

MOVE MCC PROGRAM PROCEDURAL GUIDE

For Lenders Combining a VHFA First Mortgage and MCC



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Chapter 1 – Program Overview

1.1 General Information (Rev. 01/01/2019)

PLEASE NOTE: This VHFA MOVE MCC Program Procedural Guide provides information for a first mortgage loan **with** a Mortgage Credit Certificate (MCC). For information on other VHFA programs, refer to the applicable program guide.

Loans originated under VHFA’s mortgage programs must be eligible for sale to either Fannie Mae, or Ginnie Mae. Therefore, the underwriting criteria must meet program guidelines for the applicable agency. Any information regarding Fannie Mae, or government guaranty programs are subject to change by the applicable agency.

Participating lenders must be eligible to originate loans for one or more of the following: Fannie Mae, USDA Rural Development (RD), Veterans Administration (VA) or the Federal Housing Administration (FHA) and be well-versed in the products and specific requirements of each. For all other information regarding Fannie Mae, RD, VA and FHA, refer to the applicable guides for each agency.

In addition to the requirements that must be met for Fannie Mae and Ginnie Mae, all VHFA programs have compliance requirements and underwriting overlays that must also be met. This guide contains only the requirements for VHFA compliance and the variances and credit overlays from the standard requirements of Fannie Mae and government guaranteed loans that apply to VHFA’s programs. Participating lenders are responsible for their own access to the credit policy guides and requirements for U.S. Bank Home Mortgage – HFA Division, Fannie Mae, USDA Rural Development (RD), Veterans Administration (VA) and Federal Housing Administration (FHA).

All mortgage loans must comply with the following:

- Compliance and document requirements as outlined in this guide.
- Be eligible for sale to Fannie Mae **or** guaranteed by a government agency (RD, VA or FHA).
- Meet the purchase requirements of VHFA and U.S. Bank Home Mortgage-HFA Division.
- Include an escrow of taxes and insurance(s).

Lenders may be required to enter into a Mortgage Credit Certificate Agreement on an annual basis to continue offering the program uninterrupted. Failure to execute a new agreement when presented, will result in a Lender’s removal as an offerer of MCCs.

1.2 Master Servicer for First Mortgages, MCC and ASSIST Loans (Rev. 01/01/2019)

U.S. Bank Home Mortgage-HFA Division is the master servicer for all VHFA first mortgage loans. As master servicer, U.S. Bank Home Mortgage-HFA Division performs the following:

- Receives and reviews all documents required for purchase.
- Determines loan purchase eligibility and completes the purchase transaction.
- Performs all loan servicing functions after closing until the U.S. Bank loan purchase occurs.

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For detailed information regarding U.S. Bank Home Mortgage-HFA Division requirements, fees and delivery information go to the web site of U.S. Bank Home Mortgage-HFA Division at www.hfa.usbank.com to view the applicable Lender Manual and checklists.

VHFA is the owner and master servicer for MCCs and ASSIST mortgages. U.S. Bank Home Mortgage-HFA Division **does not** handle MCC or ASSIST loan or processing, post-closing questions, and documentation. All inquiries about ASSIST loan or MCC compliance and documentation must be made directly to VHFA and VHFA will be responsible for the following:

- Receives and reviews all documents required for MCCs and ASSIST loans and recording the ASSIST mortgage.
- Determines eligibility for issuing the MCC and reimbursing ASSIST funds to lender.
- Perform all loan servicing functions.

For detailed information regarding VHFA requirements and delivery information go to <https://ilrs.vhfa.org/>.

1.3 Property Transfer Tax Exemption (Rev. 6/15)

VHFA borrowers are exempt from the Vermont Property Transfer Tax on the first \$110,000 of the purchase price of the property. For amounts between \$110,000 and \$200,000 borrowers must pay a rate of 0.0125. The standard tax is due on any amount exceeding \$200,000.

Taxable Increments of Purchase	Rate for VHFA borrowers
\$0 - \$110,000	0.00
\$110,000 - \$200,000	0.0125
\$200,000 – remaining balance	0.0145

1.4 Loan and Mortgage Credit Certificate Assumptions (Rev.01/01/2019)

First mortgages delivered to Fannie Mae or guaranteed by USDA Rural Development are not eligible for assumption by a new borrower.

First mortgage loans guaranteed by FHA or VA may be eligible for assumption, provided the new borrower meets all compliance in place at the time of the loan assumption and the new borrower is acceptable to U.S. Bank Home Mortgage-HFA Division requirements.

Mortgage Credit Certificates are **not** eligible for assumption. See [Section 3.6 – MCC Assumptions, Transfers and Reissuing](#) for more information.

1.5 Targeted Area Set-Aside (Rev. 12/13)

VHFA will set aside 20% of the Program allocation of MCC authority for eligible dwellings located in a Targeted Area. This amount will be set aside for one year from the date VHFA first accepts applications for MCCs under each Program.

