Section Three - Borrower Application

Borrower Application: The Lender must have all applicable forms from the list below

completed by the borrower. The Lender must review all forms for

accuracy and completion before submitting to DOH.

A. Document Checklist

- B. Borrower Application Instructions
- C. Application Affidavit
- D. Exhibit A to Application Affidavit
- E. Rider to Application Affidavit
- F. Addendum to Application Affidavit
- G. Affidavit of Cosigner/Guarantor
- H. Income Tax Return Affidavit
- I. Notice of Recapture
- J. Minimum Recapture and Calculation
- K. Funds Reservation Form
- L. Certificate of Inspection
- M. Certificate of Homebuyer Training
- N. Certificate of Property Management Training
- O. Social Security Number Recording Form

Borrower Application Document Checklist

APPLICATION DOCUMENTS

Home Acquisit	tion	Purchase/ Rehab		Home Improvem	nent	Qualified Rehab Loan
New Co	nstructionExisting	3	SF	Condo	2 Flat	
	Original Application Affic		Home li	mprovement Logi	ns)	
	Original Application Affic			-		
	Original Rider to Applica	tion Affidavit (<i>To b</i>	e comple	eted for Purchase	Rehabs)	
	Original Addendum to A	pplication Affidavit	:			
	Original Affidavit of Co-s	igner/Guarantor (i)	f applica	ble)		
	3 Years of Income Tax Re	eturns or IRS Letter	1722 (F	or homebuyers in	Non-Target Areas	5)
	Original Income Tax Aff Income Tax Returns for a		-		not required by lo	aw to file Federal
	Original Notice of Poten or less)	tial Recapture (<i>No</i>	t Require	ed for Home Imp	rovement Loans, ı	which are \$15,000
	Original Social Security home Purchased using to States)	_				_
	Mortgage Application					
	Uniform Underwriting a	nd Transmittal Sum	ımary <i>(P</i>	urchase Rehab Lo	ans)	
	Original Certificate of Ins	spection (Not Requ	ired for (Condo Units & Ne	w Construction)	
	Original Certificate of Ho	mebuyer Training	(Not req	uired if Down Pay	ment is more tha	n 5%)
	Original Certificate of Pro	operty Managemer	nt Traini	ng (Required if Pu	rchasing 2 or Mor	re Units)
	Salos Contract					

Borrower Application Borrower Application Instructions

This page provides instructions for the borrower to use in completing the Application Affidavit. The borrower attests to the truth of all information that he/she writes in as well as to the truth of all statements on the Application Affidavit pre-printed on the form.

Question #1

- a) Print the full name of each person applying for the Mortgage Credit Certificate. Each name appearing on your Mortgage loan application should be included on the application for the Mortgage Credit Certificate. All information for both spouses in a married couple must be included on the application, even if only one spouse is applying for the MCC and Mortgage loan.
- b) Print your current address.
- c) Print your home and work telephone numbers.

Question #2

Print the address of the home that is being purchased. Include the last two-digits of the zip code in the space provided. Check the box appropriate for the number of units in the Residence being purchased.

Question #4

Check box a) if you are buying a home in a Target Area. Check box b) if you ARE NOT buying a home in a Target Area.

- a) Check this box if the home you are buying is in a Target Area. Check the appropriate box to indicate whether you are a first time homebuyer. A first-time homebuyer is an individual who has not had an Ownership interest in his/her primary Residence(s) any time during the preceding three years.
- b) Complete this section only if the Residence being purchased is <u>not</u> located in a Target Area by placing an 'x' in the space provided.

Question #5

If the Residence is <u>not</u> located in a Target Area, attach copies of each Applicant's Federal Income Tax Returns for the prior 3 years. Your Federal Income Tax Returns should show that you did not claim deductions for mortgage interest and/or real estate taxes on your primary Residence. Any deductions taken for mortgage interest and/or real estate taxes must have been claimed for rental income property <u>only</u>. If you filed a 1040EZ, 1040, or 1040A and cannot produce a copy for any of the three years, you may submit an IRS "Letter 1722". This is a request for the IRS to verify information reported on your filed Federal Income Tax Return. The form is available by in-person request only at:

The Internal Revenue Service 230 South Dearborn Street, 17th Floor Walk-In Service Office

Requests are usually filled in one hour.

If the "Letter 1722" indicates that you claimed deductions for real estate taxes and/or mortgage interest, you are required to submit copies of the actual Federal Income Tax Returns and applicable Schedules that were filed with the IRS to show that these deductions were not claimed for your primary Residence. A request for copies of the Federal Income Tax Returns and applicable Schedules can be made by filing IRS "Form 4506". IRS "Form 4506" can be obtained from the Participating Lender. The IRS will take approximately 45 days to process your request and provide you with copies of your Federal Income Tax Returns.

If you were not required by law to file a Federal Income Tax Return for any year during the last three years, you must sign an Income Tax Affidavit and state the specific reason for not being required to file a Federal Income Tax Return. The Income Tax Affidavit can be obtained from the Participating Lender.

If the loan is scheduled to close between January 1 and February 15, and you have not filed your preceding year's Federal Income Tax Return, you must sign and submit the Income Tax Return Affidavit. By signing this document, you will certify that you are not entitled to claim deductions for taxes or interest on a Principal Residence for the preceding calendar year.

If the loan closing occurs after February 15, you must submit a copy of the Federal Income Tax Return for the preceding year.

Question #6

Enter the Purchase Price of the Residence you are purchasing in the space provided. This amount should not include any fees paid in connection with obtaining financing or the value of services provided by the borrower(s) and members of their family.

Question #13

Enter the amount of your household income, including the income of all individuals who will be employed and living in the Residence to be purchased. If the number of borrowers is the same as the number of household members, household income for the MCC application will be the same as income reported on the mortgage loan application. If your current income is not a good indicator of your annual income due to fluctuations in hours worked or commissions earned, etc., the total household income is computed by taking the average of all household income earned for the last four months and multiplying that amount by 12.

Provide the name and age of each household member and indicate whether or not each individual is employed.

Question #14

Each Applicant must enter the date of application completion. Each Applicant shall print and sign his/her name and record his/her social security number.

The signing of the application must be notarized by a Notary Public.

Additional Instructions

If you are purchasing an incomplete/uninhabitable Residence and will receive a Mortgage loan for the purchase and the rehabilitation, you must complete the Rider to the Application Affidavit. (An example is a FHA 203(k) Loan)

A Cosigner/Guarantor on your Mortgage loan must execute the Affidavit of Cosigner/Guarantor. A Cosigner/Guarantor cannot have an Ownership interest nor reside in the Residence being purchased.

Borrower Application Funds Reservation Form

Home Acquisition	Home Improven	nent/Rehab	_ Purchase and Reh	ab
Date:	Lender name:			
Branch Address:				
Loan officer requesting	reservation:			
Telephone number: ()	Email Address:		
Applicant name(s) & SSI		Must Both Apply		
Current address (es) witl	n City, State, & Zip Code	e(s):		
Annual Gross Household Maximum applicable ann	d Income: \$ nual household income:	; ;		
Total household size:	(incl. Applicant(s))	Age(s) of mortgagor(s	s):	marital status:
Race(s) of mortgagor(s): Other Not Provide				Pacific Islander r of a particular race.
Address of home being	financed:		Chic	cago, IL 606
Census Tract	Ward	Targ	et Area: Y	N
1st time homebuyer(s):	YN	_ New or existing ho	me:	
Number of units in prop	erty: (1-4)	If 1 unit, single fan	nily or condo?	
Interest rate:	% I	oan tyne (FHA VA or i	Conventional):	

ers of tax returns (when applicable	le): Y?
	applicable home cost: \$ plication Affidavit Exhibit A)
Affidavit is not applicable. If reladebtedness amount is equal to is applicable, then the MCC inde	MCC indebtedness amount: \$ funds for rehabilitation are included in the loan and habilitation funds are included and the Rider is not to the loan amount less the amount allocated for ebtedness amount equals the loan amount (not to
osing date (month/day/year)	
plicant is utilizing more than o	one DOH Program: Y N
applicant learned of the TaxS	mart Program:
ce: \$ Reserv	vation received by:
Assigned reservation #:	Application due:
eipt of application documents	s)
Date received:	Commitment exp. date:
	Maximum (See Application documents of tax returns (when applicable Maximum (See Application documents of tax returns (when applicable Maximum (See Application documents of tax returns (when applicable is applicable. If related by the first applicable, then the MCC indicated by the first applicable is applicable, then the MCC indicated by the first applicable is applicable. The indicated by the first applicable is applicable in the first applicant is utilizing more than the first applicant learned of the Tax see in the first application documents application application documents application application documents application application documents application application application application documents application appli

