Expenses			\$830,023

N. PROJECT SCHEDULE

ACTIVITY	ACTUAL OR ANTICIPATED DATE	NAME OF RESPONSIBLE PERSON	
1. SITE			
a. Option/Contract	7/11/2018	Judith Cabelli	
b. Site Acquisition	5/15/2025	Judith Cabelli	
c. Zoning Approval	2/21/2023	Sara Mariska	
d. Site Plan Approval	8/1/2024	Judith Cabelli	
Financing a. Construction Loan			
i. Loan Application	6/30/2024	Judith Cabelli	
ii. Conditional Commitment	8/15/2024	Judith Cabelli	
iii. Firm Commitment	10/1/2024	Judith Cabelli	
b. Permanent Loan - First Lieni. Loan Application	6/30/2024	Judith Cabelli	
ii. Conditional Commitment	8/15/2024	Judith Cabelli	
iii. Firm Commitment	10/1/2024	Judith Cabelli	
c. Permanent Loan-Second Lien i. Loan Application			
ii. Conditional Commitment			
iii. Firm Commitment			
d. Other Loans & Grants	Laga FCDIIA Cubandinata Laga	Ludish Caballi	
i. Type & Source, List ii. Application	Loan, FCRHA Subordinate Loan 10/1/2023	Judith Cabelli Judith Cabelli	
iii. Award/Commitment	2/20/2024	Judith Cabelli	
2. Formation of Owner	2/20/2024	Erik Hoffman	
3. IRS Approval of Nonprofit Status	9/12/1975		
4. Closing and Transfer of Property to Owner	5/15/2025	Judith Cabelli	
5. Plans and Specifications, Working Drawings	12/1/2024	Judith Cabelli	
6. Building Permit Issued by Local Government	3/1/2025	Judith Cabelli	
7. Start Construction	5/31/2025	Judith Cabelli	
8. Begin Lease-up	9/1/2026	Lisa Davis	
9. Complete Construction	12/1/2026	Judith Cabelli	
10. Complete Lease-Up	1/31/2027	Lisa Davis	
11. Credit Placed in Service Date	2/1/2027	Judith Cabelli	

O. PROJECT BUDGET - HARD COSTS

Cost/Basis/Maximum Allowable Credit

Complete cost column and basis column(s) as appropriate

To select exclusion of allowable line items from Total Development Costs used in Cost limit calculations, select X in yellow box to the left.

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

	•	Must Use Whole Numbers Only!		Amount of Cost up to 100% Includable in Eligible BasisUse Applicable Column(s):		
			"30% Present Value Credit"		(D)	
	Item	(A) Cost	(B) Acquisition	(C) Rehab/	"70 % Present	
				New Construction	Value Credit"	
1. Contra	actor Cost					
a.	Unit Structures (New)	23,305,419	0	0	23,305,419	
b.	Unit Structures (Rehab)	0	0	0	0	
c.	Non Residential Structures	0	0	0	0	
d.	Commercial Space Costs	806,784	0	0	0	
e.	Structured Parking Garage	488,684	0	0	481,119	
	Total Structure	24,600,887	0	0	23,786,538	
f.	Earthwork	637,988	0	0	628,112	
g.	Site Utilities	119,450	0	0	117,601	
h.	Renewable Energy	0	0	0	0	
i.	Roads & Walks	148,290	0	0	145,994	
j.	Site Improvements	236,501	0	0	232,840	
k.	Lawns & Planting	206,955	0	0	203,751	
I.	Engineering	92,163	0	0	90,736	
m.	Off-Site Improvements	150,000	0	0	49,226	
n.	Site Environmental Mitigation	0	0	0	0	
0.	Demolition	57,975	0	0	0	
p.	Site Work	1,317,617	0	0	1,297,220	
q.	Other Site work	1,319,196	0	0	649,388	
	Total Land Improvements	4,286,135	0	0	3,414,868	
	Total Structure and Land	28,887,022	0	0	27,201,406	
r.	General Requirements	1,634,127	0	0	1,608,830	
S.	Builder's Overhead	593,033	0	0	583,853	
	2.1% Contract)					
t.	Builder's Profit	1,482,583	0	0	1,459,632	
(5.1% Contract)					
_	Bonds	194,020	0	0	191,017	
	Building Permits	50,880	0	0	50,092	
	Special Construction	0	0	0	0	
	Special Equipment	0	0	0	0	
	Other 1:		0	0		
	Other 2:		0	0	0	
	Other 3:		0	0	0	
	Contractor Costs	\$32,841,665	\$0	\$0	\$31,094,830	

Construction cost per unit:

\$332,065.23

MAXIMUM COMBINED GR, OVERHEAD & PROFIT =

\$4,044,183

ACTUAL COMBINED GR, OVERHEAD & PROFIT =

\$3,709,743

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

	MUST LISE WILLOUE NUMBERS ONLY		Amount of Cost up to 100% Includable in Eligible BasisUse Applicable Column(s):		
	MUST USE WHOLE NUMBERS ONLY!		"30% Present	Value Credit"	(D)
	Item	(A) Cost	(B) Acquisition	(C) Rehab/	"70 % Present
			. , .	New Construction	Value Credit"
2. Owi	ner Costs				
a.	Building Permit	110,000	0	0	105,873
b.	Architecture/Engineering Design Fee	1,327,680	0	0	1,277,010
	\$13,976 /Unit)				
c.	Architecture Supervision Fee	246,400	0	0	236,230
	\$2,594 /Unit)				
d.	Tap Fees	1,107,118	0	0	1,061,423
e.	Environmental	16,800	0	0	16,107
f.	Soil Borings	15,000	0	0	0
g.	Green Building (Earthcraft, LEED, etc.)	111,300	0	0	111,300
h.	Appraisal	30,000	0	0	20,000
i.	Market Study	17,600	0	0	17,600
j.	Site Engineering / Survey	15,000	0	0	14,381
k.	Construction/Development Mgt	180,000	0	0	180,000
I.	Structural/Mechanical Study	61,082	0	0	58,561
m.	Construction Loan Origination Fee	282,655	0	0	272,655
n.	Construction Interest	1,465,823	0	0	1,274,190
	(7.2% for 24 months)				
0.	Taxes During Construction	113,888	0	0	113,888
p.	Insurance During Construction	40,000	0	0	40,000
q.	Permanent Loan Fee	405,889			
	(<mark>2.0%</mark>)				
r.	Other Permanent Loan Fees	199,491			
s.	Letter of Credit	0	0	0	0
t.	Cost Certification Fee	35,000	0	0	35,000
u.	Accounting	35,000	0	0	35,000
v.	Title and Recording	25,205	0	0	20,205
w.	Legal Fees for Closing	264,627	0	0	219,144
x.	Mortgage Banker	0	0	0	0
y.	Tax Credit Fee	134,038			
z.	Tenant Relocation	0		•	•
aa.	Fixtures, Furnitures and Equipment	200,000	0	0	160,000
ab.	Organization Costs	0			
ac.	Operating Reserve	680,608			
ad.	Contingency				
ae.	Security	0	0	0	0
af.	Utilities	0	0	0	0
ag.	Supportive Service Reserves	0			

O. PROJECT BUDGET - OWNER COSTS

(1) Other* specify: Submetering	12,350	0	0	12,350
(2) Other* specify: Marketing	45,000	0	0	0
(3) Other* specify: Zoning and Entitlement	120,000	0	0	0
(4) Other* specify: Free Wifi Infrastructure	55,000	0	0	55,000
(5) Other * specify: Low voltage	140,000	0	0	140,000
(6) Other* specify:	0	0	0	0
(7) Other* specify:	0	0	0	0
(8) Other* specify:	0	0	0	0
(9) Other* specify:	0	0	0	0
·				
Owner Costs Subtotal (Sum 2A2(10))	\$7,492,555	\$0	\$0	\$5,475,916
Subtotal 1 + 2	\$40,334,220	\$0	\$0	\$36,570,746
(Owner + Contractor Costs)				
3. Developer's Fees	3,000,000	0	0	3,000,000
4. Owner's Acquisition Costs				
Land	3,825,205			
Existing Improvements	0	0		
Subtotal 4:	\$3,825,205	\$0		
5. Total Development Costs				
Subtotal 1+2+3+4:	\$47,159,425	\$0	\$0	\$39,570,746

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 Land **Building**

Maximum Developer Fee: \$3,962,754

Proposed Development's Cost per Sq Foot \$357 Meets Limits

Applicable Cost Limit by Square Foot: \$520

Proposed Development's Cost per Unit \$456,150 Meets Limits

Applicable Cost Limit per Unit: \$550,481

P. ELIGIBLE BASIS CALCULATION

				f Cost up to 100% Inc	
			"30 % Present	sisUse Applicable (Loiumn(s):
			30 70 11 ESCITE	(C) Rehab/	(D)
				New	"70 % Present
	Item	(A) Cost	(B) Acquisition	Construction	Value Credit"
1.	Total Development Costs	47,159,425	0	0	39,570,746
2.	Reductions in Eligible Basis	I			
	Amount of federal grant(s) used to fine qualifying development costs	ance	0	0	0
	b. Amount of nonqualified, nonrecourse	financing	0	0	0
	c. 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)		0	0	39,570,746
4.	Adjustment(s) to Eligible Basis (For non-a	acquisition costs in	n eligible basis)		
	a. For QCT or DDA (Eligible Basis x 30%) State Designated Basis Boosts:		-	0	0
	b. For Revitalization or Supportive Housingc. For Green Certification (Eligible Basis x		30%)	0	11,871,224
	Total Adjusted Eligible basis		=	0	51,441,970
5.	Applicable Fraction		100.00000%	100.00000%	100.00000%
٦.	Applicable Haction		100.00000//	100.0000076	100.00000%
6.	Total Qualified Basis		0	0	51,441,970
	(Eligible Basis x Applicable Fraction)				
7.	Applicable Percentage		4.00%	4.00%	9.00%
8.	Maximum Allowable Credit under IRC §4 (Qualified Basis x Applicable Percentage)	42	\$0	\$0	\$4,629,777
	(Must be same as BIN total and equal to other than credit amount allowed)	or less	Combi	\$4,629,777 ned 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.	TBD	TBD	TBD	TBD	
2.					
3.					
	Total Construction Fundin	g:		\$0	

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

		Date of	(Whole Numbers only) Date of Amount of Annual Debt		Interest Rate of	Amortization Period	Term of Loan	
	Source of Funds	Application	Commitment	Funds	Service Cost	Loan	IN YEARS	(years)
1.	Permanent Loan	6/30/2024	8/15/2024	\$13,150,842	\$834,437	5.69%	40	40
2.	Fairfax County Subordinat	10/1/2023	2/20/2023	\$9,700,000		2.00%	30	30
3.	Virginia DHCD HIEE	10/1/2022	6/6/2023	\$2,000,000		0.00%	30	30
4.	Virginia Housing Trust Fun	10/1/2022	6/6/2023	\$700,000	\$27,018	1.00%	30	30
5.	National Housing Trust Fu	10/1/2023	3/11/2024	\$700,000		0.00%	30	30
6.	Virginia DHCD HOME	10/1/2023	3/11/2024	\$700,000		0.00%	30	30
7.								
8.								
9.								
10.								
-	Total Permanent Funding:			\$26,950,842	\$861,455			

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.	Fairfax County Stormwate	r Funds	3/1/2024	\$368,539	Joni Calmbacher, Director, Stormwater Planning Division
2.					
3.					
4.					
5.					
6.					
-		•	•		
	Total Permanent Grants:			\$368,539	

Q. SOURCES OF FUNDS

4. Subsidized Funding

		Date of	Amount of
	Source of Funds	Commitment	Funds
1.	Fairfax County Subordinate Loan	2/20/2024	\$9,700,000
2.	Virginia DHCD HIEE	6/6/2023	\$2,000,000
3.	Virginia Housing Trust Fund	6/6/2023	\$700,000
4.	National Housing Trust Fund	3/11/2024	\$700,000
5.	Virginia DHCD HOME	3/11/2024	\$700,000
	Total Subsidized Funding		\$13,800,000

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	\$0
c.	Section 221(d)(3)	\$0
d.	Section 312	\$0
e.	Section 236	\$0
f.	Virginia Housing REACH Funds	\$0
g.	HOME Funds	\$0
h.	Choice Neighborhood	\$0
i	National Housing Trust Fund	\$700,000
j	Virginia Housing Trust Fund	\$700,000
k	Other:	\$2,700,000
	Virginia DHCD HIEE+ HOME	
- 1	Other:	\$9,700,000
	Fairfax County Subordinate Loan	

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

Grants*

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

Grants

c.	State		
d.	Local		
e.	Other:	Fairfax County	\$368,539

^{*}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 1	Fransactions Using Tax-Ex For purposes of the 50% application, the portion of tax-exempt funds is:	Test, and based	only on the dat	a entered to this	with		
7. Som	e of the development's fir If True , list which financin	-				FALSE	
8. Othe	er Subsidies	Action:	Provide docum	entation (Tab Q)			
a.	FALSE	Real Estate T	ax Abatement o	on the increase in the	value of the	development.	
b.	TRUE		based subsidy fe e units in the de	rom HUD or Rural Dev	velopment fo	or the greater o	f 5
c.	FALSE	Other					
9. A HU	JD approval for transfer of	physical asset i	s reguired		FALSE		

R. EQUITY

Fαι	Πŧν

 a. Portion of Syndication Proceeds Attributable to Historic T

Equity gap to be funded with low-income tax credit proceeds

Amount of Federal historic credits	\$0	x Equity \$	\$0.000	=	\$0
Amount of Virginia historic credits	\$0	x Equity \$	\$0.000	=	\$0

b. Housing Opportunity Tax Credit Request (paired with 4% credit requests only)

Amount of State HOTC \$0 x Equity \$ \$0.000 = \$0

c. Equity that Sponsor will Fund:

i.	Cash Investment	\$(
ii.	Contributed Land/Building	\$(
iii.	Deferred Developer Fee	\$1,500,000	(Note: Deferred Developer Fee cannot be negative.)
iv.	45L Credit Equity	\$475,000	
٧.	Other:	\$0	

ACTION: If Deferred Developer Fee is greater than 50% of overall Developer Fee, provide a cash flow statement showing payoff within 15 years at **TAB A.**

Equity Total \$1,975,000

2. Equity Gap Calculation

a.	Total Development Cost		\$47,159,425
b.	Total of Permanent Funding, Grants and Equity	-	\$29,294,381
c.	Equity Gap		\$17,865,045
d.	Developer Equity	-	\$1,783

3. Syndication Information (If Applicable)

-,		(··· · · · p p ··· · · · · · ·)				
a.	Actual or Anticipated	d Name of Syndicator	•			
	Contact Person:			Phone:		
	Street Address:					
	City		State:	7in:		

b. Syndication Equity

i.	Anticipated Annual Credits	\$1,900,537.00
ii.	Equity Dollars Per Credit (e.g., \$0.85 per dollar of credit)	\$0.940
iii.	Percent of ownership entity (e.g., 99% or 99.9%)	99.99000%
iv.	Syndication costs not included in Total Development Costs (e.g., advisory fees)	\$0
٧.	Net credit amount anticipated by user of credits	\$1,900,347
vi.	Total to be paid by anticipated users of credit (e.g., limited partners)	\$17,863,262

c. Syndication: Private
d. Investors: Corporate

4. Net Syndication Amount

\$17,863,262

\$17,863,262

Which will be used to pay for Total Development Costs

5. Net Equity Factor

94.0000037087%

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		\$47,159,425
2.	Less Total of Permanent Funding, Grants and Equity	-	\$29,294,381
3.	Equals Equity Gap		\$17,865,045
4.	Divided by Net Equity Factor (Percent of 10-year credit expected to be raised as equity	/ investment)	94.0000037087%
5.	Equals Ten-Year Credit Amount Needed to Fund Gap		\$19,005,366
	Divided by ten years		10
6.	Equals Annual Tax Credit Required to Fund the Equity Ga	р	\$1,900,537
7.	Maximum Allowable Credit Amount (from Eligible Basis Calculation)		\$4,629,777
8.	Requested Credit Amount	For 30% PV Credit: For 70% PV Credit:	\$1,900,537
	Credit per LI Units \$20,005.6526 Credit per LI Bedroom \$16,671.3772	Combined 30% & 70% PV Credit Requested	\$1,900,537

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

T. CASH FLOW

1. Revenue

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

Total Monthly Rental Income for LIHTC Units \$159,661 Plus Other Income Source (list): \$800 Equals Total Monthly Income: \$160,461 **Twelve Months** x12 **Equals Annual Gross Potential Income** \$1,925,532 \$96,277 Less Vacancy Allowance 5.0% **Equals Annual Effective Gross Income (EGI) - Low Income Units** \$1,829,255 Warning: Documentation must be submitted to support vacancy rate of less than 7%.

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

Total Monthly Income for Market Rat	units:	<u> </u>
Plus Other Income Source (list):		
Equals Total Monthly Income:		<u></u>
Twelve Months		X
Equals Annual Gross Potential Income		
Less Vacancy Allowance	5.0%	:
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	\$1,829,255
b.	Annual EGI Market Units	\$0
c.	Total Effective Gross Income	\$1,829,255
d.	Total Expenses	\$830,023
e.	Net Operating Income	\$999,232
f.	Total Annual Debt Service	\$861,455
g.	Cash Flow Available for Distribution	\$137,777

T. CASH FLOW

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

	Stabilized				
	Year 1	Year 2	Year 3	Year 4	Year 5
Eff. Gross Income	1,829,255	1,865,841	1,903,157	1,941,220	1,980,045
Less Oper. Expenses	830,023	854,924	880,572	906,989	934,199
Net Income	999,232	1,010,916	1,022,585	1,034,231	1,045,846
Less Debt Service	861,455	861,455	861,455	861,455	861,455
Cash Flow	137,777	149,461	161,130	172,776	184,391
Debt Coverage Ratio	1.16	1.17	1.19	1.20	1.21

	Year 6	Year 7	Year 8	Year 9	Year 10
Eff. Gross Income	2,019,646	2,060,039	2,101,239	2,143,264	2,186,130
Less Oper. Expenses	962,225	991,091	1,020,824	1,051,449	1,082,992
Net Income	1,057,421	1,068,947	1,080,415	1,091,815	1,103,137
Less Debt Service	861,455	861,455	861,455	861,455	861,455
Cash Flow	195,966	207,492	218,960	230,360	241,682
Debt Coverage Ratio	1.23	1.24	1.25	1.27	1.28

	Year 11	Year 12	Year 13	Year 14	Year 15
Eff. Gross Income	2,229,852	2,274,449	2,319,938	2,366,337	2,413,664
Less Oper. Expenses	1,115,482	1,148,947	1,183,415	1,218,917	1,255,485
Net Income	1,114,370	1,125,503	1,136,523	1,147,420	1,158,179
Less Debt Service	861,455	861,455	861,455	861,455	861,455
Cash Flow	252,915	264,048	275,068	285,965	296,724
Debt Coverage Ratio	1.29	1.31	1.32	1.33	1.34

Estimated Annual Percentage Increase in Revenue
Estimated Annual Percentage Increase in Expenses

2.00% (Must be < 2%) 3.00% (Must be > 3%) U. Building-by-Building Information Must Complete

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

Number of BINS:

	allocation i															•			!	
				NVENIENCE, COPY AND		LLOWED WI	ITHIN	BUILDIN	G GRID	200/ 5				200/ B						
			MBER OF	Please help us with the DO NOT use the CUT fe							esent Value r Acquisition		C.	:30% Pre ; edit for Rehab	sent Value	tion		70% Present	Value Credit	
		_	01	DO NOT SKIP LINES BET		DINGS				Actual or	Acquisition		Ci	Actual or	New Constitut	cton		Actual or	value Credit	
		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.	TBD	95		TBD		Falls Church	VA	22044				\$0				\$0	\$51,441,970	12/01/26	9.00%	\$4,629,777
2.												\$0				\$0				\$0
3.												\$0				\$0				\$0
4.												\$0				\$0				\$0
5.												\$0				\$0				\$0
6.												\$0				\$0				\$0
7.												\$0				\$0				\$0
8.												\$0				\$0				\$0
9.												\$0				\$0				\$0
10.												\$0				\$0				\$0
11.												\$0				\$0				\$0
12.												\$0				\$0				\$0
13.												\$0				\$0				\$0
14.												\$0				\$0				\$0
15.												\$0				\$0				\$0
16.												\$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				\$0				\$0
29.												\$0				\$0				\$0
30.												\$0				\$0				\$0
31.												\$0				\$0				\$0
32.												\$0				\$0				\$0
33.												\$0				\$0				\$0
34.												\$0				\$0				\$0
35.												\$0				\$0				\$0
_		95	C	If development has more than	35 buildings, c	ontact Virginia H	lousing.													
				Totals from all buildings					\$0				\$0)		[\$51,441,970]		
											ſ	\$0				\$0			ſ	\$4,629,777

Number of BINS: 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.
- 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: V

Wesley FCC LLC

By: Wesley FCC Managing Member LLC

By: Wesley Housing Development Corporation of Northern Virginia

By:

Its:

President and CEO

(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: Zachary Schooley

Virginia License#: 401019064

Architecture Firm or Company: Grimm and Parker Architecture, Inc

By:

Its: Partner

(Title)

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

LIHTC SELF SCORE SHEET

W.

Self Scoring Process

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

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

MANDATORY ITEMS:	Included		Score
a. Signed, completed application with attached tabs in PDF format	Υ	Y or N	0
b. Active Excel copy of application	Υ	Y or N	0
c. Partnership agreement	Υ	Y or N	0
d. SCC Certification	Y	Y or N	0
e. Previous participation form	Υ	Y or N	0
f. Site control document	Υ	Y or N	0
g. RESNET Certification	Υ	Y or N	0
h. Attorney's opinion	Υ	Y or N	0
i. Nonprofit questionnaire (if applicable)	Υ	Y, N, N/A	0
j. Appraisal	Υ	Y or N	0
k. Zoning document	Υ	Y or N	0
I. Universal Design Plans	Υ	Y or N	0
m. List of LIHTC Developments (Schedule A)	Υ	Y or N	0
Tota	l:	•	0.00
1. READINESS:			
	Y	0 or -50	0.00
a. Virginia Housing notification letter to CEO (via Locality Notification Information App)	N	0 or -25	0.00
b. Local CEO Opposition Letterc. Plan of development		0 to 10	
d. Location in a revitalization area based on Qualified Census Tract	N N	0 to 10 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 N	0 or 15	0.00
Tota		0 01 13	
Tota	ı.		15.00
2. HOUSING NEEDS CHARACTERISTICS:			
a. Sec 8 or PHA waiting list preference	Υ	0 or up to 5	2.47
b. Existing RD, HUD Section 8 or 236 program	N	0 or 20	0.00
c. Subsidized funding commitments	29.26%	Up to 40	40.00
d. Tax abatement on increase of property's value	N	0 or 5	0.00
e. New project based rental subsidy (HUD or RD)	Υ	0 or 10	10.00
f. Census tract with <12% poverty rate	10%	0, 20, 25 or 30	25.00
g. Development provided priority letter from Rural Development	N	0 or 15	0.00
h. Dev. located in area with increasing rent burdened population	Υ	Up to 20	20.00
Total	l:		97.47

300 Point Threshold - Tax Exempt Bonds

3. DEVELOPMENT CHARACTERISTICS:				05.00
a. Enhancements (See calculations below)		V	0 50	85.00
b. Project subsidies/HUD 504 accessibility for 5 or 10% of units		Y	0 or 50	50.00
or c. HUD 504 accessibility for 10% of units		N	0 or 20	0.00
d. Provides approved resident services or eligible childcare services		Y Y	0 or 15 0 or 15	15.00
e. Provides telephonic or virtual health services				15.00
f. Proximity to public transportation		Y20 Y	0, 10 or 20	20.00
g. Development will be Green Certified			0 or 10	10.00
h. Units constructed to meet Virginia Housing's Universal Design standards		100%	Up to 15	15.00
i. Developments with less than 100 low income units		Y	up to 20	2.00
j. Historic Structure eligible for Historic Rehab Credits	Tatal.	N	0 or 5	0.00
	Total:			212.00
4. TENANT POPULATION CHARACTERISTICS: Locality AMI State AMI				
\$152,100 \$73,800				
a. Less than or equal to 20% of units having 1 or less bedrooms	_	N	0 or 15	0.00
b. <plus> Percent of Low Income units with 3 or more bedrooms</plus>		0.00%	Up to 15	0.00
c. Units with rent and income at or below 30% of AMI and are not subsidized (up to 10% of	of LI units)	9.47%	Up to 10	9.47
d. Units with rents at or below 40% of AMI (up to 10% of LI units)		18.95%	Up to 10	10.00
e. Units in Higher Income Jurisdictions with rent and income at or below 50% of AMI		50.53%	Up to 50	50.00
f. Units in Higher Income Jurisdictions with rents <= 50% rented to tenants with <= 60% o	f AMI	50.53%	Up to 25	0.00
or g. Units in LI Jurisdictions with rents <= 50% rented to tenants with <= 60% of AMI		50.53%	Up to 50	0.00
	Total:			69.47
5. SPONSOR CHARACTERISTICS:				
a. Experienced Sponsor - 1 development in Virginia		Υ	0 or 5	5.00
b. Experienced Sponsor - 3 developments in any state		Υ	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 occurer	nce)	0	0 or -50 per item	0.00
g. Developer experience - termination of credits by Virginia Housing		N	0 or -10	0.00
h. Developer experience - exceeds cost limits at certification		N	0 or -50	0.00
i. Developer experience - more than 2 requests for Final Inspection		0	0 or -5 per item	0.00
j. Socially Disadvantaged Principal owner 25% or greater		N	0 or 5	0.00
k. Management company rated unsatisfactory		N	0 or -25	0.00
I. Experienced Sponsor partnering with Local Housing Authority pool applicant		N	0 or 5	0.00
	Total:			20.00
6. EFFICIENT USE OF RESOURCES:			Un to 200	106 50
a. Credit per unit			Up to 200 Up to 100	196.50 62.68
b. Cost per unit	T		υρ το 100	
	Total:			259.18
7. BONUS POINTS:				
a. Extended Use Restriction	0	Years	40 or 50	0.00
or b. Nonprofit or LHA purchase option		Y	0 or 60	60.00
or c. Nonprofit or LHA Home Ownership option		N	0 or 5	0.00
d. Combined 9% and 4% Tax Exempt Bond Site Plan		N	Up to 30	0.00
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		Υ	0 or 5	5.00
g. Commitment to electronic payment of fees		Υ	0 or 5	5.00
h. Zero Ready or Passive House certification from prior allocation		N	0 or 20	0.00
	Total:			70.00
400 Point Threshold - all 9% Tax Credits		TOTAL SCO	NRF.	743.12
400 Point Threshold Tay Everent Bonds		TOTAL SCO	/NL.	745.12

Enhancements:		
All units have:	Max Pts	Score
a. Community Room	5	5.00
b. Exterior walls constructed with brick and other low maintenance materials	40	40.00
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	0.00
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
I. 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
	_	80.00
All elderly units have:		
t. Front-control ranges	1	1.00
u. Independent/suppl. heat source	1	1.00
v. Two eye viewers	1	1.00
w. Shelf or Ledge at entrance within interior hallway	2	2.00
		5.00

Total amenities: 85.00

Development Summary

Summary Information

2024 Low-Income Housing Tax Credit Application For Reservation

Deal Name: Wesley FCC

Cycle Type: 9% Tax Credits Requested Credit Amount:

Allocation Type: New Construction Jurisdiction: Fairfax County

Total Units 95

Total LI Units 95

Population Target: Elderly

\$1,900,537

Total Score 743.12

Project Gross Sq Ft: 121,366.00 **Owner Contact:** Kamilah McAfee

Green Certified? TRUE

Source of Funds	Amount	Per Unit	Per Sq Ft	Annual Debt Service
Permanent Financing	\$26,950,842	\$283,693	\$222	\$861,455
Grants	\$368,539	\$3,879		
Subsidized Funding	\$13,800,000	\$145,263		

Uses of Funds - Actual Costs				
Type of Uses	Amount	Per Unit	Sq Ft	% of TDC
Improvements	\$28,887,022	\$304,074	\$238	61.25%
General Req/Overhead/Profit	\$3,709,743	\$39,050	\$31	7.87%
Other Contract Costs	\$244,900	\$2,578	\$2	0.52%
Owner Costs	\$7,492,555	\$78,869	\$62	15.89%
Acquisition	\$3,825,205	\$40,265	\$32	8.11%
Developer Fee	\$3,000,000	\$31,579	\$25	6.36%

Total Uses \$47,159,425 \$496,415

	Income		
Gross Potential Income - LI Units			\$1,925,532
Gross Potential Income - Mkt Units		\$0	
Subtotal		\$1,925,532	
Less Vacancy %	5.00%		\$96,277
Effective Gross Income		\$1,829,255	

Rental Assistance? TRUE

Expenses			
Category	Total	Per Unit	
Administrative	\$232,493	\$2,447	
Utilities	\$54,174	\$570	
Operating & Maintenance	\$231,183	\$2,434	
Taxes & Insurance	\$288,423	\$3,036	
Total Operating Expenses	\$806,273	\$8,487	
Replacement Reserves	\$23,750	\$250	
Total Expenses	\$830,023	\$8,737	

Cash Flow	
EGI	\$1,829,255
Total Expenses	\$830,023
Net Income	\$999,232
Debt Service	\$861,455
Debt Coverage Ratio (YR1):	1.16

Total Development Costs		
Total Improvements	\$40,334,220	
Land Acquisition	\$3,825,205	
Developer Fee	\$3,000,000	
Total Development Costs	\$47,159,425	

Proposed Cost Limit/Sq Ft: \$357
Applicable Cost Limit/Sq Ft: \$520
Proposed Cost Limit/Unit: \$456,150
Applicable Cost Limit/Unit: \$550,481

Unit Breakdown		
Supp Hsg	0	
# of Eff	0	
# of 1BR	76	
# of 2BR	19	
# of 3BR	0	
# of 4+ BR	0	
Total Units	95	

	Income Levels	Rent Levels
	# of Units	# of Units
<=30% AMI	9	9
40% AMI	9	9
50% AMI	30	30
60% AMI	47	47
>60% AMI	0	0
Market	0	0

Income Averaging? FALSE

Extended Use Restriction? 30

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, $(40\%/60\%) \times 200$ 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	\$4,629,777	
Credit Requested	\$1,900,537	
% of Savings	58.95%	
Sliding Scale Points	196.5	

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.

\$43,334,220	
121,366.00	
\$357.05	
\$520.00	
31.34%	
95	
\$456,150	
\$550,481	
17.14%	
31.34% Sliding Scale Points	62.68
	121,366.00 \$357.05 \$520.00 31.34% 95 \$456,150 \$550,481



Tab A:

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

INITIAL ORGANIZATIONAL CHART

Wesley FCC LLC

a Virginia limited liability company

Applicant/Owner

Wesley FCC Managing Member LLC

a Virginia limited liability company its Managing Member

(100% of MM Interests)

Wesley Housing Development Corporation of Northern Virginia ("WHDC")

a Virginia nonstock, nonprofit corporation its Sole Member

(100%)

Kamilah P. McAfee, President and CEO

TAX CREDIT CLOSING ORGANIZATIONAL CHART

Wesley FCC LLC

a Virginia limited liability company

Applicant/Owner

Wesley FCC Managing Member LLC

a Virginia limited liability company its Managing Member

(.01% Interest)

Investor Member

To-be determined (99.99% Investor Member)

Wesley Housing Development Corporation of Northern Virginia ("WHDC")

a Virginia nonstock, nonprofit corporation its Sole Member (100%)

Kamilah P. McAfee, President and CEO

Operating Agreement of WESLEY FCC LLC

This Operating Agreement (the "*Agreement*") of Wesley FCC LLC (the "*Company*"), a limited liability company organized pursuant to Chapter 12 of Title 13.1 of the Code of Virginia (the "*Act*"), is entered into by Wesley FCC Managing Member LLC, a Virginia limited liability company as the sole member of the Company (the "*Member*").

- 1. **Purpose and Powers**. The purpose of the Company is to own and develop the property or an interest in the property commonly known as Kindred Crossing, located in Falls Church, Virginia (the "*Project*"), and to undertake any other activity which a limited liability company may lawfully undertake under the Act.
- 2. **Separateness**. The Company will conduct its business and operations in its own name and will maintain books and records and bank accounts separate from those of any other person or entity.
- 3. **Management**. The Company will be member-managed. Wesley FCC Managing Member LLC will carry the title of "*Managing Member*" and will exercise full and exclusive control over the affairs of the Company. The Managing Member may appoint officers and agents for the Company and give them such titles and powers as the Managing Member may choose. Any action taken by the Managing Member in the name of the Company, and any action taken by an officer or agent of the Company in the name of the Company and with the proper authorization of the Managing Member, will be an action of the Company.
- 4. **Allocations of Profit and Loss**. All profits and losses of the Company (and items of income, deduction, gain, or loss) will be allocated 100% to the Managing Member.
- 5. **Distributions**. All distributions with respect to a membership interest in the Company will be made 100% to the Managing Member.
- 6. Capital Contribution. The capital contribution of the Managing Member to the Company is \$100.
- 7. **Dissolution**. The Company will dissolve upon the first to occur of (i) the sale or other disposition of all or substantially all of the Company's property and the Company's receipt of all or substantially all of the proceeds thereof, or (ii) the determination of the Managing Member to dissolve.
- 8. **Fiscal Year**. The fiscal year of the Company will be the calendar year.
- 9. **No Liability of Member and Others**. The Managing Member and its agents and any officers and agents of the Company will not be liable for the Company's liabilities, debts or obligations, all of which will be the sole obligation of the Company. The failure by the Company to observe any formalities or requirements relating to the exercise of its powers or the management of its business or affairs under this Agreement will not be grounds for imposing personal liability on the Managing Member or any officer.

- 10. **Indemnification**. The Company will indemnify and defend the Managing Member and its agents and any officers and agents of the Company, from and against all costs, losses, liabilities and damages incurred by or asserted against any such person in connection with the Company's business to the fullest extent provided or allowed by law.
- 11. **Amendment**. This Agreement may be amended only by written instrument executed by the Managing Member and indicating an express intention to amend this instrument.
- 12. **Governing Law**. This Agreement will be interpreted, construed and enforced in accordance with the laws of Virginia.

The undersigned has executed this Agreement effective as of February 20, 2024.

[signature page follows]

[Signature Page to Operating Agreement of Wesley FCC LLC]

MANAGING MEMBER:

WESLEY FCC MANAGING MEMBER LLC

a Virginia limited liability company

By: Wesley Housing Development Corporation of Northern Virginia

a Virginia nonstock corporation

its sole member

By:

Kamilah McAfee, President and CEO

Tab B:

Virginia State Corporation Commission Certification (MANDATORY)

Commonwealth & Hirginia



State Corporation Commission

CERTIFICATE OF FACT

1 Certify the Following from the Records of the Commission:

That Wesley FCC LLC is duly organized as a Limited Liability Company under the law of the Commonwealth of Virginia;

That the Limited Liability Company was formed on February 20, 2024; and

That the Limited Liability Company is in existence in the Commonwealth of Virginia as of the date set forth below.

Nothing more is hereby certified.

Janes Contraction
Signed and Sealed at Richmond on this Date:

March 5, 2024

Bernard J. Logan, Clerk of the Commission

CERTIFICATE NUMBER: 2024030519941244

Tab C:

Principal's Previous Participation Certification (MANDATORY)



Previous Participation Certification

Development Name: Wesley FCC

Name of Applicant (entity): Wesley FCC 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:

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

- 5. There are no unresolved findings raised as a result of state or federal audits, management reviews or other governmental investigations concerning any multifamily rental property in which any of the Participants were Principals.
- 6. During any time that any of the Participants were Principals in any multifamily rental property, there has not been a suspension or termination of payments under any state or federal assistance contract for such property.
- 7. None of the Porticipants 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.
- 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.

Kalel Mether Signature

Kamilah McAfee

Printed Name

3/4/2024

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

Tab D:

List of LIHTC Developments (Schedule A) (MANDATORY)

List of LIHTC Developments (Schedule A)



Development Name: Wesley FCC Name of Applicant: Wesley FCC 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.

	Principal's Name:	nt Corporation of Northern Virginia				ed' Managing ed property?*		•
	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"
	ParcView Apartments Alexandria, VA	Wesley ParcView, L.P. c/o Wesley Housing Dev. Corp. 703-642-3830	Yes	149	120	12/1/07	7/22/08	No
2	Beverly Park Apartments Alexandria, VA	Wesley Notabene, L.P. c/o Wesley Housing Dev. Corp. 703-642-3830	Yes	33	33	8/5/09	5/7/10	No
3	Strawbridge Square Apts. Alexandria, VA	Wesley Strawbridge, L.P. c/o Wesley Housing Dev. Corp. 703-642-3830	Yes	128	127	3/25/10	1/19/11	No
4	Colonial Village Apartments Arlington, VA	Wesley Colonial Village II, L.P. c/o Wesley Housing Dev. Corp. 703-642-3830	Yes	162	129	11/30/12	11/14/13	No
5	Lynhaven and William Watters Alexandria and Arlington, Virginia (respectively) Alexandria and Arlington,VA		Yes	49	49	5/15/15	10/19/16	No
5	Wexford Manor A Falls Church, VA	New Wexford LLC c/o Wesley Housing Dev. Corp. 703-642-3830	Yes	38	38	3/30/17	12/8/17	No
7	Pierce Queen Apartments Arlington, VA	PQ Apartments, LLC c/o Bozzuto (866) 698-7513 c/o Wesley Housing Dev. Corp. 703-642-3830	No	193	78	12/23/16	6/14/17	No
3	Wexford Manor B Falls Church, VA	New Wexford Bond LLC c/o Wesley Housing Dev. Corp. 703-642-3830	Yes	36	36	10/18/17	7/11/18	No
•	The Fallstead at Lewinsville Center McLean, VA	Wesley Lewinsville, L.P. c/o Wesley Housing Dev. Corp. 703-642-3830	Yes	82	82	10/31/18	3/19/20	No
0	The Arden A Alexandria, VA	Wesley Huntington A, LLC c/o Wesley Housing Dev. Corp. 703-642-3830	Yes	79	79	12/30/22	TBD	No
1	The Arden B Alexandria, VA	Wesley Huntington B, LLC c/o Wesley Housing Dev. Corp. 703-642-3830	Yes	47	47	12/30/22	TBD	No
2	Senseny Place Apartments Winchester, VA	Senseny Place Apartments LP c/o Wesley Housing Dev. Corp. 703-642-3830	Yes	63	63	12/28/22	10/19/23	No
3	The Waypoint Alexandria, VA	Wesley Fairlington LLC c/o Wesley Housing Dev. Corp. 703-642-3830	Yes	81	81	11/1/22	10/19/23	No

Previous Participation Certification continued

	Name of Ownership Entity and Phone	Controlling General	Total	Low Income	Placed in		complie Founds
Development Name/Location	Number Wesley New Trenton, LLC	Partner? (Y/N)	Units	Units	Service Date		(Explain
The Cadence Arlington, VA	c/o Wesley Housing Dev. Corp. 703-642-3830	Yes	97	97	11/30/22	1/8/24	No
Culpepper Garden I Apts. Arlington, VA	CG1 Restoration Limited Partnership c/o Wesley Housing Dev. Corp. 703-642-3830		210	208	9/30/20	3/4/21	No
Brookland Place Apts. Washington, DC	Wesley Brookland LLC c/o Wesley Housing Dev. Corp. 703-642-3830	Yes	80	80	4/30/19	9/11/20	No
Knightbridge Apartments	New Wesley Knightsbridge	Yes	37	37	5/28/21	5/20/22	No
Arlington, VA Whitefield Commons	LLC 703-642-3830 The Commons at	Yes	68	67	12/30/22	TBD	No
Arlington, VA	Whitefield LLC c/o Wesley Housing Dev. Corp. 703-642-3830	Tes		67	12/30/22	100	140
Hampshire Apartments	Wesley Hampshire LLC c/o Wesley Housing Dev. Corp.	Yes	56	54	4/28/23	TBD	No
Washington, DC	703-642-3830						
Quarry Station	Quarry Station LLC c/o Wesley Housing Dev. Corp.	Yes	80	80	4/12/23	2/1/24	No
Manassas, VA	703-642-3830						

17AGE 101AE. 020 023

List of LIHTC Developments (Schedule A)



Development Name: Wesley FCC
Name of Applicant: Wesley FCC 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,

entity/development) for a total of 6.

Wesley FCC Mana rincipal's Name:	Controlling GP (CGP) or 'Named' Managing Y Member of Proposed property?* Y or N						
	Name of Ownership Entity and		Total Dev.	Total Low Income	Placed in		Uncorrect 8823's? (Y
Development Name/Location	Phone Number	dev.? (Y/N)*	Units	Units	Service Date	Date	Explain "
				<u> </u>			
				<u> </u>			
				<u> </u>			
				1			
				1			
				<u> </u>			
				<u> </u>			
				1			
				1			
				1			
				1			
				1			
				1			
				<u> </u>			
				1			
				1			
				+			
				+			
				1			
				1			
				1			
				1			
				1			
				+			
				+			
				+			

1st PAGE

TOTAL:

LIHTC as % of

Total Units

#DIV/0!

Previous Participation Certification continued

Development Name/Location	Name of Ownership Entity and Phone Number	Controlling General Partner? (Y/N)	Total Units	Low Income Units	Placed in Service Date	8609 Date	Non- compliand Found? Y, (Explain Ye
							
	_	·	_	-	_		

#DIV/0! LIHTC as % of #DIV/0! Total Unit

List of LIHTC Developments (Schedule A)



Development Name: Wesley FCC

Name of Applicant: Wesley FCC 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.

entity/development) for a total of 6.

rincipal's Name:	P. McAfee	Controlling GP (CGP) or 'Named' Managing N Member of Proposed property?* Y or N						
micipal a Hame.			711011101		eu properry .			
	Name of Ownership Entity and		Total Dev.	Total Low Income	Placed in		Uncorrect 8823's? (Y	
Development Name/Location	Phone Number	dev.? (Y/N)*	Units	Units	Service Date	Date	Explain "	
				1				
				1			 	

1st PAGE

TOTAL:

LIHTC as % of

Total Units

#DIV/0!

