### DELAWARE STATE HOUSING AUTHORITY WELCOME HOME PROGRAM

#### MORTGAGOR'S AFFIDAVIT AND RECAPTURE NOTIFICATION

#### (TO BE COMPLETED AND EXECUTED BY BORROWER(S) AT LOAN APPLICATION AND CONFIRMED AT CLOSING)

Date of Application:		
Address of Residence being I	Purchased:	
Number of Person Residing i	n Residence being Purchased:	
Lender:		

#### PART I. MORTGAGOR'S AFFIDAVIT

Note: It is a federal offense punishable by a maximum of a \$5,000 fine, two (2) years imprisonment, or both, to knowingly make a false statement in connection with a loan application to a federally chartered or insured lending institution (Title 18, United States Code, Section 1014). In addition, false statements in this affidavit may subject the applicant to penalties of perjury under the laws of the State of Delaware. Further, any false statement will affect the eligibility of the mortgage loan under the Authority's lending program, and if applicable, the mortgage credit certificate issued with respect to a mortgage loan, resulting in cancellation of mortgage loan approval or acceleration of a previously funded mortgage loan, and termination of the mortgage credit certificate tax credits. Please review this Affidavit carefully to be sure the information is true and correct before signing.

STATE OF DE	LAWARE	)
		) ss.:
COUNTY OF		)

Each of the undersigned, under penalty of perjury, does hereby depose and say:

- 1. The Residence is located in the State of Delaware.
- 2. (I/We) intend to occupy the Residence as a principal residence<sup>1</sup> within sixty (60) days after loan closing. (I/We) do not intend to use the residence as a second, weekend, or vacation home, nor, except in the case of a two-to-four family Residence, do (I/we) intend to hold the Residence as an investment property.
- 3. Neither (I/we) nor anyone else intends to use more than fifteen percent (15%) of the total area of the Residence or any other property to be financed by the mortgage loan for any or all of the following:

<sup>&</sup>lt;sup>1</sup>The term "principal residence" does not include a vacation home or time-sharing residence which is not used as a permanent residence or a mobile home which is located on land which is leased for less than two years.

(a) a home office or other property used solely and on a regular basis in connection with a trade or business (either as an employee or a selfemployed person) or for the purpose of meeting patients, clients or customers in the normal course of conduct of a business;

(b) a place where inventory, held for use in a retail or wholesale business the sole fixed location of which is the Residence, is regularly stored;

(c) a place for conducting on a regular basis a trade or business of providing day care services for children, for individuals who are age sixty-five or over, or for individuals who are physically or mentally incapable of caring for themselves; and

(d) except in the case of a two-to-four family Residence, rental to any person for a period in excess of fifteen (15) days in any calendar year.

- 4. All land being financed with the mortgage loan is required to maintain basic livability of the Residence and will not provide (me/us) a source of income. No land can be separated from the land being financed and offered for sale as a separate residence or building lot without obtaining a subdivision approval.
- 5. No portion of the moneys received by (me/us) from the mortgage loan is intended to be used to purchase any personal property other than fixtures which are considered a necessary part of the Residence under the laws of the State of Delaware.
- 6. The Residence contains a single residential unit or multiple residential units suitable for occupancy by two, three or four families, in which case the (I/we) occupy one of the residential units. If the Residence is for two-to-four families, to the best of my knowledge, the Residence was first occupied as a residence at least five (5) years prior to the date of this affidavit. The Residence is a complete residential unit and includes all fixtures necessary for the occupancy of the Residence. To the best of my knowledge, no law forbids the occupancy of the Residence.
- 7. (I/We) have not purchased the Residence for purposes of resale and will not allow the mortgage loan on the Residence to be assumed unless permitted by the mortgage insurer or guarantor and, if applicable, the Delaware State Housing Authority.
- 8. Except for the additional undersigned parties (if any), (I am/we are) the only person(s) acquiring an ownership interest in the Residence.
- 9. Other than a construction loan or similar temporary financing with a term not exceeding twenty-four (24) months, (I/we) have not had a mortgage (whether or not paid off) on the Residence at any time prior to the execution of the mortgage loan.
- 10. (I am/We are) familiar with the Program's limits with respect to the purchase prices of Residences. The purchase price of the Residence is within the applicable limit. In determining the purchase price, (I/we) have included the total amount to be paid by (me/us), or by anyone related to (me/us) or acting on (my/our) behalf, to the seller of the Residence, or to anyone related to the seller or acting on the seller's behalf, in connection with the purchase of the Residence and any other property being acquired