City of Chicago Department of Housing TAXSMART Mortgage Credit Certificate Program SERIES 2019 Application Affidavit

Reserva	ition No.:	Name of Applicant:	Soci	al Security No.:
THERE A	RE IMPORTANT LEGAL CO	NSEQUENCES TO THIS AFFIDA	VIT. READ IT CAREFUL	LY BEFORE SIGNING.
Program (We) un Certification of this a process (the "N	n") pursuant to Section anderstand that this a ate (an "MCC") under Affidavit does not ass under the MCC Prog	on 25 of the Internal Reaffidavit is a material in the MCC Program. I (woure that an MCC will be ram. If issued, the MCC ained by me (us) for	venue Code of 198 aducement to the e) understand that issued to me (us) will be issued in co	Certificate program (the "MCC 36, as amended (the "Code"). issuance of a Mortgage Credithe completion and submission and is a part of the application njunction with a Mortgage loar a single-family Residence (the
1.	My (Our) legal name(s)	:		
	Current residence(s): _			(city, state and zip)
	Telephone Numbers: V	Vork ()	Home ()	
2.	(containing one to		ated in the City	e, condominium, or townhouse of Chicago at the following , Chicago, IL 606
	Check the number of	units in the Residence:	② one ② two	1 three 12 four
	•	(us) with the Residence e, other than incidentally	•	basic livability of the Residence to me (us).
3.		-		Residence within sixty (60) days

4. **CHECK AND COMPLETE ONE** of the two following sections, whichever applies to you, the undersigned. If the Residence is located in a designated Target Area, complete paragraph 4A and proceed to paragraph 6. (See list of Target Areas). If the Residence is <u>outside</u> a Target Area, complete paragraph 4B and proceed to paragraph 5.

necessary for livability of the Residence. Except for two-unit properties in Target Areas, if the Residence contains two to four living units, the Residence was first occupied as a residence at least five (5) years prior to the Closing of the Mortgage Loan and the date of the MCC. The Residence will not be used as an investment property, vacation home or recreational home and not more than 15% of the area of the Residence will be used in a trade or business. No other person shall have an Ownership interest in the Residence. I (We) understand the MCC will be immediately revoked if the Residence ceases to be my (our) Principal Residence. I (We) will immediately notify the City in writing if the Residence ceases to be my (our) Principal Residence.

- 2 A. The Residence Is located in a Target Area.
 I (We) 2 am (are) 2 am (are) NOT first time homebuyer(s) (informational purposes only).
- B. The Residence Is not located in a Target Area. I (We) understand that I (we) am (are) not eligible for an MCC under the MCC Program if I (we) individually or together had an Ownership interest in a Principal Residence within three years prior to the date hereof. I (We) also understand that I (we) cannot have an Ownership interest in a Principal Residence between the date hereof and the date of any MCC issued in connection with my (our) purchase of the Residence. For this purpose, a Principal Residence includes a single-family Residence, condominium, share in housing cooperative, any manufactured home or mobile home (as defined under federal and state law) meeting the requirements of 2(b) above or occupancy in a multifamily Residence owned by me (us). For this purpose, an Ownership interest means Ownership by any means, whether outright or partial, including property subject to a mortgage or other security interest. An Ownership interest also means a fee simple Ownership interest, a joint Ownership interest by joint tenancy in common, tenancy by the entirety or a life estate interest.
- 5. For Residences not in a Target Area, attached hereto are true and complete copies of my (our) federal tax returns as filed for the preceding three tax years or such other written verification that is acceptable to the MCC Program.
- 6. The total Purchase Price of the Residence and land as a completed Residence, including all construction items, all builder's fees, hook-up and tap-in fees, permits, architectural fees, all site improvements, discount points paid by the Seller, work credit, subcontracted items, or construction loan interest, but excluding any customary and reasonable settlement or financing costs, the value of services performed by me (us) or members of my (our) immediate family necessary to complete the Residence and the cost of land owned by me (us) for at least two years before the commencement of construction of the Residence, is \$_____.

I (We) certify that the total acquisition cost set forth above includes:

- a. The total amount of payments made to date and to be made in the future by me (us) or a person related to me (us) (as defined in Section 144(a)(3)(A) of the Code and the regulations there under) or for my (our) benefit, for purchase of the Residence. I (we) have attached hereto an itemized list of such payments and certify that the list is complete and true.
- b. If, on the date of my (our) execution of this Affidavit, the Residence has not been completely constructed, a reasonable estimate of the reasonable cost of completing the Residence.
- c. If the Residence will be purchased subject to a ground rent, the capitalized value of the ground rent. The aggregate Purchase Price does not exceed the Purchase Price limitation appearing in Exhibit A.
- 7. If the Residence is newly constructed, I (we) certify that the Residence has not and will not be occupied prior to loan commitment.
- 8. I (we) certify that the proceeds of the Mortgage Loan will not be used to replace an existing mortgage unless the existing mortgage is for: (1) a construction period loan of not greater than 24 months, or (2) a bridge loan or similar temporary initial financing of 24 months or less.
- 9. (We) understand and agree that if an MCC is issued to me (us), it may not be transferred.
- 10. No portion of the financing of the acquisition of the Residence is or will be provided from the

proceeds of a qualified mortgage bond or qualified veteran's mortgage bond. No person related to me (us) (as defined in applicable federal or state laws and regulations) has or is expected to have, an interest as a creditor on the Mortgage Loan being acquired for the Residence.

- 11. I (We) understand and agree that the Mortgage Loan was not limited to particular lenders and I (we) may seek financing from a lender of my (our) own choosing, provided such lender has entered or will enter into a Lender Participation Agreement with the City.
- I (We) understand that I (we) am (are) not eligible for an MCC unless my (our) gross annual 12. household income does not exceed the Income Limit annearing in Exhibit A (depending

		ed or Non-Targeted area and the size of my (our) family):	n
13.	Internal Revenue Code) annual (mean	gross (as 'gross' is defined by Revenue Ruling 86-124 of the ning gross income current monthly income multiplied by 1 household income is \$ Number (cant(s):	12
	Name & Age:	Employed (Yes/No)?	
	Name & Age:	Employed (Yes/No)?	
	Name & Age:	Employed (Yes/No)?	
14.		tial unit in the Residence without following all applicab n no event shall the Residence ever contain more than for	
15.	(We) have not had present ownership	idence being purchased with the MCC being applied for, o interest in a principal residence at any time during the n to execute the mortgage on the residence in connection.	3
15.	determining my (our) eligibility for an that a material misstatement intentio statement made by me (us) in connect violation punishable by a fine of \$ misstatement fraudulently made in the connection with an application for an N which may be in addition to any crimmisstatement or false statement which	I that this Affidavit will be relied upon for purposes of MCC under the City's MCC Program. I (We) acknowledge anally or negligently made in this Affidavit or in any other tion with an application for an MCC will constitute a feder \$10,000. I (We) further acknowledge that a material affidavit or in any other statement made by me (us) MCC could constitute a basis for the revocation of the MCC minal penalty imposed by law. In addition, any material affects my (our) eligibility for an MCC will result in MCC, or, if an MCC has been issued prior to discovery of the pen of the MCC issued.	er al al in C, al
Date: _		Date:	
Applica	ant signature:	Applicant signature:	
Name	(printed):	Name (printed):	
Social	Sec. No.:	Social Sec. No.:	
Signed	and sworn to before me thisDay of_	20 [SEAL]	

Notary Signature: _____ Commission Exp. Date:

The Lender hereby certifies having reviewed the attached Affidavit and that, to the Lender's best its knowledge and belief, each of the foregoing statements is true and correct. The Lender further certifies that each of the above statements is consistent with the information submitted by the Applicant in connection with his/her/ their application for a Mortgage Loan.

Date:	Lender:		_	
By (name signed):				
Name (printed):		Its:		

NOTE: This form MUST be signed, dated, and witnessed.

City Of Chicago, Department of Housing SINGLE FAMILY MORTGAGE CREDIT CERTIFICATE PROGRAM SERIES 2019

Lender Application Documents Exhibit A to Application Affidavit

This exhibit sets forth the income limits and purchase price limits of the City of Chicago's MCC Program. These limits are effective for the 2019 Series.