Previous Participation Certification continued

Development Name/Location	Name of Ownership Entity and Phone Number	Controlling General Partner? (Y/N)	Total Units	Low Income Units	Placed in Service Date	8609 Date	Non- compliand Found? Y, (Explain Ye
							
	_	·	_	-	_		

#DIV/0! LIHTC as % of #DIV/0! Total Unit

Tab E:

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



PURCHASE AND SALE AGREEMENT

This PURCHASE AND SALE AGREEMENT (this "Agreement") is dated as of the 11 day of July, 2018 (the "Effective Date") and entered into by and among FIRST CHRISTIAN CHURCH OF FALLS CHURCH, a Virginia nonstock corporation (the "Seller") and WESLEY HOUSING DEVELOPMENT CORPORATION OF NORTHERN VIRGINIA, a Virginia nonstock corporation and/or its permitted successors or assigns (the "Purchaser").

RECITALS:

WHEREAS, Seller is the owner of certain real property located in Fairfax County, Virginia (the "County"), with buildings and improvements thereon, comprised of approximately 6.84 acres of land with certain associated appurtenances, identified as County Tax Map Number 0513 01 0025 and having a street address of 6165 Leesburg Pike, Falls Church, Virginia (the "Greater Church Property") more particularly described on Exhibit "A" attached hereto and incorporated herein by reference;

WHEREAS, Seller issued a Request for Proposals dated July 15, 2016 seeking proposals for the development of a portion of the Greater Church Property, and Purchaser was selected by Seller to carry out such development;

WHEREAS, Purchaser desires to purchase from Seller, and Seller desires to sell to Purchaser, a portion of the Greater Church Property as shown on Exhibit "B" attached hereto and incorporated herein by reference, together with the improvements and fixtures thereon and all rights, privileges, easements, benefits and agreements appurtenant thereto, less and except the Reserved Density as defined in Section 2.3 below (collectively, the "Property") pursuant to the terms of this Agreement;

WHEREAS, Purchaser (or its affiliate) is anticipated to construct a minimum of at least sixty-five (65) units of affordable senior housing (the "Minimum Number of Units") designed to achieve funding from the Virginia Housing Development Authority using 9% tax credits under the Low-Income Housing Tax Credit program (as further defined in Section 6.5, the "Tax Credits") (collectively, the "Proposed Development"); and

WHEREAS, the parties desire, to the extent feasible and permitted by the County, to increase the density and intensity of the Greater Church Property and attain the maximum number of permitted affordable senior housing units in the Proposed Development using all of the Conveyed Density (as defined in Section 2.2) on the Greater Church Property not expressly reserved to Seller herein. Pursuant to this Agreement, the parties intend to determine the appropriate permissible mechanisms to obtain approvals by applicable Governmental Authorities for the Proposed Development, such as through a special exception or rezoning, and through a transfer of development rights and/or creation of condominium regime.

NOW, THEREFORE, in consideration of the mutual covenants and agreements contained in this Agreement, of Purchaser's payment of the Deposit to Seller, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Purchaser agrees to purchase and Seller agrees to convey to Purchaser the Property subject to the following terms and conditions:

ARTICLE 1. DEFINITIONS AND MEANINGS

In addition to any other terms whose definitions are fixed and defined by this Agreement, each of

the following defined terms, when used in this Agreement with an initial capital letter or initial capital letters, shall have the meaning ascribed thereto by this Article 1:

"Effective Date" means the latter of the dates of execution of this Agreement by the last of either Seller or Purchaser, such date being inserted below the signatures of Purchaser and Seller. Such date shall be inserted in the preamble on page 1 of this Agreement.

"<u>Due Diligence Period</u>" means the period commencing on the Effective Date and ending ninety (90) days thereafter.

"Escrow Agent" means Mark Fitzgerald, Stewart Title & Escrow, Inc., 10505 Judicial Drive, Suite 300, Fairfax, VA 22030.

"Governmental Authority" or "Governmental Authorities" means any commission, department or body of any municipality, township, city, county, state or Federal governmental unit having jurisdiction over any of the Property or the ownership, management, operation, use or improvement thereof.

"Hazardous Substances" means petroleum (including gasoline, crude oil or any crude oil fraction), chemical or hazardous substance of any nature, including, without limitation, radioactive materials, PCBs, asbestos, pesticides, and any other substance identified as a hazardous substance or waste in the Comprehensive Environmental Response, Compensation and Liability Act of 1980 (commonly known as "CERCLA"), as amended, the Superfund Amendment and Reauthorization Act (commonly known as "SARA"), the Resource Conservation and Recovery Act (commonly known as "RCRA"), or any other federal, state or county legislation or ordinances applicable to the Property.

"Hazardous Substance Laws" shall mean the federal Comprehensive Environmental Response, Compensation and Liability Act, 42 U.S.C. Section 9601 et seq., the federal Resource Conservation and Recovery Act, 42 U.S.C. Section 9601 et seq., the federal Toxic Substances Act, 15 U.S.C. Section 9601 et seq., all other applicable federal, state or local laws, codes, statutes, ordinances and by-laws governing similar matters, and all rules, regulations and publications adopted or promulgated pursuant thereto.

"Third Party Reports" means any appraisals, permitted environmental studies, surveys, title reports, plans or any other studies prepared by or for Purchaser regarding the Greater Church Property, the Property or the Proposed Development which Purchaser is entitled to obtain at its sole cost and expense in accordance of the terms of this Agreement.

ARTICLE 2. GENERAL PROVISION

- 2.1 <u>Adjustment of Boundaries</u>. The parties acknowledge and agree that the size and boundaries of the Property shown on <u>Exhibit "B"</u> attached hereto are approximate and subject to adjustment in connection with the approval of the Entitlements (as defined in Section 6.1). At the time the size and boundaries of the Property are finalized, the parties shall amend this Agreement to replace <u>Exhibit "B"</u> with a new exhibit more particularly identifying the Property to be conveyed to Purchaser.
- 2.2 <u>Conveyed Density</u>. All of the transferable or allocable development and density/intensity rights and privileges associated with the Greater Church Property (the "<u>Density</u>") which are not otherwise expressly reserved to Seller in this Agreement (collectively, the "<u>Conveyed Density</u>") shall be conveyed with and allocated to the Property conveyed to Purchaser at Closing hereunder, and any remaining transferable development and density/intensity rights and privileges shall be retained by Seller and allocated to that part of the Greater Church Property not conveyed to Purchaser (the "<u>Church Parcel</u>").

Any subsequent change to the zoning to the Greater Church Property after Closing shall be treated as being applied to each of the Property and the Church Parcel on a *pro rata* land area basis. Any subsequent rezoning of the Property or the Church Parcel individually after Closing shall apply only to the separate parcel rezoned.

2.3 Reserved Density. In the event the Greater Church Property is either rezoned to the R-4 or R-5 classification (as defined by the County Zoning Ordinance) or the subject of a zoning interpretation in accordance with Section 6.1, the following amount of increased Density/intensity development rights associated with the Greater Church Property resulting from such rezoning or zoning interpretation shall be reserved to Seller and allocated to the Church Parcel: (a) for the R-4 classification, One Thousand (1,000) square feet, and (b) for the R-5 classification, One Thousand (1,000) square feet.

ARTICLE 3. PURCHASE PRICE

- 3.1 <u>Deposit</u>. An initial Deposit in the sum equal to TWENTY FIVE THOUSAND AND NO/100 DOLLARS (\$25,000.00) in immediately available federal funds shall be deposited by Purchaser in escrow with the Escrow Agent by certified check or wire transfer within two (2) business days after execution of this Agreement (the "<u>Deposit</u>"). The Deposit shall be refundable to Purchaser from the date of payment thereof until the expiration of the Due Diligence Period upon termination of this Agreement by the Purchaser in accordance with Section 4.5. Upon the expiration of the Due Diligence Period, the Deposit shall become non-refundable, except as otherwise expressly set forth in this Agreement.
- 3.2 Additional Deposit. An additional payment in the sum equal to SEVENTY FIVE THOUSAND AND NO/100 DOLLARS (\$75,000.00) in immediately available federal funds shall be deposited by Purchaser in escrow with the Escrow Agent by certified check or wire transfer within five (5) business days after the expiration of the Due Diligence Period (the "Additional Deposit"). The Additional Deposit shall be refundable to Purchaser from the date of payment thereof until the expiration of the Entitlements Period. Upon the expiration of the Entitlements Period, the Additional Deposit shall become non-refundable, except as otherwise expressly set forth in this Agreement.
- 3.3 <u>Escrow Agreement</u>. Escrow Agent shall hold the Deposit and the Additional Deposit in a separate interest-bearing account reasonably acceptable to Seller and Purchaser at a bank or other financial institution reasonably acceptable to Seller and Purchaser, and all accrued interest on the Deposit and the Additional Deposit shall be deemed to be a part of the Deposit and the Additional Deposit for all purposes under this Agreement. For the avoidance of doubt, if the Deposit or Additional Deposit are refunded to Purchaser or credited to the Purchase Price at Closing in accordance with the terms of this Agreement, any accrued interest attributable to such amounts shall be remitted to Purchaser or credited to the Purchase Price, respectively, with such Deposit and/or Additional Deposit. Escrow Agent shall hold and disburse the Deposit and the Additional Deposit in accordance with the terms of the escrow agreement attached hereto as Exhibit "C" and incorporated herein by reference which shall be executed by Seller, Purchaser and Escrow Agent contemporaneously with the delivery of the Deposit by Purchaser to Escrow Agent.
- 3.4 Amount of Purchase Price. Provided the Minimum Number of Units are approved by the applicable Governmental Authorities, the total purchase price to be paid by Purchaser for the Property shall be an amount equal to FORTY THOUSAND and NO/100 Dollars (\$40,000.00) per approved dwelling unit of senior affordable housing in the Proposed Development, but no less than an aggregate of TWO MILLION SIX HUNDRED THOUSAND and NO/100 DOLLARS (\$2,600,000.00) ("Purchase Price"), which sum shall be adjusted to reflect the closing adjustments and prorations provided for in

Article 9 and as may otherwise be agreed upon by Seller and Purchaser. The Purchase Price shall be payable to Escrow Agent or any other party conducting Closing pursuant to Article 8 below in cash or by wire transfer of funds at Closing, and such funds shall be disbursed to Seller (net of Seller's closing expenses and other charges and adjustments contemplated hereunder) following recordation of the Deeds (as defined in Section 8.3(a) below) among the County land records. The Deposit and Additional Deposit shall remain in escrow and be credited to the Purchase Price at Closing.

ARTICLE 4. INSPECTIONS

- 4.1 <u>Property Information</u>. Within fifteen (15) business days following the Effective Date, Seller, to the extent not previously provided and to the extent within Seller's possession or control, will provide Purchaser with or make readily available at the Greater Church Property copies of the documents listed on <u>Exhibit "D"</u> attached hereto and incorporated herein by reference, all for informational purposes only and without representation or warranty, express or implied (collectively, the "<u>Property Information</u>"). Seller will promptly forward to Purchaser a copy of any new Property Information that Seller receives or generates until Closing.
- 4.2 <u>Confidentiality</u>. The Property Information and all other information, other than matters of public record or matters generally known to the public, furnished to, or obtained through inspection of the Property or Greater Church Property by, Purchaser, its affiliates, lenders, employees, attorneys, accountants and other professionals or agents relating to the Property or Greater Church Property, will be treated by Purchaser, its affiliates, lenders, employees, agents, and current and prospective investors as confidential, and except as required by law will not be disclosed to anyone other than on a need-to-know basis and to Purchaser's consultants who agree to maintain the confidentiality of such information, and will be returned to Seller by Purchaser if the Closing does not occur. The confidentiality provisions of this Section 4.2 shall not apply to any disclosures made by Purchaser as required by law, by court order, or in connection with any subpoena served upon Purchaser; provided Purchaser shall provide Seller with written notice before making any such disclosure. The confidentiality provisions of this Section 4.2 shall survive the Closing or the earlier termination of this Agreement.

If the Closing does not occur or this Agreement is terminated for any reason, Purchaser shall, within twenty (20) days from the date of such termination, return or cause to be returned to Seller all Property Information and any Third Party Reports (all at no cost to Seller).

Inspections in General; Governmental Contact. So long as this Agreement remains in 4.3 force, Purchaser, its agents, and employees shall have the right to enter upon the Property for the purpose of making inspections at Purchaser's sole risk, cost and expense. All of such entries upon the Property shall be at reasonable times during normal business hours and after seventy-two (72) hours' prior e-mail or written notice to Seller, including the identity of persons to perform testing or inspections and the proposed scope thereof. Seller or its agent shall have the right to accompany Purchaser during any activities performed by Purchaser on the Property. Purchaser (i) shall coordinate each such inspection through Seller's designee, (ii) shall not contact Seller's on-site staff without Seller's prior consent, which consent shall not be unreasonably withheld and (iii) shall obtain Seller's prior written approval before performing any invasive tests or studies, including (without limitation) a Phase II Environmental Study. Purchaser shall keep the results of any inspections or tests confidential except for necessary disclosures to Purchaser's lender, investors and attorneys or as required by law. All inspection fees, appraisal fees, engineering fees and other costs and expenses of any kind incurred by Purchaser relating to such inspection and its other due diligence shall be at the sole cost and expense of Purchaser. If any inspection or test disturbs the Property, Purchaser will restore the Property to the same condition as existed before the inspection or test, which obligation shall survive the termination of this Agreement. Prior to any entry on to the Property, Purchaser shall provide evidence to Seller that Purchaser has in effect commercial general liability insurance naming Seller as an additional insured, with limits not less than \$1,000,000.00 for property damage and personal injury, including bodily injury and death, with a waiver of subrogation rights in favor of Seller. Purchaser shall defend and indemnify Seller and hold Seller, Seller's members, partners, officers, tenants, agents, contractors and employees and the Property harmless from and against any and all losses, costs, damages, claims, or liabilities, including but not limited to, mechanic's and materialmen's liens and Seller's attorneys' fees, arising out of or in connection with Purchaser's inspection of the Property as allowed herein (expressly excluding any matters which are merely discovered by reason of Purchaser's inspections). The provisions of this Section shall survive the Closing or the earlier termination of this Agreement.

Notwithstanding any provision in this Agreement to the contrary, except as may be required by the applicable Governmental Authority, neither Purchaser nor its contractors shall contact any Governmental Authority regarding any Hazardous Substances on or the environmental condition of the Property without prior notice and full disclosure to and consent of Seller, except that Purchaser shall have the right to have its environmental consultant search all applicable databases maintained by Governmental Authorities with respect to environmental issues generally, including those applicable to the Property, and to perform all other tasks customarily associated with a Phase I Environmental Assessment of the Property.

Notwithstanding any provision in this Agreement to the contrary, Purchaser may communicate directly with the United States Department of Housing and Urban Development ("HUD") and the Virginia Housing Development Authority ("VHDA"), its counsel, its prospective lenders, and investors regarding the Proposed Development. Both Seller and Purchaser shall have the right to reasonable notice of and to be present at any meetings with representatives from the County with regard to the Proposed Development. Purchaser shall have no right to communicate directly with the County without the prior written consent of Seller, such consent not to be unreasonably withheld, and any communication with the County after Purchaser obtains such Seller consent shall include Seller; provided however that Purchaser shall not be required to obtain Seller's consent for, or include Seller on, communications with the County made for purposes of arranging for and obtaining financing for the Proposed Development.

- 4.4 Environmental Inspections and Release. In the event that Purchaser conducts a Phase I Environmental Assessment (or if Seller approves a Phase II Environmental Assessment), or performs other samplings of soils, water, or other materials for analytical testing under Section 4.3, Purchaser shall keep the results of any environmental inspection or assessment of the Property confidential, except for necessary disclosures to Purchaser's lender, investors and attorneys, or as required by law. Purchaser shall provide copies of such reports to Seller and Seller shall be named as an addressee (either directly or through a reliance letter).
- 4.5 <u>Termination During Due Diligence Period.</u> If Purchaser determines, before the expiration of the Due Diligence Period, not to proceed with the purchase of the Property for any reason or no reason in its sole discretion, then Purchaser shall have the right to terminate this Agreement by giving to Seller written notice of termination before the expiration of the Due Diligence Period. Failure of Purchaser to provide express approval of its due diligence review prior to expiration of the Due Diligence Period shall be deemed Purchaser's election to terminate this Agreement. Upon the Purchaser's termination of this Agreement during the Due Diligence Period, the Deposit shall be returned to Purchaser and all further rights and obligations of the parties under this Agreement shall terminate, subject to any provisions of this Agreement which expressly survive the termination of this Agreement.

ARTICLE 5. TITLE AND SURVEY

- 5.1 <u>Status of the Title.</u> At Closing, Seller shall convey to Purchaser good and clear record and marketable title to the Property, free from encumbrances except the Permitted Encumbrances and any others which Purchaser has accepted or waived pursuant to the provisions of this Agreement. Subject to the terms and provisions of this Agreement, Purchaser shall accept the Property subject to the following (collectively, the "<u>Permitted Encumbrances</u>"):
- (a) Non-Objectionable Encumbrances (defined below) and any liens, encumbrances or other title exceptions approved or waived by Purchaser as provided in this Article 5;
 - (b) real property taxes which are a lien but not yet due and payable;
- (c) any installment not yet due and payable of assessments affecting the Property or any portion thereof; and
- (d) any cable or utility company rights, easements and franchises for electricity, water, gas telephone or other service or the right to use and maintain poles, lines, wires, cables, pipes, boxes and other fixtures and facilities in, over, under and upon the Property which do not have a material adverse effect on the use of the Property as contemplated by this Agreement.

5.2 Title Review and Cure.

- (a) Within five (5) business days after the Effective Date, Purchaser shall order at its own expense, an updated title commitment for an owner's policy of title insurance covering the Greater Church Property (the "Commitment"). Purchaser may obtain, at Purchaser's sole cost and expense, a survey of the Greater Church Property or an update to the existing survey (if any) (the "Survey"). On or prior to that date which is fifteen (15) days prior to termination of the Due Diligence Period, (the "Objection Period"), Purchaser or Purchaser's attorneys shall deliver to Seller and/or Seller's attorneys, written notice of Purchaser's objections (the "Title Objections") to any survey matters, and to any liens, encumbrances or other title exceptions revealed by the Commitment which do not constitute Permitted Encumbrances. If Purchaser's attorneys do not deliver any such objection notice within the Objection Period, Purchaser shall be deemed to have waived its right to object to any liens, encumbrances or other title exceptions appearing on such Commitment or any and all matters that would be disclosed by a Survey (and the same shall not constitute Title Objections and shall be deemed Permitted Encumbrances); provided, however, Purchaser shall have the right to object by delivery of written notice to Seller and Seller's attorneys, on or prior to five (5) business days after receipt of notice of a new exception or encumbrance, which is not a Permitted Encumbrance, and which arises after the effective date of the Commitment or Survey, as applicable (or with respect to survey matters, arising after the expiration of the Due Diligence Period if no Survey is obtained) (the "Subsequent Title Objections"). Notwithstanding the foregoing, Purchaser shall not be entitled to object to, and shall be deemed to have approved, any liens, encumbrances or other title exceptions (and the same shall not constitute Title Objections but shall be deemed Permitted Encumbrances) which will be extinguished upon the transfer of the Property to Purchaser (collectively, the "Non-Objectionable Encumbrances").
- (b) Except as set forth in Section 5.2(c) below, it is expressly understood that in no event shall Seller be required to bring any action or institute any proceeding in order to attempt to eliminate any Title Objections or Subsequent Title Objections or to otherwise cause title in the Property to be in accordance with the terms of this Agreement on the Closing Date. Within ten (10) days after

Seller's receipt of the a notice of Title Objections or Subsequent Title Objections (the "Title Response Period") Seller shall notify Purchaser in writing whether or not Seller will attempt to cure all or any of the Title Objections or Subsequent Title Objections identified by Purchaser ("Seller's Response Notice"). Seller's failure to deliver Seller's Response Notice to Purchaser within the Title Response Period shall be conclusively deemed to constitute an election by Seller not to attempt to cure the Title Objections or Subsequent Title Objections. If Seller elects (or is deemed to elect) not to attempt to cure any of the Title Objections or Subsequent Title Objections, then within five (5) days after the expiration of the Title Response Period (the "Title Election Period") Purchaser shall notify Seller in writing (the "Purchaser's Election Notice") of its intention to either (i) terminate this Agreement, or (ii) proceed to Closing and accept title to the Property subject to such Title Objections or Subsequent Title Objections remaining uncured by Seller, without any reduction of the Purchase Price, or any liability or obligation on the part of Seller by reason of such uncured Title Objections or Subsequent Title Objections. Purchaser's failure to deliver the Purchaser's Election Notice, shall be conclusively deemed to constitute Purchaser's election to terminate this Contract pursuant to clause (i) above.

(c) Notwithstanding the foregoing, prior to or at Closing, Seller shall be obligated to remove (i) all mortgages which affect the Property ("Mortgages"), (ii) all judgment liens affecting the Property (collectively, "Monetary Liens") and (iii) to remove or bond off any perfected mechanics' or materialmens' liens.

ARTICLE 6. ENTITLEMENTS; TAX CREDITS

- 6.1 <u>Entitlements.</u> Purchaser and Seller agree that the Closing shall be, in addition to the other conditions to Purchaser's obligation to close contained in Article 8 of this Agreement, conditioned upon the securing of the following land use approvals from applicable Governmental Authorities all of which are to be prepared, processed and obtained at Purchaser's sole cost and expense (collectively, the "Entitlements"):
- Purchaser and Seller shall cooperate to obtain a formal County zoning determination letter, interpreting the County Comprehensive Plan as allowing at least three (3) and no more than five (5) dwelling units per acre on the Greater Church Property, and which seeks the application of the senior affordable housing multiplier set forth in the Fairfax County Code (the "Zoning Seller shall have the right to review and approve all communications and Interpretation"). correspondence (whether verbal or written) with the County for the Zoning Interpretation prior to submission thereof. In the event that Purchaser and Seller obtain the Zoning Interpretation on or before the date that is seventy five (75) days after the Effective Date (the "Zoning Interpretation Deadline"), then within sixty (60) days after the County's issuance of such Zoning Interpretation, subject to Seller's Approval Rights (as defined in Section 6.2 below), Purchaser shall file the appropriate applications in order to obtain a special exception zoning approval for the Property to be developed as affordable senior housing with the Minimum Number of Units and for the Church Parcel to continue to be used as Place of Worship as defined in the County zoning ordinance at least at the same size, scope and extent as exists on the Effective Date of this Agreement (the "Special Exception"). In the event that the Zoning Interpretation is not issued before the Zoning Interpretation Deadline, then Seller shall have the right to elect by written notice to Purchaser within five (5) days after the expiration of the Zoning Interpretation Deadline, to either (i) terminate this Agreement, in which event the Deposit and Additional Deposit shall be delivered to Purchaser and the parties shall have no further rights or obligations hereunder, or (ii) proceed under Section 6.1(b) below.
- (b) In the event that the Zoning Interpretation is not issued and Seller elects to proceed under this Agreement in accordance with Section 6.1(a) above, then within (60) days after the

expiration of the Zoning Interpretation Deadline, Purchaser shall file an application to rezone the Greater Church Property to the R-4 or R-5 classification (as defined by the County Zoning Ordinance) (the "Rezoning"). Nothing in this Section 6.1 shall prevent the parties from agreeing to pursue the Rezoning and/or the Special Exception in order to maximize the number of achievable units of affordable senior housing in the Proposed Development despite receiving the Zoning Interpretation.

- (c) During the Due Diligence Period, the parties shall cooperate to determine the most feasible plan to create the Property as a separate, legally conveyable parcel, whether through subdivision or land condominium (the "Property Division"). Within sixty (60) days after the approval of the Special Exception or the Rezoning, as applicable, subject to Seller's Approval Rights, Purchaser shall prepare and submit the appropriate applications for the Property Division, as well as any necessary site plans or other plans necessary to develop the Proposed Development in accordance with the approved Special Exception or Rezoning (the "Site Plan").
- (d) The parties acknowledge that the establishment of a land condominium regime appears to be the most desirable and feasible option for achieving the Property Division; however, the parties acknowledge and agree that to the extent subdivision is required or becomes the favored option of both parties to achieve the Property Division, such subdivision will likely require the posting of bonds and escrows with the applicable Governmental Agencies (the "Bonding"). It is the intent of the parties that, to the extent Bonding is required, Purchaser, at its sole cost and expense, shall be solely responsible for the Bonding necessary for the Property Division and/or the Proposed Development. During the Due Diligence Period the parties shall cooperate to determine the best course to provide and complete the Bonding prior to Closing (if applicable), such that the Property Division can be achieved and the Property legally conveyed at Closing. If Bonding is necessary, Purchaser agrees to deliver funds to Seller sufficient to complete Bonding prior to Closing. In the event that Purchaser does not deliver such funds, then this shall be a Purchaser default and Seller shall have the rights provided under Section 11.1 below.
- Subject to Seller's Approval Rights under Section 6.2 below, Purchaser shall diligently pursue final (and unappealable) approval by the applicable Governmental Authorities of the Special Exception or Rezoning, as applicable, and the Property Division and the Site Plan on or before the date which is (i) fourteen (14) months after the expiration of the Due Diligence Period if the Proposed Development only requires a Special Exception, or (ii) twenty-four (24) months after the expiration of the Due Diligence Period if the Proposed Development requires a Rezoning (in either case, the "Entitlements Period"). For all purposes hereunder, Purchaser shall be deemed to have obtained final and unappealable approval of the Entitlements when the Entitlements (subject to Seller's Approval Rights) have been approved by all necessary and appropriate Governmental Authorities, and all applicable appeal periods have expired without an appeal having been filed or (if an appeal is filed) the entry of a final decree by a court of competent jurisdiction upholding the Entitlements approval and the expiration of all applicable appeal periods without an appeal of such decree having been filed. In the event that Purchaser has not obtained final and unappealable approval of the applicable Entitlements on or before the expiration of the Entitlements Period, then this Agreement shall automatically terminate, the Deposit (in the case of a Special Exception or Rezoning only) and Additional Deposit shall be delivered to Purchaser and the parties hereto shall have no further rights or obligations hereunder.
- 6.2 <u>Seller's Approval Rights</u>. Purchaser shall provide to Seller, for Seller's review, comment and approval pursuant to this Section 6.2 ("<u>Seller's Approval Rights</u>"), a copy of all proposed application materials, plans, proffers, development conditions and any other related zoning plans, subdivision plans, site plans or any changes thereto after initial submission related to the Special Exception, the Rezoning, or the Property Division and the Site Plan (collectively, the "<u>Entitlement Documents</u>") not less than ten (10) business days prior to Purchaser's submission of the same to the appropriate Governmental Authorities. Within seven (7) business days after Seller's receipt of the Entitlement Documents (in each instance the

"Entitlement Review Period"), Seller shall deliver written notice to Purchaser either approving or disapproving the Entitlement Documents (in each instance the "Entitlement Response Notice"). Seller's failure to deliver the Entitlement Response Notice to Purchaser on or before the expiration of the Entitlement Review Period shall be conclusively deemed to constitute Seller's approval of the Entitlement Documents. If, pursuant to the Entitlement Response Notice, Seller disapproves the Entitlement Documents, then the Entitlement Response Notice shall state with reasonable specificity the reason for such disapproval and the revisions required by Seller in order for the Entitlement Documents to be acceptable to Seller (in each instance the "Seller's Entitlement Revisions"). For a period of fifteen (15) days after Purchaser's receipt of an Entitlement Response Notice setting forth Seller's Entitlement Revisions (in each instance the "Entitlement Agreement Period"), Seller and Purchaser shall use reasonable good faith efforts to reach an agreement on Seller's Entitlement Revisions, and such agreedupon Seller's Entitlement Revisions (if any) shall be incorporated into the Entitlement Documents. If Seller and Purchaser are unable to reach an agreement on any of Seller's Entitlement Revisions on or before the expiration of the Entitlement Agreement Period, then within five (5) days after the expiration of the Entitlement Agreement Period (in each instance the "Entitlement Election Period"), Purchaser shall deliver written notice to Seller electing to either (i) terminate this Agreement, in which event the Deposit (in the case of an Entitlement Election Period for a Zoning Interpretation, Special Exception or Rezoning only) and/or Additional Deposit shall be returned to Purchaser and the parties hereto shall have no further rights or obligations hereunder except for those rights and obligations which specifically survive termination hereunder, or (ii) proceed under this Agreement, in which event Purchaser shall submit the Entitlement Documents to the appropriate Governmental Authorities in a manner which incorporates Seller's Entitlement Revisions (in each instance the "Entitlement Election Notice"). Purchaser's failure to deliver the Entitlement Election Notice on or before the expiration of the Entitlement Election Period shall be conclusively deemed to constitute an election by Purchaser to proceed under this Agreement pursuant to clause (ii) above. Notwithstanding the time periods set forth above for review and approval of any Entitlement Documents, Seller and Purchaser acknowledge that a more rapid response to proposed Entitlement Documents may be required in order to respond to comments or requests from the appropriate Governmental Authorities and to maintain projected or scheduled public hearing dates on the Special Exception or the Rezoning, and in such event, Seller and Purchaser agree to cooperate with each other to attempt to reach mutual agreement on any Entitlement Documents within the time frames necessary to maintain such hearing dates.

6.3 Cooperation. Subject to Seller's Approval Rights described in Section 6.2 above, Seller and Purchaser will closely cooperate with respect to the preparation and prosecution of the Entitlements as may be required in order for Purchaser to develop the Property as contemplated herein, including but not limited to with respect to the Special Exception and Rezoning, if applicable. Subject to Seller's Approval Rights described in Section 6.2 above, Seller shall reasonably join in and timely execute any such applications, consents, disclosures, affidavits, development conditions or such other documents required by the County, or any other Governmental Authority, with regard to the Proposed Development. Subject to Seller's Approval Rights described in Section 6.2 above, Seller also agrees to closely cooperate with Purchaser with regard to other measures necessary to maximize the number of approved affordable senior housing units in the Proposed Development which are acceptable to County and Seller, such as through the transfer of development rights, establishment of a master condominium regime, and/or creation of other subdivisions. These obligations to cooperate shall remain effective after any approvals of the applications for the Entitlements, it being understood and agreed that amendments and revisions to the Entitlements may be necessary on an ongoing basis, all of which shall be subject to Seller's Approval Rights as described in Section 6.2 above. Seller shall also reasonably join in and execute any such applications, consents, disclosures, affidavits or other such documents reasonably required by Purchaser, its lenders, the County, or any other Governmental Authority, with regard to the design, financing and construction processes. Seller shall execute and deliver any such documents as described herein within ten (10) business days of any request.

- 6.4 <u>Joint Community Outreach</u>. In seeking the Entitlements, Purchaser and Seller are committed to a vibrant community-driven process designed to involve neighboring property owners in the pursuit of the Proposed Development. The Purchaser agrees to, within thirty (30) days of the Effective Date, submit a proposed plan for community outreach to Seller ("Community Outreach Plan"), and Seller shall provide its comments to the Community Outreach Plan within twenty (20) days of receipt. The parties agree to work together to develop a final Community Outreach Plan.
- 6.5 Tax Credits. Purchaser shall apply for and diligently pursue an award of at least One Million Dollars (\$1,000,000.00) of low-income housing tax credits for the Proposed Development from the Virginia Housing Development Authority (the "Tax Credits") on or before March 30, 2020 (the "First Tax Credits Application Deadline"), provided that Purchaser has obtained the desired Entitlements by a reasonable date prior to allow for making such application. In the event that Purchaser is not able with reasonable diligence to apply for the Tax Credits by the First Tax Credits Application Deadline, or has not obtained the Tax Credits on or before June 30, 2020 (the "First Tax Credits Deadline"), and the program for such Tax Credits has not been abolished or substantially modified, the parties mutually agree that Purchaser shall apply for and diligently pursue the Tax Credits on or before March 30, 2021 (the "Second Tax Credits Application Deadline"). In the event that Purchaser has not obtained the Tax Credits on or before June 30, 2021 (the "Second Tax Credits Deadline"), the program for such Tax Credits has not been abolished or substantially modified, Purchaser requests an extension in writing and Seller reasonably believes that Purchaser may obtain such Tax Credits in the following year, then Seller shall so advise Purchaser in writing within fifteen (15) days after the expiration of the Second Tax Credits Deadline, and the Second Tax Credits Deadline, as well as the Outside Closing Date (as defined in Section 8.1(a)), shall each be extended for one (1) year. If Seller does not elect to extend or fails to deliver notice, then this Agreement shall terminate, the Additional Deposit shall be returned to Purchaser and the parties hereto shall have no further rights or obligations hereunder except those which specifically survive hereunder.

ARTICLE 7. OPERATIONS AND RISK OF LOSS

- 7.1 Ongoing Operations. Seller agrees that from and after the Effective Date to the Closing it will maintain the existing commercial general liability insurance.
- 7.2 New Contracts. After the Effective Date, Seller will not enter into or renew any contract that will be an obligation affecting the Property subsequent to the Closing without the Purchaser's prior written consent, except contracts entered into in the ordinary course of business with independent third parties that are terminable without cause on thirty (30) days' notice and without penalty or cancellation fee.
- 7.3 <u>Termination of Service Contracts</u>. Any service contracts affecting the Property shall be terminated by Seller as of the date of Closing.
- 7.4 <u>Condemnation</u>. Risk of material loss resulting from any condemnation or eminent domain proceeding which is commenced before the Closing shall remain with Seller. If before the Closing the Property or any material portion thereof shall become the subject of any proceedings, judicial, administrative or otherwise, with respect to the taking by eminent domain or condemnation, then Purchaser may terminate this Agreement by written notice to Seller given within ten (10) days after Seller delivers written notice to Purchaser of the taking, the Deposit and Additional Deposit shall be returned to Purchaser and all further rights and obligations of the parties under this Agreement shall terminate. If the Closing Date is within the aforesaid ten (10) day period, then Closing shall be extended to the next

business day following the end of said ten (10) day period. If no such election is made, this Agreement shall remain in full force and effect and the sale contemplated herein, less any interest taken by eminent domain or condemnation, shall be effected with no further adjustment, and upon the Closing, Seller shall assign, transfer and set over to Purchaser all of the right, title and interest of Seller in and to any awards that have been or that may thereafter be made for such taking.

ARTICLE 8. CLOSING

8.1 Closing.

- (a) Closing of the transactions described herein ("Closing") shall occur at the offices of Stewart Title & Escrow, Inc., 10505 Judicial Drive, Suite 300, Fairfax, VA 22030 or at such other place as the parties shall mutually agree upon in writing on the date selected by Purchaser not later than the tenth (10th) day following satisfaction (or waiver in writing by Purchaser, if applicable) of all conditions precedent to Purchaser's obligation to proceed to Closing set forth herein, but in no event later than June 30, 2021, as may be extended in accordance with Section 6.5 above (the "Outside Closing Date").
- (b) Closing shall occur via escrow funds and fully executed documents. Purchaser shall provide Seller at least fifteen (15) business days' advance notice of the projected Closing Date. Closing shall occur through an escrow with the Escrow Agent on terms acceptable to the parties and customary for similar closings in the Commonwealth of Virginia, it being understood that neither Purchaser nor Seller nor their respective counsel need be physically present at the Closing so long as (i) all documents described in this Article 8 or elsewhere herein that are required to be delivered at Closing are fully executed, delivered in escrow and available on the date of Closing, (ii) any authorized signatory of the affected party is available either in person or by telephone and email at Closing, and (iii) all necessary Closing funds have been wire transferred to the Escrow Agent on or prior to Closing.
- 8.2 <u>Conveyance.</u> Seller shall convey to Purchaser at the Closing good and clear record and marketable title to the Property, free from encumbrances except the Permitted Encumbrances in accordance with Section 5 above, by delivery of the Deed and other Seller's Closing Documents (as hereinafter defined) through the escrow arrangements specified in this Article 8. Seller shall further deliver to Purchaser at the Closing possession of the Property in substantially the same physical condition as it is in on the Effective Date.
- 8.3 <u>Seller's Deliveries in Escrow.</u> On or before the Closing Date, Seller shall deliver in escrow to the Escrow Agent the following:
- (a) <u>Deeds.</u> A special warranty deed (the "<u>Deed</u>") in the form attached hereto as <u>Exhibit "E"</u> and incorporated herein by reference conveying the Property from Seller to Purchaser, together with an additional deed of transfer of development rights conveying the Conveyed Density from Seller to Purchaser.
- (b) <u>Warranties</u>. A reaffirmation of Seller's representations and warranties made under Article 10 of this Agreement.
- (c) <u>FIRPTA</u>. Foreign Investment in Real Property Tax Act affidavit executed by Seller, if required by law.

- (d) <u>Authority</u>. Evidence of existence/organization of Seller and authority of signatory.
- (e) <u>Additional Documents</u>. (i) an Owner's affidavit executed by Seller, (ii) an affidavit regarding brokerage commission executed by Seller, and (iii) a 10-Year Certification executed by the Seller in the form attached hereto as <u>Exhibit "F"</u>.
- 8.4 <u>Purchaser's Deliveries in Escrow.</u> On or before the Closing Date, Purchaser shall deliver in escrow to the Escrow Agent the following:
- (a) <u>Purchase Price</u>. The Purchase Price (payable as set forth in Article 3 hereof), plus or minus applicable closing adjustments and/or prorations, deposited by Purchaser with the Escrow Agent.
- (b) <u>Authority</u>. Evidence of existence/organization of Seller and authority of signatory.
- (c) <u>Additional Documents</u>. Any additional documents that Escrow Agent or title company issuing the Commitment may require for the proper consummation of the transaction contemplated by this Agreement, including without limitation an affidavit regarding brokerage executed by Purchaser.
- 8.5 <u>Closing Statements.</u> At the Closing, Seller and Purchaser shall deposit with the Escrow Agent executed closing statements consistent with this Agreement.
 - 8.6 Costs. Each party shall pay the following costs:
 - (a) Survey Purchaser;
 - (b) Title Policy:
 - (i) Basic premium, including search and exam fees Purchaser;
 - (ii) Extended coverage Purchaser;
 - (iii) Endorsements (including t required by Purchaser's lender) Purchaser;
- (c) Recording charge: instruments to remove encumbrances that Seller is obligated to remove Seller;
 - (d) All costs of any financing originated and/or required by Purchaser Purchaser;
- (e) Appraisals, engineering studies, environmental inspections and other inspections and tests desired by Purchaser Purchaser;
- (f) Grantor transfer tax, Northern Virginia congestion relief fee, payoff in full (or release) of first mortgage on Property, if any The parties acknowledge that Seller is exempt from payment of the Grantor transfer tax and Regional Congestion Relief fee pursuant to Virginia Code Ann. Section 58.811.C.6.; Seller shall pay any release fees;
 - (g) All other recordation taxes, recording costs and fees shall be paid by Purchaser;

(h) Other - The Escrow Agent's closing fee shall be shared equally by Purchaser and Seller. Each party shall pay its own attorneys' fees. All other costs shall be borne as set forth herein, and if not so set forth then according to local custom in Northern Virginia.

ARTICLE 9. PRORATIONS, CONTRACTS, DEPOSITS, COMMISSIONS, AND REPAIRS

- 9.1 <u>Prorations</u>. The day of Closing shall belong to Purchaser provided that Seller and the lender for the Property receive funds prior to 2:00 pm eastern daylight time on the day of Closing and all prorations hereinafter provided to be made as of the Closing shall each be made as of the end of the day before the Closing Date. In each such proration set forth below, the portion thereof applicable to periods beginning as of Closing shall be credited or charged to Purchaser and the portion thereof applicable to periods ending as of Closing shall be credited or charged to Seller.
- Governmental Authority and any assessments imposed by private covenant constituting a lien or charge on the Property for the then current calendar year or other current tax period (collectively, "Taxes") shall be prorated in accordance with normal practices. The parties acknowledge that Seller is exempt from real property taxes due to its status as a place of worship. If the Closing occurs prior to the receipt by Seller of the tax assessment for the calendar year or other applicable tax period in which the Closing occurs, Purchaser and Seller shall prorate Taxes for such calendar year or other applicable tax period based upon the most recent ascertainable assessed values and tax rates.
- 9.3 <u>Final Adjustment After Closing</u>. In the event that final bills for Taxes are not available or cannot be issued prior to Closing, then Purchaser and Seller agree to allocate such items on a fair and equitable basis as soon as invoices or bills are available, with final adjustment to be made as soon as reasonably possible after the Closing. Payments in connection with the final adjustment shall be due within thirty (30) days of written notice. This Section 9.3 shall survive the Closing for one (1) year.
- 9.4 <u>Brokerage Commissions</u>. Seller and Purchaser represent and warrant each to the other that it has not dealt with any real estate broker, sales person or finder in connection with the sale of the Property. If any claim is made for broker's or finder's fees or commissions in connection with the negotiation, execution or consummation of this Agreement or the transactions contemplated hereby, each party shall defend, indemnify and hold harmless the other party from and against any such claim based upon any statement, representation or agreement of such party. This provision shall specifically survive Closing for the applicable statute of limitations period in the Commonwealth of Virginia.

ARTICLE 10. REPRESENTATIONS, WARRANTIES AND TAX CREDITS

- 10.1 <u>Seller's Representations and Warranties regarding Seller and Property</u>. Seller represents and warrants to Purchaser that:
- (a) <u>Organization and Authority</u>. The Seller has been duly organized and validly exists as a nonstock corporation in good standing in the Commonwealth of Virginia.
- (b) <u>Conflicts and Pending Action</u>. There is no agreement to which Seller is a party or to Seller's actual knowledge binding on Seller which is in conflict with this Agreement. Except as shown on <u>Exhibit "G"</u> attached hereto and incorporated herein by reference there is no action or

proceeding pending or, to Seller's actual knowledge, threatened against the Property, including condemnation proceedings, or against Seller which challenges or impairs Seller's ability to execute or perform its obligations under this Agreement.