at the same time as the Residence. This amount includes money to be paid and the full value of any goods or services to be provided. This amount does not include the cost of any land (I/we) owned for at least two (2) years prior to the date on which construction of the Residence began, nor usual and reasonable settlement or financing costs, such as title and transfer costs, title insurance, survey fees, credit reference fees, legal fees, appraisal expenses and "points" which are paid by the buyer.

Residence Location	Purchase Price Limit					
	Non-Targeted	Targeted				
New Castle County	\$571,946	\$699,045				
Kent County	\$510,939	\$624,481				
Sussex County	\$510,939	\$624,481				

11. The maximum purchase price amount for a new or existing Residence is:

- 12. (I am/We are) familiar with the Program's Annual Household Income limits applicable in connection with the purchase of a Residence. (I/we) understand that the Annual Household Income means the current annualized family income at the time of closing, as determined in accordance with applicable IRS rules. Current Annual Household Income means the gross monthly income, multiplied by 12, of (i) each mortgagor (including any person who has signed the promissory note and/or the mortgage), regardless of whether such mortgagor lives in the Residence, and (ii) any other person who is expected to live in the Residence and be secondarily liable on the mortgage. Gross monthly income includes the sum of current monthly gross pay and any additional income from investments, pensions, VA compensation, part-time employment, bonuses, dividends, interest, current overtime pay, net rental income, royalties, etc. Other income must also be included such as alimony and child support, public assistance, sick pay, social security benefits, unemployment compensation, and income received from trusts, business activities or investments.
- 13. The Annual Household Income Limits for a Residence are:

	1-2 Person	3+ Person
<b>Residence Location by County</b>	Households	Households
New Castle County –Non-Targeted Area	\$119,400	\$143,280
New Castle County – Targeted Area	\$137,310	\$167,160
Kent or Sussex Counties Non-Targeted Area	\$108,800	\$130,560
Kent or Sussex Counties Targeted Area	\$125,120	\$152,320

14. To the best of my/our knowledge, information and belief (but without any independent investigation on my/our part), title and transfer costs, title insurance and other insurance costs, application fees, survey fees, credit reference fees, legal fees, appraisal expenses, broker fees, "points" paid by (me/us) (but not "points" paid by the seller) and similar settlement or financing costs are of a usual and reasonable amount and are not in excess of the amount typically charged in the area of the Residence in connection with the acquisition of residences by home mortgage financing.

15. (I/We) have not had a present ownership interest<sup>2</sup> in a principal residence, including a mobile home or factory-made housing permanently fixed to real property, at any time during the three-year period immediately prior to the closing on the mortgage loan.

a. The following is a list of all the residences in which (I/we) have lived, either separately or together, during the three-year period immediately prior to the application for a mortgage loan:

Address of Residence	Period of Residence (MM/YY to MM/YY)	Name and Full Address of Owner
Street Address:		
City State Zip:	to	
Street Address:		
City State Zip:	to	
Street Address:		
City State Zip:	to	

The following is a list of all the real property which (I/we) have owned either jointly or severally during such three-year period:

Address of	Date	Description of	Use of Property During			
Property	Owned	Property	Such 3-Year Period			

b. <u>Qualified Veterans are **not** subject to the First-Time Homebuyer</u> Requirement described above in this Section 15. The definition of "Qualified Veteran is in the next paragraph. CHECK HERE IF YOU ARE A QUALIFIED VETERAN: \_\_\_\_\_.

A "qualified veteran" is a person defined in 38 U.S.C. Section 101 [add link] who has not previously obtained a mortgage loan financed by single family mortgage revenue bonds utilizing the veteran exception set forth in Section 103 of the Heroes Earnings Assistance and Relief Act of 2008, and attached hereto are true and correct copies of my DD 214 form evidencing discharge or release there-from under conditions other than dishonorable.