INCOME LIMITS

Non-Target Area 1 person household 2 person household 3 or more person household	.\$ 84,600.00
Target Area 1 person household	.\$ 101,520.00
PURCHASE PRICE LIMITS	
Non-Target Area Existing Single Family Residence Existing Two Family Residence Existing Three Family Residence Existing Four Family Residence New Construction Non-Target Single Family Residence	.\$431,033.00 .\$521,033.00 .\$647,493.00
Target Area Existing Single Family Residence Existing Two Family Residence Existing Three Family Residence Existing Four Family Residence	.\$526,818.00 .\$636,818.00
New Construction Target Single Family Residence Target Two Family Residence	

Rider to Application Affidavit

Reservation No.:	<u> </u>		
Name of Applicant:	Social Security No.:_		
Complete this document only if Mortgag an uninhabitable Residence.	ge loan proceeds are bo	eing used to acquir	re and rehabilitate
I (We), the undersigned, hereby certify t agreed upon by the buyer(s) and the	Seller(s) for the pur	rchase of the Resi	idence located at
I (we) further certify that the Residence, that occupancy will not be permitted undo of the negotiated sales price will only be occupancy is permitted by local law.	er local law. Therefore,	the Mortgage loan	proceeds in excess
I (We) acknowledge and understand that purposes of determining my (our) elig misstatement negligently made in this Ric with an application for an MCC will constacknowledge that a material misstateme made by me (us) in connection with a punishable by up to a \$10,000 fine and recriminal penalty imposed by law. In adaffects my (our) application for an MCC wan MCC has been issued prior to discove issued.	ibility for an MCC. I der or in any other state itute a federal violation of fraudulently made in application for an MCO evocation of the Certifical dition, any material mi will result in a denial of	(We) acknowledgement made by me no punishable by a finction this Rider or in an C, will constitute a cate, which may be isstatement or false my (our) application	te that a material (us) in connection ine. I (We) further by other statement a federal violation in addition to any e statement which on for an MCC, or if
Date:	Date:		
Signature of Applicant:	Signature of A	Applicant:	
Name (printed):	Name (printed	d):	
The Lender hereby certifies having review knowledge and belief, each of the forecertifies that each of the above statem Applicant in connection with his/her/ their	going statements is tr nents is consistent wit	rue and correct. T th the information	he Lender further
Date:			
Date: Lender:	By :		
Name (printed):	Its:		
Signed and sworn to before me this	_Day of	20	[SEAL]

Addendum to Application Affidavit

Reservation No.:		
Name of Applicant:	Social Security No.:	
This addendum supplements and ame part of my (our) application for a Mort Chicago, Illinois.		aste) from the City of
I (We) hereby certify, as follows: 1. The single-family home referred t ② one unit ② two units	to in my (our) Application Affidavit has (check approprises ② four units.	ate box):
I (We) will occupy a unit of the Re of the MCC.	esidence as my (our) principal place of residence within	ı 60 days after the date
3. The Residence was first occupied	as a residence at least five years ago.	
Residence will not be used as an invol 15% of the area in the unit of the Ro	of my (our) Application Affidavit is hereby amended to restment property, vacation home or recreational homes in which I will reside will be used on a regular Section 280A of the Internal Revenue Code of 1986,	me and not more than ular basis in a trade or
purposes of determining my (our negligently made in this Rider or i an MCC will constitute a federal misstatement fraudulently made application for an MCC, will const the Certificate, which may be in misstatement or false statement	tand that this Addendum to the Application Affidavit or) eligibility for an MCC. I (We) acknowledge that a in any other statement made by me (us) in connection violation punishable by a fine. I (We) further acknowle in this Rider or in any other statement made by me (titute a federal violation punishable by up to a \$10,000 addition to any criminal penalty imposed by law. In the which affects my (our) application for an MCC will report if an MCC has been issued prior to discovery of C issued.	material misstatement with an application for wledge that a material (us) in connection with fine and revocation of addition, any material esult in a denial of my
or representation; or the fraudul	vledge and understand that any false pretense, includi lent use of any instrument, facility, article, or other va g in the program, may be punishable by imprisonment	aluable thing or service
Date:	Date:	
Signature of Applicant:	Signature of Applicant:	
Name (printed):	Name (printed):	
Signed and sworn to before me this	Day of	[SEAL]
Notary Signature:	Commission Expiration	Date:

Affidavit of Co-Signer/Guarantor

Reservation No.:		
Name of Applicant:		Social Security No.:
THERE ARE IMPORTANT LEGAL CONSEQUENCES	TO THIS AFFIDAVIT	. READ IT CAREFULLY BEFORE SIGNING.
(the "Mortgage Loan") in the amour (the "Lender") under the City of Chicago	nt of \$ Mortgage Cred am (are) execu	dote") made in connection with a Mortgage loan from dit Certificate ("MCC") Program, Series 2019 (the ating the Note solely for purposes of providing
the Mortgage Loan and that I (we) have Mortgage Loan as a permanent residence I (WE) UNDERSTAND THAT ANY FRAUDL THE REVOCATION OF THE MCC AND (II) REVENUE CODE OF 1986, AS AMENDED.	no intention to e. JLENT STATEME A PENALTY OF \$ de under penalt	or Ownership interest in the property subject to and will not occupy the property subject to the ENT MADE IN THIS AFFIDAVIT WILL RESULT IN (I) \$10,000 UNDER SECTION 6709 OF THE INTERNAL by of perjury. I (we) understand that perjury is a
Date:	Date:	
Signature of Co-signer/Guarantor:		Signature of Co-signer/Guarantor:
Printed Name of Co-signer/Guarantor:		Printed Name of Co-signer/Guarantor:
Signed and sworn to before me this	Day of	
Notary Signature:		Commission Expiration Date:

Income Tax Return Affidavit

Reservation No.:	
Name of Applicant:	Social Security No.:
THERE ARE IMPORTANT LEGAL CONSEQUENCES TO T	HIS AFFIDAVIT. READ IT CAREFULLY BEFORE SIGNING.
I (We), the undersigned, being first duly swo	rn state the following:
1. Check the box below and provide the in file Federal Income Tax returns for any year	formation indicated only if you were not required by law to during the preceding three years.
	ere) not required by law to file a Federal Income Tax return State the reason(s) no tax return was filed below (attach

- 2. Check box at left if the following is true:
- The Closing in connection with which I (we) am (are) seeking an MCC is occurring between January 1 and February 15, and I (we) have not yet filed my (our) Federal Income Tax return for the prior tax year.
- 3. I (We) hereby certify that I (we) was (were) not entitled to claim deductions on my (our) Federal Income Tax return for taxes or for interest paid with respect to property which was my (our) Principal Residence during the tax years referred to in paragraphs 2 and 3 hereof.
- 4. I (We) acknowledge and understand that this Affidavit will be relied upon for purposes of determining my (our) eligibility for an MCC. I (We) acknowledge and understand that a material misstatement negligently made by me (us) on this Affidavit or in any other statement made by me (us) in connection with an application for an MCC will constitute a federal violation punishable by a fine. I (We) further acknowledge and understand that any material misstatement fraudulently made in this Affidavit or in any other statement made by me (us) in connection with the application for an MCC will constitute a federal violation punishable by up to a \$10,000 fine and revocation of the MCC, which will be in addition to any criminal penalty imposed by law. In addition, any material misstatement or false statement which affects my (our) eligibility under Section 25 of the Internal Revenue Code of 1986, as amended, and the Regulations there under will result in denial of my (our) application for an MCC, or, if an MCC has been issued prior to the discovery of the false statement, immediate revocation of the MCC issued.

In addition, I (we) hereby acknowledge and understand that any false pretense, including any false statement or representation or the fraudulent use of any instrument, facility, article, or other valuable thing or service pursuant to my (our) participation in the program may be punishable by imprisonment or by a fine.

Date:	Date:	
Signature of Applicant:	Signature	e of Applicant:
Name (printed):	Name (orinted):
Signed and sworn to before me this [SEAL]	Day of	
Notary Signature:		Commission Expiration Date:

Note: This Affidavit must be accompanied by proof that the Applicant was a renter or otherwise did not own a Principal Residence during the three years prior to this application. Acceptable proof includes: a notarized letter from the Applicant's landlord or manager, or rent receipts.