- (c) <u>Violations</u>. Except as shown on <u>Exhibit "H"</u> attached hereto, Seller has not received notice from any Governmental Authority of any violation by Seller of any law, rule or regulation affecting the Property or its use including any environmental law or regulation, health and public safety law, nor has Seller received notice from any Governmental Authority that the Property is in violation of any applicable land use law, building or zoning code or ordinance, except for any such matters which may have been previously cured by Seller or which have been disclosed to and accepted by Purchaser.
- (d) <u>Operation.</u> To Seller's actual knowledge, the Property possesses any and all licenses and permits required to operate the Property as currently operated.
- (e) <u>Certain Tax Representations</u>. A period of at least ten (10) years has elapsed between the date of this Agreement and the latest date that the Seller (or the trustees of the Seller's unincorporated predecessor-in-interest) acquired legal and beneficial ownership of the Property. There was no time during the ten (10) year period preceding the date of this Agreement that there was a change of ownership in the Seller's partnership capital and profits of fifty percent (50%) or more within a twelve (12) month period.
- (f) Anti-Terrorism Laws. Seller is not a person or an entity described by Section 1 of the Executive Order (No. 13,224) Blocking Property and Prohibiting Transactions With Persons Who Commit, Threaten to Commit, or Support Terrorism, 66 Fed. Reg. 49,079 (September 24, 2001) (a "Prohibited Person"), and does not engage in any dealings or transactions, and is not otherwise associated, with any Prohibited Person.
- (g) <u>Non-Foreign Status</u>. Seller is not a "foreign person" as defined in Section 1445 of the Internal Revenue Code.
- (h) No Bankruptcy. Seller has not (a) commenced a voluntary case, or had entered against it a petition, for relief under any federal bankruptcy act or any similar petition, order or decree under any federal or state law with respect to bankruptcy, insolvency or other relief for debtors, or (b) caused, suffered or consented to the appointment of a receiver, trustee, administrator, conservator, liquidator or similar official in any federal, state or foreign judicial or non-judicial proceeding to hold, administer and/or liquidate all or substantially all of its assets.
- (i) <u>Conveyance</u>. Seller has good clear record and marketable title to the Property, free from encumbrances except the Permitted Encumbrances and any others which Purchaser has accepted or waived pursuant to the provisions of this Agreement.
- 10.2 <u>Purchaser's Representations and Warranties</u>. As a material inducement to Seller to execute this Agreement and consummate this transaction, Purchaser represents and warrants to Seller that:
- (a) Organization and Authority. Purchaser has been duly organized and validly exists as a nonstock corporation in good standing in the Commonwealth of Virginia. Purchaser has the full right and authority to and has obtained any and all consents required to enter into this Agreement and to consummate or cause to be consummated the transactions contemplated hereby. This Agreement has been, and all of the documents to be delivered by Purchaser at the Closing will be, authorized and

properly executed and constitutes, or will constitute, as appropriate, the valid and binding obligation of Purchaser, enforceable in accordance with their terms.

- (b) <u>Conflicts and Pending Action</u>. There is no agreement to which Purchaser is a party or to Purchaser's actual knowledge binding on Purchaser which is in conflict with this Agreement. There is no action or proceeding pending or, to Purchaser's actual knowledge, threatened against Purchaser which challenges or impairs Purchaser's ability to execute or perform its obligations under this Agreement.
- (c) <u>Anti-Terrorism Laws</u>. Purchaser is not a Prohibited Person, and does not engage in any dealings or transactions, nor is otherwise associated, with any Prohibited Person.
- 10.3 AS-IS. Except for (and subject to) the representations and warranties of Seller set forth in this Agreement:
- (a) Seller is not making and has not made any representations or warranties of any kind or character, express or implied, with respect to the Property, including any warranties or representations as to habitability, merchantability, fitness for a particular purpose, the compliance of the Property with laws, the physical condition of the Property and/or the presence or absence of hazardous or toxic materials or chemicals in, at or under the Property.
- (b) Purchaser shall rely solely on its own investigation with respect to the Property, including the Property's physical, environmental and economic condition and the compliance or lack thereof with any laws. Purchaser acknowledges that it is being given the full opportunity to inspect and investigate each and every aspect of the Property during the Feasibility Period, either independently or through agents, representatives or experts of Purchaser's choosing, as Purchaser considers necessary or appropriate.
- (c) Subject to the representations and warranties of Seller set forth in this Agreement, Purchaser acknowledges and agrees: (A) that the sale of the Property is being made on an "as-is" basis, and (B) that, upon Closing, Seller shall sell and convey to Purchaser and Purchaser shall accept the Property in its "AS IS, WHERE IS, CONDITION."
- 10.4 <u>Damages; Survival</u>. In the event that any of the above representations and warranties are untrue in any material respect on the Closing Date, then the parties shall have the remedies set forth in Article 11 below, provided however, that Purchaser shall only have the right to recover Purchaser's Expenses (as defined in Section 11.2 below) and other damages if the untrue Seller representation or warranty was untrue when made (and to the extent made to Seller's actual knowledge, Seller knew of the untruth) or Seller shall have intentionally caused the representation or warranty to become untrue between the Effective Date and Closing. All of the representations and warranties contained in Article 10 shall survive the Closing for six (6) months.

ARTICLE 11. DEFAULT AND DAMAGES

11.1 <u>Default by Purchaser</u>. If Purchaser defaults in the payment of the Purchase Price, or if Purchaser shall default in the performance of any of its other material obligations to be performed on or before the Closing Date and Purchaser fails to cure or correct such failure of performance of such other material obligations within ten (10) days after Seller has given Purchaser written notice thereof, then Seller's sole remedy by reason thereof shall be to terminate this Agreement and retain the Deposit, the

Additional Deposit and the Independent Contract Consideration (as defined in Section 13.16) as liquidated damages, and thereafter Purchaser and Seller shall have no further rights or obligations under this Agreement except for those that are expressly provided in this Agreement to survive the termination hereof, it being understood and agreed that Seller is hereby releasing and/or waiving any right it might have to sue for damages, in lieu of any other claims or causes of action which may be available to Seller at law or in equity by reason of such default hereunder by Purchaser. The foregoing forfeiture of the Deposit and the Additional Deposit to Seller is agreed upon as liquidated damages by the parties hereto because of the difficulty of ascertaining the actual damages Seller may suffer by reason of Purchaser's breach of this Contract.

11.2 <u>Default by Seller</u>. In the event that Seller breaches this Agreement, and Seller fails to cure or correct such failure of performance within ten (10) days after Purchaser has given Seller written notice thereof, then Purchaser shall have the right to (i) terminate this Agreement, receive the return of its Deposit and Additional Deposit from Seller and payment of its actual, documented third party costs incurred related to the Proposed Development after the execution of this Agreement, such costs to be in an amount not to exceed One Hundred Thousand and No/100 Dollars (\$100,000.00) ("Purchaser's Expenses"), and pursue a cause of action to recover Purchaser's Expenses and other damages caused by Seller's breach (provided that Purchaser shall not be entitled to pursue an award of punitive, consequential or exemplary damages), (ii) obtain specific performance of this Agreement, or (iii) consummate the transactions contemplated by this Agreement in accordance with the provisions of this Agreement.

ARTICLE 12. INTENTIONALLY OMITTED

ARTICLE 13. MISCELLANEOUS

- 13.1 Parties Bound. Purchaser may assign this Agreement in whole or in part without the prior consent of Seller to any partnership, corporation, limited liability company or other entity which is under common control with Purchaser, or which controls, or is controlled by, Purchaser, or in connection with any joint venture of which Purchaser is a managing member or general partner. Any other assignment by Purchaser of this Agreement except as expressly permitted in the immediately preceding sentence shall be subject to Seller's prior written consent, which consent shall not be unreasonably withheld, conditioned or delayed. Upon any such permitted or approved assignment by Purchaser of this Agreement and the assumption by the assignee of all obligations of Purchaser hereunder, Purchaser shall promptly deliver a copy thereof to Seller. No assignment shall relieve the assigning party from any liability hereunder that arises before such assignment. Subject to the foregoing, this Agreement shall be binding upon and inure to the benefit of the respective legal representatives, successors, assigns, heirs, and devisees of the parties.
- 13.2 <u>Headings</u>. The article and section headings of this Agreement are for convenience only and in no way limit or enlarge the scope or meaning of the language hereof.
- 13.3 <u>Invalidity and Waiver</u>. If any portion of this Agreement is held invalid or inoperative, then so far as is reasonable and possible the remainder of this Agreement shall be deemed valid and operative, and effect shall be given to the intent manifested by the portion held invalid or inoperative. The failure by either party to enforce against the other any term or provision of this Agreement shall not be deemed to be a waiver of such party's right to enforce against the other party the same or any other such term or provision in the future.

- 13.4 Governing Law; Jurisdiction; Venue. This Agreement shall be governed by and construed under the laws of the Commonwealth of Virginia. To the extent permitted by law and this Agreement, the parties irrevocably agree that if there is cause for any litigation or adjudication under this Agreement, including but not limited to any interpleader concerning any portion of the Deposit or Additional Deposit, the exclusive jurisdiction and venue for such litigation or adjudication shall be in the Circuit Court of the County of Fairfax, Virginia or in the United States District Court for the Eastern District of Virginia, Alexandria Division. This Agreement shall be governed by the laws of the Commonwealth of Virginia and the laws of the United States pertaining to transactions in Virginia, without reference to its choice of law principles.
- 13.5 <u>Survival</u>. Unless otherwise expressly stated in this Agreement, the covenants, obligations, representations and agreements contained in this Agreement shall survive the Closing for a period of six (6) months.
- 13.6 <u>No Third Party Beneficiary</u>. Except as otherwise expressly provided herein, this Agreement is not intended to give or confer any benefits, rights, privileges, claims, actions, or remedies to any person or entity as a third party beneficiary or otherwise.
- 13.7 <u>Entirety and Amendments.</u> This Agreement embodies the entire agreement between the parties and supersedes all prior agreements and understandings relating to the Property. This Agreement may be amended or supplemented only by an instrument in writing executed by the party against whom enforcement is sought.

13.8 Time. Time is of the essence of this Agreement.

- 13.9 <u>Attorneys' Fees.</u> Should either party hereto institute any action or proceeding to enforce any provision hereof or for damages by reason of an alleged breach of any provision of this Agreement or for any other judicial remedy, the prevailing party shall be entitled to receive from the losing party all reasonable attorneys' fees and all court costs in connection with said proceeding and any costs incurred in the enforcement of such party's rights hereunder.
- 13.10 Notices. All notices required or permitted hereunder shall be in writing and shall be served on the parties at the addresses set forth below. Any such notices shall be either (a) sent by overnight delivery using a nationally recognized overnight courier, in which case notice shall be deemed delivered on the date of deposit with such courier, (b) sent by email, with written confirmation, followed by a nationally recognized overnight courier sent the same day as the email, in which case notice shall be deemed delivered upon receipt of confirmation of transmission of such email notice, or (c) sent by personal delivery, in which case notice shall be deemed delivered upon receipt. Any notice sent by email or personal delivery and delivered after 5:00 p.m. eastern standard time shall be deemed received on the next business day. A party's address may be changed by written notice to the other party; provided, however, that no notice of a change of address or email address shall be effective until actual receipt of such notice. Rejection or other refusal to accept or inability to deliver because of changed address of which no notice was given shall be deemed to be receipt of such notice. Copies of notices are for informational purposes only, and a failure to give or receive copies of any notice shall not be deemed a failure to give notice. Any notices to be sent hereunder by Purchaser or by Seller may, at the option of such party, be given by such party's attorney, and any such notice given by such party's attorney shall be deemed to be effective notice for all purposes under this Agreement.

SELLER:

First Christian Church of Falls Church

6165 Leesburg Pike

Falls Church, Virginia 22044

Telephone: Email: Attn:

With a copy to:

Odin, Feldman & Pittleman, P.C.

1775 Wiehle Ave, Suite 400 Reston, Virginia 20190

Telephone:

(703) 218-2100

Email: john.mcbride@ofplaw.com; amber.burke@ofplaw.com

Attn: John L. McBride, Esq. and Amber K. Burke, Esq.

PURCHASER:

Wesley Housing Development Corporation

5515 Cherokee Avenue, Suite 200 Alexandria, Virginia 22312 Telephone: (703) 642-3830 Email: smurphy@whdc.org

Attn: Shelley Murphy, President/CEO

With a copy to:

Bean, Kinney & Korman, P.C. 2300 Wilson Boulevard, 7th Floor

Arlington, Virginia 22201 Telephone: (703) 525-4000 Email: jkinney@beankinney.com Attn: Jonathan C. Kinney, Esq.

ESCROW AGENT:

Mark Fitzgerald

Stewart Title & Escrow, Inc. 10505 Judicial Drive, Suite 300

Fairfax, Virginia 22030

Telephone: (703) 352-2922 Email: MFITZ@stewart.com

- 13.11 <u>Construction</u>. The parties acknowledge that the parties and their counsel have reviewed and revised this Agreement and that the normal rule of construction to the effect that any ambiguities are to be resolved against the drafting party shall not be employed in the interpretation of this Agreement or any exhibits or amendments hereto.
- 13.12 <u>Date of Performance</u>. The expiration of any period of time prescribed in this Agreement shall occur at 5:00 p.m. of the last day of the period. Should any period of time specified herein end on a Saturday, Sunday or legal holiday, the period of time shall automatically be extended to 5:00 p.m. of the next full business day.
- 13.13 Execution in Counterparts, Electronic Signature. This Agreement may be executed in any number of counterparts, each of which shall be deemed to be an original, and all of such counterparts shall constitute one Agreement. To facilitate execution of this Agreement, the parties may execute and exchange by email counterparts of the signature pages. Except as may otherwise be provided herein, this Agreement, any amendment hereto, and any notice delivered hereunder, may be signed and delivered either in traditional hard copy paper form with original signatures, or in electronic form, limited to digital

versions (such as .pdf, .tif, and .jpeg) sent by email. When either such form is used as permitted hereunder, such documents and the signatures thereon are intended by the parties to be, and shall be, binding and enforceable between the parties upon full execution and delivery. Such permitted electronic forms shall be treated as original documents, with a presumption of authenticity.

- 13.14 <u>Waiver of Jury Trial</u>. TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE PARTIES HEREBY WAIVE ANY RIGHT TO TRIAL BY JURY IN ANY LEGAL PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT OR THE TRANSACTIONS CONTEMPLATED HEREBY.
- 13.15 Weekends and Holidays. If any period of time ends, or if any act is required to be performed, on a day other than a business day, then the applicable period of time shall be deemed to expire, or the date required for the performance of the appropriate obligation shall be deemed to be extended, on the next business day following the applicable date of performance. For purposes of this Section 13.15, the day following Thanksgiving shall be deemed to be a legal holiday.
- 13.16 <u>Independent Contract Consideration</u>. Upon Sellers execution of this Agreement, Purchaser shall deliver payment in the amount of ONE HUNDRED AND NO/100 Dollars (\$100.00) to Seller as earned consideration for entering into this Agreement.

ARTICLE 14 POST CLOSING COOPERATION

At closing hereunder, Seller and Purchaser agree to execute and record among the County land records at the mutual expense at Seller and Purchaser a development and/or reciprocal easement agreement to implement the Proposed Development (the "Development Agreement"). The Development Agreement shall provide, among other matters, that Purchaser or Seller, as the case may be, will timely grant to the other party or to the appropriate Governmental Authority or utility company any easements or rights-of-way necessary in order to facilitate the development of the Land in accordance with the final and unappealable approved Entitlements and/or in accordance with any other governmental approvals, without the requesting party being required to pay any fee or other payment to the requested party to obtain such easements or rights-of-way (but the requesting party shall be required to pay all costs and expenses for the preparation and recordation of the applicable deeds and plats), provided that neither party shall be obligated to dedicate any such right-of-way or grant any such easement which would have a material adverse impact upon the development, marketing, sale or use of the granting party's property or materially increase the cost of such party's intended development and construction. In addition, if applicable, the Development Agreement shall provide for (i) the respective maintenance obligations of the owners of the Property and the Church Parcel, of any amenities and/or shared facilities that are included within the final and unappealable approved Entitlements and (ii) for mutual cooperation by and between Seller and Purchaser in connection with the future development and construction on the Property and the Church Parcel. At the time that Purchaser delivers the first submission of the Site Plan (the "Initial Site Plan") to Seller for review and approval pursuant to Section 6.2 above, the parties shall together determine the conceptual matters to be included within the Development Agreement. Seller shall then submit a draft of the Development Agreement to Purchaser within twenty-one (21) days after the later of the Entitlement Agreement Period or the Entitlement Election Period for such Initial Site Plan review and approval. Purchaser shall provide its comments to the draft Development Agreement within ten (10) days of receipt ("Purchaser's Development Agreement Review Period"). The parties agree to work together to develop a form of the Development Agreement within thirty (30) days after the expiration of Purchaser's Development Agreement Review Period (the "Development Agreement Deadline"). The form of the Development Agreement as agreed upon by Seller and Purchaser shall be attached hereto as Exhibit "I" and incorporated herein by reference no later than the Development Agreement Deadline. In the event that Seller and Purchaser are unable to reach agreement on the form and substance of the Development Agreement on or before the Development Agreement Deadline, then either party shall be entitled to terminate this Agreement by delivery of written notice thereof to the other party on or before the Development Agreement Deadline, and thereupon the parties hereto shall have no further rights or obligations hereunder except for those rights and obligations which specifically survive termination hereunder, the Deposit shall be delivered to Seller and the Additional Deposit shall be returned to Purchaser.

[SIGNATURES BEGIN ON FOLLOWING PAGE]

[SIGNATURES BEGIN ON FOLLOWING PAGE]

SIGNATURE PAGE TO PURCHASE AND SALE AGREEMENT BY AND BETWEEN FIRST CHRISTIAN CHURCH OF FALLS CHURCH AND

WESLEY HOUSING DEVELOPMENT CORPORATION OF NORTHERN VIRGINIA

IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the day and year written below.

SELLER:

	RISTIAN CHURCH OF FALLS CHURCH, nonstock corporation
BY: Name: Title: Date:	David J Vardraff [] Sarah J Vandruff [] Moderator 7/11/2018
	SER: HOUSING DEVELOPMENT CORPORATION OF NORTHERN VIRGINIA, nonstock corporation
BY:	
Name:	Shelley S. Murphy
Title:	President
Date:	··· ·· ··········· ······· <u>-</u> · ·-····· <u>-</u> · ·-···· ·
Exhibit A- Exhibit B- Exhibit C- Exhibit D- Exhibit E- Exhibit F- Exhibit G- Exhibit H-	Agreement Greater Church Property [attached] Property [attached] Escrow Agreement [attached] Property Information [to be provided by Seller] Special Warranty Deed [to be executed and delivered by the Parties at Closing] Seller's 10-Year Certification [to be executed and delivered by the Seller at Closing] Pending Actions or Proceedings [to be attached by Seller] Violations [to be attached by Seller] Development Agreement [to be attached by the parties within sixty (60) days of the Effective

SIGNATURE PAGE TO PURCHASE AND SALE AGREEMENT BY AND BETWEEN FIRST CHRISTIAN CHURCH OF FALLS CHURCH AND

WESLEY HOUSING DEVELOPMENT CORPORATION OF NORTHERN VIRGINIA

IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the day and year written below.

SELLER: FIRST CHRISTIAN CHURCH OF FALLS CHURCH, a Virginia nonstock corporation	
BY: Name: [] Title: [] Date:	
PURCHASER: WESLEY HOUSING DEVELOPMENT CORPORATION OF NORTHERN VIRGINIA, a Virginia nonsteck corporation BY: Name: Shelley S. Murphy Title: President Date: 7/1/18	
Exhibit to Agreement Exhibit A—Greater Church Property [attached] Exhibit B—Property [attached] Exhibit C— Escrow Agreement [attached] Exhibit D— Property Information [to be provided by Seller] Exhibit E—Special Warranty Deed [to be executed and delivered by the Parties at Closing] Exhibit F—Seller's 10-Year Certification [to be executed and delivered by the Seller at Closing] Exhibit G—Pending Actions or Proceedings [to be attached by Seller] Exhibit H—Violations [to be attached by Seller] Exhibit I—Development Agreement [to be attached by the parties within sixty (60) days of the Effective Date]	

Exhibit A

Greater Church Parcel Legal Description

[TO BE PREPARED BY TITLE COMPANY AFTER RECEIPT OF SURVEY]

EXHIBIT A

Legal Description

Beginning at a point in the west right-of-way line of Leesburg Pike – Route 7, said point being the northeast corner of nor-or-formerly Carriage Funeral Holdings, Inc. as recorded in Deed Book 23656 at Page 314; thence with Carriage Funeral Holdings, Inc., S 57°41'03" W, 97.28 feet to a point; thence S 29°53'12" W, 176.49 feet to a point in the north line of Parcel A, Vinewood as recorded in Deed Book 5826 at Page 91; thence with Vinewood and continuing with Cavil's Addition to Ravenwood Park as recorded in Deed Book 1549 at Page 51, 60°06'48" W, 684.61 feet to a point in the east line of Lot 3, Ravenwood Park as recorded in Deed Book 1297 at Page 355; thence with Lot 3 and continuing with Parcel A, Country Squire as recorded in Deed Book 8279 at Page 1429 further continuing with The Chateaux Condominium Association as recorded in Deed Book 7545 at Page 1387, N 29°56'27" E, 187.34 feet to a point; thence with The Chateaux Condominium Association and continuing with the west right-of-way line of Leesburg Pike – Route 7, N 44°56'57" E, 418.24 feet to a point; thence continuing with the west right-ofway line of Leesburg Pike – Route 7, S 31°51'48" E, 44.79 feet to a point; thence 437.91 feet with the arc of a curve bearing to the left and having a radius of 43,011.85 feet, (tangent length 218.96 feet, chord length 437.91 feet, chord bearing S 32°09'18" E) to a point; thence S 32°26'48" E, 220.01 feet to the point of beginning and containing an area of 296,997 square feet or 6.8181 acres.

Exhibit B

Property

Exhibit C

Escrow Agreement

[form attached]

Escrow Agreement

	2018
,	-010

Mark Fitzgerald Sr. Vice President Stewart Title and Escrow, Inc. 10505 Judicial Drive, Suite 300 Fairfax, VA 22030

Re: Deposit under Purchase and Sale Agreement dated _________, 2018, between Wesley Housing Development Corporation ("Purchaser") and First Christian Church of Falls Church ("Seller").

Dear Ms. Kinard:

Delivered herewith by Purchaser to you (the "Escrow Agent") is the sum of Twenty-Five Thousand and No/100 Dollars (\$25,000.00) as the initial deposit (the "Deposit") under the above-captioned contract (the "Agreement") by Purchaser's wire transfer of funds. In addition, pursuant to Section 3.2 of the Agreement, Purchaser may be delivering to you an additional deposit in the amount of Seventy-Five Thousand and No/100 Dollars (\$75,000.00) by Purchaser's wire transfer of funds (the "Additional Deposit"),

The Deposit or Additional Deposit, as applicable, shall be delivered by Escrow Agent to Purchaser upon the expiration of five (5) business days after Purchaser's certification to Escrow Agent stating that Seller is in default under the Agreement, specifying Seller's default, and stating that Purchaser is entitled to a return of the Deposit or Additional Deposit, as applicable, or that Purchaser has terminated the Agreement pursuant to a termination right permitted under the Agreement and is entitled to a return of the Deposit or Additional Deposit, as applicable, with a copy of said certification simultaneously being delivered by Purchaser to Seller. However, if prior to the expiration of such five (5) business day period Seller sends written notice to Escrow Agent (with a copy simultaneously delivered to Purchaser) disputing Purchaser's entitlement to the Deposit or Additional Deposit, as applicable, then Escrow Agent shall retain the Deposit or Additional Deposit, as applicable until such dispute is resolved by (i) written instructions to Escrow Agent signed by Seller and Purchaser, or (ii) a decree by a court of competent jurisdiction and the expiration of all appeal periods.

Escrow Agent shall deliver the Deposit or Additional Deposit, as applicable to Seller upon the expiration of five (5) business days after Seller's certification to Escrow Agent stating that Purchaser is in default under the Agreement, specifying Purchaser's default, and stating that Seller is entitled to a forfeiture of the Deposit or Additional Deposit, as applicable, with a copy of said certification simultaneously being delivered by Seller to Purchaser. However, if prior to the expiration of such five (5) business day period Purchaser sends written notice to Escrow Agent disputing such default (with a copy simultaneously delivered to Seller), then Escrow Agent shall retain the Deposit or Additional Deposit, as applicable until such dispute is resolved by (i) written instructions to Escrow Agent signed by Seller and Purchaser, or (ii) a decree by a court of competent jurisdiction and the expiration of all appeal periods.

Escrow Agent shall hold the Deposit or Additional Deposit, as applicable in a separate interestbearing account (which identifies the fact that Escrow Agent is holding the Deposit or Additional Deposit, as applicable, in escrow, pursuant to the terms of this escrow letter and that Escrow Agent has no ownership interest in the Deposit or Additional Deposit, as applicable) pursuant to Article 3 of the Agreement, and the Deposit or Additional Deposit, as applicable shall not be commingled with any funds of Escrow Agent.

In no event shall Escrow Agent be liable for any act or failure to act under the provisions of this escrow letter except where its acts are the result of its gross negligence or willful misconduct. Escrow Agent shall perform no further duties other than those hereinabove described.

Seller and Purchaser hereby indemnify Escrow Agent against any loss, liability, or damage (including costs of litigation and reasonable counsel fees) arising from and in connection with the performance of its duties under this escrow letter, except to the extent caused by Escrow Agent's gross negligence or willful misconduct. Should any dispute arise with respect to this escrow letter, whether such dispute arises between the parties hereto and others, or merely between themselves, it is understood and agreed that Escrow Agent may interplead such dispute and Seller and Purchaser (whichever is the non-prevailing party) will hold the Escrow Agent harmless and indemnify it against all consequences and expenses which may be incurred by Escrow Agent in connection therewith, except to the extent caused by Escrow Agent's gross negligence or willful misconduct.

The fee of the Escrow Agent for its services hereunder shall be paid by Purchaser.

Please indicate your receipt of the Deposit and your acceptance of the foregoing provisions of this escrow letter by signing three copies of this letter.

Very truly yours,

Purchaser:

WESLEY HOUSING DEVELOPMENT CORPORATION OF NORTHERN VIRGINIA,

a Virginia nonstock corporation

Name: Shelley S. Murphy

Title: President

Date:

Seller:
FIRST CHRISTIAN CHURCH OF FALLS CHURCH, a Virginia nonstock corporation
BY:
Name: [] Title: []
Date:
Accepted and Agreed to:
Escrow Agent:
CTEWART TITLE AND ECONOW INC
STEWART TITLE AND ESCROW, INC.
By:
Name:
Title:
Date:

Exhibit D

Property Information

To the extent that the following are in the possession of Seller:

- (a) All surveys, including the Existing Survey, plats, site plans, specifications, appraisals and architectural drawings relating to the Property and the improvements.
 - (b) All engineering, architectural, zoning, access and similar documents relating to the Property.
- (c) Copies of any Service Contracts, and of any contracts that cannot be canceled upon less than thirty (30) days' notice without penalty, licenses, maintenance agreements, concessions, forms of leases (and tenant files which will be made available to the Purchaser at the offices of Seller), occupancy or use restriction agreements applicable to the Property, together with any amendments, clarifications or letter agreements concerning such leases or occupancies.
- (d) A list of all threatened, pending or ongoing claims or lawsuits and all outstanding judgments relating to the Property or Seller including, a list of any and all insurance claims filed in writing relating to the Property, in excess of Five Thousand Dollars (\$5,000.00).
- (e) Copies of all permits, reports, notices, correspondence and other documents related to hazardous or toxic materials, substances or wastes related to, found or disposed of in or on the Property sent to or received from any federal, state or local agency.
- (f) A copy of the most recent existing title policy and all endorsements thereto, together with copies of all matters shown thereon as exceptions to title.
- (f) Any notices from state and local agencies regarding underground storage tanks at the Property.
- (g) Any notices of any zoning, safety, building, fire, environmental, health code, or other violations not heretofore cured.
- (h) Documentation of Seller's organizational documents, or any other agreement establishing ownership rights and obligations.
- (i) All bills for real estate and other taxes affecting the Property, and a copy of any notice of proposed taking, condemnation or special assessment with respect to the Property.

Exhibit E

Form of Warranty Deed

[Attached]

SPECIAL WARRANTY DEED

	Map No. 0513-01-0025
Prepared by:	Consideration: \$
Jonathan C. Kinney, Esq.	Assessed Value:\$
Bean, Kinney & Korman, P.C.	Grantee's Address:
2300 Wilson Boulevard, 7th Floor	Wesley Housing Development Corporation
Arlington, VA 22201	Attention: Shelley Murphy, President/CEO
Phone: (703) 525-4000	5515 Cherokee Avenue, Suite 200
VIRGINIA STATE BAR #12016	Alexandria, Virginia 22312
Email: jkinney@beankinney.com	
Following recording return to:	
c c	

THIS SPECIAL WARRANTY DEED, made as of the ______ day of ______, 2018, by and between FIRST CHRISTAN CHURCH OF FALLS CHURCH, a Virginia nonstock corporation (the "Grantor") and WESLEY HOUSING DEVELOPMENT CORPORATION OF NORTHERN VIRGINIA, a Virginia nonstock corporation (the "Grantee").

WITNESSETH:

That for and in consideration of the sum of Ten Dollars and No/100 (\$10.00) and other good and valuable consideration, receipt of which is hereby acknowledged, the said Grantor does hereby grant, bargain, sell and convey in fee simple absolute, with Special Warranty, unto the said Grantee, its successors and assigns, all that certain lot or parcel of land situated in the County of Fairfax, Virginia, and being more particularly described in Exhibit A attached hereto and incorporated herein by this reference.

TOGETHER with the improvements and fixtures thereon and all rights, privileges, easements, benefits and agreements appurtenant thereto.

TO HAVE AND TO HOLD, the above described land and premises unto the said Grantee, its successors and assigns forever, in fee simple.

This conveyance is made subject to easements, rights of way, covenants, conditions and restrictions of record in the chain of title to the above-described property.

Grantor will warrant specially the property described herein and execute such further assurances of said transfer of the property as may be requisite.

IN WITNESS WHEREOF, the Grantor has executed this deed as of the date and year above first written.

FIRST CHRISTIAN CHURCH OF FALLS CHURCH, a Virginia nonstock corporation

	By:	(Seal)
COMMONWEALTH OF VIRGINIA)) SS	
COUNTY OF []) 33	
Virginia nonstock corporation, known to r	, 2018, before me, the undersigned office of FIRST CHRISTIAN CHURCH OF FALLS me (or satisfactorily proven) to be the person with the same for the person that she executed the same for the person of the perso	whose name is
	Notary Public	_
My Commission Expires:		
[Notarial Seal]		

[*A separate deed of transfer of density rights shall be executed by the parties transferring a the Conveyed Density being purchased from the Greater Church Property (less and except the Reserved Density), as permitted and required by Fairfax County, to memorialize the transfer of density rights in the land records.]

EXHIBIT A

[to Special Warranty Deed]

LEGAL DESCRIPTION

[TO BE PREPARED BY TITLE COMPANY AFTER RECEIPT OF SURVEY]

Exhibit F

Form of Seller's 10-Year Certification

SELLER'S 10-YEAR CERTIFICATION

The undersigned Seller, FIRST C. Virginia nonstock corporation, hereby cer CORPORATION OF NORTHERN VIR	tifies to WESLEY HO	DUSING DEV	ELOPMENT
(or the trustees of Seller's unincorporated			
"Seller Parties")) has been the record own			
Pike, Falls Church, Virginia (Map No. 051			
years from the date hereof, having acquired dated [] and recorded on [the Property from []	via Deed
] in Deed Book [], at page [], among the
land records of Fairfax County, Virginia.			
IN WITNESS WHEREOF, the under day of, 2018.	ersigned Seller has exec	uted this Certif	icate as of the
	SELLER:		
	FIRST CHRISTIAN CHURCH, a Virginia		
	By:		(Seal)
	By: Name: [Title: []	`````
	Title: [j	

Exhibit G

Pending Actions or Proceedings

As of the date of Closing, there are no known pending actions or proceedings against Seller or the Property except as set out below:

[SELLER TO PROVIDE LIST]

Exhibit H

Violations

As of the date of Closing, there are no known zoning, safety, building, fire, environmental, health code, or other violations affecting the Property except as set out below:

[SELLER TO PROVIDE LIST]

Exhibit I

Development Agreement

[Form to be attached]

FIRST AMENDMENT TO PURCHASE AND SALE AGREEMENT

THIS FIRST AMENDMENT TO PURCHASE AND SALE AGREEMENT (the "First Amendment") is hereby entered into as of this 24th day of September, 2018 (the "Effective Date"), by and between FIRST CHRISTIAN CHURCH OF FALLS CHURCH, a Virginia nonstock corporation (the "Seller") and WESLEY HOUSING DEVELOPMENT CORPORATION OF NORTHERN VIRGINIA, a Virginia nonstock corporation and/or its permitted successors or assigns (the "Purchaser").

RECITALS:

- A. Seller and Purchaser have previously entered into a certain Purchase and Sale Agreement dated July 11, 2018 (the "Contract"), covering certain property located in Fairfax County, Virginia, as more particularly described in the Contract, to which reference is hereby made for all purposes.
- B. Scller and Purchaser desire to enter into this First Amendment in accordance with the terms and conditions contained herein.
- C. Except as otherwise expressly provided herein to the contrary, all capitalized terms used in this First Amendment, including in the foregoing Recitals, shall have the same meanings as are attributed thereto in the Contract.

AGREEMENT:

NOW, THEREFORE, in consideration of the premises, the mutual rights and obligations hereunder and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Seller and Purchaser hereby amend Section 6.1 of the Contract to provide that the Zoning Interpretation Deadline shall expire on October 31, 2018 for all purposes under the Contract.

No other amendments or modifications to the Contract are made or intended hereby, and the Contract, as amended by this First Amendment, is hereby ratified and confirmed by the parties hereto and shall be and remain in full force and effect.

This First Amendment may be executed in multiple original counterparts, each of which shall be an original, but all of which together shall constitute one and the same First Amendment. For purposes of execution and delivery of this First Amendment, a signature by any party which is delivered by such party to the other party by facsimile or by electronic mail transmission shall be binding upon the delivering party as an original signature to this First Amendment.

IN WITNESS WHEREOF, the parties hereto have caused this First Amendment to be executed effective as of the "Effective Date" set forth on Page 1 of this First Amendment.

SELLER:

FIRST CHRISTIAN CHURCH OF FALLS CHURCH, a Virginia nonstock corporation

BY: Name: [

Date:

PURCHASER:

WESLEY HOUSING DEVELOPMENT CORPORATION OF NORTHERN VIRGINIA, a Virginia nonstock corporation

Name: Shelley S. Murphy

Title: President

#4039321v1 084723/000003

SECOND AMENDMENT TO PURCHASE AND SALE AGREEMENT

THIS SECOND AMENDMENT TO PURCHASE AND SALE AGREEMENT (the "Second Amendment") is hereby entered into as of this 3rd day of July, 2019 (the "Second Amendment Effective Date"), by and between FIRST CHRISTIAN CHURCH OF FALLS CHURCH, a Virginia nonstock corporation (the "Seller") and WESLEY HOUSING DEVELOPMENT CORPORATION OF NORTHERN VIRGINIA, a Virginia nonstock corporation and/or its permitted successors or assigns (the "Purchaser").

RECITALS:

- A. Seller and Purchaser have previously entered into a certain Purchase and Sale Agreement dated July 11, 2018, as subsequently amended by that certain First Amendment to Purchase and Sale Agreement with an effective date of September 24, 2018 (collectively, the "Agreement"), covering certain property located in Fairfax County, Virginia, as more particularly described in the Agreement, to which reference is hereby made for all purposes.
- B. Seller and Purchaser desire to enter into this Second Amendment in accordance with the terms and conditions contained herein.
- C. Except as otherwise expressly provided herein to the contrary, all capitalized terms used in this Second Amendment, including in the foregoing Recitals, shall have the same meanings as are attributed thereto in the Agreement.

AGREEMENT:

NOW, THEREFORE, in consideration of the premises, the mutual rights and obligations hereunder and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Seller and Purchaser hereby amend the Agreement, as follows:

- 1. Section 3.2 of the Agreement, entitled "Additional Deposit" is hereby amended to provide that the Additional Deposit shall be delivered by Purchaser in escrow with the Escrow Agent within thirty-five (35) days after the effective date of the non-appealable approval by Fairfax County of the Rezoning (as defined below) of the Property to either an R-4 or R-5 Zoning District and the approval of the Special Exception (as defined below).
- 2. Purchaser and Seller hereby acknowledge that they were unable to obtain the Zoning Interpretation from Fairfax County referenced in Subsections (a) and (b) of Section 6.1 of the Agreement, entitled "Entitlements" and that Seller hereby elects to proceed under Section 6.1(b) of the Agreement.
- 3. Section 6.1(b) of the Agreement is hereby deleted in its entirety and the following provision is inserted in its place and stead:
 - (b) At the time Purchaser and Seller file a Comprehensive Plan Amendment (the "CPA"), they shall request the County Board of

Supervisors to allow a concurrent application for (i) rezoning of the Greater Church Property to the R-4 or R-5 classification (as defined by the County Zoning Ordinance) (the "Rezoning"), and (ii) the Special Exception(s) identified below.

- (i) Within sixty (60) days after September 3, 2019, Purchaser shall submit the CPA application. In the event that the County Board of Supervisors declines to initiate staff review of the CPA on or before December 30, 2020, then this Agreement shall automatically terminate, the Deposit shall be delivered to Seller and the parties hereto shall have no further rights or obligations hereunder, except for those which expressly survive.
- (ii) In the event that the County Board of Supervisors does initiate review of the CPA on or before December 30, 2020, then Purchaser shall file the Rezoning and Special Exception applications within sixty (60) days following the approval of the CPA if concurrent processing of the Rezoning and Special Exception are not allowed.
- 4. Section 6.1(e) of the Agreement is hereby deleted in its entirety and the following provision is inserted in its place and stead:
 - Subject to Seller's Approval Rights under Section 6.2 below, Purchaser shall diligently pursue final (and unappealable) approval by the applicable Governmental Authorities of the CPA, the Rezoning, the Special Exception and a Special Permit Amendment for the Church use, and the Property Division and Site Plan (the "Entitlements") on or before the date which is twenty (20) months after the formal initiation by the Fairfax County Board of Supervisors of the CPA (the "Entitlements Period") but in no event later than the Outside Closing Date. For all purposes hereunder, Purchaser shall be deemed to have obtained final and unappealable approval of the Entitlements when the Entitlements (subject to Seller's Approval Rights) have been approved by all necessary and appropriate Governmental Authorities, and all applicable appeal periods have expired without an appeal having been filed or (if an appeal is filed) the entry of a final decree by a court of competent jurisdiction upholding the Entitlements approval and the expiration of all applicable appeal periods without an appeal of such decree having been filed. In the event that Purchaser has not obtained final and unappealable approval of the applicable Entitlements on or before the expiration of the Entitlements Period, then this Agreement shall automatically terminate, the Deposit shall be delivered to Seller, the

2

Additional Deposit shall be delivered to Purchaser and the parties hereto shall have no further rights or obligations hereunder.

- 5. Section 6.4 of the Agreement, entitled "Joint Community Outreach" is hereby deleted in its entirety and the following provision is inserted in its place and stead:
 - 6.4 <u>Joint Community Outreach</u>. In seeking the Comprehensive Plan Amendment and the Entitlements, Purchaser and Seller are committed to a vibrant community-driven process designed to involve neighboring property owners in the pursuit of the Proposed Development. The Purchaser agrees to, within sixty (60) days after the Effective Date of this Second Amendment, submit a proposed plan for community outreach to Seller ("<u>Community Outreach Plan</u>"), and Seller shall provide its comments to the Community Outreach Plan within twenty (20) days of receipt. The parties agree to work together to develop a final Community Outreach Plan.
- 6. Section 6.5 of the Agreement, entitled "Tax Credits" is hereby amended to provide as follows:

In the event that Purchaser has not obtained final and unappealable approval of the applicable Entitlements on or before February 1, 2022;

- -First Tax Credits Application Deadline shall be March 30, 2022
- -First Tax Credits Deadline shall be June 30, 2022
- -First Tax Credits Construction Closing Deadline shall be December 31, 2023

In the event that Purchaser has not obtained final and unappealable approval of the applicable Entitlements on or before February 1, 2023;

- -Second Tax Credits Application Deadline shall be March 30, 2023
- -Second Tax Credits Deadline shall be June 30, 2023
- -Second Tax Credits Construction Closing Deadline shall be December 31, 2024.
- 7. Section 8.1(a) of the Agreement is hereby amended to provide that the Outside Closing Date shall be December 31, 2024. Notwithstanding this outside closing date, should the County not provide approval of the necessary entitlements by February 1, 2022 and Wesley is forced to miss the First Tax Credits Application Deadline, the parties hereto agree that Wesley will always have an opportunity to submit a Tax Credit Application in at least two application rounds should the first not be successful. Purchaser shall have the option to extend the Outside Closing Date for two (2) additional six (6) month periods (each, an "Extension Option"). If the Extension Option is exercised by the Purchaser, Purchaser shall pay to Seller a payment of Ten Thousand and No/100 Dollars (\$10,000.00) for each exercise of the Extension Option (each, an "Option Payment"). The Option Payments shall not be applied to the purchase price, and shall be delivered to the Seller at least ten (10) days prior to the Outside Closing Date, as may be extended in accordance with this Section.

- 8. Any term not otherwise defined in this Second Amendment shall have the same meaning ascribed to such term in the Agreement.
- 9. This Second Amendment may be executed in multiple original counterparts, each of which shall be an original, but all of which together shall constitute one and the same Second Amendment. For purposes of execution and delivery of this Second Amendment, a signature by any party which is delivered by such party to the other party by facsimile or by electronic mail transmission shall be binding upon the delivering party as an original signature to this Second Amendment.
- 10. No other amendments or modifications to the Agreement are made or intended hereby, and the Agreement, as amended by this Second Amendment, is hereby ratified and confirmed by the parties hereto and shall be and remain in full force and effect.

[signatures on following page]

IN WITNESS WHEREOF, the parties hereto have caused this Second Amendment to be executed effective as of the "Second Amendment Effective Date" set forth on Page 1 of this Second Amendment.

SELLER:

FIRST CHRISTIAN CHURCH OF FALLS CHURCH, a Virginia nonstock corporation

BY: ____

Name: Anna Keenar

Title: FCCFC Broad Moder

PURCHASER:

WESLEY HOUSING DEVELOPMENT CORPORATION OF NORTHERN VIRGINIA, a Virginia nonstock corporation

BY: Mully

Name: Shelley S. Murphy

Title: President

Signature page to Second Amendment to Purchase and Sale Agreement by and between First Christian Church of Falls Church and Wesley Housing Development Corporation of Northern Virginia.

01377257-1 5

THIRD AMENDMENT TO PURCHASE AND SALE AGREEMENT

THIS THIRD AMENDMENT TO PURCHASE AND SALE AGREEMENT (the "<u>Third Amendment</u>") is hereby entered into as of this <u>4th</u> day of October, 2023 (the "<u>Third Amendment Effective Date</u>"), by and between **FIRST CHRISTIAN CHURCH OF FALLS CHURCH**, a Virginia nonstock corporation (the "<u>Seller</u>") and **WESLEY HOUSING DEVELOPMENT CORPORATION OF NORTHERN VIRGINIA**, a Virginia nonstock corporation and/or its permitted successors or assigns (the "<u>Purchaser</u>").