<sup>2</sup>The term "present ownership interest" includes not only outright ownership but also any of the following interests if held either directly by you or in trust for you: a joint tenancy, a tenancy in common, a tenancy by the entirety, a community property interest, the interest of a tenant-shareholder in a cooperative, a life estate, or a contract pursuant to which you have possession and the benefits and burdens of ownership although legal title is not transferred until sometime later.

- 16. (I/We) understand that DSHA will review a credit report of the Borrower(s) to determine if the Borrower(s) paid any mortgage loan interest over the prior three years.
- 17. (I/We) understand that this Affidavit will be relied upon by DSHA for purposes of determining that the mortgage loan does not cause a violation of any of the requirements of DSHA's Homeownership Loan Program (including the requirements of the Internal Revenue Code relating to such program). (I/We) warrant that all of the information in this affidavit is true, correct, and complete and based upon information (I/we) consider to be reliable, (I/we) authorize its use for such determination, and hereby waive the protection of any acts for the protection of my privacy to the extent that those acts would prohibit the use of the document for such determination.
- 18. (I/We) will assist DSHA and the applicable lender in obtaining any information or documents required to verify the statements made in this Affidavit and (I/we) hereby consent to any inspection of the Residence required for such verification.

# **CERTIFICATION**

(I/We) understand that if (I/we) have made any material misstatements in the foregoing representations or omitted to state any of the information requested, the following may occur:

- 1. (I/We) may be fined up to \$5,000 and/or imprisoned not more than two years, or both, pursuant to Section 1014 of Title 18 of the United States Code.
- 2. The outstanding principal balance of the loan may be immediately due and payable together with accrued interest and foreclosing costs (if foreclosure is necessary because payment in full is not made immediately).

(I/We) declare under penalty of perjury that the foregoing warranties and representations are true and correct.

 Applicant:	
Applicant:	

Date

Date

# **REAFFIRMATION AT LOAN CLOSING**

(I/We) as purchaser(s) of the Residence referenced above hereby restate all of the foregoing representations and warranties previously made by (me/us) and confirm that they are true and correct.

Date	Borrower:
Date	Borrower:
Sworn to before me this	
day of, 2	0Notary Public

# PART II - RECAPTURE NOTIFICATION

You have applied to Delaware State Housing Authority ("DSHA") for a loan to be financed with taxexempt bond funds. You are hereby notified that current federal tax law may require a payment to the federal government of any "mortgage subsidy recapture" amount upon the sale, transfer or other disposition of your home. You will be required to pay a recapture tax equal to a portion of the loan amount if you sell or otherwise transfer your home to someone else within the first 9 years of your Mortgage Loan. The recapture tax may not exceed, in any event, 50% of the gain realized on sale, transfer or other disposition.

You may not have to pay part or all of the recapture amount if your income at the time of sale, transfer or other disposition, is less than a prescribed amount, or if the sale, transfer or other disposition arises as a result of your death. There is no way to predict your exact tax liability since it is based on when you sell or transfer your home, your gain from the disposition, and income and family size at the time of disposition. Moreover, because the U.S. Congress may at any time enact legislation amending the current federal tax law, the requirement (if any) affecting your Mortgage Loan at the time of closing may be different from that described above. You will be given final notice concerning this recapture tax either at the closing of your Mortgage Loan or within a short time thereafter. Consult your tax advisor or local IRS office for further information.