Notice of Potential Recapture on Sale of Home

Reservation No.:	_
Name of Applicant:	Social Security No.:
benefit of a credit against your federal inc during the next nine years, part or all accomplished by an increase in your federal	it Certificate with your Mortgage loan, you are receiving the come taxes. If you sell or otherwise dispose of your home of this benefit may be "recaptured". The recapture is al income tax for the year in which you sell your home. The II your home at a gain and if your income increases above
purpose of the recapture is to retrieve the safter purchasing their homes and, as a resu	ording to the United States General Accounting Office, the subsidy from owners who experience rapid income increases alt, do not need the subsidy to remain homeowners. If your recent per year, you will likely not incur a recapture liability.
sell your home to determine the amount, if	e local office of the Internal Revenue Service at the time you any, of your actual recapture tax. (See Section 143(m) of the with this notice, you are being given additional information re tax.
	eceived and read a duplicate copy of this Notice of Potential scompanying three page Notice to Borrower(s) of Maximum Recapture Tax on Dispositions of Home.
Date:	Date:
Signature of Applicant:	Signature of Applicant:
Name (printed):	Name (printed):
Signed and sworn to before me this [SEAL]	Day of
Notary Signature:	Commission Expiration Date:

Maximum Recapture Tax and Computation of Tax Amount

Maximum Recapture Tax and Method for Computing Recapture Tax on Dispositions of Home

If you receive a Mortgage Credit Certificate ("MCC") and sell or otherwise dispose of your home financed in connection with the MCC within 9 years, following the date of issuance of the MCC, you may be subject to a "recapture tax". Pursuant to Section 143(m) of the Internal Revenue Code of 1986 as amended (the "Code"), a portion of the tax savings from MCC tax credit can be recaptured in the form of an additional tax at the time the home is sold or disposed of.

This summary is believed accurate but is qualified in its entirety by reference to Section 143(m) of the Code. The provisions of Section 143(m) may be amended at any time and could result in higher or lower recapture than described in this notice. If you have any concerns about the recapture tax you should contact your tax advisor or the Internal Revenue Service.

Exceptions, Limitations and Special Rules

- a) No recapture tax is due if you dispose of your home later than nine years after you close your Mortgage loan.
 - b) No recapture tax is due if your home is disposed of as a result of your death.
- c) No recapture tax is due if you transfer your home either to your spouse or to your former spouse incident to divorce and you have no gain or loss included in your income under section 1041 of the Internal Revenue Code.
 - d) No recapture tax is due if you dispose of your home at a loss.
 - e) No recapture tax is due if your MCC was issued for a home improvement loan.
- f) If you give away your home (other than to your spouse or former spouse incident to divorce), you must determine your actual recapture tax as if you had sold your home for its fair market value.
- g) If two or more persons own a home and are jointly liable for the subsidized Mortgage loan, the actual recapture tax is determined separately for them based on their interests in the home.
- h) If you repay your loan in full during the 9 year recapture period and then sell your home during this same 9 year period, your holding period percentage will be calculated using the date of repayment, not the date of sale or disposition.

Actual Recapture Tax

The maximum recapture tax that you may be required to pay is the Federally Subsidized Amount, as defined below. The actual amount of recapture is the lesser of the following two calculations:

1. The Federally Subsidized Amount (defined below) multiplied by the Holding Period Percentage (defined below), and then multiplied by the Income Percentage (also defined below).

- OR -

2. The gain realized on the sale or disposition multiplied by 50%.

Federally Subsidized Amount

The federally subsidized amount is calculated by multiplying the highest principal loan amount by 6.25 per cent.

Holding Period Percentage

No.

Of Years	Corresponding
After Purchase that	Holding Period
Disposition Occurred:	percentage is :
During the first year	20 %
During the second year	40 %
During the third year	60 %
During the fourth year	
During the fifth year	100 %
During the sixth year	80 %
During the seventh year	60 %
During the eighth year	
During the ninth year	20 %

Income Percentage

To determine the income percentage, compare your modified adjusted gross income to the limits determined using the following chart. Modified adjusted gross income ("MAGI") is defined as adjusted gross income as shown on your IRS Form 1040 plus tax-exempt interest you earned less gain on the sale or disposition of the Residence.

No recapture tax if MAGI is equal to or less than the following limits. The limits are the percentage below multiplied by the Income Limit in effect on the date the MCC Number of Years was issued. When considering the Income Limit, consider the family size and whether or not the home was in a Targeted Area.

Disposition Occurred:

During the first year	100% of Income Limit
During the second year	105% of Income Limit
During the third year	110% of Income Limit
During the fourth year	116% of Income Limit
During the fifth year	122% of Income Limit
During the sixth year	128% of Income Limit
During the seventh year	134% of Income Limit
During the eighth year	141% of Income Limit
During the ninth year	148% of Income Limit

If your MAGI does not exceed the amount you calculated using column 2 above, you do not need to make any more calculations. If your MAGI exceed the amount calculated using column 2, and the difference is \$5,000 or more, your Income Percentage is 100%. If the difference is greater than zero but less than \$5,000, it must be divided by \$5,000. This fraction, expressed as a percentage, represents your Income Percentage and should be rounded to the nearest whole percentage point. If the result contains less than one half of a percentage point, round down. If the result contains more than one half of a percentage point, round up.

RECAPTURE TAX EXAMPLES

a. Initial household incomeb. Household sizec. Initial income limit (2003 limit)d. Purchase pricee. Mortgage amount	Example #1 \$65,000 2 persons 75,400 100,000 90,000	Example #2 \$74,000 4 persons 86,710 100,000 90,000	
f. Year of Re-sale g. Income at time of resale h. Resale price	year 5 95,000 120,000	year 7 79,500 130,000	
 i. Federally subsidized percent j. Federally subsidized amount k. Holding period percent l. Income limit percent m. Income limit n. Income percent o. Recapture amount p. 50% gain on resale q. Recapture tax 	6.25% 5,625 100% 122% 91,988 60% 3,375 10,000 \$3,375	6.25% 5,625 60% 134% 116,191 N/A N/A N/A N/A	(e) times (I) (c) times (I) (g) minus (m) divided by 5,000 (j) times (k) times (n) (h) minus (d) times 50% the lesser of (o) or (p)

Important Notes:

- 1. A Homebuyer is not subject to recapture if: the Residence is sold after 9 years, or the Homebuyer's income does not exceed the adjusted income limit.
- 2. The amount of recapture never exceeds 50% of the gain on the sale of the home.

City of Chicago Department of Housing TAXSMART Mortgage Credit Certificate Program Certificate of Inspection

This Certificate of Inspection ("Certificate") is completed for a residence ("Residence") which is being considered for purchase by the undersigned homebuyer ("Homebuyer") who intends to use financing made available through the City of Chicago, Department of Housing Mortgage Credit Certificate Program. This Certificate indicates that an inspection ("Inspection") was performed by the undersigned inspector ("Inspector") under the conditions indicated.

Homebuyer Certification:
I, [name], the Homebuyer, certify that:
1. An Inspection was performed by the Inspector, whose certification follows this section, for the Residence located at:, Chicago, IL which I am considering purchasing with funds made available through the City of Chicago, Department of Housing, and Mortgage Credit Certificate Program.
2. I was present at the Inspection and was provided with a written statement of the defects found in the property by the Inspector.
3. I understand that I may use the results of the Inspection to make decisions, including further negotiations with the seller of the Residence, regarding whether to purchase the Residence and the purchase price I am willing to pay for the Residence.
Homebuyer's Signature:
Date:
Inspector Certification:
I, [name], certify that:
I am a licensed inspector and maintain errors and omissions insurance.
2. I inspected the Residence for defects on [date].
3. I performed the Inspection in the presence of the Homebuyer.
4. I provided the Homebuyer with a written report detailing defects found as a result of the Inspection.
Inspector's Signature:
Business Name:
Business Address:
Business Phone(s):
Date:

This Certification must be completed before closing of the loan for the Residence, and must be included among the loan closing documents.