RECITALS:

- A. Seller and Purchaser have previously entered into a certain Purchase and Sale Agreement dated July 11, 2018, as subsequently amended by that certain First Amendment to Purchase and Sale Agreement with an effective date of September 24, 2018, and as amended by that certain Second Amendment to Purchase and Sale Agreement with an effective date of July 3, 2019 (collectively, the "Agreement"), covering certain property located in Fairfax County, Virginia, as more particularly described in the Agreement, to which reference is hereby made for all purposes.
- B. Seller and Purchaser desire to enter into this Third Amendment in accordance with the terms and conditions contained herein.
- C. Except as otherwise expressly provided herein to the contrary, all capitalized terms used in this Third Amendment, including in the foregoing Recitals, shall have the same meanings as are attributed thereto in the Agreement.

AGREEMENT:

NOW, THEREFORE, in consideration of the premises, the mutual rights and obligations hereunder and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Seller and Purchaser hereby amend the Agreement, as follows:

- 1. Section 6.5 of the Agreement, entitled "Tax Credits" is hereby amended to provide as follows:
 - -First 9% Tax Credits Application Deadline shall be March 30, 2024
 - -First 9% Tax Credits Award Notification shall be June 30, 2024
 - -First Tax Credits Construction Closing Deadline shall be December 31, 2025

In the event that Purchaser is not successful in securing an allocation of 9% LIHTCs in the March 2024 application cycle, a second application cycle will be permitted as follows:

- -Second 9% Tax Credits Application Deadline shall be March 30, 2025
- -Second 9% Tax Credits Award Notification shall be June 30, 2025
- -Second Tax Credits Construction Closing Deadline shall be December 31, 2026.

IN WITNESS WHEREOF, the parties hereto have caused this Third Amendment to be executed effective as of the "Third Amendment Effective Date" set forth on Page 1 of this Third Amendment.

SELLER:

FIRST CHRISTIAN CHURCH OF FALLS CHURCH, a Virginia nonstock corporation

BY:		
Name:		
Title:		
Date:		
Date:		

PURCHASER:

WESLEY HOUSING DEVELOPMENT CORPORATION OF NORTHERN VIRGINIA, a Virginia nonstock corporation

BY:	Kitch Mither	
Name:	Kanilar mafel	
Title:	President	
Date:	10 4 2023	

Signature page to Third Amendment to Purchase and Sale Agreement by and between First Christian Church of Falls Church and Wesley Housing Development Corporation of Northern Virginia. IN WITNESS WHEREOF, the parties hereto have caused this Third Amendment to be executed effective as of the "Third Amendment Effective Date" set forth on Page 1 of this Third Amendment.

SELLER:

FIRST CHRISTIAN CHURCH OF FALLS CHURCH, a Virginia nonstock corporation

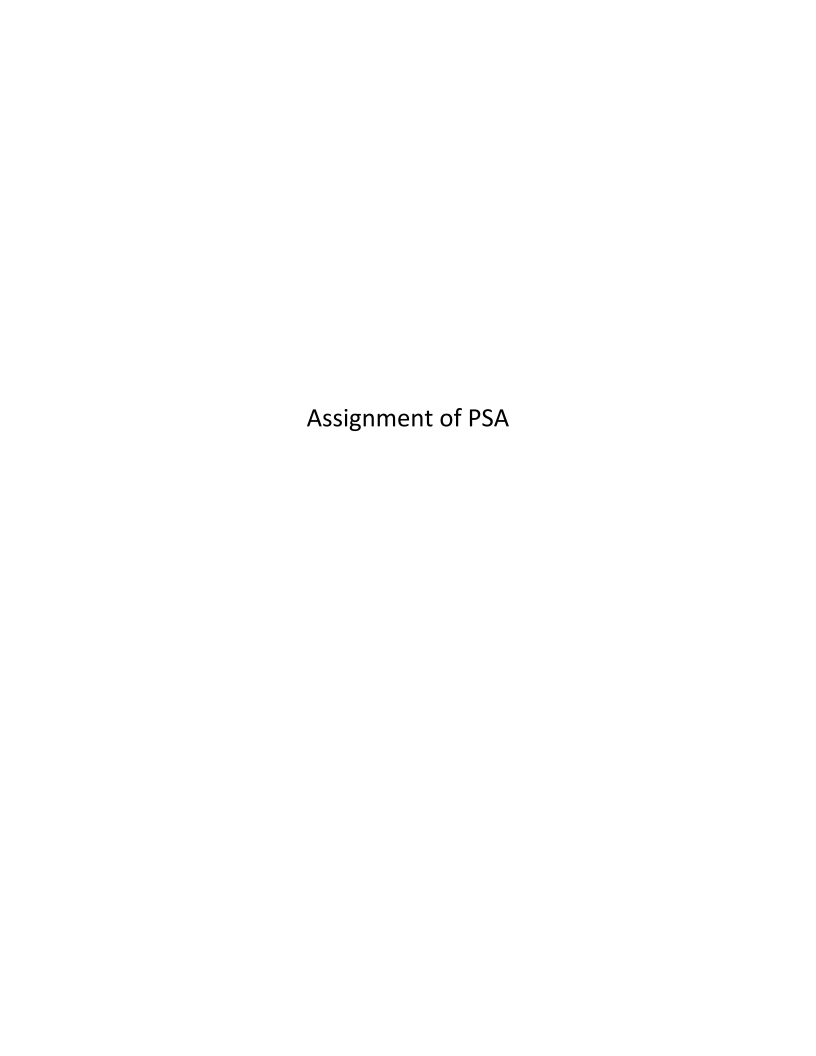
BY:	A STATE OF THE STA	
Name:	Thomas R. Gillaspy	
Title:	Moderator	
Date:	10-5-23	

PURCHASER:

WESLEY HOUSING DEVELOPMENT CORPORATION OF NORTHERN VIRGINIA, a Virginia nonstock corporation

BY:		
Name:		
Title:	President	
Date:		

Signature page to Third Amendment to Purchase and Sale Agreement by and between First Christian Church of Falls Church and Wesley Housing Development Corporation of Northern Virginia.



ASSIGNMENT AND ASSUMPTION OF PURCHASE AGREEMENT

This Assignment and Assumption of Purchase Agreement ("Assignment"), dated as of March 13, 2024, is made by and among Wesley Housing Development Corporation of Northern Virginia, a Virginia non-stock, nonprofit corporation ("Assignor"), and Wesley FCC LLC, a Virginia limited liability company ("Assignee").

RECITALS

WHEREAS, Assignor entered into a Purchase and Sale Agreement dated as of July 11, 2018, with First Christian Church of Falls Church, a Virginia nonstock corporation as Seller, and Assignor as "Purchaser," the same which was subsequently amended by that certain First Amendment to Purchase and Sale Agreement with an effective date of September 24, 2018, as amended by that certain Second Amendment to Purchase and Sale Agreement with an effective date of July 3, 2019, and as amended by that certain Third Amendment to Purchase and Sale Agreement with an effective date of October 4, 2023 (collectively, the "Agreement"), for the purchase of the "Property" as defined in the Agreement;

WHEREAS, pursuant to Section 13.1 of the Agreement, the Purchaser has the right to assign the Purchase Agreement, and any of its rights under the Purchase Agreement, to any related entity in which Purchaser or the principals thereof have a controlling interest, without the need to obtain the approval of Seller and without the payment of any additional consideration to Seller;

WHEREAS, Assignor has a controlling interest in Assignee, because Assignor is the sole member of Wesley FCC Managing Member LLC, a Virginia limited liability company, which is the managing member of Assignee; and

WHEREAS, Assignee was formed for the purpose of purchasing, owning, and developing the Property; and

WHEREAS, Assignor desires to assign its right, title and interests in, to and under the Purchase Agreement and the purchase of the Property, and Assignee desires to assume the same.

NOW, THEREFORE, in consideration of the foregoing premises, and for other good and valuable consideration the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

AGREEMENT

- 1. **Assignment and Assumption.** Assignor hereby assigns, sells, conveys, and transfers to Assignee all of Assignor's right, title and interest in and to the Approved Agreement. Assignee hereby accepts the assignment and assumes all of Assignor's right, title, and interest in and to the Approved Agreement, and agrees to be bound by, perform, keep, and observe all of the obligations, duties, liabilities, covenants, and agreements of Assignor with respect to the Approved Agreement to the same extent as if Assignee had been an original party to such agreement.
- 2. **Governing Law/Venue**. This Assignment will be governed by the law of the Commonwealth of Virginia, without regard to conflicts of laws principles. The parties agree to submit to the exclusive jurisdiction of the state and federal courts located in the Commonwealth of Virginia and further agree not to assert any objections or claims of hardship on account of such venue.

- 3. **Counterparts**. This Assignment may be executed in separate counterparts, each of which when taken together will constitute an original. PDF, TIF, facsimile, or other electronic images of signatures will be deemed originals for all purposes.
- 4. **Further Assurances**. The parties hereto agree to execute and deliver such further instruments and do further acts and things as may be reasonably required to carry out the intent and purposes of this Assignment.
- 5. **Binding Effect**. This Assignment will be binding upon and will inure to the benefit of the parties hereto and their respective successors and assigns.
- 6. **Recitals**. The Recitals above are hereby incorporated and made a part of this Assignment.

[Signature Page to Assignment and Assumption of Purchase Agreement]

The parties have duly executed this Assignment as of the day and year above stated.

ASSIGNOR:

WESLEY HOUSING DEVELOPMENT CORPORATION OF NORTHERN VIRGINIA, a Virginia non-stock, nonprofit corporation

Kamilah McAfee

President and CEO

ASSIGNEE:

WESLEY FCC LLC

a Virginia limited liability company

By: Wesley FCC Managing Member LLC,

a Virginia limited liability company,

its managing member

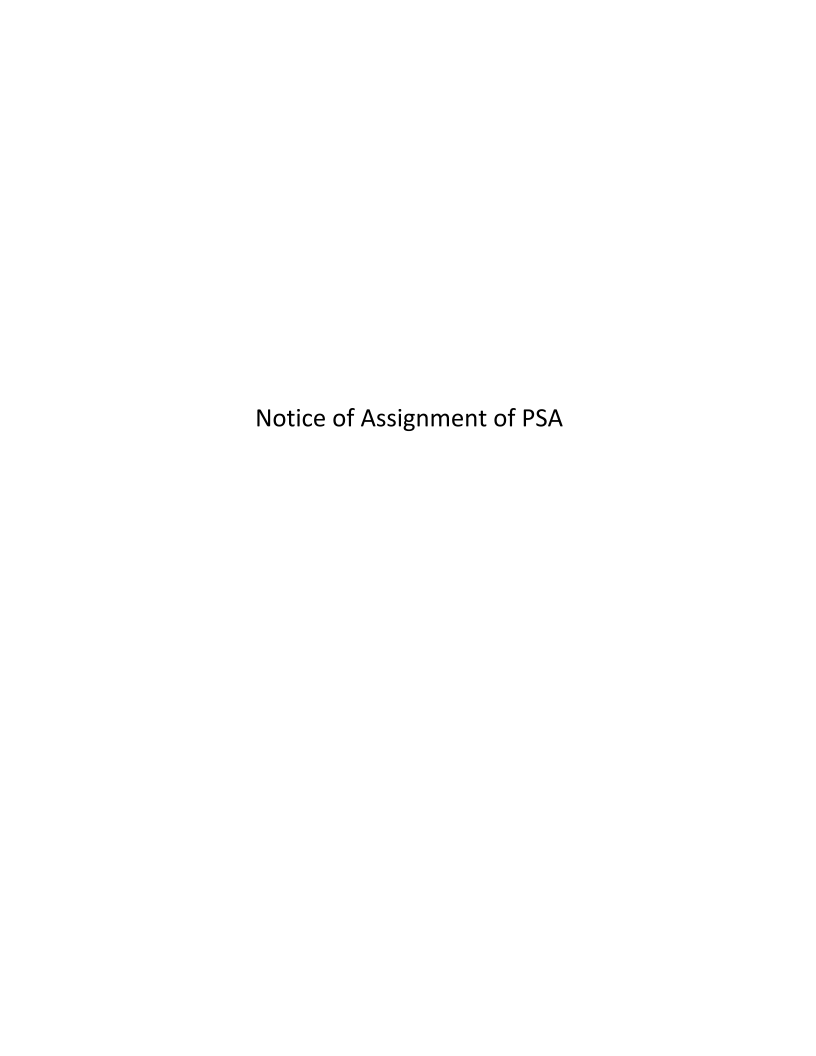
By: Wesley Housing Development Corporation of Northern Virginia,

a Virginia non-stock, nonprofit corporation

its sole member

Hamilah Ma A fa

President and CEO



March 13, 2024

VIA EMAIL AND REGISTERED MAIL, RETURN RECEIPT RQUESTED

First Christian Church of Falls Church 6165 Leesburg Pike Falls Church, Virginia 22044

Re: Notice of Assignment of Purchase and Sale Agreement for 6165 Leesburg pike, Falls Church, Virginia 22044 (the "Property")

Dear Steven Moore:

In accordance with Section 13.1 of that certain Purchase and Sale Agreement dated as of July 11, 2018, with First Christian Church of Falls Church, a Virginia nonstock corporation as Seller ("Seller"), and Wesley Housing Development Corporation of Northern Virginia, a Virginia nonstock corporation as Purchaser ("Purchaser"), the same as amended by that certain First Amendment to Purchase and Sale Agreement dated September 24, 2018, as amended by that certain Second Amendment to Purchase and Sale Agreement dated of July 3, 2019, and as amended by that certain Third Amendment to Purchase and Sale Agreement dated of October 4, 2023 (collectively, the "Agreement"), this letter serves as written notice to First Christian Church of Falls Church of the intent of Purchaser to assign its rights and obligations under the Agreement to an affiliate, Wesley FCC LLC, a Virginia limited liability company, under the Agreement by that certain Assignment and Assumption of Purchase Agreement (the "Assignment"). A copy of the Assignment is attached hereto as Exhibit A.

Feel free to contact Wesley Housing if you have any questions concerning the above mentioned Assignment. lease let us know if there are any questions concerning the Assignment.

Sincerely,

WESLEY HOUSING DEVELOPMENT CORPORATION OF NORTHERN VIRGINIA

a Virginia nonprofit, non-stock corporation,

cc:

John L. McBride, Esq, Odin, Feldman & Pittleman, P.C.

Amber K. Burke, Esq. Odin, Feldman & Pittleman, P.C.

Stewart Title & Escrow, Inc.

EXHIBIT A

Assignment and Assumption of Purchase Agreement

ASSIGNMENT AND ASSUMPTION OF PURCHASE AGREEMENT

This Assignment and Assumption of Purchase Agreement ("Assignment"), dated as of March 13, 2024, is made by and among Wesley Housing Development Corporation of Northern Virginia, a Virginia non-stock, nonprofit corporation ("Assignor"), and Wesley FCC LLC, a Virginia limited liability company ("Assignee").

RECITALS

WHEREAS, Assignor entered into a Purchase and Sale Agreement dated as of July 11, 2018, with First Christian Church of Falls Church, a Virginia nonstock corporation as Seller, and Assignor as "Purchaser," the same which was subsequently amended by that certain First Amendment to Purchase and Sale Agreement with an effective date of September 24, 2018, as amended by that certain Second Amendment to Purchase and Sale Agreement with an effective date of July 3, 2019, and as amended by that certain Third Amendment to Purchase and Sale Agreement with an effective date of October 4, 2023 (collectively, the "Agreement"), for the purchase of the "Property" as defined in the Agreement;

WHEREAS, pursuant to Section 13.1 of the Agreement, the Purchaser has the right to assign the Purchase Agreement, and any of its rights under the Purchase Agreement, to any related entity in which Purchaser or the principals thereof have a controlling interest, without the need to obtain the approval of Seller and without the payment of any additional consideration to Seller;

WHEREAS, Assignor has a controlling interest in Assignee, because Assignor is the sole member of Wesley FCC Managing Member LLC, a Virginia limited liability company, which is the managing member of Assignee; and

WHEREAS, Assignee was formed for the purpose of purchasing, owning, and developing the Property; and

WHEREAS, Assignor desires to assign its right, title and interests in, to and under the Purchase Agreement and the purchase of the Property, and Assignee desires to assume the same.

NOW, THEREFORE, in consideration of the foregoing premises, and for other good and valuable consideration the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

AGREEMENT

- 1. **Assignment and Assumption.** Assignor hereby assigns, sells, conveys, and transfers to Assignee all of Assignor's right, title and interest in and to the Approved Agreement. Assignee hereby accepts the assignment and assumes all of Assignor's right, title, and interest in and to the Approved Agreement, and agrees to be bound by, perform, keep, and observe all of the obligations, duties, liabilities, covenants, and agreements of Assignor with respect to the Approved Agreement to the same extent as if Assignee had been an original party to such agreement.
- 2. **Governing Law/Venue**. This Assignment will be governed by the law of the Commonwealth of Virginia, without regard to conflicts of laws principles. The parties agree to submit to the exclusive jurisdiction of the state and federal courts located in the Commonwealth of Virginia and further agree not to assert any objections or claims of hardship on account of such venue.

- 3. **Counterparts**. This Assignment may be executed in separate counterparts, each of which when taken together will constitute an original. PDF, TIF, facsimile, or other electronic images of signatures will be deemed originals for all purposes.
- 4. **Further Assurances**. The parties hereto agree to execute and deliver such further instruments and do further acts and things as may be reasonably required to carry out the intent and purposes of this Assignment.
- 5. **Binding Effect**. This Assignment will be binding upon and will inure to the benefit of the parties hereto and their respective successors and assigns.
- 6. **Recitals**. The Recitals above are hereby incorporated and made a part of this Assignment.

[Signature Page to Assignment and Assumption of Purchase Agreement]

The parties have duly executed this Assignment as of the day and year above stated.

ASSIGNOR:

WESLEY HOUSING DEVELOPMENT CORPORATION OF NORTHERN VIRGINIA, a Virginia non-stock, nonprofit corporation

Kamilah McAfee

President and CEO

ASSIGNEE:

WESLEY FCC LLC

a Virginia limited liability company

By: Wesley FCC Managing Member LLC,

a Virginia limited liability company,

its managing member

By: Wesley Housing Development Corporation of Northern Virginia,

a Virginia non-stock, nonprofit corporation

its sole member

Hamilah Ma A fa

President and CEO



MAP #: 0513 01 0025 CHURCH CHRISTIAN FIRST OF **FALLS CHURCH**

6165 LEESBURG PIKE

Owner

Name CHURCH CHRISTIAN FIRST OF FALLS CHURCH, Mailing Address 6165 LEESBURG PIKE FALLS CHURCH VA 22044

25116 Book 1744 Page

Parcel

Property Location 6165 LEESBURG PIKE FALLS CHURCH VA 22044

0513 01 0025 Map#

Tax District 50100

District Name MASON DIST. #1

Land Use Code Churches, Synagogues

6.8388 Land Area (acreage)

Land Area (SQFT)

Zoning Description R-3(Residential 3 DU/AC) Utilities WATER CONNECTED SEWER CONNECTED

GAS NOT AVAILABLE

County Inventory of Historic Sites NO County Historic Overlay District

NO

For further information about the Fairfax County

Historic Overlay Districts, CLICK HERE

For properties within the towns of Herndon, Vienna or Clifton please contact the town to determine if the

property is within a town historic district.

Street/Road **PAVED**

Site Description **BUILDABLE-AVERAGE LOT**

Legal Description

Legal Description MUNSON HILL

CHURCH

Sales History

Date Amount Seller Buyer

07/17/2017 \$0 CHURCH CHRISTIAN CHURCH CHRISTIAN FIRST OF FALLS

> **FIRST CHURCH**

\$0 WHITE THURLOW CHURCH CHRISTIAN FIRST 01/30/1958

Sales 1 of 2

Date 07/17/2017

Amount \$0

Seller CHURCH CHRISTIAN FIRST

Buyer CHURCH CHRISTIAN FIRST OF FALLS CHURCH

Notes No consideration

Deed Book and Page 25116-1744

Additional Notes

Values

Tax Year2024Current Land\$1,466,000Current Building\$906,560Current Assessed Total\$2,372,560Tax ExemptYES

Note

Values History

Tax Year	Land	Building	Assessed Total	Tax Exempt
2023	\$1,437,000	\$906,560	\$2,343,560	YES
2022	\$1,343,000	\$906,560	\$2,249,560	YES
2021	\$1,255,000	\$906,560	\$2,161,560	YES
2020	\$1,218,000	\$906,560	\$2,124,560	YES
2019	\$1,171,000	\$906,560	\$2,077,560	YES
2018	\$1,115,000	\$906,560	\$2,021,560	YES
2017	\$1,062,000	\$906,560	\$1,968,560	YES
2016	\$1,062,000	\$906,560	\$1,968,560	YES
2015	\$1,062,000	\$906,560	\$1,968,560	YES
2014	\$1,062,000	\$906,560	\$1,968,560	YES
2013	\$1,011,000	\$906,560	\$1,917,560	YES
2012	\$1,011,000	\$906,560	\$1,917,560	YES
2011	\$1,011,000	\$906,560	\$1,917,560	YES
2010	\$1,011,000	\$906,560	\$1,917,560	YES
2009	\$1,064,000	\$906,560	\$1,970,560	YES
2008	\$1,252,000	\$906,560	\$2,158,560	YES
2007	\$1,043,000	\$906,560	\$1,949,560	YES
2006	\$1,043,000	\$906,560	\$1,949,560	YES
2005	\$855,000	\$743,085	\$1,598,085	YES
2004	\$855,000	\$743,085	\$1,598,085	YES
2003	\$820,655	\$743,085	\$1,563,740	YES
2002	\$820,655	\$743,085	\$1,563,740	YES
2001	\$820,655	\$743,085	\$1,563,740	YES

2000 \$820,655 \$668,620 \$1,489,275 YES

Primary Building

Building Use Church
Style 2 Story
Exterior Wall Material Brick

Roof Composition Shingle

Basement FULL
Total Basement Area 0

Basement Type

Basement Rec Room Size (sq.ft)

Dormers

Year Built 1965

Effective Year Built

Year Addition

Year House Remodeled

Model Name CHURCH

Bedrooms Full Baths

Half Baths 9

Number of Fireplaces

Basement Bedrooms/Dens

Heating Central A/C

Construction Quality/Grade

Physical Condition/CDU AV-Average

Structure Size

Above Grade Living Area Total Sq. 0

Ft

Basement Garage # Cars

General Information

Need Help?

For questions and requests for information about the Real Estate site, call 703-222-8234 or CLICK HERE

Disclaimer/Privacy Policy

Under Virginia State law these records are public information. Display of this information on the Internet is specifically authorized by Va. Code 58.1-3122.2 (1998). See the Virginia State Code to read the pertinent enabling statute.

If you believe any data provided is inaccurate or if you have any comments about this site, we would like to hear from you. Owner names will be withheld from the Internet record upon request. Comments or requests may be made via e-mail to the Real Estate Division at Real Estate Division or by phone at (703) 222-8234.

While Fairfax County has attempted to ensure that the data contained in this file is accurate and reflects the property's characteristics, Fairfax County makes no warranties, expressed or implied, concerning the accuracy, completeness, reliability, or suitability of this data. Fairfax County does not assume any liability associated with the use or misuse of this data.

Last Refresh

Date

Data last refreshed: 27/Feb/2024 DB:PORA34CUR

Source: Fairfax County Department of Tax Administration, Real Estate Division.

Tab F:

RESNET Rater Certification (MANDATORY)



Appendix F

RESNET Rater Certification of Development Plans

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

True

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.

N/A

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.

N/A

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.

FALSE 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.

TRUE

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

Tall Smit Zach Smith Senior Project Manager D: 717-387-3670 www.PandoAlliance.com

Date: 2/22/24	Printed Name: Zach Smith
	RESNET Rater
Resnet Provider Agency	0.025
Pando Alliance	Signature \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\

Signed:

Provider Contact and Phone/Email

Thiel Butner / Thiel@pandoalliance.com / 443-364-8047

372



Summary of Results of the Design Phase

Additional Points Claimed

✓ No Mandatory items missing on the "Overview (Design)" page

Project Name: Wesley FCC

191

113

(17)

Location: 6165 Leesburg Pike, Falls Church, Virginia 22044

(139)

	Points Required			
	Bronze	Silver	Gold	Emerald
Chapter 5: Lot Design, Preparation, and Development	50	64	93	121
Chapter 6: Resource Efficiency	43	59	89	119
Chapter 7: Energy Efficiency	30	45	60	70
Chapter 8: Water Efficiency	25	39	67	92
Chapter 9: Indoor Environmental Quality	25	42	69	97
Chapter 10: Operation, Maintenance, and Building Owner Education	8	10	11	12
Additional Points required	50	75	100	100
Additional points required due to SF over 4000 (601.1)	0	0	0	0
Total points required	231	334	489	611

Mandatory	No
Practices	Errors
✓	✓
✓	✓
✓	✓
✓	✓
✓	✓
✓	✓

Overall Level Achieved for Design	Silver

Projected Report Based on Plans Rating Date: 2022-10-27

Registry ID:

Ekotrope ID: gdqJw3nv



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

Annual Savings

\$1,095 *Relative to an average U.S. home Home: 6165 Leesburg Pike Falls Church, VA 22044

Builder:

Your Home's Estimated Energy Use:

	Use [MBtu]	Annual Cost
Heating	7.3	\$256
Cooling	1.6	\$57
Hot Water	1.4	\$48
Lights/Appliances	13.4	\$473
Service Charges		\$129
Generation (e.g. Solar)	0.0	\$0
Total:	23.7	\$963

This home meets or exceeds the criteria of the following:

ENERGY STAR MF v1.1 ENERGY STAR MF v1.0

Home Feature Summary:



Primary Heating System: Air Source Heat Pump • Electric • 8.9 HSPF2
Primary Cooling System: Air Source Heat Pump • Electric • 18 SEER2
Primary Water Heating: Residential Water Heater • Electric • 3.45 UEF
0.3 CFM50 / s.f. Shell Area (Adjusted Infiltration: 1.25

ACH50)

Ventilation: 50 CFM, 10 CFM • 44.35 Watts, 8.87 Watts •

BalancedSupply Only

Duct Leakage to Outside: 2 CFM25 / 100 ft²

Above Grade Walls: R-24

Ceiling: Adiabatic, R-0

Window Type: U-Value: 0.28, SHGC: 0.23

Foundation Walls: N/A
Framed Floor: R-0

Rating Completed by:

Energy Rater: Zach Smith RESNET ID: 6640996

Rating Company: Pando Alliance

3545 Ellicott Mills Drive, Suite A2, Ellicott City, MD 21043

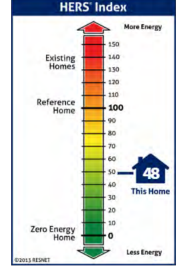
443-364-8047

Rating Provider: Pando Alliance

3545 Ellicott Mills Drive, Suite A2, Ellicott City, MD 21043

443-364-8047

Zach Smith, Certified Energy Rater Date: 2/23/24 at 3:43 PM





Projected Report Based on Plans Rating Date: 2022-10-27

Registry ID:

Ekotrope ID: yvP45n8v



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

Annual Savings

\$952

*Relative to an average U.S. home

Home: 6165 Leesburg Pike Falls Church, VA 22044

Builder:

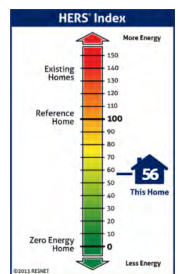
Your Home's Estimated Energy Use:

	Use [MBtu]	Annual Cost
Heating	6.5	\$227
Cooling	1.9	\$66
Hot Water	5.1	\$180
Lights/Appliances	13.3	\$467
Service Charges		\$129
Generation (e.g. Solar)	0.0	\$0
Total:	26.7	\$1,070

This home meets or exceeds the criteria of the following:

ENERGY STAR MF v1.1 ENERGY STAR MF v1.0

Home Feature Summary:



Home Type: Apartment, end unit

Model: N/A
Community: N/A
Conditioned Floor Area: 1,078 ft²
Number of Bedrooms: 2

Primary Heating System: Air Source Heat Pump • Electric • 8.9 HSPF2
Primary Cooling System: Air Source Heat Pump • Electric • 18 SEER2
Primary Water Heating: Residential Water Heater • Electric • 0.93 UEF
0.3 CFM50 / s.f. Shell Area (Adjusted Infiltration: 3.05

House Tightness: ACH50)

Ventilation: 50 CFM, 10 CFM • 44.35 Watts, 8.87 Watts •

BalancedSupply Only

Duct Leakage to Outside: 2 CFM25 / 100 ft²

Above Grade Walls: R-24

Ceiling: Vaulted Roof, R-30
Window Type: U-Value: 0.28, SHGC: 0.23

Foundation Walls: N/A

Rating Completed by:

Energy Rater: Zach Smith RESNET ID: 6640996

Rating Company: Pando Alliance

3545 Ellicott Mills Drive, Suite A2, Ellicott City, MD 21043

443-364-8047

Rating Provider: Pando Alliance

3545 Ellicott Mills Drive, Suite A2, Ellicott City, MD 21043

443-364-8047

Zach Smith, Certified Energy Rater Date: 2/23/24 at 3:43 PM



Projected Report Based on Plans Rating Date: 2022-10-27

Registry ID:

Ekotrope ID: KvpjkGyL



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

Annual Savings

\$1,149
*Relative to an average U.S. home

Builder:

Home: 6165 Leesburg Pike Falls Church, VA 22044

Your Home's Estimated Energy Use:

	Use [MBtu]	Annual Cost
Heating	8.6	\$304
Cooling	1.5	\$53
Hot Water	1.4	\$48
Lights/Appliances	13.3	\$467
Service Charges		\$129
Generation (e.g. Solar)	0.0	\$0
Total:	24.8	\$1,002

This home meets or exceeds the criteria of the following:

ENERGY STAR MF v1.1 ENERGY STAR MF v1.0

Home Feature Summary:



Primary Heating System: Air Source Heat Pump • Electric • 8.9 HSPF2
Primary Cooling System: Air Source Heat Pump • Electric • 18 SEER2
Primary Water Heating: Residential Water Heater • Electric • 3.45 UEF
0.3 CFM50 / s.f. Shell Area (Adjusted Infiltration: 1.14

ACH50)

Ventilation: 50 CFM, 10 CFM • 44.35 Watts, 8.87 Watts •

BalancedSupply Only 2 CFM25 / 100 ft²

Duct Leakage to Outside: 2 CFM2: Above Grade Walls: R-24

Ceiling: Adiabatic, R-0

Window Type: U-Value: 0.28, SHGC: 0.23

Foundation Walls: N/A
Framed Floor: R-20

Energy savings calculated without modifications to the energy model. (As Modeled)

Rating Completed by:

Energy Rater: Zach Smith RESNET ID: 6640996

Rating Company: Pando Alliance

3545 Ellicott Mills Drive, Suite A2, Ellicott City, MD 21043

443-364-8047

Rating Provider: Pando Alliance

3545 Ellicott Mills Drive, Suite A2, Ellicott City, MD 21043

443-364-8047

Zach Smith, Certified Energy Rater Date: 2/23/24 at 3:43 PM



HERS Index

Existing

Reference

140

130

120

100

90

More Energy



Projected Report Based on Plans Rating Date: 2022-10-27

Registry ID:

Ekotrope ID: yvP458Vv



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

Annual Savings

\$1,055
*Relative to an average U.S. home

Home: 6165 Leesburg Pike Falls Church, VA 22044

Builder:

Your Home's Estimated Energy Use:

	Use [MBtu]	Annual Cost
Heating	6.6	\$234
Cooling	1.4	\$50
Hot Water	1.4	\$48
Lights/Appliances	13.3	\$467
Service Charges		\$129
Generation (e.g. Solar)	0.0	\$0
Total:	22.7	\$929

This home meets or exceeds the criteria of the following:

ENERGY STAR MF v1.1 ENERGY STAR MF v1.0

Home Feature Summary:

Home Type: Apartment, end unit
Model: N/A
Community: N/A
Conditioned Floor Area: 1.078 ft²

Number of Bedrooms: 2

Primary Heating System: Air Source Heat Pump • Electric • 8.9 HSPF2
Primary Cooling System: Air Source Heat Pump • Electric • 18 SEER2
Primary Water Heating: Residential Water Heater • Electric • 3.45 UEF
0.3 CFM50 / s.f. Shell Area (Adjusted Infiltration: 1.05

ACH50)

Ventilation: 50 CFM, 10 CFM • 44.35 Watts, 8.87 Watts •

BalancedSupply Only

Duct Leakage to Outside: 2 CFM25 / 100 ft²

Above Grade Walls: R-24

Ceiling: Adiabatic, R-0

Window Type: U-Value: 0.28, SHGC: 0.23

Foundation Walls: N/A

Energy savings calculated without modifications to the energy model. (As Modeled)

Rating Completed by:

Energy Rater: Zach Smith RESNET ID: 6640996

Rating Company: Pando Alliance

3545 Ellicott Mills Drive, Suite A2, Ellicott City, MD 21043

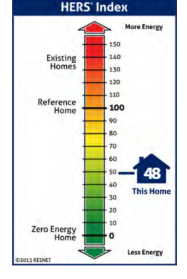
443-364-8047

Rating Provider: Pando Alliance

3545 Ellicott Mills Drive, Suite A2, Ellicott City, MD 21043

443-364-8047

Zach Smith, Certified Energy Rater Date: 2/23/24 at 3:43 PM





Projected Report Based on Plans

Rating Date: 2022-10-27

Registry ID:

Ekotrope ID: mvoowkxv



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

Annual Savings

*Relative to an average U.S. home

Home: 6165 Leesburg Pike Falls Church, VA 22044

Builder:

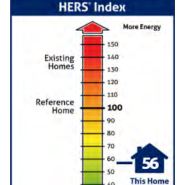
Your Home's Estimated Energy Use:

	Use [MBtu]	Annual Cost
Heating	4.1	\$146
Cooling	1.2	\$42
Hot Water	3.9	\$138
Lights/Appliances	10.3	\$363
Service Charges		\$129
Generation (e.g. Solar)	0.0	\$0
Total:	19.6	\$818

This home meets or exceeds the criteria of the following:

ENERGY STAR MF v1.1 ENERGY STAR MF v1.0

Home Feature Summary:



Home Type: Apartment, inside unit

N/A Model: Community: N/A 659 ft² Conditioned Floor Area: Number of Bedrooms:

Primary Heating System: Air Source Heat Pump • Electric • 3.2 COP Primary Cooling System: Air Source Heat Pump • Electric • 18 SEER2 Primary Water Heating: Residential Water Heater • Electric • 0.93 UEF 0.3 CFM50 / s.f. Shell Area (Adjusted Infiltration: 3.14 House Tightness:

ACH50)

30 CFM, 10 CFM • 26.61 Watts, 8.87 Watts • Ventilation:

BalancedSupply Only

Duct Leakage to Outside: 2 CFM25 / 100 ft²

> Above Grade Walls: R-24

> > Vaulted Roof, R-30 Ceilina: Window Type: U-Value: 0.28, SHGC: 0.23

Foundation Walls: Framed Floor

Rating Completed by:

Energy Rater: Zach Smith RESNET ID: 6640996

Rating Company: Pando Alliance

3545 Ellicott Mills Drive, Suite A2, Ellicott City, MD 21043

443-364-8047

Rating Provider: Pando Alliance

3545 Ellicott Mills Drive, Suite A2, Ellicott City, MD 21043

443-364-8047

Zach Smith, Certified Energy Rater Date: 2/23/24 at 3:43 PM



Less Energy

Zero Energy

D2013 RESNET

Projected Report Based on Plans

Rating Date: 2022-10-27

Registry ID:

Ekotrope ID: q2RqqnrL



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

Annual Savings

*Relative to an average U.S. home

Home: 6165 Leesburg Pike Falls Church, VA 22044

Builder:

Your Home's Estimated Energy Use:

	Use [MBtu]	Annual Cost
Heating	4.4	\$155
Cooling	1.0	\$36
Hot Water	3.9	\$138
Lights/Appliances	10.4	\$365
Service Charges		\$129
Generation (e.g. Solar)	0.0	\$0
Total:	19.7	\$823

This home meets or exceeds the criteria of the following:

ENERGY STAR MF v1.1 ENERGY STAR MF v1.0

Home Feature Summary:



Community: N/A 677 ft² Conditioned Floor Area:

Number of Bedrooms:

Primary Heating System: Air Source Heat Pump • Electric • 8.9 HSPF2 Primary Cooling System: Air Source Heat Pump • Electric • 18 SEER2 Primary Water Heating: Residential Water Heater • Electric • 0.93 UEF 0.3 CFM50 / s.f. Shell Area (Adjusted Infiltration: 0.78 House Tightness:

ACH50)

30 CFM, 10 CFM • 26.61 Watts, 8.87 Watts • Ventilation:

BalancedSupply Only

Duct Leakage to Outside: 2 CFM25 / 100 ft²

Above Grade Walls: R-24

> Adiabatic, R-0 Ceilina:

U-Value: 0.28, SHGC: 0.23 Window Type:

Foundation Walls: Framed Floor R-20

Rating Completed by:

Energy Rater: Zach Smith RESNET ID: 6640996

Rating Company: Pando Alliance

3545 Ellicott Mills Drive, Suite A2, Ellicott City, MD 21043

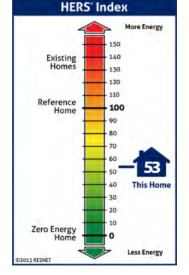
443-364-8047

Rating Provider: Pando Alliance

3545 Ellicott Mills Drive, Suite A2, Ellicott City, MD 21043

443-364-8047

Zach Smith, Certified Energy Rater Date: 2/23/24 at 3:43 PM





Projected Report Based on Plans Rating Date: 2022-10-27

Registry ID:

Ekotrope ID: gdqJwVDv



HERS® Index Score:

54

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

Annual Savings

\$669

*Relative to an average U.S. home

Home: 6165 Leesburg Pike Falls Church, VA 22044

Builder:

Your Home's Estimated Energy Use:

	Use [MBtu]	Annual Cost
Heating	3.4	\$120
Cooling	1.0	\$36
Hot Water	3.9	\$138
Lights/Appliances	10.3	\$363
Service Charges		\$129
Generation (e.g. Solar)	0.0	\$0
Total:	18.7	\$786

Energy savings calculated without modifications to the energy model. (As Modeled)

This home meets or exceeds the criteria of the following:

ENERGY STAR MF v1.1 ENERGY STAR MF v1.0

Home Feature Summary:



Model: N/A
Community: N/A
Conditioned Floor Area: 659 ft²
Number of Bedrooms: 1

Primary Heating System: Air Source Heat Pump • Electric • 3.2 COP

Primary Cooling System: Air Source Heat Pump • Electric • 18 SEER2

Primary Water Heating: Residential Water Heater • Electric • 0.93 UEF

0.3 CFM50 / s.f. Shell Area (Adjusted Infiltration: 0.83

House Tightness: ACH50)

Ventilation: 30 CFM, 10 CFM • 26.61 Watts, 8.87 Watts •

BalancedSupply Only

Duct Leakage to Outside: 2 CFM25 / 100 ft²

Above Grade Walls: R-24

Ceiling: Adiabatic, R-0

Window Type: U-Value: 0.28, SHGC: 0.23

Foundation Walls: N/A

Rating Completed by:

Energy Rater: Zach Smith RESNET ID: 6640996

Rating Company: Pando Alliance

3545 Ellicott Mills Drive, Suite A2, Ellicott City, MD 21043

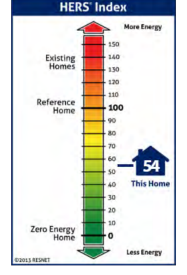
443-364-8047

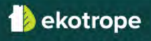
Rating Provider: Pando Alliance

3545 Ellicott Mills Drive, Suite A2, Ellicott City, MD 21043

443-364-8047

Zach Smith, Certified Energy Rater Date: 2/23/24 at 3:43 PM





Projected Report Based on Plans

Rating Date: 2022-10-27

Registry ID:

Ekotrope ID: mvoowQ6v



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

Annual Savings

*Relative to an average U.S. home

Home: 6165 Leesburg Pike Falls Church, VA 22044

Builder:

Your Home's Estimated Energy Use:

	Use [MBtu]	Annual Cost
Heating	4.1	\$143
Cooling	1.2	\$43
Hot Water	3.9	\$137
Lights/Appliances	10.4	\$367
Service Charges		\$129
Generation (e.g. Solar)	0.0	\$0
Total:	19.6	\$820

This home meets or exceeds the criteria of the following:

ENERGY STAR MF v1.1 ENERGY STAR MF v1.0

Home Feature Summary:



Primary Heating System: Air Source Heat Pump • Electric • 3.2 COP Primary Cooling System: Air Source Heat Pump • Electric • 18 SEER2 Primary Water Heating: Residential Water Heater • Electric • 0.93 UEF 0.3 CFM50 / s.f. Shell Area (Adjusted Infiltration: 2.89 House Tightness:

ACH50)

30 CFM, 10 CFM • 26.61 Watts, 8.87 Watts • Ventilation:

BalancedSupply Only

Duct Leakage to Outside: 2 CFM25 / 100 ft²

> Above Grade Walls: R-24

> > Vaulted Roof, R-30 Ceilina: Window Type: U-Value: 0.28, SHGC: 0.23

Foundation Walls: Framed Floor

Rating Completed by:

Energy Rater: Zach Smith RESNET ID: 6640996

Rating Company: Pando Alliance

3545 Ellicott Mills Drive, Suite A2, Ellicott City, MD 21043

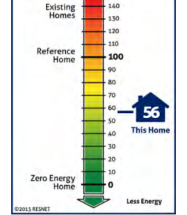
443-364-8047

Rating Provider: Pando Alliance

3545 Ellicott Mills Drive, Suite A2, Ellicott City, MD 21043

443-364-8047

Zach Smith, Certified Energy Rater Date: 2/23/24 at 3:43 PM



HERS Index

More Energy



Projected Report Based on Plans Rating Date: 2022-10-27

Registry ID:

Ekotrope ID: PdabMeav



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

Annual Savings

\$732

*Relative to an average U.S. home

Home: 6165 Leesburg Pike Falls Church, VA 22044

Builder:

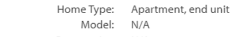
Your Home's Estimated Energy Use:

	Use [MBtu]	Annual Cost
Heating	4.8	\$168
Cooling	1.4	\$49
Hot Water	3.9	\$137
Lights/Appliances	10.4	\$367
Service Charges		\$129
Generation (e.g. Solar)	0.0	\$0
Total:	20.5	\$851

This home meets or exceeds the criteria of the following:

ENERGY STAR MF v1.1 ENERGY STAR MF v1.0

Home Feature Summary:



Community: N/A
Conditioned Floor Area: 690 ft²

Number of Bedrooms: 1

Primary Heating System: Air Source Heat Pump • Electric • 8.9 HSPF2
Primary Cooling System: Air Source Heat Pump • Electric • 18 SEER2
Primary Water Heating: Residential Water Heater • Electric • 0.93 UEF
0.3 CFM50 / s.f. Shell Area (Adjusted Infiltration: 3.54

ACH50)

Ventilation: 30 CFM, 10 CFM • 26.61 Watts, 8.87 Watts •

BalancedSupply Only

Duct Leakage to Outside: 2 CFM25 / 100 ft²

Above Grade Walls: R-24

Ceiling: Vaulted Roof, R-30
Window Type: U-Value: 0.28, SHGC: 0.23

Foundation Walls: N/A

Rating Completed by:

Energy Rater: Zach Smith RESNET ID: 6640996

Rating Company: Pando Alliance

3545 Ellicott Mills Drive, Suite A2, Ellicott City, MD 21043

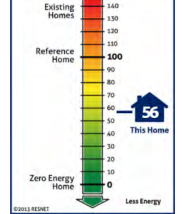
443-364-8047

Rating Provider: Pando Alliance

3545 Ellicott Mills Drive, Suite A2, Ellicott City, MD 21043

443-364-8047

Zach Smith, Certified Energy Rater Date: 2/23/24 at 3:43 PM



HERS Index

More Energy



Projected Report Based on Plans Rating Date: 2022-10-27

Registry ID:

Ekotrope ID: kLZBjWoL



HERS® Index Score:

53

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

Annual Savings

\$733

*Relative to an average U.S. home

Home: 6165 Leesburg Pike Falls Church, VA 22044

Builder:

Your Home's Estimated Energy Use:

	Use [MBtu]	Annual Cost
Heating	4.7	\$164
Cooling	1.1	\$39
Hot Water	3.9	\$138
Lights/Appliances	10.4	\$366
Service Charges		\$129
Generation (e.g. Solar)	0.0	\$0
Total:	20.1	\$836

Energy savings calculated without modifications to the energy model. (As Modeled)

This home meets or exceeds the criteria of the following:

ENERGY STAR MF v1.1 ENERGY STAR MF v1.0

Home Feature Summary:



Community: N/A Conditioned Floor Area: 681 ft²

Number of Bedrooms: 1

Primary Heating System: Air Source Heat Pump • Electric • 8.9 HSPF2
Primary Cooling System: Air Source Heat Pump • Electric • 18 SEER2
Primary Water Heating: Residential Water Heater • Electric • 0.93 UEF
0.3 CFM50 / s.f. Shell Area (Adjusted Infiltration: 0.89

ACH50)

Ventilation: 30 CFM, 10 CFM • 26.61 Watts, 8.87 Watts •

BalancedSupply Only

Duct Leakage to Outside: 2 CFM25 / 100 ft²

Above Grade Walls: R-24

Ceiling: Adiabatic, R-0
Window Type: U-Value: 0.28, SHGC: 0.23

Foundation Walls: N/A

Rating Completed by:

Energy Rater: Zach Smith RESNET ID: 6640996

Rating Company: Pando Alliance

3545 Ellicott Mills Drive, Suite A2, Ellicott City, MD 21043

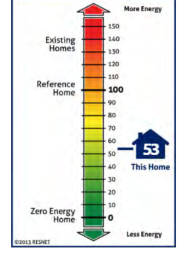
443-364-8047

Rating Provider: Pando Alliance

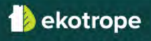
3545 Ellicott Mills Drive, Suite A2, Ellicott City, MD 21043

443-364-8047

Zach Smith, Certified Energy Rater Date: 2/23/24 at 3:43 PM



HERS Index



Projected Report Based on Plans Rating Date: 2022-10-27

Registry ID:

Ekotrope ID: mvoowq6v



HERS® Index Score:

52

Your home's HERS score is a relative performance score. The lower the number, the more energy efficient the home. To learn more, visit www.hersindex.com

Annual Savings

\$719

*Relative to an average U.S. home

Home: 6165 Leesburg Pike Falls Church, VA 22044

Builder:

Your Home's Estimated Energy Use:

	Use [MBtu]	Annual Cost
Heating	3.5	\$123
Cooling	1.3	\$44
Hot Water	3.9	\$137
Lights/Appliances	10.4	\$368
Service Charges		\$129
Generation (e.g. Solar)	0.0	\$0
Total:	19.1	\$801

This home meets or exceeds the criteria of the following:

ENERGY STAR MF v1.1 ENERGY STAR MF v1.0

Home Feature Summary:



Energy savings calculated without modifications to the energy model. (As Modeled)

Community: N/A
Conditioned Floor Area: 692 ft²

Number of Bedrooms: 1

Primary Heating System: Air Source Heat Pump • Electric • 3.2 COP

Primary Cooling System: Air Source Heat Pump • Electric • 18 SEER2

Primary Water Heating: Residential Water Heater • Electric • 0.93 UEF

0.3 CFM50 / s.f. Shell Area (Adjusted Infiltration: 2.50

Apartment, inside unit

ACH50)

N/A

Ventilation: 30 CFM, 10 CFM • 26.61 Watts, 8.87 Watts •

BalancedSupply Only

Duct Leakage to Outside: 2 CFM25 / 100 ft²

Above Grade Walls: R-24

Ceiling: Adiabatic, R-0

Window Type: U-Value: 0.28, SHGC: 0.23

Foundation Walls: N/A

Rating Completed by:

Energy Rater: Zach Smith RESNET ID: 6640996

Rating Company: Pando Alliance

3545 Ellicott Mills Drive, Suite A2, Ellicott City, MD 21043

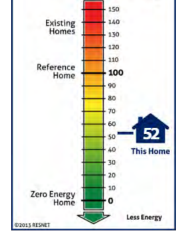
443-364-8047

Rating Provider: Pando Alliance

3545 Ellicott Mills Drive, Suite A2, Ellicott City, MD 21043

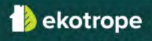
443-364-8047

Zach Smith, Certified Energy Rater Date: 2/23/24 at 3:43 PM



HERS Index

More Energy



Projected Report Based on Plans

Rating Date: 2022-10-27

Registry ID:

Ekotrope ID: Zdmxw46L



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

Annual Savings

*Relative to an average U.S. home

Home: 6165 Leesburg Pike Falls Church, VA 22044

Builder:

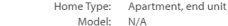
Your Home's Estimated Energy Use:

	Use [MBtu]	Annual Cost
Heating	5.3	\$188
Cooling	1.2	\$41
Hot Water	1.4	\$48
Lights/Appliances	12.6	\$443
Service Charges		\$129
Generation (e.g. Solar)	0.0	\$0
Total:	20.5	\$850

This home meets or exceeds the criteria of the following:

ENERGY STAR MF v1.1 ENERGY STAR MF v1.0

Home Feature Summary:



Community: N/A 943 ft² Conditioned Floor Area: Number of Bedrooms:

Primary Heating System: Air Source Heat Pump • Electric • 3.2 COP Primary Cooling System: Air Source Heat Pump • Electric • 18 SEER2 Primary Water Heating: Residential Water Heater • Electric • 3.45 UEF 0.3 CFM50 / s.f. Shell Area (Adjusted Infiltration: 0.80 House Tightness:

ACH50)

45 CFM, 10 CFM • 39.92 Watts, 8.87 Watts • Ventilation:

BalancedSupply Only

Duct Leakage to Outside: 2 CFM25 / 100 ft²

Above Grade Walls: R-24

> Adiabatic, R-0 Ceilina:

Window Type: U-Value: 0.28, SHGC: 0.23

Foundation Walls: Framed Floor

Rating Completed by:

Energy Rater: Zach Smith RESNET ID: 6640996

Rating Company: Pando Alliance

3545 Ellicott Mills Drive, Suite A2, Ellicott City, MD 21043

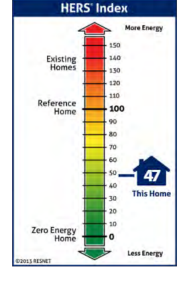
443-364-8047

Rating Provider: Pando Alliance

3545 Ellicott Mills Drive, Suite A2, Ellicott City, MD 21043

443-364-8047

Zach Smith, Certified Energy Rater Date: 2/23/24 at 3:43 PM





Projected Report Based on Plans Rating Date: 2022-10-27

Registry ID:

Ekotrope ID: mvoow8Bv



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

Annual Savings

\$879

*Relative to an average U.S. home

Home: 6165 Leesburg Pike Falls Church, VA 22044

Builder:

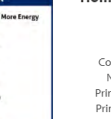
Your Home's Estimated Energy Use:

	Use [MBtu]	Annual Cost
Heating	5.3	\$187
Cooling	1.6	\$57
Hot Water	5.1	\$181
Lights/Appliances	12.6	\$445
Service Charges		\$129
Generation (e.g. Solar)	0.0	\$0
Total:	24.7	\$999

This home meets or exceeds the criteria of the following:

ENERGY STAR MF v1.1 ENERGY STAR MF v1.0

Home Feature Summary:



Home Type: Apartment, inside unit

Model: N/A
Community: N/A
Conditioned Floor Area: 951 ft²
Number of Bedrooms: 2

Primary Heating System: Air Source Heat Pump • Electric • 3.2 COP
Primary Cooling System: Air Source Heat Pump • Electric • 18 SEER2
Primary Water Heating: Residential Water Heater • Electric • 0.93 UEF
0.3 CFM50 / s.f. Shell Area (Adjusted Infiltration: 2.78

ACH50)

Ventilation: 45 CFM, 10 CFM • 39.92 Watts, 8.87 Watts •

BalancedSupply Only

Duct Leakage to Outside: 2 CFM25 / 100 ft²

Above Grade Walls: R-24

Ceiling: Vaulted Roof, R-30
Window Type: U-Value: 0.28, SHGC: 0.23

Foundation Walls: N/A

Rating Completed by:

Energy Rater: Zach Smith RESNET ID: 6640996

Rating Company: Pando Alliance

3545 Ellicott Mills Drive, Suite A2, Ellicott City, MD 21043

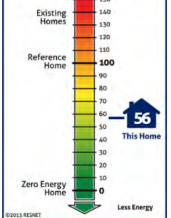
443-364-8047

Rating Provider: Pando Alliance

3545 Ellicott Mills Drive, Suite A2, Ellicott City, MD 21043

443-364-8047

Zach Smith, Certified Energy Rater Date: 2/23/24 at 3:43 PM



HERS Index



Projected Report Based on Plans Rating Date: 2022-10-27

Registry ID:

Ekotrope ID: Ydx0pM0d



HERS® Index Score:

47

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

Annual Savings

\$1,064
*Relative to an average U.S. home

Home: 6165 Leesburg Pike Falls Church, VA 22044 Builder:

Your Home's Estimated Energy Use:

	Use [MBtu]	Annual Cost
Heating	6.9	\$243
Cooling	1.3	\$45
Hot Water	1.4	\$48
Lights/Appliances	12.5	\$442
Service Charges		\$129
Generation (e.g. Solar)	0.0	\$0
Total:	22.1	\$907

Energy savings calculated without modifications to the energy model. (As Modeled)

This home meets or exceeds the criteria of the following:

ENERGY STAR MF v1.1 ENERGY STAR MF v1.0

Home Feature Summary:



Primary Heating System: Air Source Heat Pump • Electric • 8.9 HSPF2
Primary Cooling System: Air Source Heat Pump • Electric • 18 SEER2
Primary Water Heating: Residential Water Heater • Electric • 3.45 UEF
0.3 CFM50 / s.f. Shell Area (Adjusted Infiltration: 0.84

ACH50)

Ventilation: 40 CFM, 12 CFM • 35.48 Watts, 10.64 Watts •

BalancedSupply Only

Duct Leakage to Outside: 2 CFM25 / 100 ft²

Above Grade Walls: R-24

Ceiling: Adiabatic, R-0

Window Type: U-Value: 0.28, SHGC: 0.23

Foundation Walls: N/A

Rating Completed by:

Energy Rater: Zach Smith RESNET ID: 6640996

Rating Company: Pando Alliance

3545 Ellicott Mills Drive, Suite A2, Ellicott City, MD 21043

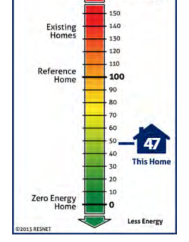
443-364-8047

Rating Provider: Pando Alliance

3545 Ellicott Mills Drive, Suite A2, Ellicott City, MD 21043

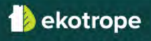
443-364-8047

Zach Smith, Certified Energy Rater Date: 2/23/24 at 3:43 PM



HERS Index

More Energy



Projected Report Based on Plans Rating Date: 2022-10-27

Registry ID:

Ekotrope ID: b2Jl4NWd



HERS® Index Score:

47

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

Annual Savings

\$975

*Relative to an average U.S. home

Home: 6165 Leesburg Pike Falls Church, VA 22044

Builder:

Your Home's Estimated Energy Use:

	Use [MBtu]	Annual Cost
Heating	5.5	\$193
Cooling	1.2	\$42
Hot Water	1.4	\$48
Lights/Appliances	12.6	\$445
Service Charges		\$129
Generation (e.g. Solar)	0.0	\$0
Total:	20.7	\$857

Energy savings calculated without modifications to the energy model. (As Modeled)

This home meets or exceeds the criteria of the following:

ENERGY STAR MF v1.1 ENERGY STAR MF v1.0

Home Feature Summary:



Model: N/A
Community: N/A
Conditioned Floor Area: 951 ft²
Number of Bedrooms: 2

Primary Heating System: Air Source Heat Pump • Electric • 3.2 COP

Primary Cooling System: Air Source Heat Pump • Electric • 18 SEER2

Primary Water Heating: Residential Water Heater • Electric • 3.45 UEF

0.3 CFM50 / s.f. Shell Area (Adjusted Infiltration: 0.78

ACH50)

Ventilation: 45 CFM, 10 CFM • 39.92 Watts, 8.87 Watts •

BalancedSupply Only

Duct Leakage to Outside: 2 CFM25 / 100 ft²

Above Grade Walls: R-24

Ceiling: Adiabatic, R-0

Window Type: U-Value: 0.28, SHGC: 0.23

Foundation Walls: N/A

Rating Completed by:

Energy Rater: Zach Smith RESNET ID: 6640996

Rating Company: Pando Alliance

3545 Ellicott Mills Drive, Suite A2, Ellicott City, MD 21043

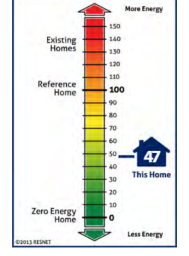
443-364-8047

Rating Provider: Pando Alliance

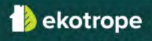
3545 Ellicott Mills Drive, Suite A2, Ellicott City, MD 21043

443-364-8047

Zach Smith, Certified Energy Rater Date: 2/23/24 at 3:43 PM



HERS Index



Projected Report Based on Plans Rating Date: 2022-10-27

Registry ID:

Ekotrope ID: BdNMm73L



HERS® Index Score:

52

Your home's HERS score is a relative performance score. The lower the number, the more energy efficient the home. To learn more, visit www.hersindex.com

Annual Savings

\$1,096
*Relative to an average U.S. home

Home: 6165 Leesburg Pike Falls Church, VA 22044

Builder:

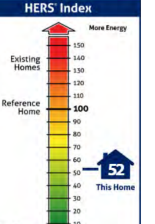
Your Home's Estimated Energy Use:

	Use [MBtu]	Annual Cost
Heating	8.0	\$280
Cooling	1.9	\$66
Hot Water	1.4	\$48
Lights/Appliances	13.4	\$473
Service Charges		\$129
Generation (e.g. Solar)	0.0	\$0
Total:	24.6	\$997

This home meets or exceeds the criteria of the following:

ENERGY STAR MF v1.1 ENERGY STAR MF v1.0

Home Feature Summary:



Less Energy

Home Type: Apartment, end unit

Model: N/A
Community: N/A
Conditioned Floor Area: 1,121 ft²
Number of Bedrooms: 2

Primary Heating System: Air Source Heat Pump • Electric • 8.9 HSPF2
Primary Cooling System: Air Source Heat Pump • Electric • 18 SEER2
Primary Water Heating: Residential Water Heater • Electric • 3.45 UEF
0.3 CFM50 / s.f. Shell Area (Adjusted Infiltration: 3.25

ACH50)

Ventilation: 50 CFM, 10 CFM • 44.35 Watts, 8.87 Watts •

BalancedSupply Only

Duct Leakage to Outside: 2 CFM25 / 100 ft²

Above Grade Walls: R-19

Ceiling: Vaulted Roof, R-30
Window Type: U-Value: 0.28, SHGC: 0.23

Foundation Walls: N/A

Rating Completed by:

Energy Rater: Zach Smith RESNET ID: 6640996

Rating Company: Pando Alliance

3545 Ellicott Mills Drive, Suite A2, Ellicott City, MD 21043

443-364-8047

Rating Provider: Pando Alliance

3545 Ellicott Mills Drive, Suite A2, Ellicott City, MD 21043

443-364-8047

Zach Smith, Certified Energy Rater Date: 2/23/24 at 3:43 PM



Zero Energy

D2013 RESNET

Tab G:

Zoning Certification Letter (MANDATORY)

Zoning Certification

DAIE:		
TO:	Virginia Housing	
	601 South Belvidere Street Richmond, Virginia 23220	
RE:	ZONING CERTIFICATION	
	Name of Development:	Wesley FCC
	Name of Owner/Applicant:	Wesley FCC LLC
	Name of Seller/Current Owner:	First Christian Church of Falls Church
Devel Devel qualif DEVEL Devel	lopment. It is understood lopment Authority solely for	ne purpose of confirming proper zoning for the site of the that this letter will be used by the Virginia Housing the purpose of determining whether the Developmen VHDA's Qualified Allocation Plan for housing tax credits.
_	Description: ttached legal description	
Propo	sed Improvements:	
Ad	w Construction: 95 # Units aptive Reuse: # Units	s # Buildings Total Floor Area Sq. Ft.

Zoning Certification, cont'd

Curre	nt Zoning:	R-3, HC		(allowing a d	ensity of
23.6	units p	per acre, and the	e following o	her applicable of	conditions:	as stated in
conditio		al of Special Excepti				
	•	e Information: posed affordable mul	lti-family develo	oment consisting of	95 independe	ent living units and
		s been reviewed and d				
		-MA-00026 was app				
		· ·	•	•	<u> </u>	<u> </u>
LOCA	L CERTIFIC	ATION:				
Chec	k one of th	ne following as ap	opropriate:			
X	proposed no zoning	d residential deve	elopment. To anding on thi	the best of my	knowledge,	is proper for the , there are presently g approvals and/or
	of my kı	•	e are preser	ntly no zoning	violations of	ng use. To the best outstanding on this are required.
			Signature	Jan	_	
			Aaron √	/inson, P_E	Digitally signed by Aaron V DN: C=US, O="Walter L. I E=avinson@wlpinc.com Date: 2024-02-29 16;38:45	Vinson, P_E_ Phillips, Inc.", CN="Aaron Vinson, P_E_",
			Printed Na	me		
			Director of En			
			Title of Loc	al Official or Civi	l Engineer	
			703-532-6163	3		
			Phone:			
			2/29/2024			
			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.



Description of the property of First Christian Church of Falls Church, zoned R-3, Mason District, Fairfax County, Virginia

Beginning at a point in the west right-of-way line of Leesburg Pike – Route 7, said point being the northeast corner of nor-or-formerly Carriage Funeral Holdings, Inc. as recorded in Deed Book 23656 at Page 314; thence with Carriage Funeral Holdings, Inc., S 57°41'03" W, 97.28 feet to a point; thence S 29°53'12" W, 176.49 feet to a point in the north line of Parcel A, Vinewood as recorded in Deed Book 5826 at Page 91; thence with Vinewood and continuing with Cavil's Addition to Ravenwood Park as recorded in Deed Book 1549 at Page 51, 60°06'48" W, 684.61 feet to a point in the east line of Lot 3, Ravenwood Park as recorded in Deed Book 1297 at Page 355; thence with Lot 3 and continuing with Parcel A, Country Squire as recorded in Deed Book 8279 at Page 1429 further continuing with The Chateaux Condominium Association as recorded in Deed Book 7545 at Page 1387, N 29°56'27" E, 187.34 feet to a point; thence with The Chateaux Condominium Association and continuing with the west right-of-way line of Leesburg Pike – Route 7, N 44°56'57" E, 418.24 feet to a point; thence continuing with the west right-of-way line of Leesburg Pike – Route 7, S 31°51'48" E, 44.79 feet to a point; thence 437.91 feet with the arc of a curve bearing to the left and having a radius of 43,011.85 feet, (tangent length 218.96 feet, chord length 437.91 feet, chord bearing S 32°09'18" E) to a point; thence S 32°26'48" E, 220.01 feet to the point of beginning and containing an area of 296,997 square feet or 6.8181 acres





TO: Ms. Judith Cabelli, Wesley Housing Development Corporation

FROM: Aaron Vinson, Walter L. Phillips, Inc.

DATE: March 14, 2024

SUBJECT: First Christian Church of Falls Church and Wesley Housing Clarification

Regarding Site/Parcel Area - Wesley FCC LIHTC Application

This memorandum is provided pursuant to your request and is intended to distinguish between the site area provided in a legal description prepared by this office and the site area referenced in other areas of the Wesley FCC LIHTC application.

The legal description prepared by this office, which is included as part of your application, describes a parcel of land with an area of 6.818 acres. This description refers to existing parcel 0513-01-0025 as defined in the real estate records of Fairfax County. Within this larger parcel, Wesley Housing recently achieved approval of Special Exception SE 2022-MA-00026 through the Fairfax County Board of Supervisors for a defined portion of parcel 0513-01-0025 as delineated in the Special Exception plat and application. The Special Exception area is 4.026 acres, which covers the area of the site upon which the proposed residential development will occur.

I trust this explanation adequately clarifies the different site areas referenced within your application package. If you have any questions or need additional information, please don't hesitate to contact me at avinson@wlpinc.com or (703) 532-6163.



sara.mariska@ofplaw.com
Direct: 703-218-2146

March 14, 2024

Virginia Housing 601 South Belvidere Street Richmond, Virginia 23220

Re: Zoning Clarification

Applicant: Wesley FCC LLC

Seller/Owner: First Christian Church of Falls Church

To Whom it May Concern:

On February 21, 2023, the Fairfax County Board of Supervisors (the "Board") approved Special Exception SE 2022-MA-00026 (the "Special Exception") subject to thirty-three (33) development conditions to permit development of an affordable, independent living facility on a 4.026 acre portion of property identified as Fairfax County Tax Map Reference 51-3 ((1)) 25.

As originally filed, the Special Exception was submitted on an approximately 4.026 acre portion of property owned by the First Christian Church of Falls Church identified as Fairfax County Tax Map Reference 51-3 ((1)) 25, with an address of 6165 Leesburg Pike, Falls Church, VA 22044 ("Church Property"). During the approval process, the Fairfax County Zoning Administrator requested that the Special Exception be filed on the entirety of the Church Property to allow for operation of an office use within the church until such time as the independent living facility is constructed and the office use moved from the church building to the independent living facility. As a result, the Special Exception was approved for the entirety of the 6.818 Church Property with the understanding that upon the construction of the independent living facility, the Special Exception for independent living use would be applicable to 4.026 acres.

The land area to be allocated to the independent living facility is memorialized in Condition 4 of the Special Exception which states that:

The independent living facility will be located on a 4.02 acre portion of the site as shown on the SE[A] [sic] Plat. The Office in a Residential District use may be located in the existing church building until such time Non-RUP is issued for the Office in a Residential District use in the Independent Living Facility. Upon issuance of the Non-RUP for the Independent Living Facility, the Office in a Residential use must be relocated within the Independent Living Facility.

In addition to Condition 4, Sheet P-0203 of the SE Plat, identified in Condition 2 and approved by the Board identifies Area A as the Special Exception Area for independent living use, which is comprised of approximately 4.026 acres as identified on Sheet P-0102 of the SE Plat.

In sum, although the Special Exception was approved for 6.818 acres, the Special Exception for affordable independent living will be applicable to only a 4.026 acre of the Church Property.

Should you have any questions, or need additional information, please do not hesitate to let me know.

Very truly yours,

Sara V. Mariska

Sara r. Mariph

cc: Judith Cabelli David Johnson

#5918430v1

Tab H:

Attorney's Opinion (MANDATORY)



101 Arch Street 1325 G Street, NW Suite 1101 Suite 770 Boston, MA 02110 Washington, DC 20005 T 617.224,0600 T 202.842,9006 F 617.224,0601 F 202.842,3936

Date March 13, 2024

To Virginia Housing 601 South Belvidere Street Richmond, Virginia 23220

RE: 2024 9% Tax Credit Reservation Request
Name of Development Wesley FCC
Name of Owner Wesley FCC 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 13, 2024 (of which this opinion is a part) (the "Application") submitted to you for the purpose of requesting, in connection with the captioned Development, a reservation of low-income housing tax credits ("Credits") available under Section 42 of the Internal Revenue Code of 1986, as amended (the "Code"). It has also reviewed Section 42 of the Code, the regulations issued pursuant thereto and such other binding authority as it believes to be applicable to the issuance hereof (the regulations and binding authority hereinafter collectively referred to as the "Regulations").

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

- 1. It is more likely than not that the inclusion in eligible basis of the Development of such cost items or portions thereof, as set forth in Hard Costs and Owners Costs section of the Application form, complies with all applicable requirements of the Code and Regulations.
- 2. Assuming that you designate the buildings in the Development as being in a difficult development area pursuant to Code Section 42(d)(5)(B)(v), the calculations (a) of the Maximum Allowable Credit available under the Code with respect to the Development and (b) of the Estimated Qualified Basis of each building in the Development comply with all applicable requirements of the Code and regulations, including the selection of credit type implicit in such calculations.
- 3. The appropriate type(s) of allocation(s) have been requested in the Reservation Request Information section in the Application form.
- 4. The information set forth in the Unit Details section of the Application form as to proposed rents exceeds the Code rent restrictions; however, the Development will satisfy all applicable requirements of the Code and Regulations due to subsidies such that no tenant will pay rents in excess of what is dictated by the Code and Regulations.
- 5. The site of the captioned Development is controlled by the Owner, as identified in the Site Control section of the Application, for a period of not less than four (4) months beyond the application deadline.

- 6. The type of the nonprofit organization involved in the Development is an organization described in Code Section 501(c)(3) or 501(c)(4) and exempt from taxation under Code Section 501(a), whose purposes include the fostering of low-income housing.
- 7. The nonprofit organizations' ownership interest in the development is as described in the Nonprofit Involvement section of the Application form.

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

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

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

Klein Hornig LLP

By: Frik T Hoffina

Its: Partner

(lein Hornig LLP

Suite 1101 Boston, MA 02110 T 617.224.0600

F 617,224,0601

Suite 770 Washington, DC 20005 T 202.842.9006 F 202.842.3936

Attorney's Opinion Letter

(This Form Must Be Included With Application)

This Opinion Must Be Submitted Under Law Firm's Letterhead - Any changes to the form of opinion other than filing in blanks or making the appropriate selections in bracketed language must be accompanied by a black-lined version indicating all additional changes to the opinion. Altered opinions will still be subject to acceptance by the Authority.

Date-	(Must be on or after the application date below) March 13, 2024
То	Virginia Housing 601 South Belvidere Street Richmond, Virginia 23220
RE:	2024 9% Tax Credit Reservation Request (competitive 70% present value credits)
Name	e of Development
	Name of Owner
	Wesley FCC Name of Owner Wesley FCC 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 13, 2024 (of which this opinion is a part) (the "Application") submitted to you for the purpose of requesting, in connection with the captioned Development, a reservation of low-income housing tax credits ("Credits") available under Section 42 of the Internal Revenue Code of 1986, as amended (the "Code"). It has also reviewed Section 42 of the Code, the regulations issued pursuant thereto and such other binding authority as it believes to be applicable to the issuance hereof (the regulations and binding authority hereinafter collectively referred to as the "Regulations").

Based upon the foregoing reviews and upon due investigation of such matters as it deems necessary in order to render this opinion, but without expressing any opinion as to either the

reasonableness of the estimated or projected figures or the veracity or accuracy of the factual representations set forth in the Application, the undersigned is of the opinion that:

1. It is more likely than not that the inclusion in eligible basis of the Development of such cost items or portions thereof, as set forth in Hard Costs and Owners Costs section of the Application form, complies with all applicable requirements of the Code and Regulations.

2.—[Select One]

The calculations (a) of the Maximum Allowable Credit available under the Code with respect to the Development and (b) of the Estimated Qualified Basis of each building in the Development comply with all applicable requirements of the Code and regulations, including the selection of credit type implicit in such calculations.

OR

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

4. [Select One]

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

OR

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

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

Firm Name		
Ву	 	
<u> </u>	 	
	 Title	

Document comparison by Workshare Compare on Wednesday, March 13, 2024 10:14:35 AM

Input:	
Document 1 ID	file://C:\Users\dmcdaniel\OneDrive - Klein Hornig LLP\Desktop\VH 9% 2024 Attorney Opinion VA Manual WORD Version. pulled on 3.12.24.docx
Description	VH 9% 2024 Attorney Opinion VA Manual WORD Version. pulled on 3.12.24
Document 2 ID	file://C:\Users\dmcdaniel\OneDrive - Klein Hornig LLP\Desktop\WH-FCC VH 2024 9% Attorney Opinion(1124471.2).pdf
Description	WH-FCC VH 2024 9% Attorney Opinion(1124471.2)
Rendering set	Standard

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

Statistics:	
	Count
Insertions	8
Deletions	27
Moved from	0
Moved to	0
Style changes	0
Format changes	0

Total changes	35
i otai onangoo	

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
e. Tax exempt status $\ \square$ 501(c)(3) $\ \square$ 501(c)(4) $\ \square$ 501(a)
f. 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.)?
ι.	Does the nonprofit share staff with any other entity besides a related nonprofit described above? □ YES □ NO If yes, explain in detail:
m.	How many volunteers does the nonprofit and, if applicable, any related nonprofit have?
	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.
	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 t
exercise any other type of control?
☐ YES ☐ NO If yes, explain in detail:
f. Was the nonprofit formed by any individual(s) or for profit entity for the principal purpose of being
included in the nonprofit Pool or receiving points for nonprofit participation under the Plan?
□ YES □ NO

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)?		
	□ YES □ NO		
	(i) Will the nonprofit own at least 10% of the general partnership/owning entity?		
	□ YES □ NO		
	(ii) Will the nonprofit own 100% of the general partnership interest/owning entity?		
	□ YES □ NO		
	If no to either 3a.i or 3a.ii above, specifically describe the nonprofit's ownership interest		
b.	(i) Will the nonprofit be the managing member or managing general partner?		
	☐ YES ☐ NO If yes, where in the partnership/operating agreement is this provision		
	specifically referenced?		
	(ii) Will the nonprofit be the managing member or own more than 50% of the		
	general partnership interest? \square YES \square NO		

c. Will	the nonprofit have the option or right of first refusal to purchase the proposed development		
at t	the end of the compliance period for a price not to exceed the outstanding debt and exit taxes		
of t	he for-profit entity? $\ \square$ YES $\ \square$ NO		
If ye	es, where in the partnership/operating agreement is this provision specifically referenced?		
	ecordable agreement attached to the Tax Credit Application as TAB V? at the end of the compliance period explain how the disposition of the assets will be structured:		
con			
	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):		
	Will the nonprofit invest in its overall interaction with the development more than 500 hours		
	annually to this venture? \square YES \square NO If yes, subdivide the annual hours by activity and staff responsible and explain in detail :		

·	kplain how the idea for the proposed development was conceived. For example, was it in esponse to a need identified by a local neighborhood group? Local government? Board member?		
•	ird party consultant? Other?		
	nanaging members of the Owner of the Development (one must be the e percentages of their interests:		
explain the nature and ex	e. the nonprofit is not the sole general partner/managing member), tent of the joint venture partner's involvement in the construction or ion or management of the proposed development.		
and accounting services) (i) Explain the nature and	ding development services (excluding architectural, engineering, legal, to the proposed development? YES NO If yes, extent of the consultant's involvement in the construction or ion or management of the proposed development.		
•	onship was established. For example, did the nonprofit solicit proposals Did the for-profit contact the nonprofit and offer the services?		

fill the nonprofit or the Owner (as identified in the application) pay a joint venture partner or		
consultant fee for providing development services? $\ \square$ YES $\ \square$ NO $\ $ 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? \square YES \square 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?		
\square YES \square NO If yes, explain:		
l. 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?		
\square YES \square NO If yes, explain:		

m. Disclose any business or personal (including family) relationships that any of the standirectors or other principals involved in the formation or operation of the non-profit directly or indirectly, with any persons or entities involved or to be involved in the Deson a for-profit basis including, but not limited to the Owner of the Development, any profit general partners, employees, limited partners or any other parties directly or related to such Owner:	t have, either evelopment of its for-
n. Is the nonprofit involving any local, community based nonprofit organizations in the role and operation, or provision of services for the development? YES NO explain in detail, including the compensation for the other nonprofits amount and tir payments.	If yes,
4. Virginia and Community Activity a. Has the Virginia State Corporation Commission authorized the nonprofit to do busines YES NO	ss in Virginia?
b. Define the nonprofit's geographic target area or population to be served:	
a December perpendit or if applicable related perpendit have experience cerving the es	ammunity.
c. Does the nonprofit or, if applicable, related nonprofit have experience serving the complete where the proposed development is located (including advocacy, organizing, development, or facilitation, but not limited to housing initiatives)? YES Note the proposed development is located (including advocacy, organizing, development, or facilitation, but not limited to housing initiatives)? YES Note the proposed development is located (including advocacy, organizing, development, or facilitation, but not limited to housing initiatives)?	oment,

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? $\ \square$ YES $\ \square$ NO $\ $ If yes, explain				
e. Has the Virginia Department of Agriculture and Consumer Services (Division of Consumer Affairs) authorized the nonprofit to solicit contributions/donations in the target community?				
□ YES □ NO				
f. Does the nonprofit have demonstrated support (preferably financial) from established				
organizations, institutions, businesses and individuals in the target community?				
\square YES \square NO If yes, explain:				
g. Has the nonprofit conducted any meetings with neighborhood, civic, or community groups and/or				
tenant associations to discuss the proposed development and solicit input? $\ \square$ YES $\ \square$ NO				
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? \square YES \square NO If yes,				
(i) Low-income residents of the community? $\ \square$ YES $\ \square$ NO				
(ii) Elected representatives of low-income neighborhood organizations? $\ \square$ YES $\ \square$ 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)? \Box YES \Box NO				

j. Does the board of directors hold regular meetings which are well attended and accessible	e to the
target community? YES NO If yes, explain the meeting schedule:	
k. Has the nonprofit received a Community Housing Development Organization (CHDO)	
designation, as defined by the U.S. Department of Housing and Urban Development's HC regulations, from the state or a local participating jurisdiction? \Box YES \Box NO	OME
l. Has the nonprofit been awarded state or local funds for the purpose of supporting overh	nead and
operating expenses? YES NO If yes, explain in detail:	
m. Has the nonprofit been formally designated by the local government as the principal community-based nonprofit housing development organization for the selected target :	area?
n. Has the nonprofit ever applied for Low Income Housing Tax Credits for a development in acted as a joint venture partner with a for-profit entity?	which it
If yes, note each such application including: the development name and location, the da	te
of application, the nonprofit's role and ownership status in the development, the name a	and
principals of the joint venture partners, the name and principals of the general contract	or, the
name and principals of the management entity, the result of the application, and the cu	rrent
status of the development(s).	

o. Has the nonprofit ever applied for Low Income Housing Tax Credits for a development in whic acted as the sole general partner/managing member? \Box YES \Box NO	h it
If yes, note each such development including the name and location, the date of the applicati	on.
the result of the application, and the current status of the development(s).	
p. To the best of your knowledge, has this development, or a similar development on the same since ever received tax credits before? YES NO If yes, explain:	ite,
q. Has the nonprofit been an owner or applicant for a development that has received a reservatio a previous application round from the Virginia Housing Partnership or the Virginia Housing Fur	
r. Has the nonprofit completed a community needs assessment that is no more than three years of	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:	
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 □ NO If yes, explain the plan:	r

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	9		
Own	er/Annlicant		
OVVII	iei/Appticant		
By _			
lts_			
		Title	
Date	Mar 1, 2024		
We	sley Housing Developm	ent Corporation of Northern Virginia	
		Nonprofit	
Bv	Michael T. Cranna	Michael T Cranna Michael T Cranna (Mar 1, 2024 16:58 EST)	
-, -		Board Chairman	
Bv _			
, –		Executive Director	

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.

Dat	Mar 13, 2024	
Owi	er/ApplicantWesley FCC LLC	
Ву	Kamilah McAfee Kamilah Mcafee (Mar 1 0 2024 23:34 EDT)	
lts	President	
100	Title	
Dat	Mar 13, 2024	
We	sley Housing Development Corporation of Northern Virginia	
	Nonprofit	
Ву		
	Board Chairman	
Ву	Kamilah McAfee Kamilah Mcafee (Mar 10, 2024 23:34 EDT)	
-	Executive Director	

Wesley Housing Development Corporation 2024 Board of Directors

NAME & ADDRESS	EMPLOYMENT	POSITION/COMMITTEE	TERM
Kimberly Armstrong 4380 King Street Apartment 111 Alexandria, VA 22302 (Cell) 703.615.6497 kim.armstrong10@verizon.net	Wells Fargo (retired)	Treasurer Chair, Finance Committee Executive Committee Audit Committee	1/22 - 1/25
Marcia Bradford 13550 Northbourne Dr. Centreville, VA 20120 (Cell) 703.402.1671 riversongrox@icloud.com	ChainBridge Bank, NA (retired)	Finance Committee Audit Committee	1/22 - 1/25
Rev. Dr. Sarah Calvert	District Superintendent Northern Virginia District of the United Methodist Church in Virginia 3600 Chain Bridge Road, Suite 1 Fairfax, VA 22030 (O) 703.820.7200 (F) 703.845.8145 NoVaDS@vaumc.org	None	1/24 - 1/25
Brooke Cooper 705 Braxton Place Alexandria, VA 22301 (Home) 703.836.5524 (Cell) 310.210.3011 techanalyst65@gmail.com	Analyst (Contractor) 11th Hour Consulting LLC embedded with Deloitte Consulting LLC, in support of Office of the Undersecretary of Defense for Acquisition and Sustainment (O) 571-372-6909 NIPR: brooke.r.cooper.ctr@mail.mil SIPR: brooke.r.cooper.ctr@mail.smil.mil bcooper@11thhourservice.com	Chair, Audit Committee Executive Committee Real Estate Development Committee	1/22 - 1/25

Wesley Housing Development Corporation 2024 Board of Directors

NAME & ADDRESS	EMPLOYMENT	POSITION/COMMITTEE	TERM
Michael T. Cranna	Development Advisor	Chair	1/22 - 1/25
6326 Lakeview Drive	Point Reyes Energy Partners, LLC	Executive Committee	
Falls Church, VA 22041		President, Affiliate Boards	
(Cell) 703.937.7707		President. Wesley ASI Board	
michael.cranna@gmail.com		President, Agape Board	
		Ex Officio, all committees	
		Chair, Diversity Equity Inclusion & Belonging Committee	
Kamilah McAfee	President/CEO	President/CEO	N/A
3833 8th St. S	Wesley Housing	Executive Committee	
Arlington, VA 22204	2311 Huntington Avenue	Secretary, Affiliate Board	
(Cell) 571.319.3482	Alexandria, VA 22303	Secretary, Corporate Affiliate Board	
	(O) 703-642-3830 ext.220	Secretary, Wesley ASI Board	
	(Cell): 571.319.3482	Secretary, Wesley Agape Board	
Nancy Minter	Urban Institute Library (retired)	Chair, External Relations/Resource Development Committee	1/23 - 1/26
3137 Eakin Park Ct.		Exexcutive Committee	
Fairfax, VA 22031		Governance Committee	
703.280.4996			
nancy.minter@ymail.com			
Suzanne Moran	TD Private Client Group, LLC	Chair, Governance Committee	1/22 - 1/25
2836 Arizona Terrace, NW	Institutional Non-Profit Account Manager	Executive Committee	
Washington, DC 20016	607 14th Street, NW	External Relations/Resource Development Committee	
mckennamoran@aim.com	Washington, DC 20005	Resident Services Committee	
(Cell) 202.768.5560	suzanne.moran@td.com	Assistant Secretary Wesley ASI Board	
	(O) 202.641.7722	Assistant Secretary Agape Board	
June Stowe	Retired	Chair, Resident Services Committee	1/22 - 1/25

Wesley Housing Development Corporation 2024 Board of Directors

NAME & ADDRESS	EMPLOYMENT	POSITION/COMMITTEE	TERM
5007 Richenbacher Avenue		Executive Committee	
Alexandria, VA 22304		Finance Committee	
estowe@comcast.net			
(Home) 703.751.0458			
(Cell) 571.236.8636			
Malanda Worrell	Senior Vice President, Market Operations	Vice Chair	1/24 - 1/27
5758 Central Avenue, SE	Jones Lang LaSalle Securities, LLC	Executive Committee	
Washington, DC 20019	2020 K Street, NW	Diversity Equity Inclusion & Belonging Committee	
malanda.daniel@gmail.com	Suite 1100		
(Cell) 202.590.7642	Washington, DC 20006		
	Malanda.worrell@am.jll.com		
	(O) 202.719.5984		
Andrew Vincent	Vice President of Development	Chair, Real Estate Development Committee	1/23 - 1/26
606 Cloverfield Place	Horning Brothers	Diversity Equity Inclusion & Belonging Committee	
Silver Spring, MD 20910	3333 14th Street NW- Suite 300		
	Washington, DC 20020		
	avincent@horningdc.com		
	(O) 202-659-0700		
Arianna K. Royster, CPM, ARM	Executive Vice President.	Real Estate Development Committee	1/23 - 1/26
514 Windboard Way	Borger Management, Inc.	Resident Services Committee	
National Harbor, MD 29745	1111 14th Street NW- Suite 200		
	Washington, DC 20005		
	aroyster@borgermanagement.com		
	(O) 202-898-1880		

Tab J:

Relocation Plan and Unit Delivery Schedule (MANDATORY-Rehab)

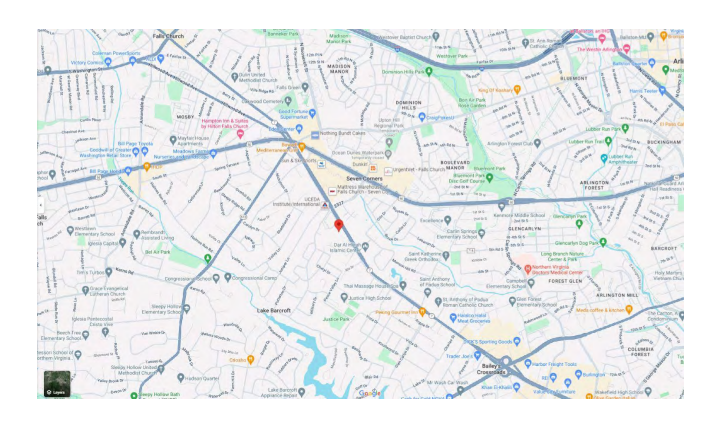
N/A

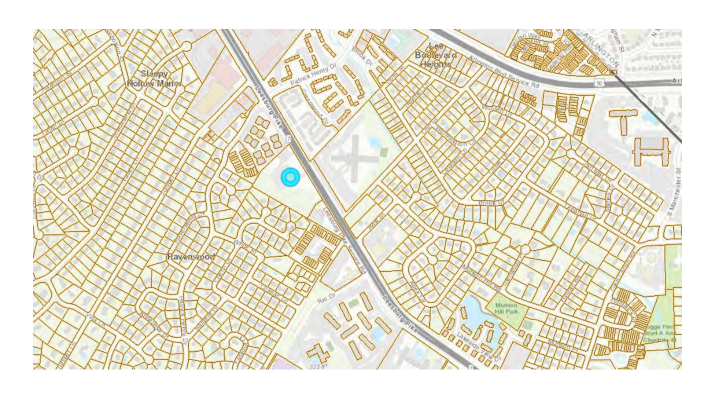
Tab K:

Documentation of Development Location:

DEVELOPMENT LOCATION

6165 Leesburg Pike, Falls Church, VA 22044





Tab K.1

Revitalization Area Certification

RESOLUTION OF THE BOARD OF SUPERVISORS OF FAIRFAX COUNTY, VIRGINIA DESIGNATING A PORTION OF 6165 LEESBURG PIKE AS A REVITALIZATION AREA PURSUANT TO VIRGINIA CODE § 36-55.30:2

At a regular meeting of the Board of Supervisors of Fairfax County, Virginia, held in the Board Auditorium of the Government Center in Fairfax, Virginia, on February 20, 2024, at which a quorum was present and voting, the following was adopted:

WHEREAS, Wesley Housing (the "Developer") has proposed constructing 95 affordable senior housing units (the "Development") on a portion of the site having Fairfax County Tax Map number 0513 01 0025 and located at 6165 Leesburg Pike, Falls Church, VA 22044, in the Mason District (the "Development Site") as shown on Attachment 3.