# RECAPTURE TAX TABLE NEW CASTLE COUNTY

# (COLUMN 2) Adjusted Qualifying Income

## NUMBER OF FAMILY MEMBERS LIVING IN YOUR HOME AT THE TIME OF SALE

(COLUMN 1)									
DATE THAT YOU	HOLDING PERIOD		(NON-TARG	ETEC	D AREA)		(TARGET	ED A	REA)
SELL YOUR HOME	PERCENTAGE		2 OR LESS		3 OR MORE		2 OR LESS		3 OR MORE
Before the first	-			-					
anniversary of closing	20%	\$	119,400	\$	137,310	\$	143,280	\$	167,160
(See note below)									
On or after the first									
anniversary of closing,									
but before the second	40%	\$	125,370	\$	144,176	\$	150,444	\$	175,518
anniversary of closing.									
On or after the second	<b>60</b> 01								
anniversary of closing,	60%	\$	131,639	\$	151,384	\$	157,966	\$	184,294
but before the third									
anniversary of closing.									
On or after the third									
anniversary of closing,	80%	\$	138,220	\$	158,953	Ś	165,865	\$	193,509
but before the fourth	8670	Ŷ	150,220	Ŷ	190,999	Ŷ	103,003	Ŷ	199,909
anniversary of closing.									
On or after the fourth									
anniversary of closing,	100%	\$	145,131	\$	166,901	\$	174,158	\$	203,184
but before the fifth									
anniversary of closing.									
Note: Closing means the	e closing date for you	ır loa	n.						
	(COLUMN 1)		<i></i>				<i></i>		
	HOLDING		(NON-TARG	EIEL	DAREA)		(TARGET	ED A	REA)
DATE THAT YOU	PERIOD								
SELL YOUR HOME On or after the fifth	PERCENTAGE		<u>2 OR LESS</u>		<u>3 OR MORE</u>		<u>2 OR LESS</u>		<u>3 OR MORE</u>
anniversary of closing,	80%	\$	152,388	\$	175,246	\$	182,866	\$	213,343
but before the sixth	80%	Ş	152,500	Ş	175,240	Ş	102,000	Ş	215,545
anniversary of closing.									
anniversary of closing.									
On or after the sixth									
anniversary of closing,	60%	\$	160,007	\$	184,009	\$	192,009	\$	224,010
but before the seventh									
anniversary of closing.									
On or after the seventh									
anniversary of closing,	40%	\$	168,008	\$	193,209	\$	201,609	\$	235,211
but before the eighth									
anniversary of closing.									
On an after the state									
On or after the eighth	200/	~	476 400	~		~	244 600	~	246 074
anniversary of closing,	20%	\$	176,408	\$	202,869	\$	211,690	\$	246,971
but before the ninth									
anniversary of closing.									

# RECAPTURE TAX TABLE KENT & SUSSEX COUNTIES

#### (COLUMN 2) Adjusted Qualifying Income NUMBER OF FAMILY MEMBERS LIVING IN YOUR HOME AT THE TIME OF SALE

	(COLUMN 1)							
DATE THAT YOU	HOLDING PERIOD		(NON-TARG	ETE	D AREA)	(TARGET	ED A	AREA)
SELL YOUR HOME	PERCENTAGE		2 OR LESS		<u>3 OR MORE</u>	2 OR LESS		3 OR MORE
Before the first anniversary of closing (See note below)	20%	\$	108,800	\$	125,120	\$ 130,530	\$	152,320
On or after the first anniversary of closing, but before the second anniversary of closing.	40%	\$	114,240	\$	131,376	\$ 137,057	\$	159,936
On or after the second anniversary of closing, but before the third anniversary of closing.	60%	\$	119,952	\$	137,945	\$ 143,909	\$	167,933
On or after the third anniversary of closing, but before the fourth anniversary of closing.	80%	\$	125,950	\$	144,842	\$ 151,105	\$	176,329
On or after the fourth anniversary of closing, but before the fifth anniversary of closing.	100%	\$	132,247	\$	152,084	\$ 158,660	\$	185,146
Note: Closing means the	e closing date for yo	ouric	ban.					
	(COLUMN 1) HOLDING		(NON-TARG	ETE	D AREA)	(TARGET	ED A	AREA)
DATE THAT YOU SELL YOUR HOME On or after the fifth	PERIOD PERCENTAGE		2 OR LESS		<u>3 OR MORE</u>	2 OR LESS		<u>3 OR MORE</u>
anniversary of closing, but before the sixth anniversary of closing.	80%	\$	138,859	\$	159,688	\$ 166,593	\$	194,403
On or after the sixth anniversary of closing, but before the seventh anniversary of closing.	60%	\$	145,802	\$	167,673	\$ 174,923	\$	204,123
On or after the seventh anniversary of closing, but before the eighth anniversary of closing.	40%	\$	153,093	\$	176,056	\$ 183,669	\$	214,330
On or after the eighth anniversary of closing, but before the ninth anniversary of closing.	20%	\$	160,747	\$	184,859	\$ 192,852	\$	225,046