(WAIVED for non-first time buyers and those putting 5% down)

City of Chicago Department of Housing TAXSMART Mortgage Credit Certificate Program SERIES 2019

CERTIFICATE OF HOMEBUYER TRAINING

This Certificate of Homebuyer Training ("Certificate") is completed for the undersigned homebuyer ("Homebuyer") who intends to use financing made available through the City of Chicago, Department of Housing Mortgage Credit Certificate Program. This Certificate indicates that the Homebuyer attended a homebuyer training course ("Homebuyer Training"), performed by the undersigned counselor ("Counselor"), which: 1. Was at least two hours in duration; 2. Performed with both the Homebuyer and a Counselor in person; 3. Covered topics relevant to home ownership, including at least the following: *roles of the Realtor, home inspector, and loan agent, *selecting a home and negotiating price, *obtaining a mortgage and the loan closing, and *maintenance, budgeting, and taxes; and 4. Included distribution of written materials relating to the above topics. **Homebuyer Certification:** _____ [name], the Homebuyer, certify that I attended a Homebuyer Training session of the type indicated above. Homebuyer's Signature: Date: _____ **Counselor Certification:** _____ [name], certify that I performed a Homebuyer Training of at least the type indicated above. Counselor's Signature: Business Name: _____ Business Address: Business Phone(s): This Certification must be completed before closing of the Homebuyer's home loan and must be included among the mortgage closing documents.

Sales Contract

CHICAGO ASSOCIATION OF REALTORS/MLS REAL ESTATE SALE CONTRACT—RESIDENTIAL (for single family hom as and fee simple townhomes)





TO:		SELLER	DATE:		
I/We offer to purchase the property known as					
(Address)	(City)		(State)		(Zip
Lot approximately	feet, together with	improvements the	ereon.		•
FIXTURES AND PERSONAL PROPERTY. Seller ag		chaser by a Bill of	Sale, all heating	, electrical, and plo	ambing systems togeth
with the following: (check or enumerate applicable items: T.V. Antenna Washer				Tila strania an	was daniel
		entral air conditior Indow air conditio		Electronic ga	
RefrigeratorDryer Oven/RangeSump pump		lectronic air filter	mei	with re	een and equipment
		entral humidifier		Fireplace gas	
Dishwasher Wall to wall carpeting, if an		eiling fan		Firewood	log
Garbage disposalBuilt-in or attached shelving		utdoor Shed		Existing storn	ma & scheens
Trash compactor Smoke and carbon monoxid	e detectors A	ttached book cases	and cabinets	Radiator cove	
Window shades, attached shutters, draperies & curtain				All planted v	
	anty (attached hereto,		be assignable)	Lighting Fixt	
Other items included:		ritems excluded:			
1. Purchase Price \$			4		
2. Initial earnest money \$, in the fo	rm of			shall be held b
	Escrowee) to be incre	eased to 10% of	purchase price v	vithin	days aft
acceptance hereof. Said initial earnest money shall be retu	rned and this contract:	shall be void if not	accepted by Sell	er on or before	27 (10.00)
20 If the earnest money is in excess of Five Th	ousand Dollars (\$5,00	0.00), the earnest	money shall be d	eposited by Escrov	vee for the benefit of th
parties hereto in an interest bearing escrow account in con	apliance with the laws	of the State of Illin	ois, with interest	payable to Purchas	ser at closing. Purchas
and Seller shall execute all documents necessary to establ	ish any such escrow as	ecount and Purcha	ser shall assume :	all account service	fees, if any. An origin
of this contract shall be held by Listing Broker.					
3. The balance of the purchase price shall be paid	at the closing, plus	or minus prorati	ons, as follows	(STRIKE THRO	UGH INAPPLICABL
SUBPARAGRAPHS):					
(a) Cash, Cashier's check or Certified Check or an					
(b) Assumption of Existing Mortgage (See Rider 7					(date) a multiple
(c) Mortgage Contingency. This contract is concommitment for a fixed rate or an adjustable rate m	nungent upon rurens	ser securing by	TO on Illinois of	ardena and lane	(date) a writte
\$, the interest rate (or init	congage permitted to	diversal a rate more	toppe) not to ave	avings and roan s	& nor annum amortize
over	ot to avecay	ujus aoie raie mon	dage) not to exce	d cradit ranort faa	if any. If said mortgag
over	O110 0100004	vears Purcha			insurance if required b
lending institution. If Purchaser does not obtain such com					
shall be conclusively presumed that Purchaser has secured					
Seller may, within an equal number of additional days,					
extending the closing date up to the same number of day					
credit information, sign customary documents relating to t	the application and sec	uring of such com	mitment, and pay	one application fe	e as directed by Seller.
Purchaser notifies Seller as above provided, and neither P	urchaser nor Seller sec	cures such commit	ment as above pr	ovided, this Contra	ct shall be null and vo
and all earnest money shall be returned to Purchaser.					
If an FHA or VA mortgage is to be obtained, Rider 8			hed.		
(d) Purchase Money Note and Trust Deed or Article					
 At closing, Seller shall execute and deliver to Purch. 					
homestead rights (or other appropriate deed if title is in to					
applicable, subject only to the following, if any: covenan					
special governmental taxes or assessments for improvem					
taxes for the year 20 and subsequent years; the mapplicable. Seller represents that the 20 general re					
% of the most recent ascertainable tax bill at clo				etterat tear estane is	aves stratt of brotaled
(The following is for Fee Simple Townhomes, strike if not		mounte that as of t	he date of accent	ance hereof the roo	ular monthly acceptons
pertaining to this unit is \$; a species	al assessment has/has n	ot (strike ove) hee	n levied. The ori	einal amount of the	a special assessment ne
taining to this unit was \$; and the	e remaining amount d	ne at closino will	he \$	and sh	nall/shall not (strike on
be assumed by the Purchaser as of the closing date. Seller					
payment of assessments, and, if applicable, proof of waive					
transfer of ownership. Additionally, the Seller shall deliv					
within days of acceptance hereof. Seller ag					
Purchaser agrees to pay the credit report and move-in fee	if required by the Asso	ociation. If the rig	ht of first refusal	or similar option i	s exercised, this contra
shall be null and void and the earnest money returned to I					
Closing or escrow payout shall be on	, 20_	(except	as provided in	n paragraph 3(c)	above), provided tit
has been shown to be good or is	accepted by Pu	irchaser, at 1	the office o	f Purchaser's	mortgagee or
22100	1.5		150 9000		
6.(a) Seller agrees to surrender possession of said Premise is not delivered at closing, then, at closing, Seller shall pay	es on or before		provid	led this sale has be	en closed. If possession
is not delivered at closing, then, at closing, Seller shall pay	to runchaser \$	Neckards and the	per day for use ar	d occupancy comm	nencing the first day aft
closing up to and including the date possession is to be sur					is of batagraph o(b) sha
apply. Purchaser shall refund any payment made for use: (b) If possession of the Premises is not delivered at clo					gram agran to 284 of all
(a) in bassession of the trempses is not deliveded at clo				ragraph z above a proceeds of the sale	