WHEREAS, the Developer's financing plan for the Development includes, among other things, an application to Virginia Housing for competitive nine percent Low Income Housing Tax Credits (LIHTC) pertaining to the proposed Development.

WHEREAS, the nine percent LIHTC evaluation process provides that 15 additional points may be awarded to projects that meet the definition of a revitalization area pursuant to Virginia Code § 36-55-30:2 ("Revitalization Area") and have been so designated by resolution of the governing body in which the Revitalization Area is located.

WHEREAS, the definition of a Revitalization Area used in Virginia Code § 36-55-30:2 is separate and distinct from terms "Revitalization Area" and "Revitalization District" as used in the various comprehensive plans for Fairfax County, Virginia. Any designation of the Development Site as a Revitalization Area does not in any manner affect any areas of the County that have been, or in the future may be, determined by the Board to be Revitalization Areas or Revitalization Districts.

WHEREAS, the Development Site meets the standards for a Revitalization Area as described in Virginia Code § 36-55-30:2, namely that (i) the development of the proposed site will benefit Fairfax County, but that such area lacks the housing needed to induce, among other things, the 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.

NOW, THEREFORE, THE BOARD HEREBY DETERMINES as follows:

The Development Site is hereby designated a Revitalization Area in Fairfax County, Virginia in accordance with Virginia Code § 36-55-30:2. The Board has determined that (i) the commercial or other economic development of the Revitalization Area will benefit Fairfax County, but that this area lacks the housing needed to induce, among other things, the commercial, governmental, educational, entertainment, community development, healthcare or nonprofit enterprises or undertakings, to locate or remain in this 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 this area and will induce other persons and families to live within this area and thereby create a desirable economic mix of residents in such area.

ADOPTED this 20th day of February, 2024.

A Copy Teste:

Jill G. Cooper

Clerk for the Board of Supervisors



Revitalization Area

General Instructions

Revitalization areas are defined in Virginia Code §36-55.30.2.A.

Designation

To qualify for revitalization area points, select one of the following (and provide adequate documentation):

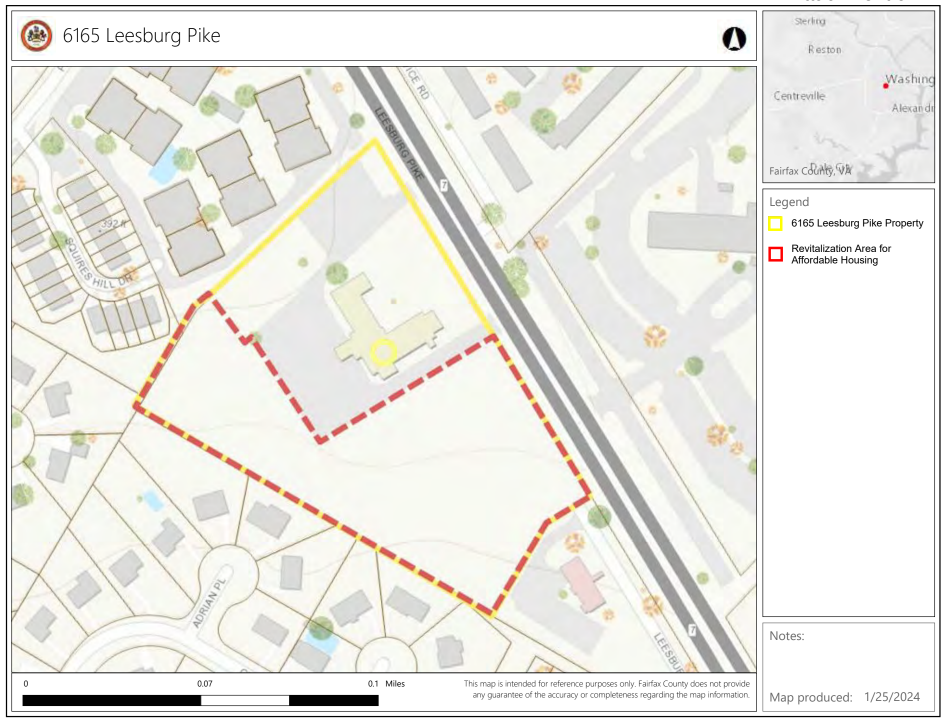
- T. The development is located in a Qualified Census Tract, as defined by HUD. (10 points)
- The development is located in a census tract wherein 70% or more of the families have incomes
 which are ≤ 80% statewide median income. NOTE. These census tracts are included in the definition
 of target area for single-tamily purposes, but do not include ACEDS. (10 paints)
- The development is located in an aiready established redevelopment area, conservation area or rehabilitation district created by a city or county, pursuant to §36-1 et seq. Documentation <u>must</u> show area boundaries and support that the development lies within those boundaries. (10 paints)
- 4. The development is located in a Houling Rehabilitation Zone established through an ordinance created by a city, country or fown pursuant to §36-55.64. Documentation <u>must</u> include a copy of the ordinance with support that the development lies within the Rehabilitation Zone. (15 points)
- The development is located in a defined revitalization area. Documentation must include a resolution from the locality supporting the development's a location within the revitalization area. See language below. (15 points)

The above-referenced development is located in a Revitalization Area in the Town/City/County of 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 ventiliation, light ar sanitation, excessive land coverage, deleterious land use, or faulty or otherwise inadequate design, quality or condition, or (2) the industrial, commercial or otherwise inadequate design, quality or condition, or (2) the industrial, commercial acks 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, sate and sanitary hausing 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.

Delete the language that does not apply, (1)(1) or (i)(2) above.

6. The development is located in a Qualified Opportunity Zone and hat a binding commitment of funding. Documentalian <u>must</u> include a firm commitment of funding from a Qualified Opportunity Fund (QOF). Evidence of the self-certification to become a QOF must be provided with the commitment for funding. (15 points)

Attachment 3



Tab K.2

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



Surveyor's Certification of Proximity to Transportation

DATE: February 29, 2024

TO: Virginia Housing

601 South Belvidere Street Richmond, VA 23220

RE: 2024 Tax Credit Reservation Request

Name of Development: Wesley FCC

Name of Owner: Wesley FCC LLC

Ladies and Gentlemen:

This letter is submitted to you in support of the Owner's Application for Reservation of Low Income Housing Tax Credits under Section 42 of the Internal Revenue Code of 1986, as amended.

Based upon due investigation of the site and any other matters as it deemed necessary this firm certifies that: the main street boundary entrance to the property is within:

2,640 feet or ½ mile of the nearest access point to an existing commuter rail, light rail or subway station; **OR**

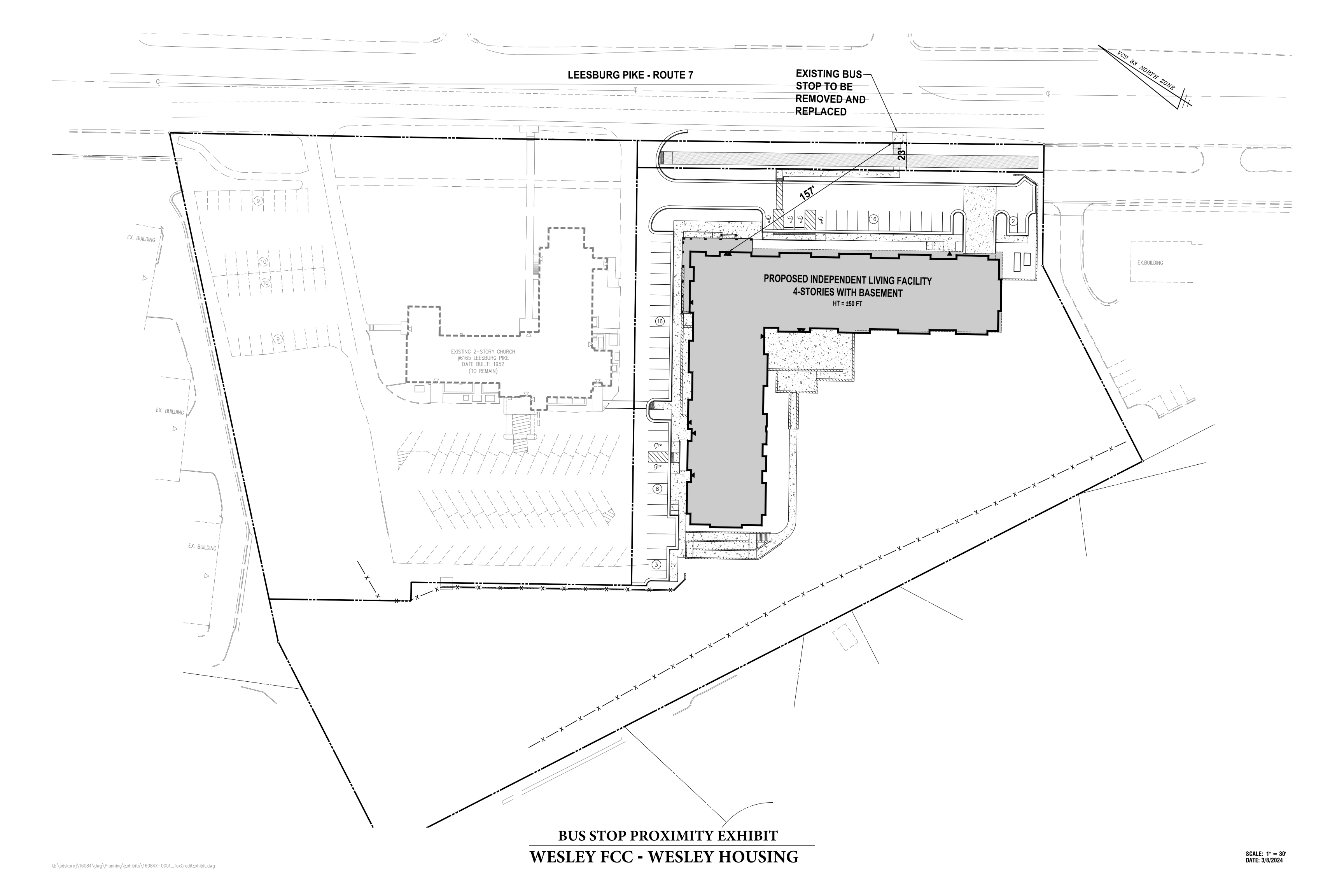
1,320 feet or ½ mile of the nearest access point to an existing public bus stop.

Firm Name: Walter L. Phillips, Inc.

By: <u>Aaron M. Vinson</u>

Its: <u>Director of Engineering</u>

Title



Tab L:

PHA / Section 8 Notification Letter

PHA or Section 8 Notification Letter

Date
Fairfax County Department of Housing and Community Development 3700 Pender Drive, Fairfax, VA 22030 Attn: Sec. 8/PHA Waiting List Admin.
RE: Proposed Affordable Housing Development
Name of DevelopmentWesley FCC
Name of Owner _ Wesley FCC LLC
I would like to take this opportunity to notify you of a proposed affordable housing development to be completed in your jurisdiction. We are in the process of applying for federal low-income housing tax credits from Virginia Housing. We expect to make a representation in that application that we will give leasing preference to households on the local PHA or Section 8 waiting list. Units are expected to be completed and available for occupancy beginning on <u>December 1, 2026</u> (date). The following is a brief description of the proposed development:
Development Address 6165 Leesburg Pike, Falls Church, VA 22044
Proposed Improvements:
✓ New Construction: 95 #Units 1 #Buildings
Adaptive Reuse: #Units#Buildings
Rehabilitation: #Units#Buildings
Proposed Rents:
☐ Efficiencies: \$ /month ☐ 1 Bedroom Units: \$ 718 - 1,556 /month ☐ 2 Bedroom Units: \$ 865 - 1,883 /month
☐ 3 Bedroom Units: \$ /month ☐ 4 Bedroom Units: \$ /month
4 Bedroom Units: \$/month
☐ 4 Bedroom Units: \$ /month Other Descriptive Information:
☐ 4 Bedroom Units: \$ /month Other Descriptive Information: This is a newly constructed apartment building

Title President / CEO

PHA or Section 8 Notification Letter

We appreciate your assistance with identifying qualified tenants.

If you have any questions about the proposed development, please call me at (703) 642 - 3830 .

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

Sincerely yours,

Name Kamilah P. McAfee Kall Maffee

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

Seen and Acknowledged By

Amy Ginger

Printed Name:

Assistant Secretary/Deputy Director of Operations

Title

703-246-5134

Phone

02/09/2024 | 07:10:20 EST

Date

Tab M:

Intentionally Blank

Tab N:

Homeownership Plan

N/A

Tab O:

Plan of Development Certification Letter

N/A

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



County of Fairfax, Virginia

To protect and enrich the quality of life for the people, neighborhoods and diverse communities of Fairfax County

March 7, 2024

Kamilah McAfee President/CEO, Wesley Housing 2311 Huntington Avenue Alexandria, VA 22303

RE: PBV Commitment Letter

Dear Ms. McAfee:

The Fairfax County Redevelopment and Housing Authority (FCRHA) has made an award of forty-eight (48) federal project-based vouchers (PBV) to Wesley FCC project with the goal of providing new housing opportunities to serve elderly households at or below 50 percent of the Area Median Income (AMI) or for such lower income households as may be required by Virginia Housing. Wesley FCC LLC is to develop and construct approximately 95 affordable housing units.

As a Moving to Work agency, the FCRHA was authorized in its FY2017 MTW plan to provide a commitment of project-based vouchers utilizing an alternate competitive process. On October 16, 2023, Wesley FCC LLC submitted a request for financing under the *Fairfax County Fiscal Year 2024 Consolidated Notice of Funding Availability (NOFA)* Request for Proposal (RFP) issued on August 31, 2023. On January 25, 2024, the FCRHA authorized funding for the project and on February 20, 2024, the Fairfax County Board of Supervisors approved financing for the project.

At least ninety (90) days prior to starting construction, the FCRHA must begin pre-construction reviews for U.S. Department of Housing and Urban Development (HUD) statutory requirements, including, without limitation, for subsidy layering, environmental reviews, and confirming no construction has commenced, as outlined in 24 CFR Part 983.153. Once these requirements are met, the FCRHA will enter into an Agreement to enter a Housing Assistance Payment Contract (AHAP) with the developer. Upon completion of construction in compliance with the AHAP, the FCRHA will enter a Project Based Voucher HAP Contract with the project owner.

If you have any questions, please contact me at 703-246-5134 or by email at Amy.Ginger@fairfaxcounty.gov.

Anagerffffff

Sincerely.

Deputy Director of Operations

Tab R:

Documentation of Utility Allowance calculation



Thiel Butner Managing Principal Pando Alliance, LLC 3545 Ellicott Mills Dr, Ste A2 Ellicott City, MD 21043

David Johnson Project Manager Wesley Housing 2311 Huntington Ave Alexandria, VA 22303

February 19, 2024

RE: Modeled Utility Allowance Calculations for Wesley FCC

David,

Following are utility allowance estimates for the above property. The utility allowances are derived from a weighted average of all configurations of that unit type. The utility costs are based on Dominion, which is in effect as of January 2024 and reflects both summer and winter rates.

Utilities	Utility/Service	Allowances by Bedroom Size				
		0-BR	1-BR	2-BR	3-BR	4-BR
Heating	Electric Heat Pump	-	\$12	\$20	-	-
Air Conditioning	Electric	-	\$3	\$4	-	-
Cooking	Electric	-	\$4	\$4	-	-
Other Electric	Electric	-	\$27	\$34	-	-
Hot Water	Electric	-	\$11	\$5	-	-
Water	N/A	-	\$22	\$25	-	-
Sewer	N/A	-	\$39	\$49	-	-
Trash	N/A	-	-	-	-	-
Electric Month	ly Service Charge		\$11	\$11	-	
Total	UA Costs Per Month	-	\$129	\$152	-	-

These estimates were generated by a certified RESNET HERS Rater using Ekotrope v.4.2.1, a RESNET-accredited energy modeling software, with the most current plans and specifications available as of the date of this letter. Supporting calculations and reports are attached.

Sincerely,

Thiel Butner, MBA

Fuel Summary



Property 6165 Leesburg Pike Falls Church, VA 22044 **Organization**Pando Alliance
Zach Smith
717-387-3670

Inspection Status Results are projected

First Christian Church of Falls Church 2A Top E: 2A Top Ext Scenario 1

Builder

Annual Energy Cost

Electric	\$1,07			
Annual End-Use Cost				
Heating	\$227			
Cooling	\$66			
Water Heating	\$180			
Lights & Appliances	\$467			
Onsite Generation	-\$0			
Service Charges	\$129			
Total	\$1,070			
Annual End-Use Consumption				
Heating [Electric kWh]	1,891.9			
Cooling [Electric kWh]	553.2			
Hot Water [Electric kWh]	1,496.2			
Lights & Appliances [Electric kWh]	3,886.4			
Total [Electric kWh]	7,827.7			
Total Onsite Generation [Electric kWh]	0.0			
Peak Electric Consumption				
Peak Winter kW	1.62			
Peak Summer kW	1.23			
Utility Rates				
Electricity	Dominion Electric 1/1/2024			
Natural Gas	Washington Gas 2022.02.0			



Washington Gas 2022.02.01

Property 6165 Leesburg Pike Falls Church, VA 22044 **Organization**Pando Alliance
Zach Smith
717-387-3670

First Christian Church of Falls Church 2B Mid E: 2B Mid Scenario 1

Natural Gas

Builder

Inspection Status Results are projected

Electric	\$963
Annual End-Use Cost	
Heating	\$256
Cooling	\$57
Water Heating	\$48
Lights & Appliances	\$473
Onsite Generation	-\$0
Service Charges	\$129
Total	\$963
Annual End-Use Consumption	
Heating [Electric kWh]	2,130.1
Cooling [Electric kWh]	474.4
Hot Water [Electric kWh]	398.0
Lights & Appliances [Electric kWh]	3,936.7
Total [Electric kWh]	6,939.3
Total Onsite Generation [Electric kWh]	0.0
Peak Electric Consumption	
Peak Winter kW	1.38
Peak Summer kW	1.11
Utility Rates	
Electricity	Dominion Electric 1/1/2024



Washington Gas 2022.02.01

Property 6165 Leesburg Pike Falls Church, VA 22044 **Organization**Pando Alliance
Zach Smith
717-387-3670

Inspection Status Results are projected

First Christian Church of Falls Church 2B Top E> 2B Top Scenario 1

Natural Gas

Electric	\$997
Annual End-Use Cost	
Heating	\$280
Cooling	\$66
Water Heating	\$48
Lights & Appliances	\$473
Onsite Generation	-\$0
Service Charges	\$129
Total	\$997
Annual End-Use Consumption	
Heating [Electric kWh]	2,330.6
Cooling [Electric kWh]	550.1
Hot Water [Electric kWh]	397.7
Lights & Appliances [Electric kWh]	3,936.7
Total [Electric kWh]	7,215.2
Total Onsite Generation [Electric kWh]	0.0
Peak Electric Consumption	
Peak Winter kW	1.46
Peak Summer kW	1.11
Utility Rates	
Electricity	Dominion Electric 1/1/2024



Property 6165 Leesburg Pike Falls Church, VA 22044 **Organization**Pando Alliance
Zach Smith
717-387-3670

Inspection Status Results are projected

First Christian Church of Falls Church 2C Mid Ir 2C Mid Scenario 1

Builder

Electric	\$857
Annual End-Use Cost	
Heating	\$193
Cooling	\$42
Water Heating	\$48
Lights & Appliances	\$445
Onsite Generation	-\$0
Service Charges	\$129
Total	\$857
Annual End-Use Consumption	
Heating [Electric kWh]	1,609.4
Cooling [Electric kWh]	345.7
Hot Water [Electric kWh]	401.8
Lights & Appliances [Electric kWh]	3,699.0
Total [Electric kWh]	6,055.9
Total Onsite Generation [Electric kWh]	0.0
Peak Electric Consumption	
Peak Winter kW	1.04
Peak Summer kW	0.99
Utility Rates	
Electricity	Dominion Electric 1/1/2024
Natural Gas	Washington Gas 2022.02.01



Property 6165 Leesburg Pike Falls Church, VA 22044 **Organization**Pando Alliance
Zach Smith
717-387-3670

Inspection Status Results are projected

First Christian Church of Falls Church 2C Podiu 2C Podium Scenario 1

Annual	Energy	Cost
--------	--------	------

Electric	\$907
Annual End-Use Cost	
Heating	\$243
Cooling	\$45
Water Heating	\$48
Lights & Appliances	\$442
Onsite Generation	-\$0
Service Charges	\$129
Total	\$907
Annual End-Use Consumption	
Heating [Electric kWh]	2,020.2
Cooling [Electric kWh]	373.2
Hot Water [Electric kWh]	403.0
Lights & Appliances [Electric kWh]	3,675.7
Total [Electric kWh]	6,472.1
Total Onsite Generation [Electric kWh]	0.0
Peak Electric Consumption	
Peak Winter kW	1.25
Peak Summer kW	1.02
Utility Rates	
Electricity	Dominion Electric 1/1/2024
Natural Gas	Washington Gas 2022.02.01



Property 6165 Leesburg Pike Falls Church, VA 22044 **Organization**Pando Alliance
Zach Smith
717-387-3670

Inspection Status Results are projected

First Christian Church of Falls Church 2C Top In 2C Top Scenario 1

Builder

Allitual Ellergy Cost	
Electric	\$999
Annual End-Use Cost	
Heating	\$187
Cooling	\$57
Water Heating	\$181
Lights & Appliances	\$445
Onsite Generation	-\$0
Service Charges	\$129
Total	\$999
Annual End-Use Consumption	
Heating [Electric kWh]	1,552.4
Cooling [Electric kWh]	475.8
Hot Water [Electric kWh]	1,508.4
Lights & Appliances [Electric kWh]	3,699.0
Total [Electric kWh]	7,235.7
Total Onsite Generation [Electric kWh]	0.0
Peak Electric Consumption	
Peak Winter kW	1.41
Peak Summer kW	1.16
Utility Rates	
Electricity	Dominion Electric 1/1/2024
Natural Gas	Washington Gas 2022.02.01



Property 6165 Leesburg Pike Falls Church, VA 22044 **Organization**Pando Alliance
Zach Smith
717-387-3670

Inspection Status Results are projected

First Christian Church of Falls Church 2E Mid Ir 2E Mid Scenario 1

Builder

Electric	\$850
Annual End-Use Cost	
Heating	\$188
Cooling	\$41
Water Heating	\$48
Lights & Appliances	\$443
Onsite Generation	-\$0
Service Charges	\$129
Total	\$850
Annual End-Use Consumption	
Heating [Electric kWh]	1,563.0
Cooling [Electric kWh]	339.8
Hot Water [Electric kWh]	401.9
Lights & Appliances [Electric kWh]	3,689.7
Total [Electric kWh]	5,994.4
Total Onsite Generation [Electric kWh]	0.0
Peak Electric Consumption	
Peak Winter kW	1.01
Peak Summer kW	0.98
Utility Rates	
Electricity	Dominion Electric 1/1/2024
Natural Gas	Washington Gas 2022.02.01



Property 6165 Leesburg Pike Falls Church, VA 22044 **Organization**Pando Alliance
Zach Smith
717-387-3670

Inspection StatusResults are projected

First Christian Church of Falls Church 1A Mid Ir 1A Mid Int Scenario 1

Builder

Allitual Elicity Cost	
Electric	\$801
Annual End-Use Cost	
Heating	\$123
Cooling	\$44
Water Heating	\$137
Lights & Appliances	\$368
Onsite Generation	-\$0
Service Charges	\$129
Total	\$801
Annual End-Use Consumption	
Heating [Electric kWh]	1,020.7
Cooling [Electric kWh]	369.8
Hot Water [Electric kWh]	1,142.1
Lights & Appliances [Electric kWh]	3,058.1
Total [Electric kWh]	5,590.7
Total Onsite Generation [Electric kWh]	0.0
Peak Electric Consumption	
Peak Winter kW	1.00
Peak Summer kW	0.96
Utility Rates	
Electricity	Dominion Electric 1/1/2024
Natural Gas	Washington Gas 2022.02.01



Property 6165 Leesburg Pike Falls Church, VA 22044 **Organization**Pando Alliance
Zach Smith
717-387-3670

Inspection Status Results are projected

First Christian Church of Falls Church 1A Podiu 1A Podium Scenario 1

Annual Energy Cost

Electric	\$836
Annual End-Use Cost	
Heating	\$164
Cooling	\$39
Water Heating	\$138
Lights & Appliances	\$366
Onsite Generation	-\$0
Service Charges	\$129
Total	\$836
Annual End-Use Consumption	
Heating [Electric kWh]	1,366.5
Cooling [Electric kWh]	325.3
Hot Water [Electric kWh]	1,144.4
Lights & Appliances [Electric kWh]	3,045.3
Total [Electric kWh]	5,881.4
Total Onsite Generation [Electric kWh]	0.0
Peak Electric Consumption	
Peak Winter kW	1.14
Peak Summer kW	0.93
Utility Rates	
Electricity	Dominion Electric 1/1/2024
Natural Gas	Washington Gas 2022.02.01



Property 6165 Leesburg Pike Falls Church, VA 22044 **Organization**Pando Alliance
Zach Smith
717-387-3670

Inspection Status Results are projected

First Christian Church of Falls Church 1A Top E: 1A Top Ext Scenario 1

Electric	\$851
Annual End-Use Cost	
Heating	\$168
Cooling	\$49
Water Heating	\$137
Lights & Appliances	\$367
Onsite Generation	-\$0
Service Charges	\$129
Total	\$851
Annual End-Use Consumption	
Heating [Electric kWh]	1,400.6
Cooling [Electric kWh]	408.7
Hot Water [Electric kWh]	1,142.6
Lights & Appliances [Electric kWh]	3,055.8
Total [Electric kWh]	6,007.7
Total Onsite Generation [Electric kWh]	0.0
Peak Electric Consumption	
Peak Winter kW	1.17
Peak Summer kW	0.94
Utility Rates	
Electricity	Dominion Electric 1/1/2024
Natural Gas	Washington Gas 2022.02.01



Property 6165 Leesburg Pike Falls Church, VA 22044 Organization Pando Alliance Zach Smith 717-387-3670

Inspection Status Results are projected

First Christian Church of Falls Church 1A Top Ir 1A Top Int Scenario 1

Annual		ual	Energy	Cost

Electric	\$820	
Annual End-Use Cost		
Heating	\$143	
Cooling	\$43	
Water Heating	\$137	
Lights & Appliances	\$367	
Onsite Generation	-\$0	
Service Charges	\$129	
Total	\$820	
Annual End-Use Consumption		
Heating [Electric kWh]	1,188.8	
Cooling [Electric kWh]	355.1	
Hot Water [Electric kWh]	1,142.5	
Lights & Appliances [Electric kWh]	3,055.8	
Total [Electric kWh]	5,742.1	
Total Onsite Generation [Electric kWh]	0.0	
Peak Electric Consumption		
Peak Winter kW	1.07	
Peak Summer kW	0.91	
Utility Rates		
Electricity	Dominion Electric 1/1/2024	
Natural Gas	Washington Gas 2022.02.01	



Property 6165 Leesburg Pike Falls Church, VA 22044 **Organization**Pando Alliance
Zach Smith
717-387-3670

Inspection Status Results are projected

First Christian Church of Falls Church 1B Mid Ir 1B Mid Scenario 1

Annual	Energy	Cost
--------	--------	------

Electric	\$786
Annual End-Use Cost	
Heating	\$120
Cooling	\$36
Water Heating	\$138
Lights & Appliances	\$363
Onsite Generation	-\$0
Service Charges	\$129
Total	\$786
Annual End-Use Consumption	
Heating [Electric kWh]	1,001.8
Cooling [Electric kWh]	297.4
Hot Water [Electric kWh]	1,146.3
Lights & Appliances [Electric kWh]	3,019.5
Total [Electric kWh]	5,465.0
Total Onsite Generation [Electric kWh]	0.0
Peak Electric Consumption	
Peak Winter kW	0.99
Peak Summer kW	0.90
Utility Rates	
Electricity	Dominion Electric 1/1/2024
Natural Gas	Washington Gas 2022.02.01



\$823

\$155

Property 6165 Leesburg Pike Falls Church, VA 22044 **Organization**Pando Alliance
Zach Smith
717-387-3670

Inspection Status Results are projected

First Christian Church of Falls Church 1B Podiu 1B Podium Scenario 1

Annual Energy Cost

Builder

Electric
Annual End-Use Cost
Heating
Caaling

Cooling	\$36
Water Heating	\$138
Lights & Appliances	\$365
Onsite Generation	-\$0
Service Charges	\$129
Total	\$823

Heating [Electric kWh]	1,286.6
Cooling [Electric kWh]	297.1
Hot Water [Electric kWh]	1,144.9
Lights & Appliances [Electric kWh]	3,040.6
Total [Electric kWh]	5,769.2
Total Onsite Generation [Electric kWh]	0.0

Peak Winter kW	1.09
Peak Summer kW	0.91

Utility Rates

Electricity	Dominion Electric 1/1/2024
Natural Gas	Washington Gas 2022.02.01



Washington Gas 2022.02.01

Property 6165 Leesburg Pike Falls Church, VA 22044 **Organization**Pando Alliance
Zach Smith
717-387-3670

Inspection Status Results are projected

First Christian Church of Falls Church 1B Top In 1B Top Scenario 1

Natural Gas

Annual Energy Cost	
Electric	\$818
Annual End-Use Cost	
Heating	\$146
Cooling	\$42
Water Heating	\$138
Lights & Appliances	\$363
Onsite Generation	-\$0
Service Charges	\$129
Total	\$818
Annual End-Use Consumption	
Heating [Electric kWh]	1,212.1
Cooling [Electric kWh]	352.7
Hot Water [Electric kWh]	1,146.5
Lights & Appliances [Electric kWh]	3,019.5
Total [Electric kWh]	5,730.9
Total Onsite Generation [Electric kWh]	0.0
Peak Electric Consumption	
Peak Winter kW	1.08
Peak Summer kW	0.90
Utility Rates	
Electricity	Dominion Electric 1/1/2024



Dominion Electric 1/1/2024

Property 6165 Leesburg Pike Falls Church, VA 22044

First Christian Church of Falls Church 2A Mid E 2A Mid Ext Scenario 1

Electricity

Organization Pando Alliance Zach Smith 717-387-3670

Builder

Inspection Status Results are projected

Electric	\$929
Annual End-Use Cost	
Heating	\$234
Cooling	\$50
Water Heating	\$48
Lights & Appliances	\$467
Onsite Generation	-\$0
Service Charges	\$129
Total	\$929
Annual End-Use Consumption	
Heating [Electric kWh]	1,947.7
Cooling [Electric kWh]	417.0
Hot Water [Electric kWh]	399.0
Lights & Appliances [Electric kWh]	3,886.4
Total [Electric kWh]	6,650.2
Total Onsite Generation [Electric kWh]	0.0
Peak Electric Consumption	
Peak Winter kW	1.25
Peak Summer kW	1.06
Utility Rates	



Dominion Electric 1/1/2024

Washington Gas 2022.02.01

Property 6165 Leesburg Pike Falls Church, VA 22044 **Organization**Pando Alliance
Zach Smith
717-387-3670

Inspection Status Results are projected

First Christian Church of Falls Church 2A Podiu 2A Podium Scenario 1

> Electricity Natural Gas

Electric	\$1,002
Annual End-Use Cost	
Heating	\$304
Cooling	\$53
Water Heating	\$48
Lights & Appliances	\$467
Onsite Generation	-\$0
Service Charges	\$129
Total	\$1,002
Annual End-Use Consumption	
Heating [Electric kWh]	2,525.3
Cooling [Electric kWh]	444.4
Hot Water [Electric kWh]	400.1
Lights & Appliances [Electric kWh]	3,886.4
Total [Electric kWh]	7,256.3
Total Onsite Generation [Electric kWh]	0.0
Peak Electric Consumption	
Peak Winter kW	1.48
Peak Summer kW	1.09
Utility Rates	



Property 6165 Leesburg Pike Falls Church, VA 22044 **Organization**Pando Alliance
Zach Smith
717-387-3670

Inspection StatusResults are projected

2B Top Scenario 1

Builder

ANNUAL SUMMARY

Summary	Consumption	Annual Cost [\$]
Lighting [kWh/Year]	510.4	61
Electric Appliances [kWh/Year]	3,426.3	412
Fossil Fuel Appliances [MBtu/Year]	0.0	0
Total	-	473

LIGHTING

Lighting Scheme	Consumption [kWh/Year]	Annual Cost [\$]
Interior Lighting	354.4	43
Exterior Lighting	156.1	19
Garage Lighting	0.0	0
Total	510.4	61

FOSSIL FUEL APPLIANCES

Appliance Type	Consumption [MBtu/Year]	Annual Cost [\$]
Clothes Dryer	0.0	0
Range/Oven	0.0	0
Total	0.0	0

Appliance Type	Consumption [kWh/Year]	Annual Cost [\$]
Dishwasher	213.1	26
Range/Oven	409.0	49
Refrigerator	400.0	48
Clothes Dryer	327.2	39
Clothes Washer	39.6	5
Mechanical Ventilation	466.2	56
Ceiling Fan	0.0	0
Television	551.0	66
Miscellaneous	1,020.1	123
Total	3,426.3	412



Property 6165 Leesburg Pike Falls Church, VA 22044 **Organization**Pando Alliance
Zach Smith
717-387-3670

Inspection StatusResults are projected

First Christian Church of Falls Church 2B ${\it N}$

2B Mid Scenario 1

Builder

ANNUAL SUMMARY

Summary	Consumption	Annual Cost [\$]
Lighting [kWh/Year]	510.4	61
Electric Appliances [kWh/Year]	3,426.3	412
Fossil Fuel Appliances [MBtu/Year]	0.0	0
Total	-	473

LIGHTING

Lighting Scheme	Consumption [kWh/Year]	Annual Cost [\$]
Interior Lighting	354.4	43
Exterior Lighting	156.1	19
Garage Lighting	0.0	0
Total	510.4	61

FOSSIL FUEL APPLIANCES

Appliance Type	Consumption [MBtu/Year]	Annual Cost [\$]
Clothes Dryer	0.0	0
Range/Oven	0.0	0
Total	0.0	0

Appliance Type	Consumption [kWh/Year]	Annual Cost [\$]
Dishwasher	213.1	26
Range/Oven	409.0	49
Refrigerator	400.0	48
Clothes Dryer	327.2	39
Clothes Washer	39.6	5
Mechanical Ventilation	466.2	56
Ceiling Fan	0.0	0
Television	551.0	66
Miscellaneous	1,020.1	123
Total	3,426.3	412



Property 6165 Leesburg Pike Falls Church, VA 22044 **Organization**Pando Alliance
Zach Smith
717-387-3670

Inspection StatusResults are projected

First Christian Church of Falls Church 2A T

2A Top Ext Scenario 1

Builder

ANNUAL SUMMARY

Summary	Consumption	Annual Cost [\$]
Lighting [kWh/Year]	499.3	60
Electric Appliances [kWh/Year]	3,387.2	407
Fossil Fuel Appliances [MBtu/Year]	0.0	0
Total	-	467

LIGHTING

Lighting Scheme	Consumption [kWh/Year]	Annual Cost [\$]
Interior Lighting	345.4	42
Exterior Lighting	153.9	18
Garage Lighting	0.0	0
Total	499.3	60

FOSSIL FUEL APPLIANCES

Appliance Type	Consumption [MBtu/Year]	Annual Cost [\$]
Clothes Dryer	0.0	0
Range/Oven	0.0	0
Total	0.0	0

Appliance Type	Consumption [kWh/Year]	Annual Cost [\$]
Dishwasher	213.1	26
Range/Oven	409.0	49
Refrigerator	400.0	48
Clothes Dryer	327.2	39
Clothes Washer	39.6	5
Mechanical Ventilation	466.2	56
Ceiling Fan	0.0	0
Television	551.0	66
Miscellaneous	981.0	118
Total	3,387.2	407



Property 6165 Leesburg Pike Falls Church, VA 22044 **Organization**Pando Alliance
Zach Smith
717-387-3670

Inspection Status Results are projected

First Christian Church of Falls Church 2A P

2A Podium Scenario 1

Builder

ANNUAL SUMMARY

Summary	Consumption	Annual Cost [\$]
Lighting [kWh/Year]	499.3	60
Electric Appliances [kWh/Year]	3,387.2	407
Fossil Fuel Appliances [MBtu/Year]	0.0	0
Total	-	467

LIGHTING

Lighting Scheme	Consumption [kWh/Year]	Annual Cost [\$]
Interior Lighting	345.4	42
Exterior Lighting	153.9	18
Garage Lighting	0.0	0
Total	499.3	60

FOSSIL FUEL APPLIANCES

Appliance Type	Consumption [MBtu/Year]	Annual Cost [\$]
Clothes Dryer	0.0	0
Range/Oven	0.0	0
Total	0.0	0

Appliance Type	Consumption [kWh/Year]	Annual Cost [\$]
Dishwasher	213.1	26
Range/Oven	409.0	49
Refrigerator	400.0	48
Clothes Dryer	327.2	39
Clothes Washer	39.6	5
Mechanical Ventilation	466.2	56
Ceiling Fan	0.0	0
Television	551.0	66
Miscellaneous	981.0	118
Total	3,387.2	407



Property 6165 Leesburg Pike Falls Church, VA 22044 **Organization**Pando Alliance
Zach Smith
717-387-3670

Inspection StatusResults are projected

First Christian Church of Falls Church 2A $\ensuremath{\text{N}}$

2A Mid Ext Scenario 1

Builder

ANNUAL SUMMARY

Summary	Consumption	Annual Cost [\$]
Lighting [kWh/Year]	499.3	60
Electric Appliances [kWh/Year]	3,387.2	407
Fossil Fuel Appliances [MBtu/Year]	0.0	0
Total	-	467

LIGHTING

Lighting Scheme	Consumption [kWh/Year]	Annual Cost [\$]
Interior Lighting	345.4	42
Exterior Lighting	153.9	18
Garage Lighting	0.0	0
Total	499.3	60

FOSSIL FUEL APPLIANCES

Appliance Type	Consumption [MBtu/Year]	Annual Cost [\$]
Clothes Dryer	0.0	0
Range/Oven	0.0	0
Total	0.0	0

Appliance Type	Consumption [kWh/Year]	Annual Cost [\$]
Dishwasher	213.1	26
Range/Oven	409.0	49
Refrigerator	400.0	48
Clothes Dryer	327.2	39
Clothes Washer	39.6	5
Mechanical Ventilation	466.2	56
Ceiling Fan	0.0	0
Television	551.0	66
Miscellaneous	981.0	118
Total	3,387.2	407



Property 6165 Leesburg Pike Falls Church, VA 22044 **Organization**Pando Alliance
Zach Smith
717-387-3670

Inspection StatusResults are projected

First Christian Church of Falls Church 1B $\ensuremath{\mathsf{T}}_{\ensuremath{\mathsf{C}}}$

1B Top Scenario 1

Builder

ANNUAL SUMMARY

Summary	Consumption	Annual Cost [\$]
Lighting [kWh/Year]	390.4	47
Electric Appliances [kWh/Year]	2,629.1	316
Fossil Fuel Appliances [MBtu/Year]	0.0	0
Total	-	363

LIGHTING

Lighting Scheme	Consumption [kWh/Year]	Annual Cost [\$]
Interior Lighting	257.5	31
Exterior Lighting	133.0	16
Garage Lighting	0.0	0
Total	390.4	47

FOSSIL FUEL APPLIANCES

Appliance Type	Consumption [MBtu/Year]	Annual Cost [\$]
Clothes Dryer	0.0	0
Range/Oven	0.0	0
Total	0.0	0

Appliance Type	Consumption [kWh/Year]	Annual Cost [\$]
Dishwasher	166.1	20
Range/Oven	370.0	44
Refrigerator	400.0	48
Clothes Dryer	268.0	32
Clothes Washer	32.4	4
Mechanical Ventilation	310.8	37
Ceiling Fan	0.0	0
Television	482.0	58
Miscellaneous	599.7	72
Total	2,629.1	316



Property 6165 Leesburg Pike Falls Church, VA 22044 **Organization**Pando Alliance
Zach Smith
717-387-3670

Inspection StatusResults are projected

First Christian Church of Falls Church 1B P

1B Podium Scenario 1

Builder

ANNUAL SUMMARY

Summary	Consumption	Annual Cost [\$]
Lighting [kWh/Year]	395.1	47
Electric Appliances [kWh/Year]	2,645.5	318
Fossil Fuel Appliances [MBtu/Year]	0.0	0
Total	-	365

LIGHTING

Lighting Scheme	Consumption [kWh/Year]	Annual Cost [\$]
Interior Lighting	261.3	31
Exterior Lighting	133.9	16
Garage Lighting	0.0	0
Total	395.1	47

FOSSIL FUEL APPLIANCES

Appliance Type	Consumption [MBtu/Year]	Annual Cost [\$]
Clothes Dryer	0.0	0
Range/Oven	0.0	0
Total	0.0	0

Appliance Type	Consumption [kWh/Year]	Annual Cost [\$]
Dishwasher	166.1	20
Range/Oven	370.0	44
Refrigerator	400.0	48
Clothes Dryer	268.0	32
Clothes Washer	32.4	4
Mechanical Ventilation	310.8	37
Ceiling Fan	0.0	0
Television	482.0	58
Miscellaneous	616.1	74
Total	2,645.5	318



Property 6165 Leesburg Pike Falls Church, VA 22044 **Organization**Pando Alliance
Zach Smith
717-387-3670

Inspection StatusResults are projected

First Christian Church of Falls Church 1B ${\it N}$

1B Mid Scenario 1

Builder

ANNUAL SUMMARY

Summary	Consumption	Annual Cost [\$]
Lighting [kWh/Year]	390.4	47
Electric Appliances [kWh/Year]	2,629.1	316
Fossil Fuel Appliances [MBtu/Year]	0.0	0
Total	-	363

LIGHTING

Lighting Scheme	Consumption [kWh/Year]	Annual Cost [\$]
Interior Lighting	257.5	31
Exterior Lighting	133.0	16
Garage Lighting	0.0	0
Total	390.4	47

FOSSIL FUEL APPLIANCES

Appliance Type	Consumption [MBtu/Year]	Annual Cost [\$]
Clothes Dryer	0.0	0
Range/Oven	0.0	0
Total	0.0	0

Appliance Type	Consumption [kWh/Year]	Annual Cost [\$]
Dishwasher	166.1	20
Range/Oven	370.0	44
Refrigerator	400.0	48
Clothes Dryer	268.0	32
Clothes Washer	32.4	4
Mechanical Ventilation	310.8	37
Ceiling Fan	0.0	0
Television	482.0	58
Miscellaneous	599.7	72
Total	2,629.1	316



Property 6165 Leesburg Pike Falls Church, VA 22044 **Organization**Pando Alliance
Zach Smith
717-387-3670

Inspection StatusResults are projected

First Christian Church of Falls Church 1A T $\,$

1A Top Int Scenario 1

Builder

ANNUAL SUMMARY

Summary	Consumption	Annual Cost [\$]
Lighting [kWh/Year]	398.5	48
Electric Appliances [kWh/Year]	2,657.3	319
Fossil Fuel Appliances [MBtu/Year]	0.0	0
Total	-	367

LIGHTING

Lighting Scheme	Consumption [kWh/Year]	Annual Cost [\$]
Interior Lighting	264.0	32
Exterior Lighting	134.5	16
Garage Lighting	0.0	0
Total	398.5	48

FOSSIL FUEL APPLIANCES

Appliance Type	Consumption [MBtu/Year]	Annual Cost [\$]
Clothes Dryer	0.0	0
Range/Oven	0.0	0
Total	0.0	0

Appliance Type	Consumption [kWh/Year]	Annual Cost [\$]
Dishwasher	166.1	20
Range/Oven	370.0	44
Refrigerator	400.0	48
Clothes Dryer	268.0	32
Clothes Washer	32.4	4
Mechanical Ventilation	310.8	37
Ceiling Fan	0.0	0
Television	482.0	58
Miscellaneous	627.9	75
Total	2,657.3	319



Property 6165 Leesburg Pike Falls Church, VA 22044 **Organization**Pando Alliance
Zach Smith
717-387-3670

Inspection StatusResults are projected

First Christian Church of Falls Church 1A T $\,$

1A Top Ext Scenario 1

Builder

ANNUAL SUMMARY

Summary	Consumption	Annual Cost [\$]
Lighting [kWh/Year]	398.5	48
Electric Appliances [kWh/Year]	2,657.3	319
Fossil Fuel Appliances [MBtu/Year]	0.0	0
Total	-	367

LIGHTING

Lighting Scheme	Consumption [kWh/Year]	Annual Cost [\$]
Interior Lighting	264.0	32
Exterior Lighting	134.5	16
Garage Lighting	0.0	0
Total	398.5	48

FOSSIL FUEL APPLIANCES

Appliance Type	Consumption [MBtu/Year]	Annual Cost [\$]
Clothes Dryer	0.0	0
Range/Oven	0.0	0
Total	0.0	0

Appliance Type	Consumption [kWh/Year]	Annual Cost [\$]
Dishwasher	166.1	20
Range/Oven	370.0	44
Refrigerator	400.0	48
Clothes Dryer	268.0	32
Clothes Washer	32.4	4
Mechanical Ventilation	310.8	37
Ceiling Fan	0.0	0
Television	482.0	58
Miscellaneous	627.9	75
Total	2,657.3	319



Property 6165 Leesburg Pike Falls Church, VA 22044 **Organization**Pando Alliance
Zach Smith
717-387-3670

Inspection StatusResults are projected

First Christian Church of Falls Church 1A P

1A Podium Scenario 1

Builder

ANNUAL SUMMARY

Summary	Consumption	Annual Cost [\$]
Lighting [kWh/Year]	396.2	48
Electric Appliances [kWh/Year]	2,649.1	318
Fossil Fuel Appliances [MBtu/Year]	0.0	0
Total	-	366

LIGHTING

Lighting Scheme	Consumption [kWh/Year]	Annual Cost [\$]
Interior Lighting	262.1	32
Exterior Lighting	134.1	16
Garage Lighting	0.0	0
Total	396.2	48

FOSSIL FUEL APPLIANCES

Appliance Type	Consumption [MBtu/Year]	Annual Cost [\$]
Clothes Dryer	0.0	0
Range/Oven	0.0	0
Total	0.0	0

Appliance Type	Consumption [kWh/Year]	Annual Cost [\$]
Dishwasher	166.1	20
Range/Oven	370.0	44
Refrigerator	400.0	48
Clothes Dryer	268.0	32
Clothes Washer	32.4	4
Mechanical Ventilation	310.8	37
Ceiling Fan	0.0	0
Television	482.0	58
Miscellaneous	619.7	74
Total	2,649.1	318



Property 6165 Leesburg Pike Falls Church, VA 22044 **Organization**Pando Alliance
Zach Smith
717-387-3670

Inspection StatusResults are projected

First Christian Church of Falls Church 1A $\ensuremath{\text{N}}$

1A Mid Int Scenario 1

Builder

ANNUAL SUMMARY

Summary	Consumption	Annual Cost [\$]
Lighting [kWh/Year]	399.0	48
Electric Appliances [kWh/Year]	2,659.1	320
Fossil Fuel Appliances [MBtu/Year]	0.0	0
Total	-	368

LIGHTING

Lighting Scheme	Consumption [kWh/Year]	Annual Cost [\$]
Interior Lighting	264.4	32
Exterior Lighting	134.6	16
Garage Lighting	0.0	0
Total	399.0	48

FOSSIL FUEL APPLIANCES

Appliance Type	Consumption [MBtu/Year]	Annual Cost [\$]
Clothes Dryer	0.0	0
Range/Oven	0.0	0
Total	0.0	0

Appliance Type	Consumption [kWh/Year]	Annual Cost [\$]
Dishwasher	166.1	20
Range/Oven	370.0	44
Refrigerator	400.0	48
Clothes Dryer	268.0	32
Clothes Washer	32.4	4
Mechanical Ventilation	310.8	37
Ceiling Fan	0.0	0
Television	482.0	58
Miscellaneous	629.7	76
Total	2,659.1	320



Property 6165 Leesburg Pike Falls Church, VA 22044 **Organization**Pando Alliance
Zach Smith
717-387-3670

Inspection StatusResults are projected

First Christian Church of Falls Church 2E ${\it N}$

2E Mid Scenario 1

Builder

ANNUAL SUMMARY

Summary	Consumption	Annual Cost [\$]
Lighting [kWh/Year]	464.2	56
Electric Appliances [kWh/Year]	3,225.5	388
Fossil Fuel Appliances [MBtu/Year]	0.0	0
Total	-	443

LIGHTING

Lighting Scheme	Consumption [kWh/Year]	Annual Cost [\$]
Interior Lighting	317.1	38
Exterior Lighting	147.2	18
Garage Lighting	0.0	0
Total	464.2	56

FOSSIL FUEL APPLIANCES

Appliance Type	Consumption [MBtu/Year]	Annual Cost [\$]
Clothes Dryer	0.0	0
Range/Oven	0.0	0
Total	0.0	0

Appliance Type	Consumption [kWh/Year]	Annual Cost [\$]
Dishwasher	213.1	26
Range/Oven	409.0	49
Refrigerator	400.0	48
Clothes Dryer	327.2	39
Clothes Washer	39.6	5
Mechanical Ventilation	427.4	51
Ceiling Fan	0.0	0
Television	551.0	66
Miscellaneous	858.1	103
Total	3,225.5	388



Property 6165 Leesburg Pike Falls Church, VA 22044 **Organization**Pando Alliance
Zach Smith
717-387-3670

Inspection StatusResults are projected

First Christian Church of Falls Church 2C T $\,$

2C Top Scenario 1

Builder

ANNUAL SUMMARY

Summary	Consumption	Annual Cost [\$]
Lighting [kWh/Year]	466.3	56
Electric Appliances [kWh/Year]	3,232.7	389
Fossil Fuel Appliances [MBtu/Year]	0.0	0
Total	-	445

LIGHTING

Lighting Scheme	Consumption [kWh/Year]	Annual Cost [\$]
Interior Lighting	318.7	38
Exterior Lighting	147.6	18
Garage Lighting	0.0	0
Total	466.3	56

FOSSIL FUEL APPLIANCES

Appliance Type	Consumption [MBtu/Year]	Annual Cost [\$]
Clothes Dryer	0.0	0
Range/Oven	0.0	0
Total	0.0	0

Appliance Type	Consumption [kWh/Year]	Annual Cost [\$]
Dishwasher	213.1	26
Range/Oven	409.0	49
Refrigerator	400.0	48
Clothes Dryer	327.2	39
Clothes Washer	39.6	5
Mechanical Ventilation	427.4	51
Ceiling Fan	0.0	0
Television	551.0	66
Miscellaneous	865.4	104
Total	3,232.7	389



Property 6165 Leesburg Pike Falls Church, VA 22044 **Organization**Pando Alliance
Zach Smith
717-387-3670

Inspection StatusResults are projected

First Christian Church of Falls Church 2C P

2C Podium Scenario 1

Builder

ANNUAL SUMMARY

Summary	Consumption	Annual Cost [\$]
Lighting [kWh/Year]	466.3	56
Electric Appliances [kWh/Year]	3,209.4	386
Fossil Fuel Appliances [MBtu/Year]	0.0	0
Total	-	442

LIGHTING

Lighting Scheme	Consumption [kWh/Year]	Annual Cost [\$]
Interior Lighting	318.7	38
Exterior Lighting	147.6	18
Garage Lighting	0.0	0
Total	466.3	56

FOSSIL FUEL APPLIANCES

Appliance Type	Consumption [MBtu/Year]	Annual Cost [\$]
Clothes Dryer	0.0	0
Range/Oven	0.0	0
Total	0.0	0

Appliance Type	Consumption [kWh/Year]	Annual Cost [\$]
Dishwasher	213.1	26
Range/Oven	409.0	49
Refrigerator	400.0	48
Clothes Dryer	327.2	39
Clothes Washer	39.6	5
Mechanical Ventilation	404.0	49
Ceiling Fan	0.0	0
Television	551.0	66
Miscellaneous	865.4	104
Total	3,209.4	386



Property 6165 Leesburg Pike Falls Church, VA 22044 **Organization**Pando Alliance
Zach Smith
717-387-3670

Inspection StatusResults are projected

First Christian Church of Falls Church 2C $\mbox{\it N}$

2C Mid Scenario 1

Builder

ANNUAL SUMMARY

Summary	Consumption	Annual Cost [\$]
Lighting [kWh/Year]	466.3	56
Electric Appliances [kWh/Year]	3,232.7	389
Fossil Fuel Appliances [MBtu/Year]	0.0	0
Total	-	445

LIGHTING

Lighting Scheme	Consumption [kWh/Year]	Annual Cost [\$]
Interior Lighting	318.7	38
Exterior Lighting	147.6	18
Garage Lighting	0.0	0
Total	466.3	56

FOSSIL FUEL APPLIANCES

Appliance Type	Consumption [MBtu/Year]	Annual Cost [\$]
Clothes Dryer	0.0	0
Range/Oven	0.0	0
Total	0.0	0

Appliance Type	Consumption [kWh/Year]	Annual Cost [\$]
Dishwasher	213.1	26
Range/Oven	409.0	49
Refrigerator	400.0	48
Clothes Dryer	327.2	39
Clothes Washer	39.6	5
Mechanical Ventilation	427.4	51
Ceiling Fan	0.0	0
Television	551.0	66
Miscellaneous	865.4	104
Total	3,232.7	389



February 20, 2024

Ms. Judith Cabelli Wesley Housing Development Corporation 2311 Huntington Ave Alexandria, VA 22303

Re: Wesley FCC – Falls Church, Virginia

Dear Judith,

Hudson would welcome the opportunity to invest in the new construction of the Wesley FCC project. We believe that the 5% underwritten vacancy you've included in your projections accurately reflects current market conditions in Falls Church; we'd include this vacancy rate in our underwriting assumptions as well.

Thank you,

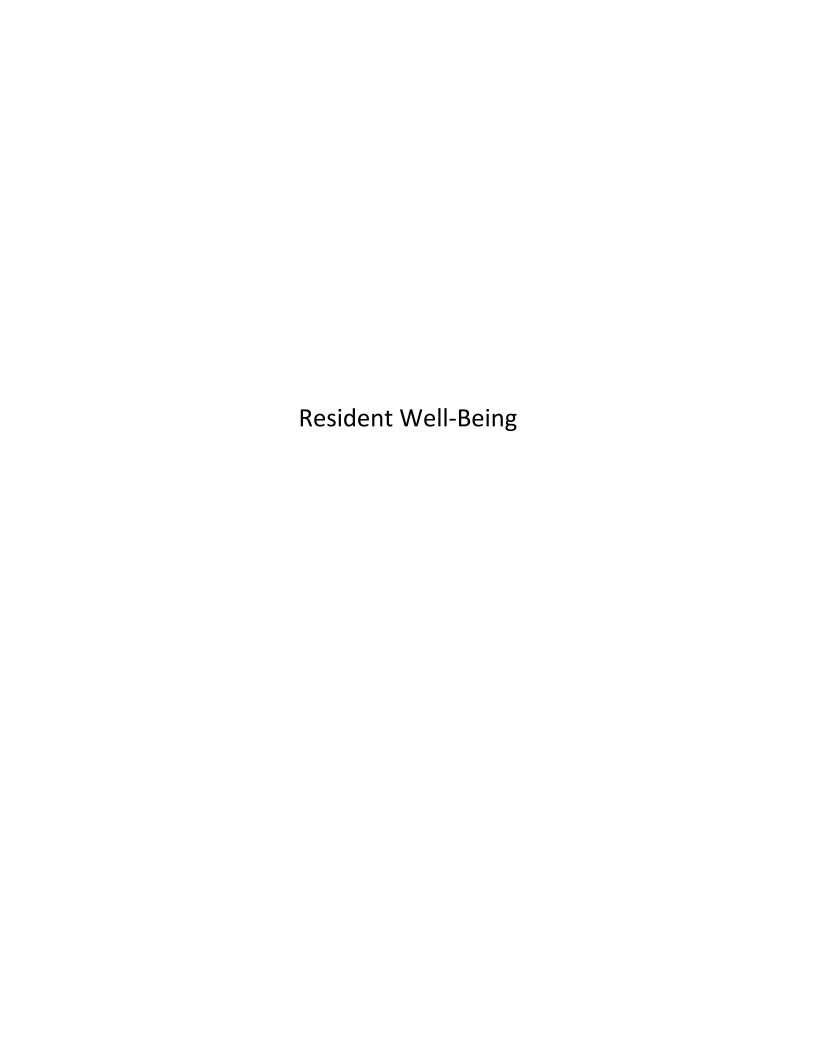
W. Kimmel Cameron, Jr. Senior Vice President

WK. ml Canery

Hudson Housing Capital

Tab S:

Supportive Housing Certification





DBHDS MOU Review and Decision

Wesley Housing Development Corporation, Developer of Wesley FCC LLC (2024-C-87) Low-Income Housing Tax Credit (LIHTC) Applicant and Wesley Housing Resident Services, Resident Service Provider have partnered together through a Memorandum of Understanding (MOU) to provide onsite resident services to tenants of Wesley FCC, once placed in service. Wesley Housing Development Corporation has requested DBHDS to review and approve the MOU between the parties as required in Virginia Housing's (VH) LIHTC Qualified Allocation Plan (QAP) for consideration of the extra point (15) incentive *Resident Well Being*.

Tor consideration of the extra point (15) incentive resident wen being.			
The project and MOU:			
	view standards		
☐ Does not meet mini	mum review standards		
Required Evidence of Experience: DBHDS affirms that as of the date on this letter, XXX Services Board Resident Service Provider has a DBHDS triennial license, in good standing, with no outstanding corrective action plans.			
□ LIHTC applicant asserts Service Provider meets other experience criteria (CORES) to be reviewed by Virginia Housing.			
☐ DBHDS attests/does not attest experience evidenced by receipt of a grant or grants by the service provider for provision of direct services to the development's residents			
DBHDS MOU decision:	⊠ APPROVED	□NOT APPROVED	
Name & Title:	Janna Wiener, Housing Service	s Manager	
Signature:	(Ax)		
Date:	3/6/2024		

Resident Services Memorandum of Understanding (MOU) Between Wesley Housing Development Corporation of Northern Virginia (Wesley) and Wesley FCC LLC (Owner)

WHEREAS, Wesley FCC LLC (the "Owner") and Wesley Housing Development Corporation of Northern Virginia ("Wesley") have a Memorandum of Understanding to work together to provide resident services to the residents at 6165 Leesburg Pike, Falls Church VA (the "Property") that Wesley FCC LLC will own through a Purchase and Sale Agreement, executed July 11, 2018, with the current landowner.

WHEREAS, both Wesley and the Owner desire to set forth the terms by which they intend to put forth best efforts to work together to carry out the intended objectives in this Memorandum of Understanding (the "MOU).

NOW THEREFORE, the Parties agree as follows:

1. Purpose

Wesley and the Owner are committed to establishing a partnership to provide resident services for all residents at the Property to be developed in Falls Church, Virginia. The new community will provide new construction of 95 independent living units for older adults with lower income.

While Wesley will provide resident services for all 95 units, the Property will also have a First Leasing Preference (FLP) for up to 10% of units for the Target Populations (TPs) referred by DBHDS in accordance with the target population identified in a memorandum of understanding between the authority and one or more participating agencies of the Commonwealth.

The Stewards of Affordable Housing for the Future (SAHF) has recognized Wesley Housing as a Certified Organization for Resident Engagement & Services (CORES). The certification program is designed to identify owners of multifamily affordable properties and service organizations working in multifamily affordable properties that provide resident services in line with a robust coordination system.

Wesley Property Management Company ("WPMC") will manage the community. Wesley Housing Resident Services, a division of Wesley Housing, will provide on-site resident services. The community will utilize universal design elements throughout all 95 units and provide 10% fully accessible units. The overarching goal of this MOU and program is to provide services that not only ensure residents have stable, long-term housing but ensure residents have opportunities to thrive in every aspect of life.

2. Scope

The overall philosophy of service delivery is to provide voluntary services that focused on providing comprehensive resident services for older adults, aimed to enhance each resident's quality of life through personalized care and community support in a way that empowers each resident to live an independent life. All leasing and resident service activities treat residents with dignity and respect and honor their rights. Residents will be offered all available services, and may change or end their participation in resident services at any time.

Housing Stability (eviction prevention, career enhancement, linkage and referral, material assistance), health and wellness (health education, health screenings, exercise classes, and nutrition), community engagement (social/recreational activities, seasonal celebrations and volunteerism) and education opportunities (adult programming, programming, enrichment programming, and financial literacy) are the types of programs that are typically offered to all residents.

3. Roles and Responsibilities of the Parties

a. Resident Services. The intention is for Wesley to provide resident services at the property.

b. <u>Property Management.</u> WPMC will serve as the property management agent and shall be employed under industry-standard terms.

4. Deliverables

- i. The WPMC Property Manager and Maintenance staff are responsible for leasing and operations of all physical aspects of the building (maintenance, landscaping, janitorial services). Leasing and operations include Housing Quality Inspections, laundry room operations.
- ii. The Wesley Resident Services staff are responsible for resident services that may include:
 - Housing Stability (eviction prevention, career enhancement)
 - Health and Wellness (health education, health screenings, exercise classes, and nutrition)
 - Community engagement (social/recreational activities, seasonal celebrations and volunteerism)
 - Education (adult programming, programming, enrichment programming, and financial literacy)

5. Terms & Conditions

- a. <u>Further Modification</u> The parties recognize that numerous variables may cause the eventual resident services and implement efforts to differ from current plans, and affirm that in order to achieve the goals of this MOU, it may be necessary to modify certain of the terms of this MOU.
- b. <u>Dispute Resolution</u>. If good faith negotiations between the Parties have failed to resolve an issue, any disagreements between the Parties be referred to an independent expert acceptable to both Parties. If the Parties are unable to reach a satisfactory resolution through a mediation process, the dispute would be referred to The McCammon Group, having an address of The Reynolds Building, 6641 W. Broad Street, Suite 400, Richmond, Virginia 23230 (or other acceptable arbitration service), with litigation being a last resort.
- c. <u>Termination for Convenience</u>. If the Parties cannot agree upon the terms of the Operating Agreement of the Ownership Entity or the Purchase and Sale Agreement, this MOU shall terminate upon Thirty (30) days written notice given by either Party through certified mail or hand delivery. If either party terminates this MOU pursuant lo this Section 6, the terminating party shall be responsible for all third-party costs.

6. Primary Contacts for the parties

For Wesley Housing: Kamilah McAfee, President / CEO

703-642-3830 x220 KMcAfee@whdc.org

For Wesley FCC LLC: Kamilah McAfee, President / CEO

703-642-3830 x220 KMcAfee@whdc.org

For WPMC: Frank Mooney, President

703-642-3830 x225 fmooney@whdc.org

Kamilah McAfee, President / CEO 703-642-3830 x220 KMcAfee@whdc.org For Wesley Housing:

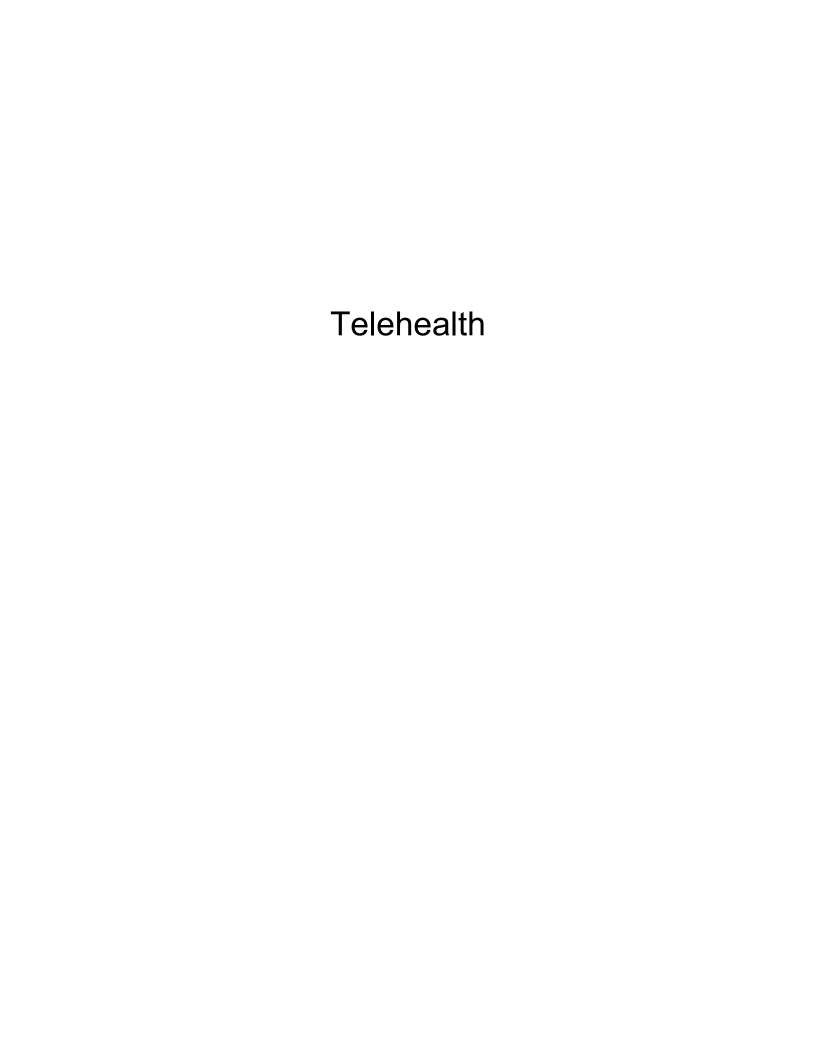
Feb 28, 2024

For Wesley FCC LLC: Kamilah McAfee, President 703-642-3830 x220 KMcAfee@whdc.org

Feb 28, 2024 Date

Frank Mooney, President 703-642-3830 x225 fmooney@whdc.org For WPMC:

Frank Mooney _Date_Feb 28, 2024





February 22, 2024

Judith Cabelli Wesley Housing 2311 Huntington Avenue Alexandria, VA 22303

Dear Ms. Cabelli:

The Culmore Clinic is delighted to join Wesley Housing on the Kindred Crossing (Wesley FCC) project. This will be such an asset to the community bringing 95 residential households to reside at 6165 Leesburg Pike, Falls Church, VA 22044. The Culmore Clinic is a nonprofit medical practice offering free, compassionate, culturally sensitive medical care, counseling, and specialty referrals to uninsured adults who have difficulty accessing healthcare services in Fairfax County, VA.

Through Culmore Clinic, patients can access laboratory and diagnostic testing, primary care services, counseling, vision exams and when required, referrals to specialty care. Two-thirds of our patients have chronic disease, and we work with them to educate about their conditions and change their diet and lifestyle to manage chronic illnesses such as diabetes and hypertension.

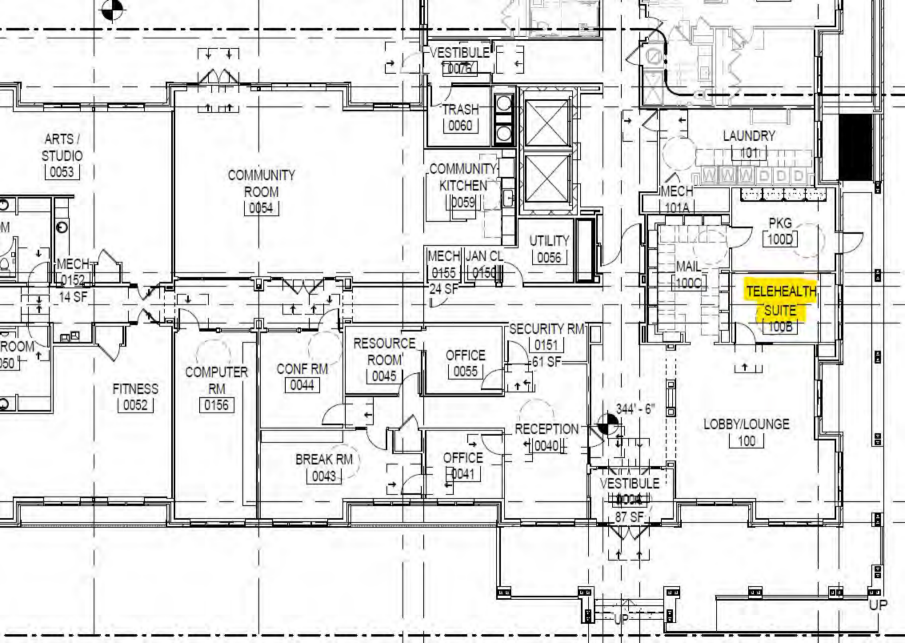
Culmore Clinic will be available to support Kindred Crossing (Wesley FCC) residents with HIPAA compliant technology to access free telephonic, or virtual health care services through licensed providers during Clinic hours. The Kindred Crossing community managers will provide residents access to the private telehealth room as located on the attached floor plan, secure internet access and the tablet and/or computer device necessary to access the telehealth services. In addition, Culmore Clinic staff will be available for technical support as the residents access their providers through the provider's online portals such as Inova's MyChart system. We look forward to working out the details of our partnership. Feel free to contact me with any questions.

Sincerely,

Lynette Sappe-Watkins, CFRE

Hynette Suppe-Wat kins

Executive Director



Tab T:

Funding Documentation



County of Fairfax, Virginia

To protect and enrich the quality of life for the people, neighborhoods and diverse communities of Fairfax County

March 6, 2024

Wesley Housing 2311 Huntington Avenue Alexandria, Virginia 22303 Attn: Kamilah McAfee

Re: Financing Commitment

Kindred Crossing Project / 6165 Leesburg Pike

Dear Ms. McAfee:

The Fairfax County Redevelopment and Housing Authority (the "Housing Authority") has approved and anticipates funding subordinate loans up to an amount of \$9,700,000 to Wesley FCC LLC for the Kindred Crossing project, located at 6165 Leesburg Pike, Fairfax, Virginia. This Commitment is conditioned on Wesley FCC obtaining a reservation of low-income housing tax credits from Virginia Housing for the project that is consistent with the application submitted to Virginia Housing for its 2024 funding round.

The Housing Authority loan will bear interest at two percent (2%) annually for a term of thirty (30) years, or such longer term as is coterminous with the approved senior financing. The loan will be made in accordance with the procedures of the Housing Authority and will be documented with the Housing Authority's form loan documents.

We look forward to working with you.

Sincerely

Thomas E. Fleetwood Assistant Secretary

Fair ax County Redevelopment and Housing Authority

www.fairfaxcounty.gov/housing



Caren Merrick Secretary of Commerce and Trade



Bryan W. Horn Director

DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT 6/6/2023

Judith Cabelli Director of Real Estate Development Wesley Housing Development Corporation 5515 Cherokee Avenue Alexandria, VA 22312 jcabelli@whdc.org

Re: Affordable and Special Needs Housing Funding

Proposal

Dear Ms. Judith Cabelli:

On behalf of the Department of Housing and Community Development (DHCD), it gives me great pleasure to inform you that Wesley Housing Development Corporation will receive a preliminary offer from the October 2022 Affordable and Special Needs Housing application cycle to support the First Christian Church of Falls Church project in the following amounts:

\$700,000 from Virginia Housing Trust Fund \$2,000,000 from Housing Innovations in Energy Efficiency

Under separate cover you will receive the terms of this offer, including any requirements to meet federal environmental review. DHCD has approved the extension of this preliminary award through the 2024 9% Low Income Housing Tax Credit application cycle.

Any adjustments to the application submitted including, but not limited to, changes in committed capital sources, operating expense budgets, and unit mix must be approved by DHCD <u>before</u> the program funding agreement is transferred to Virginia Housing to request formal loan documents be drafted. The expectation of execution of the program agreement by October 31, 2023 has been approved for extension.

A member of our team will contact you via email to begin the contract negotiation process soon. We are pleased to work with Wesley Housing Development Corporation in its affordable housing efforts.

Sincerely,

Sandrafavill

Sandra Powell

Senior Deputy Director

Community Development & Housing







County of Fairfax, Virginia

To protect and enrich the quality of life for the people, neighborhoods and diverse communities of Fairfax County

02/27/2024

Mr. David Johnson, Project Manager Wesley Housing Development Corporation 2311 Huntington Avenue Alexandria, Virginia 22303

Reference: First Christian Church Independent Living Facility

Dear Mr. Johnson:

The purpose of this letter is to confirm that Fairfax County Department of Public Works and Environmental Services (DPWES) will provide funding to support stormwater management facilities at the First Christian Church Independent Living Facility. Funding provided will be consistent with 50% of the cost difference between the standard regulatory development condition (Scenario #1) and the 100-year good, forested condition (Scenario #2), as outlined in Special Exception Application SE 2022-MA-00026 Development Condition #31, dated February 21, 2023.

Based on the stormwater scenario cost estimates provided by Wesley Housing Development Corporation on November 15, 2023, the cost difference or delta between these two scenarios is \$737,078. DPWES is committed to funding 50% of this amount or \$368,539. It is understood that this amount is the current estimate and that the amount requested of DPWES may increase or decrease as the First Christian Church Independent Living Facility development plans are finalized. Fairfax County reserves the right to review and verify that any cost increases are reasonable.

Sincerely,

— DocuSigned by: Christopher Herrington

Christopher Herrington

Director

cc: Eleanor Ku Codding, Deputy Director, Department of Public Works and Environmental Services (DPWES), Stormwater and Wastewater Divisions
Joni Calmbacher, Director, DPWES, Stormwater Planning Division
Anna Shapiro, Deputy Director, Housing and Community Development



Fall 2023 ASNH award letters not yet received, but page 3 below shows award for Wesley FCC project.



FALL 2023 AFFORDABLE AND SPECIAL NEEDS HOUSING PROGRAM AWARDS

Organization	Project Name	Locality	Award
Arlington Partnership for Affordable Housing	Crystal House Six	Arlington County	\$3,800,000
Surber Development and Consulting LLC	Bellevue Gardens	City of Richmond	\$3,800,000
Canterbury Enterprises LLC	Swansboro Place	City of Richmond	\$3,400,000
Community Housing Partners	Witter Place	City of Alexandria	\$3,400,000
Piedmont Housing Alliance	Cherry A	City of Charlottesville	\$3,400,000
Piedmont Housing Alliance	Cherry B	City of Charlottesville	\$3,400,000
Taft-Mills Group	Hillpoint Trace	City of Suffolk	\$3,278,172
Surber Development and Consulting LLC	Overlook Ridge	Augusta County	\$2,941,830
Rappahannock Rapidan Community Services Board	Madison Road Apartments	Orange County	\$2,876,850
Piedmont Housing Alliance	Friendship Court Apartments Phase II	City of Charlottesville	\$2,800,000
Alexandria Housing Development Corporation	GMV 4A	City of Alexandria	\$2,700,000
Alexandria Housing Development Corporation	GMV 4B	City of Alexandria	\$2,700,000
Alexandria Housing Development Corporation	GMV 9A	City of Alexandria	\$2,700,000

Arlington Partnership for Affordable Housing	Avonlea Senior Four	Loudoun County	\$2,700,000
Arlington Partnership for Affordable Housing	Avonlea Senior Nine	Loudoun County	\$2,700,000
Brinshore	Tidewater Gardens B1	City of Norfolk	\$2,700,000
Brinshore	Tidewater Gardens B2	City of Norfolk	\$2,700,000
Community Housing Initiative Inc.	The Harbor at Quantico Creek	Prince William County	\$2,700,000
S. L. Nusbaum Realty Co.	Mainline Apartments Phase I	Stafford County	\$2,700,000
S. L. Nusbaum Realty Co.	Mainline Apartments Phase II	Stafford County	\$2,700,000
Helping Overcome Poverty's Existence, Inc.	Monroe North Housing	Wythe County	\$2,681,850
Petersburg Redevelopment and Housing Authority	Pecan Acres Estates Phase II	City of Petersburg	\$2,600,000
Better Housing Coalition	Carter Woods IV	Henrico County	\$2,577,363
Taft-Mills Group	Lily Gardens	City of Staunton	\$2,558,238
Shag Development LLC	Dearington Hills Apartments II	City of Lynchburg	\$2,286,994
Piedmont Housing Alliance	1025-B Park Street	City of Charlottesville	\$2,245,000
Conifer LLC	Telestar Court	Fairfax County	\$2,100,000
Fairfax County Redevelopment and Housing Authority	Little River Glen 1	Fairfax County	\$2,100,000
Landmark Asset Services Inc.	Rivermont School Apartments	City of Covington	\$2,100,000
Southside Community Development and Housing Corporation	Emporia Rail Depot Townhomes	City of Emporia	\$2,100,000
Hill Tide Housing Investments LLC	Goose Creek	City of Staunton	\$1,950,000

Landmark Asset Services Inc.	Seeland Valley Apartments	City of Danville	\$1,900,000
Piedmont Housing Alliance	1025-A Park Street	City of Charlottesville	\$1,820,000
New Road Community Development Group Inc.	Legacy Plaza Rental	Northampton County	\$1,804,500
Commonwealth Catholic Charities Housing Corporation	1903 Semmes	City of Richmond	\$1,800,000
Greater Charlottesville Habitat for Humanity	Southwood Rentals I	Albemarle County	\$1,800,000
Surber Development and Consulting LLC	Grande Oak II	York County	\$1,657,858
The Lawson Companies	700 West 44 - 4%	City of Richmond	\$1,500,000
SCG Development Partners LLC	Somos Phase A	Fairfax County	\$1,400,000
SCG Development Partners LLC	Somos Phase B	Fairfax County	\$1,400,000
Wesley Housing Development Corporation	First Christian Church of Falls Church	City of Falls Church Fairfax County	\$1,400,000
ZeroPak Development LLC	The ZeroPak Phase I	City of Winchester	\$1,400,000
Alexandria Housing Development Corporation	Seminary Road Phase 2 - 2023/2024 - HIEE	City of Alexandria	\$1,118,930
Cumberland Plateau RHA	Main Street Villas	Russell County	\$1,088,833
People Incorporated	Manassas Veterans Housing and Post Center	City of Manassas	\$1,084,000
Alexandria Housing Development Corporation	Seminary Road Phase 1 - 2023/2024 - HIEE	City of Alexandria	\$1,048,997
Harrisonburg Redevelopment and Housing Authority	Commerce Village II Annex PSH	City of Harrisonburg	\$1,000,000
New Road Community Development Group Inc.	Legacy Phase II – Homeownership Units	Northampton County	\$939,413
New Road Community Development Group Inc.	Legacy Phase II - Rental	Northampton County	\$939,400

Community Services Housing Inc.	Northeast 11th Street Housing	City of Charlottesville	\$900,000
Enterprise Community Development	1203 East Brookland Park Blvd.	City of Richmond	\$900,000
Better Housing Coalition	Colbrook 2	Chesterfield County	\$700,000
Brinshore	Tidewater Gardens A	City of Norfolk	\$700,000
Fairfax County Redevelopment and Housing Authority	Little River Glen 4	Fairfax County	\$700,000
Fauquier Habitat for Humanity	Fauquier HFH Haiti Street 2023	Fauquier County	\$700,000
Greater Charlottesville Habitat for Humanity	Southwood Village 3 Single-Family	Albemarle County	\$700,000
Greater Charlottesville Habitat for Humanity	Southwood Village 3 Townhomes	Albemarle County	\$700,000
Habitat for Humanity Peninsula and Greater Williamsburg	PGW JCC 2024 Project	James City County	\$700,000
Lynx Ventures Inc.	Oak Grove Apartments	City of Richmond	\$700,000
project:HOMES	2100 Bainbridge Rental	City of Richmond	\$700,000
S. L. Nusbaum Realty Co.	288 Lofts Phase I	Chesterfield County	\$700,000
S. L. Nusbaum Realty Co.	288 Lofts Phase II	Chesterfield County	\$700,000
Staunton-Augusta-Waynesboro Habitat for Humanity Inc.	Staunton Workforce Housing Project 2024	City of Staunton	\$700,000
The Lawson Companies	Miller's Rest Apartments II - 4%	City of Lynchburg	\$700,000
The Lawson Companies	Miller's Rest Apartments II - 9%	City of Lynchburg	\$700,000
The Lawson Companies	The Landing at Mason's Bridge	Prince William County	\$700,000

The Maggie Walker Community Land	The Oak Grove	City of Richmond	\$700,000
Trust	Townhomes		
TM Associates Development Inc.	Deerfield Apartments	Nottoway County	\$700,000
	New Construction		
project:HOMES	Homes in Richmond	City of Richmond	\$699,994
	2023		
Piedmont Habitat for Humanity	Keysville Homes- 2024	Charlotte County	\$623,203
SCG Development Partners LLC	One University Family	City of Fairfax	\$600,000
SCG Development Partners LLC	One University Senior	City of Fairfax	\$600,000
Wesley Housing Development Corporation	The Lamb Center	Fairfax County	\$600,000
Judeo-Christian Outreach Center	JCOC 3H Housing	City of Virginia Beach	\$500,000
Alexandria Housing Development	Seminary Road Phase 3 -	City of Alayandria	¢427.407
Corporation	2023/2024 - HIEE	City of Alexandria	\$437,497
Virginia Beach Community Development	Tranquility at the Lakes	City of Virginia Beach	\$308,699
Corporation	II	City of Viiginia Beach	\$300,077
Alexandria Housing Development	Seminary Road Phase IV	City of Alexandria	\$252,358
Corporation	PSH	City of Alexandria	\$232,336
Taft-Mills Group	Old Hundred Trace	Chesterfield County	\$196,695
	TOTAL:		\$129,016,674

Tab U:

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



Virginia Housing Free Renter Education Acknowledgement

l,	, acknowledge I have be	een presented information
regarding the Virginia Hous my responsibility to review	•	to Tenants. I understand it is
Thy responsibility to review	the materials listed below	at the link provided.
https://virginiahousing.com	/renters/education	
Educational materials provi	ded in the link above:	
 Rental Search 		
 Renter Education Gu 	ide eBook	
 Renter Education On 	line Course	
 Fair Housing Resource 	es	
 Renter Rights and Re 	sponsibilities	
By signing below, I acknowl access the Virginia Housing	_	
Resident Name:		
Resident Signature:		_
Address:		
Date:		
Resident Name:		_
Resident Signature:		_
Address:		_
Date:		

Tab V:

Nonprofit or LHA Purchase Option or Right of First Refusal RECORDING REQUESTED BY AND WHEN RECORDED MAIL TO Klein Hornig LLP 1325 G Street NW, Suite 770 Washington, DC 20005 Attn: Erik Hoffman

RIGHT OF FIRST REFUSAL AGREEMENT (Wesley FCC)

RIGHT OF FIRST REFUSAL AGREEMENT (the "Agreement") dated as of March 13, 2024 by
and among WESLEY FCC LLC, a Virginia limited liability company (the "Owner" or the "Company"),
WESLEY HOUSING DEVELOPMENT CORPORATION OF NORTHERN VIRGINIA, a Virginia
nonstock, nonprofit corporation (the "Grantee"), and is consented to by WESLEY FCC MANAGING
MEMBER LLC, a Virginia limited liability company (the "Managing Member"), [INVESTOR
ENTITY], a [] limited liability company (the "Investor Member") and [] SPECIAL
LIMITED PARTNER, L.L.C. , a [] limited liability company (the "Special Member").
The Managing 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 "Operating Agreement"), is engaged in the ownership and operation of a 95-unit apartment project for families located in Falls Church, Virginia and commonly known as "Wesley FCC" or "Kindred Crossing" (the "Project"). The real property comprising the Project is legally defined on **Exhibit A**.
- B. The Grantee is the sole 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 Grantee certain rights of first refusal to purchase the Project on the terms and conditions set forth herein;
- D. Capitalized terms used herein and not otherwise defined shall have the meanings set forth in the Operating Agreement.