Parchaers of and amount(s) to be paid ont of excrow and the balance, if any, to be turned over to Seller. Acceptance of payment by Furnhaser fall not limit	68 69	possession escrow per day up to a	nd including day	possession is surrendered to Purchas	er plus any unpaid us	use and occupancy the sum of 10% of said e and occupancy to the date possession is
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7. Purchaser has received the Residential Real Property Disclosure Report, _YewNo, Heat Disclosure _YewNo, and Zeeing Certification _YewNo, and American _YewNo, Lead Zeeing _YewNo, and Zeeing Certification _YewNo,						
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connent to,					they have previously	consented to and hereby reconfirm such
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9. The Real Brate Brokers named below shall be corepensated in accordance with their agreements with their class randy any offer of compensation made by the litting participate. 10. It is agreed by and between the parties hereto that their respective attorneys may make modifications to the Contract other than sales price, broker's compensation and dates, mutually acceptable to the parties. If within agreement cannot be reached by the parties hereto regarding the proposed modifications of their attorneys and written notice thereof is given to either party within the period regarding the entity, the third Contract shall become serious of both parties to Escotwee. IN THE ARSINCE OF WRITTEN NOTICE WITHIN THE TIME SPECIFIED HERRIN, THIS PROVISION SHALL BE DETAIL DETAIL PRICE AND BETTINGS. 10. Purchaser's obligation to purchase under the Contract is subject to the impection (insoliding any impection for wood boring insects or mold conditions) by alternative impector impector licensed by the Hillings of Green Shall and Real Estate and approved of the condition of the property or attacker's agents, within days from the date of acceptance of this Courset. Purchaser shall indemnify Seller from and against surplose or damage to the property caused by the sellow of surplose, within a days from the date of acceptance of this Courset. Purchaser shall indemnify Seller from and against surplose or damage to the gropest, within a days from the date of acceptance of this Courset. Purchaser shall indemnify Seller from and against surplose or damage to the gropesty caused by the seater or condition of the property is not approved, written notice shall be given to the Seller or Seller's agent by the Furchaser shall indemnify Seller from and against surplose or damage to the quality of the property is not approved, written notice shall be given to the Seller or Seller's agent by the Furchaser shall redemnify Seller from and against surplose or damage to the quality of the property is not approved, with the property of the property						
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Print Name(Social Security #) (City) (State) (Zip Code) (E-Mail) PURCHASER ADDRESS Print Name(Social Security #) (City) (State) (Zip Code) (E-Mail) ACCEPTANCE OF CONTRACT BY SELLER Thisday of	102	PURCHASER		ADDRESS		
Print Name(Social Security #) (City) (State) (Zip Code) (E-Mail) ACCEPTANCE OF CONTRACTBY SELLER This day of, 20 I/We accept this contract and agree to perform and convey title or cause title to be conveyed according to the terms of this contract. ADDRESS Print Name(Social Security #) (City) (State) (Zip Code) (E-Mail) SELLER ADDRESS Print Name(Social Security #) (City) (State) (Zip Code) (E-Mail) FOR INFORMATIONAL PURPOSES: Listing Office Address	103	Print Name(Social Security #)	(City)	(State)	(Zip Code)	(E-Mail)
Print Name(Social Security #) (City) (State) (Zip Code) (E-Mail) ACCEPTANCE OF CONTRACTBY SELLER This day of, 20 I/We accept this contract and agree to perform and convey title or cause title to be conveyed according to the terms of this contract. ADDRESS Print Name(Social Security #) (City) (State) (Zip Code) (E-Mail) SELLER ADDRESS Print Name(Social Security #) (City) (State) (Zip Code) (E-Mail) FOR INFORMATIONAL PURPOSES: Listing Office Address	104	PURCHASER		ADDRESS		
Print Name(Social Security #) (City) (State) (Zip Code) (E-Mail) ACCEPTANCE OF CONTRACT BY SELLER This day of						
Thisday of	100	Print Name(Social Security #)	(City)	(State)	(Zip Code)	(E-Mail)
108 according to the terms of this contract.	106	ACCEPTANCE OF CONTRACT E	Y SELLER			
110 SELLER				20 I/We accept this contract:	and agree to perform a	and convey title or cause title to be conveyed
Print Name(Social Security #) (City) (State) (Zip Code) (E-Mail)	108	according to the terms of this contra	iet.			
Print Name(Social Security #) (City) (State) (Zip Code) (E-Mail) 111 SELLER ADDRESS 112 Print Name(Social Security #) (City) (State) (Zip Code) (E-Mail) 113 FOR INFORMATIONAL PURPOSES: Address		SELLER		ADDRESS		
Print Name(Social Security #) (City) (State) (Zip Code) (E-Mail)	110	Print Name(Social Security #)	(City)	(State)	(Zip Code)	(E-Mail)
Print Name(Social Security #) (City) (State) (Zip Code) (E-Mail)	111	SELLER		ADDRESS		
Print Name(Social Security #) (City) (State) (Zip Code) (E-Mail) 113 FOR INFORMATIONAL PURPOSES: Address						
114 Listing Office Address 115 Seller's Designated Agent Name Phone E-Mail 116 Cooperating Office Address 117 Purchaser's Designated Agent Name Phone E-Mail 118 Mortgagee 119 Seller's Attorney	112	Print Name(Social Security #)	(City)	(State)	(Zip Code)	(E-Mail)
115 Seller's Designated Agent Name	113	FOR INFORMATIONAL PURPOS	ES:			
116 Cooperating Office Address 117 Purchaser's Designated Agent Name Phone E-Mail 118 Mortgagee 119 Seller's Attorney	114	Listing Office	272.16	Address		
117 Purchaser's Designated Agent Name Phone E-Mail 118 Mortgagee 119 Seller's Attorney	115	Seller's Designated Agent Name_		Phone		E-Mail
117 Purchaser's Designated Agent Name Phone E-Mail 118 Mortgagee 119 Seller's Attorney	116	Cooperating Office		Address		
118 Mortgagee			e			E-Mail
		The second secon	200	- 100 March 2000		006.00000000
120 Purchaser's Attorney	119	Seller's Attorney				
	120	Purchaser's Attorney				

121 PROVISIONS

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- Rent, interest on existing mortgage, if any, water taxes and other items shall be prorated to date of closing. If property herein is improved, but last available tax bill is on vacant land, parties here to agree to reprorate taxes when bill on improved property is available. Security deposits, if any, shall be paid to Furchaser 104 at closing.
 - 2. The provisions of the Uniform Vendor and Purchaser Risk Act of the State of Illinois shall be applicable to this contract.
 - 3. At least five days prior to closing date, Seller shall deliver to Purchaser or his agent evidence of merchantable title in the intended grantor by delivering a Commitment For Title Insurance or a title insurance company bearing date on or subsequent to the date of the acceptance of this Contract, in the amount of the purchase price subject to no other exceptions than those previously listed within this Agreement and to general exceptions contained in said commitment. Delay in delivery by Seller of Commitment for Title Insurance due to delay by Purchaser's mortgages in recording mortgage and bringing down title shall not be a default of this Contract. Every Commitment For Title Insurance furnished by Seller hereunder shall be conclusive evidence of title as therein shown. If evidence of title discloses other exceptions, Seller shall have thirty days from Seller's receipt of evidence of title to cure such exceptions and notify Purchaser accordingly, and as to those exceptions which may be removed at closing by payment of money, Seller may have same removed at closing by using the proceeds of sale in payment thereof.
 - 4. All notices herein required shall be in writing and shall be served upon the parties at the addresses following their signatures or upon a party's attorney. The mailing of a notice by registered or certified mail, return receipt requested, shall be sufficient service when the notice its malled. Notices may also be served by personal delivery or commercial delivery service, by mail—orgam, to beginn, or by the use of a facsimile machine with proof of transmission and a copy of the notice with proof of transmission being sent by regular mail on the date of transmission. In addition, facsimile signatures shall be sufficient for purposes of executing, negotiating and finalizing this Contact. E-mail notices shall be deemed valid and received by the addressee thereof when delivered by e-mail and opened by the recipient provided that a copy of the e-mail notice is also sent by regular mail to the recipient on the date of transmission.
 - 5. In the event of default by Purchaser, the earnest money, less the expenses and commission of the listing broker, shall be paid to the Seller. If Seller defaults, the earnest money, at the option of Purchaser, shall be refunded to Purchaser, but such refunding shall not release Seller from the obligation of this Contract. In the event of any default, Escrowee shall give written notice to Seller and Purchaser is written consent to the Escrowee's intended disposition of the earnest money within thirty (30) days after the date of mailing of the Notice. However, Seller and Purchaser hereby acknowledge that if Escrowee is a licensed real estate broker, Escrowee may not distribute the earnest money without the joint written direction of the Seller and Purchaser or their authorized agent. If Escrowee is not a licensed real estate broker, Seller and Purchaser hereby agree that if neither party object, in writing, to the proposed disposition of the earnest money within thirty (30) days after the date of mailing of said notice that Escrowee shall proceed to dispose of the earnest money as previously indicated by the Escrowee. If either Seller or Purchaser objects to the intended disposition within the aforementioned thirty (30) day period, or in the event Escrowee is a licensed real estate broker and does not receive the joint written direction of the Seller and Purchaser authorizing the distribution of the earnest money, then the parties hereto agree that the Escrowee may deposit the earnest money with the Clerk of the Circuit Court by the filing of an action in the nature of an interpleader. The parties agree that Escrowee harmless from any and all claims and demands, including the payment of reasonable attorney's fees, costs and expenses arising out of such default claims and demands.
 - 6. Seller represents that the heating, plumbing, electrical, central cooling, ventilating systems, appliances and fixtures on the Premises are in working order and will be so at the time of closing. Furchaser shall have the right to inspect the Premises during the 48-hour period immediately prior to closing to verify that such are in working order and that the property is in substantially the same condition, normal wear and tear excepted, as of the date of this Contract.
 - If the Premises is new construction, then Purchaser and Seller agree to comply with all insulation disclosure requirements as provided by the Federal Trade Commission, and Rider 13 is hereby attached.
- 158 Seller warrants that no notice from any city, village, or other governmental authority of a dwelling code violation which currently exists in the aforesaid 159 Premises has been issued and received by Seller or his agent. If a notice is received between date of acceptance of the Contract and the date of closing, Seller shall 160 promptly notify Purchaser of such notice.
 - 9. At the request of Seller or Purchaser evidenced by notice in writing to the other party at any time prior to the date of delivery of deed hereunder, this sale shall be closed through an excrow with a title insurance company, in accordance with the general provisions of the usual form of deed, and Money Escrow Agreement then furnished and in use by said company, with such special provisions inserted in the excrow agreement as may be required to conform with this contract. Upon the creation of such an excrow, anything herein to the contrary notwithstanding, payment of purchase price and delivery of deed shall be made through the excrow and this contract and the earnest money shall be deposited in the excrow and the Broker shall be made a party to the excrow with regard to commission due. The cost of the excrow shall be divided equally between Purchaser and Seller.
 - 10. Prior to closing, Seller shall furnish a survey by a licensed land surveyor dated not more than six (6) months prior to date of closing hereof showing the present location of all improvements. If Purchaser or Purchaser's mortgagee desires a more recent or extensive survey, same shall be obtained at Purchaser's expense.
- Seller agrees to furnish to Purchaser an affidavit of title subject only to those items set forth herein, and an ALTA form if required by Purchaser's mortgagee,
 or the Title Insurance Company for extended coverage.
 - 12. Right is reserved by either party to insert correct legal description at any time, without notice, when same is available.
 - 13. Seller shall have the right to pay off any existing mortgage(s) out of the proceeds of this sale.
- 173 14. Purchaser may place a mortgage on this property and apply proceeds of such mortgage to the purchase price. In the event this transaction does not close 174 Purchaser agrees to promptly cause release of same.
- 175. Purchaser and Seller hereby agree to make all disclosures and do all things necessary to comply with the applicable provisions of the Real Estate Settlement Procedures Act of 1974, as amended.
 - 16. Seller shall pay the amount of any stamp tax imposed by the state and county on the transfer of title, and shall furnish a completed declaration signed by the Seller or Seller's agent in the form required by the state and county, and shall furnish any declaration signed by Seller or Seller's agent or meet other requirements as established by any local ordinance with regard to a transfer or transaction tax. Such tax required by local ordinance shall be paid by designated party in said ordinance.
 - 17. Seller shall remove from Premises by date of possession all debris and Seller's personal property not conveyed by Bill of Sale to Purchaser.
- 18. Seller agrees to surrender possession of the real estate in the same condition as it is at the date of this contract, ordinary wear and tear excepted. However, to the extent that Seller violates the immediately preceding sentence, Seller shall not be responsible for that portion of the total cost related to this violation that is below \$250.00.
 - 19. Time is of the essence of this contract
 - 20. Wherever appropriate, the singular includes the plural and masculine includes the feminine or neuter.
 - 21. In the event the property is in a flood plain and flood insurance is required by Purchaser's lender, Purchaser shall pay for same.