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

Section 1. Right of First Refusal

The Owner hereby grants to the Grantee a right of first refusal (the "Refusal Right") 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 "Property"), 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 ("Virginia Housing" or the "Credit Authority") or any lender of a loan being assumed in connection with the exercise of the Refusal Right to remain with the Project.

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

- 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. Purchase Price; Closing

- A. The purchase price for the Property pursuant to the Refusal Right (the "Purchase Price") 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

KH 1124528.3 - 2 -

Purchase Price balance remaining after the assumption of the Loans shall be paid by Grantee in immediately available funds.

Section 4. Conditions Precedent; Termination

- 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 "Qualified Beneficiary"); 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's 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 "Closing") to occur in the Fairfax County, 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. Conveyance and Condition of the Property

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

KH 1124528.3 - 3 -

without limitation, without any warranty as to fitness for a particular purpose, habitability, or otherwise and no indemnity for hazardous waste or other conditions with respect to the Property will be provided. It is a condition to Closing that all amounts due to the Owner and the Investor Member from the Grantee or its Affiliates be paid in full. The Grantee shall pay all closing costs, including, without limitation, the Owner's attorney's fees. Upon closing, the Owner shall deliver to the Grantee, along with the deed to the property, an ALTA owner's title insurance policy dated as of the close of escrow in the amount of the purchase price, subject to the liens, encumbrances and other exceptions then affecting the title.

Section 7. Transfer

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

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

Section 8. 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

KH 1124528.3 - 4 -

Interests for the Purchase Price provided in Section 3 hereof and that meets the requirements of Code Section 42(i)(7).

Section 10. Notice

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

- (i) If to the Owner, at the principal office of the Company set forth in Article II of the Operating Agreement;
- (ii) If to a Consenting Member, at their respective addresses set forth in Schedule A of the Operating Agreement;
- (iii) If to the Grantee, 2311 Huntington Avenue, Alexandria VA 22303; and

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. <u>Binding Provisions</u>

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

Section 13. Counterparts

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

Section 14. Governing Law

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

Section 15. Headings

KH 1124528.3 - 5 -

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. Amendments

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. Time

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. <u>Subordination</u>

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.

KH 1124528.3 - 6 -

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

KH 1124528.3 - 7 -

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

OWNER:

WESLEY FCC LLC

a Virginia limited liability company

By: Wesley FCC Managing Member LLC a Virginia limited liability company its managing member

By: Wesley Housing Development Corporation of Northern Virginia a Virginia nonstock corporation its managing member

By: Kamilah McAfee, President and CEO

STATE OF Virginia)
3) to-wit:
CITY/COUNTY OF Fourfex)

On March 13, 2024, before me, the undersigned, a notary public in and for said state, personally appeared Kamilah McAfee, 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 she executed the same in her capacity as President and CEO of Wesley Housing Development Corporation of Northern Virginia, a Virginia nonstock, nonprofit corporation, the sole member of Wesley FCC Managing Member LLC, a Virginia limited liability company, which is the managing member of Wesley FCC LLC, a Virginia limited liability company, and that by her signature on the instrument, the entity, individual or the person on behalf of which the individual acted, executed the instrument.

Notary Public:	y Eflor	U	
Commission expires:	04/30	2026	

Registration No.: 800 4228



GRANTEE:

WESLEY HOUSING DEVELOPMENT CORPORATION OF NORTHERN VIRGINIA a Virginia nonstock corporation

	1/			
By:	ald	MA.	bee	
K	amilah Mc	Afee, Pr	esident a	nd CEO

STATE OF Virginia)
) to-wit
CITY/COUNTY OF Fairfax)

On March 13, 2024, before me, the undersigned, a notary public in and for said state, personally appeared Kamilah McAfee, 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 she executed the same in her capacity as President and CEO of Wesley Housing Development Corporation of Northern Virginia, a Virginia nonstock, nonprofit corporation, and that by her signature on the instrument, the entity, individual or the person on behalf of which the individual acted, executed the instrument.

Notary Public: 7/60	y Eflores
Commission expires:	04/30/2020
Registration No.: 80	04228

The undersigned hereby consents to the foregoing right of first refusal agreement as of the date first set forth hereinabove.

MANAGING MEMBER:

Registration No.: 8004228

	LEY FCC MANAGING MEMBER LLC ginia limited liability company
Ву:	Wesley Housing Development Corporation of Northern Virginia a Virginia nonstock corporation its sole member
	By: Kamilah McAfee, President and CEO
STATE OF _	Virginia) to-wit:
CITY/COUN	TY OF <u>fairfax</u>
appeared Kan to be the indi executed the s Northern Virg Member LLC	3, 2004, before me, the undersigned, a notary public in and for said state, personally hilah McAfee, personally known to me or proved to me on the basis of satisfactory evidence vidual whose name is subscribed to the within instrument and acknowledged to me that she same in her capacity as President and CEO of Wesley Housing Development Corporation of tinia, a Virginia nonstock, nonprofit corporation, the sole member of Wesley FCC Managing, a Virginia limited liability company, and that by her signature on the instrument, the entity, the person on behalf of which the individual acted, executed the instrument.
Notar	y Public: Nory Eflorer
Comr	nission expires: 04/30/2020

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
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 a [], 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

EXHIBIT A

LEGAL DESCRIPTION

Beginning at a point in the west right-of-way line of Leesburg Pike – Route 7, said point being the northeast corner of nor-or-formerly Carriage Funeral Holdings, Inc. as recorded in Deed Book 23656 at Page 314; thence with Carriage Funeral Holdings, Inc., S 57°41'03" W, 97.28 feet to a point; thence S 29°53'12" W, 176.49 feet to a point in the north line of Parcel A, Vinewood as recorded in Deed Book 5826 at Page 91; thence with Vinewood and continuing with Cavil's Addition to Ravenwood Park as recorded in Deed Book 1549 at Page 51, 60°06'48" W, 684.61 feet to a point in the east line of Lot 3, Ravenwood Park as recorded in Deed Book 1297 at Page 355; thence with Lot 3 and continuing with Parcel A, Country Squire as recorded in Deed Book 8279 at Page 1429 further continuing with The Chateaux Condominium Association as recorded in Deed Book 7545 at Page 1387, N 29°56'27" E, 187.34 feet to a point; thence with The Chateaux Condominium Association and continuing with the west right-of-way line of Leesburg Pike – Route 7, N 44°56'57" E, 418.24 feet to a point; thence continuing with the west right-ofway line of Leesburg Pike – Route 7, S 31°51'48" E, 44.79 feet to a point; thence 437.91 feet with the arc of a curve bearing to the left and having a radius of 43,011.85 feet, (tangent length 218.96 feet, chord length 437.91 feet, chord bearing S 32°09'18" E) to a point; thence S 32°26'48" E, 220.01 feet to the point of beginning and containing an area of 296.997 square feet or 6.8181 acres.

RECORDING REQUESTED BY: AND WHEN RECORDED MAIL

TO: Klein Hornig LLP 1325 G Street NW, Suite 770 Washington, DC 20005 Attn: Erik Hoffman

RIGHT OF FIRST REFUSAL AGREEMENT

([Project name] Apartments(Wesley FCC)

RIGHT OF FIRST REFUSAL AGREEMENT (the "Agreement") dated as of Usering
Date March 13, 2024 by and among [OWNER ENTITY] WESLEY FCC LLC, a Virginia limited
liability company (the "Owner" or the "Company"),
WESLEY HOUSING DEVELOPMENT CORPORATION OF NORTHERN
<u>VIRGINIA</u> , a Virginia non-stock, nonprofit corporation (the "Grantee"), and is consented to by
EWESLEY FCC MANAGING MEMBER ENTITY LLC, a Virginia limited liability company
(the "Managing Member"), [INVESTOR ENTITY], a [limited liability
company (the "Investor Member") and [SPECIAL LIMITED PARTNER, L.L.C., a []
SPECIAL LIMITED PARTNER, L.L.C.,
a [] limited liability company (the "Special Member"). The Managing 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 "Operating Agreement"), is engaged in the ownership and operation of an [_____]a 95-unit apartment project for families located in [_____]Falls Church, Virginia and commonly known as "[Project name] Apartments Wesley FCC" or "Kindred Crossing" (the "Project"). The real property comprising the Project is legally defined on Exhibit A.
- B. The Grantee is <u>athe sole</u> 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 <u>Grantees Grantee</u> 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 "Refusal Right") 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 "Property"), 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 ("Virginia Housing" or the "Credit Authority") or any lender of a loan being assumed in connection with the exercise of the Refusal Right to remain with the Project.

Section 2. Exercise of Refusal Right; Purchase Price

- 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. Purchase Price; Closing

- A. The purchase price for the Property pursuant to the Refusal Right (the "Purchase Price") 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. Conditions Precedent; Termination

- 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 "Qualified Beneficiary"); 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's 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 "Closing") to occur in the Fairfax County, 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. Transfer

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

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

Section 8. 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"

<u>- 5 -</u>

<u>KH 1124528.3</u>

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;

Section 11. Severability of Provisions

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

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

Section 14. Governing Law

This Agreement shall be construed and enforced in accordance with the laws of the Commonwealth of Virginia without regard to principles of conflicts of law. Notwithstanding the

foregoing, Company, Investor Member and Grantee do not intend the Refusal Right in this Agreement to be a common law right of first refusal but rather intend it to be understood and interpreted as a mechanism authorized by Section 42 of the Code to allow non-profit entities to preserve affordable housing for low-income families in accordance with Grantee's charitable objectives.

Section 15. <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. Amendments

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. Time

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

Section 18. Legal Fees

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

Section 19. Subordination

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

Section 20. Rule Against Perpetuities Savings Clause

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

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

The Virginia Housing Development Authority ("Virginia Housing") shall be a third party beneficiary to this Agreement, and the benefits of all of the covenants and restrictions hereof shall inure to the benefit of Virginia Housing, including the right, in addition to all other remedies provided

<u>KH 1124528.3</u> <u>- 7 -</u>

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]

<u>KH 1124528.3</u> <u>- 8 -</u>

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

OWNER:

WESLEY FCC LLC

[OWNER ENTITY], a [Virginia] limited liability company

By: Wesley FCC [Managing Member Entity], LLC a [Virginia] limited liability company, its managing member

By: Wesley Housing Development Corporation of Northern
Virginia a Virginia nonstock corporation its managing
member

By: Kold Maffee
Pros

COMMONWEALTH OF VIRGINIA STATE OF

CITY/COUNTY OF <u>J.t</u> <u>) to-wit:</u>

On _ 9qttp 13 _____, 20_____, a before me, the undersigned, a notary public in and for said state, personally appeared [________, Kamilah McAfee, 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 she executed the same in her capacity as [________, President and CEO of Wesley Housing Development Corporation of Northern Virginia, a Virginia nonstock, nonprofit corporation, the managingsole member of the [Wesley FCC Managing Member Entity], which LLC, a Yirginia limited liability company, Which is the managing member of [Owner Entity] Wesley FCC LLC, a Virginia limited liability company, and that by her signature on the instrument, the entity, individual or the person on behalf of which the individual acted, executed the instrument.

Commission Expires: expires: p9 1 5u } TO; in

Registration No.: \$yy 9JL @



R i g h t o f F r S t R e f u S a 1 A g r e e m e n e m e A e n

GRANTEE:

WESLEY HOUSING DEVELOPMENT CORPORATION OF NORTHERN VIRGINIA a Virginia non-stock-nonprofit
Kamillah McAfee, President and CEO Name:
Name:Title:
COMMONWEALTH OF VIRGINIA STATE OF VII
STATE OF VU) to-wit: CITY/COUNTY OF _Tn iW
On 9dt; p 3 , 20 202a, before me, the undersigned, a notary public in and for said state personally appeared
Notary Public: Toy Effect Commission
Expires: Ot} 50 20zW
Registration No.: fi OOZE L9

Right of First Refusal Agreement [Project name]
Apartments Signature Page 2 of 4

\\ \text{Vesley FCC}\\ \text{Signature Page 3 of 4}

The undersigned hereby consents to the foregoing Rightright of First Refusal Agreement first refusal agreement as of the date first set forth hereinabove.

MANAGING MEMBER:

[WESLEY FCC MANAGING MEMBER ENTITY], LLC a Virginia limited liability company
By: Wesley Housing Development Corporation of Northern Virginia a Virginia nonstock corporation
<u>its sole member</u>
By:Kamilah McAfee, President and CEO
COMMONWEALTH OF VIRGINIA STATE OF VIRGINIA LITY/COUNTY OF
On, 209tjr <r_13, 202#_="" []kamilali="" []president="" [she]="" [wesley="" a="" acknowledgedacknoivledged="" acted,="" and="" appeared="" as="" basis="" be="" before="" behalf="" by="" capacity="" ceo="" company,="" corporation="" corporation,="" development="" entity,="" entity]llc,="" evidence="" executed="" fcc="" for="" he="" her="" housing="" in="" individual="" instrument="" instrument,="" instrument.<="" is="" knownknown="" liability="" limited="" managin="" mcafee,="" me="" me,="" member="" name="" nonprofit="" nonstock,="" northem="" notary="" of="" on="" or="" person="" personall="" personally="" proved="" public="" said="" same="" satisfactory="" signature="" sole="" state,="" subscribed="" th="" that="" the="" to="" undersigned,="" virginia="" virginia,="" wesley="" which="" whose="" within=""></r_13,>
Notary Notaty Public: Commission Expires: empires: où 1 tel Zoco Registration No.: 2 y+2y p
regionation no 2 y + 2 y p

Right of First Refusal Agreement [Project name]
Apartments Signature Page 3 of 4Agreemeiii

The undersigned herebyliei'eby 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 [______] [____ | SPECIAL LIMITED PARTNER, L.L.C.. a limited liability company STATE OF _ _CITY/COUNTY OF _____ On ______, 20_____, before me, the undersigned, a notary public in and for said state, personally appeared [___d, personally peisonnl 15' known to me or proved to me on the basis of satisfactory evidence to be the individual whose namenaiaie is subscribed to the within instrumentinsti timent and acknowledged to me that helie executed the same in his capacity capacity as [__], the manager of [Investor Entity], Investoi Entit)'J. a [____] limited liability company, and [_____ Limited PartnerLimiteil Pai-tnei-, L.L.C., a [_] limited liability company, and that by his signature on the instrumentinsti iiinent, the entity, individualentit), individual or the person on behalf of which the individual acted, executed the instrument. Notary Public Commission Pvililic Comn ission expires

> R i g h

11.1.124.5.28.3

 t
 t
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e
 e

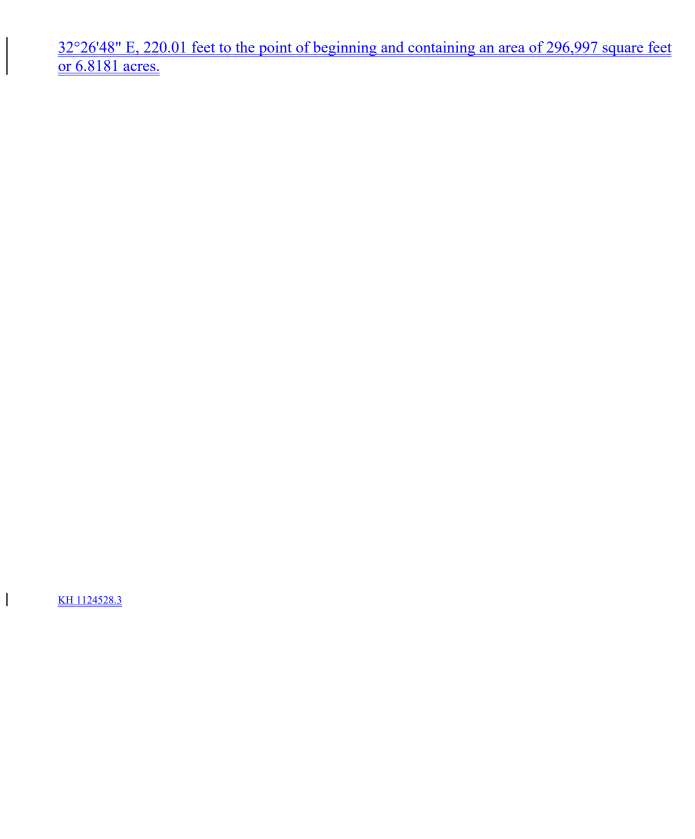
EXHIBIT A

Beginning
the northea
Book 2365
to a point; to as recorded
Addition to feet to a po
355; thence
8279 at Pag
in Deed Bo
Chateaux C

Pike – Rou way line of

with the ard 218.96 feet

KH-1119662.2



Document comparison by Workshare Compare on Wednesday, March 13, 2024 10:53:58 AM

Input:	
Document 1 ID	file://C:\Users\dmcdaniel\OneDrive - Klein Hornig LLP\Desktop\2024 VH Form Tab V-1 Right of First Refusal Agreement _do not edit_ save to new doc first_(1119662.2).docx
Description	2024 VH Form Tab V-1 Right of First Refusal Agreement _do not edit_ save to new doc first_(1119662.2)
Document 2 ID	file://C:\Users\dmcdaniel\OneDrive - Klein Hornig LLP\Desktop\WH-FCC 9% Equity Right of First Refusal Agreement 3.13.24(1124528.9).pdf
Description	WH-FCC 9% Equity Right of First Refusal Agreement 3.13.24(1124528.9)
Rendering set	Standard

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

Statistics:	
	Count
Insertions	132
Deletions	98
Moved from	1
Moved to	1

Style changes	0
Format changes	0
Total changes	232

Tab W:

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



wesleypropertymanagement.com

Wesley FCC Resident Internet Safety Plan and Resident Information Form

The following is a draft of the documents that will be included into the property's Resident Internet Rules, Regulations and Education Information Packet, Acknowledgement Form and the Internet Security Plan for the community. This is a draft and is intended to be representative of the type of information that would be provided to the residents, signed and copies maintained in resident files. Once the specific internet provider is selected, this will be finalized utilizing the most current information and best practices related to internet safety.







Internet Safety Plan: Resident Internet Rules, Regulations and Education Information

Rent includes free individual wireless or wi-fi internet access provided at a minimum of 25 Mbps download and 3Mbps upload speed accessible in each apartment at no additional cost to the residents. Free community room wi-fi is provided and restricted to residents in the property. Access to the community room wi-fi is through a rotating password. This Internet Usage Policy includes the rules and guidelines regarding the appropriate use of property-owned equipment, network and Internet access. The intention of this Policy is to protect both the property and all residents and their guests as a guide to the acceptable use of the property provided free Wireless network facilities and services in individual apartments as well as in the community room through a rotating wi-fi password.

Any individual connected to the Wesley FCC Wireless Network in order to use it directly or to connect to any other network(s), must comply with this Policy, the stated purposes and acceptable use policies of any other network(s) or host(s) used, and all applicable laws, rules, and regulations.

Use of the Wesley FCC Internet is permitted and encouraged where such use supports the productive and safe use of internet for all property residents and their guests. However, access to the Internet through Wesley FCC is a privilege and all residents must adhere to the policies concerning resident community room computer use and Internet usage. Violation of these policies could result in disciplinary and/or legal action leading up to and including termination of residency. Residents may also be held personally liable for damages caused by any violations of this policy. All residents are required to acknowledge receipt and confirm that they have understood and agree to abide by the rules hereunder.

Wesley FCC makes no representations or warranties concerning the availability or security of the Wesley FCC provided wireless internet or internet in the community room. By using the Wesley FCC wireless network you agree to defend, indemnify and hold harmless Wesley FCC for any losses or damages that may result from your use of the Wesley FCC wireless network.

Wesley FCC takes no responsibility and assumes no liability for any content uploaded, shared, transmitted, or downloaded by you or any guests, or for anything you may encounter or any data that may be lost or compromised while connected to the Wesley FCC Wireless Network.

Wesley FCC reserves the right to disconnect any user at any time and for any reason. The Wesley FCC Wireless Network is provided as a courtesy to allow our residents access to the internet. Users will not be given access to the Wesley FCC intranet or permission to install any software on any computers or equipment owned by the property and offered to residents for access as appropriate.

Wesley FCC will provide access to a working wireless internet network. If the network malfunctions or does not work as a result of the service provider, it will be incumbent on the service provider to remedy the situation as quickly as possible to continue to provide internet access to all residents.

Residents have the right to choose not to use Wesley FCC provided wireless internet network.

All terms and conditions as stated in this document are applicable to all users including residents and their guests of the Wesley FCC network and Internet connection. All terms and conditions as stated in this document reflect an agreement of all parties and should be governed and interpreted in accordance with the policies and procedures mentioned above. Any user violating these policies is subject to disciplinary actions deemed appropriate by Wesley FCC.

wesleypropertymanagement.com



Internet Security Plan

Wesley FCC will provide access to a working wireless internet. It is the responsibility of the resident to use personal networking devices (i.e. computer, laptop, iPad etc.) to set up the connection and directly utilize the network in individual apartments. It is recommended that residents keep up-to-date virus and malware software on their own technological devices as this is an open community network.

Community Center Internet Security

- The rotating password wireless network in the community room will be available during posted hours as is provided in an attempt to maintain a high level of safety;
- Residents and their guests are expected to use the Internet responsibly and productively;
- The equipment, services and technology used to access the Internet in the resident community room are
 the property of Wesley FCC and Wesley FCC reserves the right to monitor Internet traffic and monitor and
 access data that is composed, sent or received through its online connections;
- All sites and downloads may be monitored and/or blocked by Wesley FCC if they are deemed to be harmful
 and/or not productive to the community; and
- If Wesley FCC provides any computers for resident use, the installation of software such as instant messaging technology is strictly prohibited on community room computers.

Property Wireless Network Security

Inappropriate use of Wesley FCC Wireless Network is not permitted. Unacceptable use of the internet by residents and their guests includes, but is not limited the guidelines listed below that Wesley FCC may at any time use to make a determination that a particular use is inappropriate:

- Users must respect the privacy and intellectual property rights of others:
- Users must respect the integrity of Wesley FCC network and any other public or private computing and network systems;
- Use of the Wesley FCC Wireless Network for malicious, fraudulent, or misrepresentative purposes is prohibited;
- The Wesley FCC Wireless Network may not be used in a manner that precludes or hampers other users access to Wesley FCC Wireless Network or other any other networks;
- Sending or posting discriminatory, harassing, or threatening messages or images on the Internet;
- Perpetrating any form of fraud, and/or software, film or music piracy;
- Stealing, using, or disclosing someone else's password without authorization;
- Downloading, copying or pirating software and electronic files that are copyrighted or without authorization;
- Hacking into unauthorized websites is prohibited; or
- Introducing malicious software onto the community network and/or jeopardizing the security of the community's network.

If a resident is unsure about what constitutes acceptable Internet usage, then he/she should ask the Property Manager for further guidance and clarification.







Resident Internet Rules, Regulations and Education Information Acknowledgement Form: Certification of Receipt

Resident: I (We) have received a copy of the Wesley FCC Resident Internet Information Packet which includes a copy of the Resident Internet Rules, Regulations and Education Information and the Internet Security plan for Wesley FCC. I (We) further agree to abide by same during our tenancy. All members of the household will be instructed to abide by these Rules and Regulations. I (We) understand that violation of these rules is a violation of my/our Lease Agreement and can lead to legal action and possibly termination of tenancy. If legal action should become necessary, the Resident has the right to obtain legal council to present a defense in court.

Resident:	
Resident:	
Address:	
Date:	
Witnessed by:	

Tab X:

Marketing Plan for units meeting accessibility requirements of HUD section 504



Wesley Property Management Company Marketing Plan Wesley FCC

This marketing plan is intended to address the guidelines set forth in Section III(C)(4)(a-i and a-ii) of the Virginia Housing Development Authority's LIHTC Application for Reservation and is designed to ensure that certain units at Wesley FCC are actively marketed to people with disabilities.

Wesley Property Management Company (WPMC) will manage Wesley FCC and will be responsible for all traditional property management functions, including leasing, rent collection, maintenance, record keeping, reporting, development of budgets, monitoring resident income qualifications, and implementing the Marketing Plan.

I. AFFIRMATIVE MARKETING

WPMC is pledged to the letter and the spirit of the U.S. policy of the achievement of equal housing opportunity throughout the Nation and will actively promote fair housing in the development and marketing of this community. WPMC (including its 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 and will also comply with all provisions of the Fair Housing Act (42 U.S.C. 3600, et. Seq.).

Any employee who has discriminated in the acceptance of a resident will be subject to immediate dismissal. All persons who contact the office will be treated impartially and equally with the only qualification necessary for application acceptance being income and credit, and conformity with the requirements of the Tax Credit program. All interested parties will be provided a copy of the apartment brochure or alternate marketing materials. Any resident who has questions not answered by the leasing staff will be referred to the Regional Property Manager assigned by WPMC.

1. Section 504 Accessible Units

There will be a minimum of ten percent (10%), or ten, units that are designated as "Section 504 Accessible Units" which will conform to HUD regulations interpreting the accessibility requirements of Section 504 of the Rehabilitation Act. These Accessible Units will actively be marketed to persons with disabilities as defined in the Fair Housing Act and will be held vacant for at least sixty (60) days. During this period, all ongoing marketing efforts will be documented by WPMC. If a qualified household including a person with a disability is not located within this sixty (60) day timeframe, WPMC will submit evidence of the marketing to VHDA's Program Compliance Officer and request approval to rent the unit to any income qualified household. Should this request be approved, any lease governing the rental of the Accessible Unit will contain a provision that in the event that a qualified household including a person with a disability applies for the unit, the household occupying the Accessible Unit must move to a vacant unit. Such move will be paid for by the owner.





2. Preference Units (if applicable)

In addition, unless prohibited by an applicable federal subsidy program, Wesley FCC will provide first leasing preferences for members of targeted populations or persons with a developmental disability (if applicable). The targeted populations will be identified in an executed MOU and referred by a VHDA approved referring agency, such as the Community Service Board or the Arc of Northern Virginia. The leasing preference shall be applied to not more than ten percent (10%) of the units at any given time. Wesley FCC will not establish tenant selection criteria or leasing provision for these individuals that are more restrictive than its standard criteria and provision, the eligibility criteria for the state rental assistance or that are set forth in the MOU.

II. MARKETING AND OUTREACH

Locating people with disabilities to occupy the aforementioned units will be accomplished as follows:

1. Networking

In addition to The Arc of Northern Virginia and CSB relationships discussed above, WPMC will contact additional local centers for independent living and disability services boards and other service organizations via phone and printed communication. The contacts may include, but not be limited to, the following organizations:

 ENDependence Center, Inc. 2300 Clarendon Blvd., Suite 250 Arlington, VA 22201 https://www.endependence.org
 Email: info@ecnv.org
 (703) 525-3268 (local)
 (703) 525-3585 (fax)
 Accessible Phone Type: TTY

Social Serve
 PO Box 35305
 Charlotte, NC 28235
 www.socialserve.com
 (877) 428-8844 (Toll-Free)
 (866) 265-7811 (Toll-Free Fax)
 TDD/TTY: 7-1-1

 Brain Injury Services 8136 Old Keene Mill Road Springfield, VA 22152 www.braininjurysvcs.org (703) 451-8881 (p) (703) 451-8820 (f)





2. Internet Advertising

WPMC utilizes many online internet sources such as <u>virginiahousingsearch.com</u>, paid search, <u>ApartmentGuide.com</u>, <u>Apartments.com</u>, <u>Rent.com</u>, <u>Craigslist.com</u>, and many others. Using lead management software, which helps track apartment leads as they move through the leasing process, WPMC has found these sources to be very effective in driving directing qualified traffic than other online sources and print publications.

3. Print Media

Print media sources will also be identified in Fairfax County and surrounding counties that cater to people with disabilities as well as the public at large. These sources may include, but are not limited to, rental magazines such as the Apartment Shoppers Guide, Apartments For Rent, local newspapers, etc. All advertising materials related to the project will contain the Equal Housing Opportunity logotype, slogan or statement, in compliance with the Fair Housing Act, as well as the fact that units for people with disabilities are available.

4. Social Media and Online Leasing Strategy

In addition to internet listing services, WPMC has recognized the importance of managing and monitoring social media channels. These platforms often serve as decision-making tools for searching for an apartment as prospects are relocating or newly arriving to the greater Washington DC area. WPMC trains our employees to become ambassadors of our brand and take responsibility for creating brand awareness and loyalty on each platform.

WPMC values the opinions of those who interact with its brand online and has implemented a comprehensive strategy to ensure that employees respond to reviews and provide the same excellent customer service online as they do directly at the properties. Since prospects often look to peer reviews when researching a property, it is essential to solicit positive reviews from satisfied residents and also address the concerns of those that post negative reviews. Our goal is to always have a positive impression of the quality of the services realized by our current clients and then conveyed to our future clients. We want to continually and consistently foster positive online recommendations for the property.

5. 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. WPMC offers a tiered referral program which pays the resident a higher bonus as they refer additional renters.

Complete resident satisfaction is a priority to the WPMC team. The Wesley Property Management name, as well as the Wesley Housing Development Corporation name are synonymous with warm hospitality and caring, empathetic staff with a desire to assist our residents with their needs. Resident referrals and word of mouth are always a valuable source of leases; therefore, from day one we will promote services to benefit all our residents.





6. 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. The marketing will also emphasize the physical and administrative compliance with the Americans with Disabilities Act.

These marketing materials include:

- **Brochures** –A simple, two-color brochure may 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 may 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 may include a special offer with a deadline (e.g. "Bring this flyer with you when you visit this weekend and pay no application fee!")
- **Follow-Up Marketing** All visitors to the Management office should receive a thank you note from the Property Manager. This can be written on a plain thank you card, or for greater impact, on a post card with a photo of the community or a thank you note with the community's logo.

III. PUBLIC AND COMMUNITY RELATIONS

Equal Housing Opportunity promotions - all Site Signage containing the EHO logo and Fair Housing posters are displayed in the Rental Office. Also posted in the Rental Office are instructions to anyone who feels they have been discriminated against to contact the Project Manager at WPMC directly. WPMC encourages and supports an affirmative marketing program 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.

Additionally, a public relations program will be instituted to create a strong relationship between management and local disability organizations, neighborhood civic organizations, churches and synagogues, city officials, and other sources of potential qualified residents still to be identified.





IV. TENANT SELECTION AND ORIENTATION

The first contact with the management operations is an important one in attracting qualified residents; therefore the management/leasing offices should convey a sense of professionalism, efficiency, and cleanliness. The management/leasing office will be designed to provide a professional leasing atmosphere, with space set aside specifically for resident interviews and application assistance. The leasing interviews will be used to emphasize the respect afforded to the resident and the responsibilities which the resident will be expected to assume.

Times of Operation - the Rental Office will be open Monday through Friday from 9:00 A.M. to 5:00 P.M. Applicants will be processed on site in accordance with approved criteria. After hours inquiries will be received by the answering services which will take messages and forward them to the Management Office to handle on the next business day. Move-in process and orientation to property - applicants meet with the Community Manager or designated staff to discuss programs available on the property and will be supplied relevant information to assist them in their move.

See the Wesley FCC <u>Management Plan</u>, for more details regarding the Application Processing and Tenant Selection Criteria.

V. MARKET ANALYSIS

This shall be basis for a continuously updated Marketing Plan for the Property. As the rental market and the needs of the Property change, the market analysis will enable the Agent to identify needed changes and implement them as necessary.

1. Neighborhood Survey

- a) WPMC will periodically survey comparison properties in terms of rental rates, concessions, location, size, design, amenities, and lease term conditions to keep abreast of the market forces that would affect the community.
- b) WPMC will conduct periodic shopping visits to competitors to evaluate demeanor and leasing techniques used by others. Notations regarding such visits will be included in the Market Survey Sheet for the record.

2. Community Survey

- a) Communication with and knowledge of the existing residents will be emphasized to the on-site staff to obtain important feedback on the quality of services and living conditions offered within the community.
- b) Periodic confidential Resident Satisfaction Surveys will be sent out to the residents and the completed forms will be reviewed and evaluated by the Regional Property Manager to determine the level of resident satisfaction and to plan for changes that will help improve services if needed.



Tab Y:

Inducement Resolution for Tax Exempt Bonds

N/A

Tab Z:

Documentation of team member's Diversity, Equity and Inclusion Designation

SWAM CONTRACT CERTIFICATION

(TO BE PROVIDED AT TIME OF APPLICATION)

LIHTC Applicant Name	Wesley FCC LLC
11	
Name of SWaM Service F	Provider Pando Alliance, LLC

Part II, 13VAC10-180-60(E)(5)(e) of the Qualified Allocation Plan (the "Plan") of the Virginia Housing Development Authority (the "Authority" formerly Virginia Housing) 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 entering into at least one contract for services provided by a business certified as Women-Owned, Minority-Owned, or Service Disabled Veteran-owned through the Commonwealth of Virginia's Small, Women-owned, and Minority-owned Business certification program (SWaM Program). Any applicant seeking points from Part II, 13VAC10-180-60(E)(5)(e) of the Plan must provide in its application this certification together with a copy of the service provider's certification from the Commonwealth of Virginia's SWaM Program. The certification and information requested below will be used by the Authority in its evaluation of whether an applicant meets such requirements.

Complete a separate form for each SWaM Service Provider.

INSTRUCTIONS

Please complete all parts below. 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)(e) of the Plan.

- 1. The SWaM Service Provider will provide the following services and roles eligible for points under the Plan:
 - consulting services to complete the LIHTC application;
 - ongoing development services through the placed in service date; general contractor;
 - architect;
 - · property manager; accounting services;
 - · or legal services.
- 2. Please describe in the space below the nature of the services contracted for with the SWaM certified service provider listed above. Include in your answer the scope of services to be provided, when said services are anticipated to be rendered, and the length of the contract term. Pando Alliance was contracted to support the LIHTC application submission. Services provided include ZERH energy modeling and utility allowance calculations. Wesley also signed a contract in February 2024 with Pando for services to be provided throughout building construction and delivery.

Appendices continued

- 3. Attach to this certification a copy of the service provider's current certification from the Commonwealth of Virginia's SWAM Program.
- 4. The undersigned acknowledge by their signatures below that prior to the Authority's issuance of an 8609 to the applicant, the undersigned will be required to certify that the SWaM service provider successfully rendered the services described above, that said services fall within the scope of services outlined within Part II, 13VAC10-180-60(E)(5)(e) of the Plan, and that the undersigned service provider is still a business certified as Women-Owned, Minority-Owned, or Service Disabled Veteran-owned through the Commonwealth of Virginia's SWaM) Program.

CONTRACT CERTIFICATION

The undersigned do hereby certify and acknowledge that they have entered into with each another at least one contract for services as described herein, that said services fall within the scope of services outlined within Part II, 13VAC10-180-60(E)(5)(e) of the Plan, that the undersigned service provider is a business certified as Women- Owned, Minority-Owned, or Service Disabled Veteranowned through the Commonwealth of Virginia's SWaM Program, and that it is the current intention of the undersigned that the services be performed (i.e., the contract is bona fide and not entered into solely for the purpose of obtaining points under the Plan). The undersigned do hereby further certify that all information in this certification is true and complete to the best of their 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 applicant and the undersigned service provider to disqualification from current and future awards of Credits in Virginia.

APPLICANT

Name of Applicant
Signature of Applicant Kafnilah Mcafee (Mar 4)2024 15:30 EST)
Printed Name and Title of Authorized Signer Kamilah McAfee, President
CERTIFIED SERVICE PROVIDER
Name of SWaM Certified Service Provider
Signature of SWaM Certified Service Provider Thiel Buther
Printed Name and Title of Authorized Signer Thiel Butner, CEO

. Wesley FCC LLC

COMMONWEALTH OF VIRGINIA



DEPARTMENT OF SMALL BUSINESS & SUPPLIER DIVERSITY

101 N. 14th Street, 11th Floor Richmond, VA 23219

PANDO ALLIANCE, LLC

is a certified Women Owned

Business meeting all the requirements set forth under the Code of Virginia Section 2.2-16.1 et seq. and Administrative Code 7VAC 13-20 et seq.

Certification Number: 813368 Valid Through: Jun 29, 2025

CERTIFIED

Small,

Supplier Diversity Strengthens the Commonwealth by the Virginia Department of Small Business & Supplier Diversity

Women and Minority-Owned

Accordingly Certified

Tracey G. Wiley, Director

SWAM CONTRACT CERTIFICATION

(TO BE PROVIDED AT TIME OF APPLICATION)

LIHTC Applicant Name Wesley F	CC LLC
• •	
Name of SWaM Service Provider	7 and M Virginia LLC

Part II, 13VAC10-180-60(E)(5)(e) of the Qualified Allocation Plan (the "Plan") of the Virginia Housing Development Authority (the "Authority" formerly Virginia Housing) 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 entering into at least one contract for services provided by a business certified as Women-Owned, Minority-Owned, or Service Disabled Veteran-owned through the Commonwealth of Virginia's Small, Women-owned, and Minority-owned Business certification program (SWaM Program). Any applicant seeking points from Part II, 13VAC10-180-60(E)(5)(e) of the Plan must provide in its application this certification together with a copy of the service provider's certification from the Commonwealth of Virginia's SWaM Program. The certification and information requested below will be used by the Authority in its evaluation of whether an applicant meets such requirements.

Complete a separate form for each SWaM Service Provider.

INSTRUCTIONS

Please complete all parts below. 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)(e) of the Plan.

- 1. The SWaM Service Provider will provide the following services and roles eligible for points under the Plan:
 - consulting services to complete the LIHTC application;
 - ongoing development services through the placed in service date; general contractor;
 - architect;
 - · property manager; accounting services;
 - · or legal services.
- 2. Please describe in the space below the nature of the services contracted for with the SWaM certified service provider listed above. Include in your answer the scope of services to be provided, when said services are anticipated to be rendered, and the length of the contract term. 7 and M Virginia LLC will provide development consulting services including providing consulting services to complete the 2024 9% Low-Income Housing Tax Credit financing application. 7 and M Virginia LLC will provide advisory services related to the checklist, weekly check-in meetings, and review documentation pre-submission of the project. Services to be provided through application submission and contract term from January 2024 to March 2024.

Appendices continued

- 3. Attach to this certification a copy of the service provider's current certification from the Commonwealth of Virginia's SWAM Program.
- 4. The undersigned acknowledge by their signatures below that prior to the Authority's issuance of an 8609 to the applicant, the undersigned will be required to certify that the SWaM service provider successfully rendered the services described above, that said services fall within the scope of services outlined within Part II, 13VAC10-180-60(E)(5)(e) of the Plan, and that the undersigned service provider is still a business certified as Women-Owned, Minority-Owned, or Service Disabled Veteran-owned through the Commonwealth of Virginia's SWaM) Program.

CONTRACT CERTIFICATION

The undersigned do hereby certify and acknowledge that they have entered into with each another at least one contract for services as described herein, that said services fall within the scope of services outlined within Part II, 13VAC10-180-60(E)(5)(e) of the Plan, that the undersigned service provider is a business certified as Women- Owned, Minority-Owned, or Service Disabled Veteranowned through the Commonwealth of Virginia's SWaM Program, and that it is the current intention of the undersigned that the services be performed (i.e., the contract is bona fide and not entered into solely for the purpose of obtaining points under the Plan). The undersigned do hereby further certify that all information in this certification is true and complete to the best of their 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 applicant and the undersigned service provider to disqualification from current and future awards of Credits in Virginia.

APPLICANT

	Name of ApplicantWesley FCC LLC
	Signature of Applicant Kafnikh Mcafee (Mar 19, 2024 17:20 EDT)
	Printed Name and Title of Authorized Signer Kamilah McAfee, President
SWAM	CERTIFIED SERVICE PROVIDER
	Name of SWaM Certified Service Provider 7 and M Virginia LLC
	Signature of SWaM Certified Service Provider Shiree Monterio (Mar 13, 2024 10:35 EDT)
	Printed Name and Title of Authorized Signer
	Shiree Monterio, CEO and Founder

COMMONWEALTH OF VIRGINIA



DEPARTMENT OF SMALL BUSINESS & SUPPLIER DIVERSITY

101 N. 14th Street, 11th Floor Richmond, VA 23219

7 AND M VIRGINIA LLC

is a certified Small, Micro, Women Owned, Minority Owned Business meeting all the eligibility requirements set forth under the Code of Virginia Section 2.2-16.1 et seq. and Administrative Code 7VAC 13-20 et seq.

Certification Number: 822784 Valid Through: Mar 9, 2027

Accordingly Certified

Willis A. Morris

Willis A. Morris, Director



Tab AA:

Priority Letter from Rural Development

N/A

TAB AB:

Social Disadvantage Certification

N/A