CERTIFICATE OF PROPERTY MANAGEMENT TRAINING

This Certificate of Homebuyer Training ("Certificate') is completed for the undersigned Homebuyer ("Homebuyer") who intends to use financing made available through the City of Chicago, Department of Housing Mortgage Credit Certificate Program to purchase a two-to-four unit home. This Certificate indicates that the Homebuyer attended a property management training course ("Property Management Training"), performed by the undersigned counselor (Counselor"), which:

- 1. Was at least two hours in duration;
- 2. Performed with both the Homebuyer and the Counselor in person;
- 3. Covered topics relevant to property management, including at least the following:
 - Legal aspects,
 - Finding and qualifying tenants,
 - Budgeting, reserves, and maintenance, and
 - Taxes and insurance;
- 4. Included distribution of written materials relating to the above topics; and
- 5. Was attended by the Homebuyer in addition to the Homebuyer Training unless the Property Management Training covered the topics required for the homebuyer training.

This Certification is required for all loans for two-to-four unit residences. This Certificate must be completed before closing of the Homebuyer's home loans, and must be included among the mortgage closing documents.

Borrower Application Documents Social Security Number Recording Form

Reservation No.:	Name of Applicant:	Social Security No.:
-	s must provide a social security numl	in the home purchased using the MCC who are ber unless he/she is under age 18 or a non-citizen
Resident name (printed):	Resi	dent signature:
Complete one of the following		
-	_	number is:
		non-citizen legally residing in the United States.
		dent signature:
Complete one of the following		
	security number. My social security	
I cannot provide a soc	cial security number because I am a	non-citizen legally residing in the United States.
Resident name (printed):	Resi	dent signature:
Complete one of the following	ıg:	
	security number. My social security	
I cannot provide a soc	cial security number because I am a	non-citizen legally residing in the United States.
Resident name (printed):	Resi	dent signature:
Complete one of the following	ıg:	
		number is:
I cannot provide a soc	cial security number because I am a	non-citizen legally residing in the United States.
Resident name (printed):	Resi	dent signature:
Complete one of the following	_	
		number is:
I cannot provide a soc	cial security number because I am a	non-citizen legally residing in the United States.
Resident name (printed):	Resi	dent signature:
Complete one of the following	_	
		number is:
I cannot provide a soc	cial security number because I am a	non-citizen legally residing in the United States.
Resident name (printed):	Resi	dent signature:
Complete one of the following	=	
I can provide a social	security number. My social security	number is:
I cannot provide a soc	cial security number because I am a	non-citizen legally residing in the United States.
Resident name (printed):	Resi	dent signature:
Complete one of the following	ng:	
I can provide a social	security number. My social security	number is:
I cannot provide a soc	cial security number because I am a	non-citizen legally residing in the United States.



LOAN CLOSING DOCUMENTS

CITY OF CHICAGO

TaxSmart Mortgage Credit Certificate Program SERIES 2019

Section Four – Loan Closing

This section describes the process and contains the documents necessary to close a new MCC loan.

Loan Closing Documents: The Lender must include all of the following documents in the loan

closing package within 14 days of the closing in order for the City to accept the Lender's MCC reservation. Incomplete loan closing packages will not be accepted. Lenders who submit closing documents more than 14 days post-closing may be subject to a minimum \$200 IRS fine.

Closing	Documents
	Original Borrower's Closing Affidavit
	Original Seller's Affidavit
	Original Lender's Affidavit
	Program Fee - \$375 00 - DOH portion (\$225 00) - Lender portion (\$150 00)

CITY OF CHICAGO TaxSmart Mortgage Credit Certificate Program SERIES 2019

Borrower's Closing Affidavit

Reservation No.:	
Name of Applicant:	Social Security No.:

THERE ARE IMPORTANT LEGAL CONSEQUENCES TO THIS AFFIDAVIT. READ IT CAREFULLY BEFORE SIGNING.

- 1. I (We), the undersigned, as part of my (our) application for a Mortgage Credit Certificate ("MCC") under the City of Chicago Mortgage Credit Certificate Program, Series 2019 (the "MCC Program"), in connection with a Mortgage loan (the "Mortgage Loan") from a Lender of my (our) choosing (the "Lender") for my (our) purchase or improvement of a single-family home (the "Residence"), being first duly sworn, state the following:
- 2. I (We) executed the Application Affidavit as part of my (our) application for a Mortgage Credit Certificate on ________, 20_____ (date Application Affidavit was signed).
- 3. Check and complete Section (a) or (b), whichever applies
 - (a) I (We) have reviewed the Application Affidavit and declare that there has been no change in any of the statements made in the Application Affidavit, and that those statements remain true and accurate as if made on the date hereof.
 - (b) I (We) have reviewed the Application Affidavit and declare that the following changes have occurred from the statements made in the Application Affidavit.
- 4. I (We) acknowledge and understand that this Affidavit will be relied upon for purposes of determining my (our) eligibility for an MCC. I (We) acknowledge and understand that a material misstatement negligently made by me (us) on this Affidavit or in any other statement made by me (us) in connection with an application for an MCC will constitute a federal violation punishable by a fine. I (We) further acknowledge and understand that any material misstatement fraudulently made in this Affidavit or in other statements made by me (us) in connection with the application for an MCC will constitute a federal violation punishable by a \$10,000 fine and revocation of the MCC, which will be in addition to any criminal penalty imposed by law. In addition, any material misstatement or false statement which affects my (our) eligibility under Section 25 of the Internal Revenue Code of 1986, as amended, and the regulations there under will result in denial of my (our) application for an MCC or, if an MCC has been issued prior to discovery of the false statement, immediate revocation of the MCC issued.
- 5. In addition, I (we) hereby acknowledge and understand that any false pretense, including false statement or representation or the fraudulent use of any instrument, facility, article, or other valuable thing or service pursuant to my (our) participation in the program may be punishable by imprisonment or by a fine.

Date:	Date:			
Signature of Applicant:	Signature o	f Applicant:		
Name (printed):				
Signed and sworn to before me this	Day of	20		
[SEAL]				
Notary	Commission			
Signature:	Expiration Da	ite:		

Note: This form must be completed and signed by the Applicant(s). All blanks must be completed in order for the form to be valid. The Program Fee must accompany this Closing Affidavit unless the Lender has approved other arrangements. The Program Fee must be in the form of a certified or cashier's check or money order or Title Company or Lender check.

CITY OF CHICAGO

TaxSmart Mortgage Credit Certificate Program SERIES 2019

Seller's Affidavit

Reser	vation No.:
Name	e of Applicant: Social Security No.:
THERE	ARE IMPORTANT LEGAL CONSEQUENCES TO THIS AFFIDAVIT. READ IT CAREFULLY BEFORE SIGNING.
1.	I (We), the undersigned, an essential participant in the application for a Mortgage Credit Certificate ("MCC") to be issued by the City of Chicago, Illinois (the "Issuer"), pursuant to its Mortgage Credit Certificate Program, Series 2019 (the "Program"), being submitted by (the "Buyer"), in connection with the Buyer's purchase from the undersigned of a single-family home, condominium, townhouse or housing cooperative (containing one to four living units), as applicable (the "Residence"), being first duly sworn, hereby state the following:
2.	I (We) am (are) the Seller of the Residence located in the City of Chicago, Cook County, at the following address:
3.	The Residence is a residence comprising a single-family home, condominium, townhouse or housing cooperative, containing one to four living units.
4.	The total Purchase Price for the Residence and the land appurtenant thereto will be \$ For this purpose, "total Purchase Price" includes the cost of acquiring the Residence as a complete unit from me (us). "Total Purchase Price" includes amounts paid by or on behalf of the Buyer for (i) the Residence, (ii) items attached to the Residence (such as carpeting, curtain rods, and light fixtures), (iii) commissions and builder's or architect's fees, (iv) site improvements, (v) fees for permits (including hook-up and tap-in fees), (vi) the capitalized value of ground rent, (vii) subcontracted items, (viii) construction loan interest and (ix) points if the points are paid by the Seller.
	"Total Purchase Price" does not include (i) title and transfer costs, survey fees, title insurance, appraisal fees, legal fees, credit reference fees, points if paid by the Buyer, but only to the extent that such costs do not exceed the usual and reasonable costs that would be paid in this area for a mortgage loan not covered by an MCC, (ii) the uncharged value of work performed by the Buyer or the Buyer's immediate family (parents, grandparents, spouse, siblings or children or grandchildren), or (iii) the cost of land owned by the borrower for at least two years before commencement of construction of the Residence.
	Apart from any customary real estate agents' commissions, no money is being paid, no promissory note is being delivered, nor is anything else of value (including, without limitation, personal property) being exchanged for or transferred to me (us) or any other persons by the Buyer or, to my knowledge, by any other person in connection with the purchase of the property, except as indicated in the escrow and settlement documents.

I (we) have not entered into any agreement with the Buyer, the developer, the contractor, or any other person pursuant to which any portion of the Residence has been left unfinished or any fixtures or other necessary architectural appointments have been omitted or removed from the Residence in order to reduce the Purchase Price of the Residence.

- 5. No side deal or agreement, either verbal or written, is in place or contemplated for the completion of or the addition to the Residence unless the actual, reasonable estimated cost of the completion or addition is included in the Purchase Price stated above.
- 6. The land sold to the Buyer along with the Residence only maintains the basic livability of the Residence and does not provide, other than incidentally, a source of income to me (us). [This provision is not applicable to the acquisition of a condominium or housing cooperative or other purchase where no additional land is sold to the Buyer.]
- 7. If the Residence was occupied by the Buyer prior to Closing the Mortgage Loan, the rent charged by Seller did not exceed a fair market rent.
- 8. At no time prior to the date hereof has there been a mortgage on the Residence (whether in the form of a deed of trust, conditional sales contract, pledge, agreement to hold title in escrow or other form of owner financing) securing a loan to the Buyer, other than a construction loan, construction bridge loan or other temporary initial construction financing initially incurred for the sole purpose of acquiring the Residence and initially incurred within twenty-four months from the date of execution of the Buyer's permanent Mortgage and having an original term not exceeding twenty-four months.
- 9. Except for a two-family Residence in a Target Area, if the Residence is a two- to four-family Residence, it was first occupied for residential purposes at least five years prior to the execution of the Mortgage loan being used for the purchase of the Residence.
- 10. I (We) acknowledge and understand that this Affidavit will be relied upon for purposes of determining the Buyer's eligibility for an MCC. I (We) acknowledge that a material misstatement negligently made in this Affidavit or in any other statement made by me (us) in connection with the Buyer's MCC will constitute a federal violation punishable by a fine. I (We) further acknowledge that any material misstatement fraudulently made in this Affidavit or in any other statement made by me (us) in connection with the Buyer's application for an MCC will constitute a federal violation punishable by up to a \$10,000 fine and revocation of the certificate, which will be in addition to any criminal penalty imposed by law.
- 11. In addition, I (we) hereby acknowledge and understand that any false pretense, including false statement or representation, or the fraudulent use of any instrument, facility, article or other valuable thing or service pursuant to participation in the program, may be punishable by imprisonment or by a fine.

Date:	Date:			
Signature of Seller:	Signature of Seller:			
Name (printed):	Name (printed):			
Signed and sworn to before me this	Day of	20	[SEAL]	
Notary Signature:		Commission Expiration Date:		

CITY OF CHICAGO TaxSmart Mortgage Credit Certificate Program Series 2019 Lender's Affidavit

Reservation	No.:
Name of App	olicant: Social Security No.:
I, the unders	signed, an authorized officer of [Name of Lender]
certify, repre	esent and warrant to the City of Chicago (the "Issuer") that;
1.	An authorized representative of the Lender has read the Borrower's Closing Affidavit and the Seller's Affidavit executed in connection with participation in the Issuer's Mortgage Credit Certificate Program 2019 Series (the "MCC Program") by:
	(Borrower Name(s))
	(Hereafter the "Borrower")
2.	The Lender has originated a Mortgage loan to the Borrower in the amount of \$ (the "Mortgage Loan") with respect to a Residence located at: (Street Address) Chicago, Illinois
	(zip code) (hereafter, the "Residence")
3.	No facts have come to my attention, which would cause me to disbelieve or doubt the trustworthiness of the Affidavit(s) or any portion thereof.
4.	Except for the administrative program fee, the points, origination fees, servicing fees application fees, survey fees, credit report fees, insurance fees or similar financing cost charged by or on behalf of the Lender in connection with the Borrower's indebtednes are reasonable and do not exceed the amounts customarily charged by the Lender with respect to loans not provided in connection with a Mortgage Credit Certificate program.
5.	The funds loaned to the Borrower are not directly or indirectly the proceeds of a tax exempt bond issue.
6.	Neither I nor the Lender, if it is not an individual, nor any other person expected to receive interest on the Mortgage Loan, is a related person to the Borrower.
7.	The Borrower was qualified for the Mortgage Loan on the basis of monthly income of \$, which (together with \$ of monthly income not used to qualify the Borrower, to the best of my knowledge, reflects the total gross monthly income of the Borrower.

The Mortgage Loan was closed on ______, 20_____

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- 9. An authorized representative of the Lender has read the MCC Administration Procedures provided in connection with the MCC Program.
- 10. The Lender is aware of the requirement imposed by Section 1.25-8T(a) of the Income Tax Regulations with respect to annual reports by the Lender on Form 8329 due to be filed with the Internal Revenue Service by January 31 of years following those in which the Lender finances indebtedness in connection with the MCC Program. The Lender is also aware that there are penalties imposed by the Internal Revenue Service for noncompliance with the reporting requirement.
- 11. The Lender is aware of the record keeping requirement imposed by Section 1.25-8T (a) of the Income Tax Regulation and the provisions of the Lender Participation Agreement between the Lender and the Issuer.

Date:				
Lender:	By (name			
Name (printed):	its:			
Signed and sworn to before me this	Day of	20	[SEAL]	
Notary	Commission			
Signature:	Expiration Date:			