1.6 Participating Lender Status Requirements (Rev. 01/01/2019)

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All Participating Lenders must uphold the terms and conditions outlined in the U.S. Bank Participating Lender Agreement and VHFA Supplement to the U.S. Bank Participating Lender Agreement and are required to maintain the following additional conditions:

- Originate at least 5 first mortgage VHFA loans per year; ASSIST mortgage and Mortgage Credit Certificates (in conjunction with MOVE MCC or standalone MCC) do not count toward this minimum production requirement.
- Ensure policy, guide and form changes are incorporated into operational processes within a reasonable period of time; typically no more than 60 days.
- Identify and provide VHFA contact information for a liaison who acts as the primary point of contact for VHFA; the liaison is responsible for being the VHFA advocate to ensure that the Participating Lender complies with VHFA requests such as training, policy changes, Loan Origination Center access, escalations, aged conditions, etc.
- Identify and provide VHFA administrative contact(s) responsible for managing access for all employees of the Participating Lender to VHFA Loan Origination Center who require access to VHFA information, guides, forms, resources, rates, etc.
- Each employee of the Participating Lender who requires access to VHFA information is responsible for attending VHFA Loan Origination Center training and must understand where, how and when to access the Loan Origination Center.
- Attend VHFA training in a timely manner when requested by VHFA; typically within 30 calendar days of request.
- All employees responsible for any portion of the origination process must attend annual program and process training.

VHFA reserves the right to limit print and digital marketing to Participating Lenders who routinely originate VHFA loans; this includes the Participating Lender listing on the VHFA website and print material. In order to be listed in VHFA marketing material, Participating Lenders and individual loan originators must be familiar with the programs and meet minimum production standards:

- Program and process training completed.
 - Participating Lender production volumes are greater than or equal to 5 first mortgage VHFA loans in a calendar year.
 - Individual loan originator production volumes are greater than or equal to 1 first mortgage VHFA loan in a calendar year.
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Chapter 2 – Compliance

The compliance and minimum documentation requirements are covered below. Lenders are responsible for determining that each borrower and non-borrowing spouse, if applicable, meet all compliance requirements. VHFA will review the eligibility documentation provided by the lender and make the final determination. Compliance requirements are subject to change.

2.1 First-Time Buyer Requirement (Rev. 04/16/2018)

The following information refers to the Program First-Time Buyer Requirement. **This requirement differs from the ASSIST First-Time Buyer Requirement**, please also refer to [Chapter 4 – ASSIST Loan Products and Terms](#) for additional information.

In the following Counties: **Addison, Bennington, Chittenden, Grand Isle and Windsor**; all borrowers and non-borrowing spouses must **not have** held an ownership interest which includes spousal benefit in a principal residence at any time during the 36 months preceding the loan application date. This requirement is controlled by the Internal Revenue Service and cannot be waived or amended by VHFA under any circumstances.

Exceptions to the first-time buyer requirement are:

- Borrowers purchasing in Census Tract 4 and 10 in Burlington.
- Veterans, which includes anyone (a) who has served in the military and has been released under conditions other than dishonorable or (b) who has re-enlisted, but could have been discharged or released under conditions other than dishonorable. A current, active member of the military is not eligible for this exemption.

Examples of “Ownership Interest” include, but are not limited to these examples:

- Joint tenancy, tenancy in common or tenancy in entirety.
- An interest in a residence even when not liable for the debt.
- An interest in a residence currently occupied by an estranged spouse.
- An interest in a mobile home on owned land.
- An interest in a mobile home located in a park that is permanently affixed to the land.
- An interest held in trust that would constitute an ownership interest if held by the borrower or non-borrowing spouse.
- A life estate.
- Fee simple interest.
- The interest of a tenant-stockholder in a cooperative.
- A land contract, contract for deed, bond for deed, a conditional sale contract or the like (i.e., a contract pursuant to which possession and the benefits and burdens of ownership are transferred but legal title is not transferred until some later time), which may include some instruments called “leases” or “lease-purchase agreements.”

Examples of “Spousal Benefit” include, but are not limited to these examples:

- Non-title holder but occupied home as a primary residence with spouse who held title.

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- Non-mortgage obligor but occupied home as primary residence with spouse who is/was a mortgage obligor.

Examples of interests which do not constitute “Ownership Interest” include, but are not limited to these examples:

- A remainder interest.
- A true lease, with or without an option to purchase.
- An expectancy to inherit an interest in a principal residence in the future.
- The interest that a purchaser of a principal residence acquired upon the execution of a Purchase and Sales contract.
- Being on the deed of a parent’s home with a living parent, provided the parent(s) are residing in the property and the borrower, or non-borrowing spouse has not lived in the property as his/her principal residence and/or claimed any mortgage interest deductions during the previous three years.
- An interest in a mobile home located in a mobile home park (not owned land) that is not permanently affixed to the land per VHFA’s requirements. VHFA shall consider a mobile home affixed if the following is evidenced:
 - Axels, wheels, and hitch are removed from the mobile home.
 - The mobile home is affixed to a permanent foundation.

Sufficient documentation is required to determine that each borrower and non-borrowing spouse meet this requirement. The minimum documentation required is listed below:

Credit Report – The credit report for each borrower must be reviewed for evidence of current or past mortgage loans as well as any other information that may indicate current or previous property ownership.

Compliance Affidavit – Each borrower and non-borrowing spouse must complete and execute a VHFA MOVE MCC Compliance Affidavit. This affidavit includes representations from all signers that they meet the first-time buyer requirement, as applicable, as well as other compliance requirements. If a borrower or non-borrowing spouse does not meet all compliance requirements described in the Compliance Affidavit, they are not eligible for a MCC with or without VHFA financing. [See Forms Appendix.](#)

Federal Tax Returns – All borrowers and non-borrowing spouses must provide copies of executed, as-filed tax returns (with all schedules), or other acceptable documentation, for the three (3) previous tax years. Documents required are:

- **Form 1040** –Copies of as-filed, signed returns or certified as-filed copies. Certified copies can be obtained from the IRS by submitting IRS Form 4506.
- **Form 1040A or 1040EZ** – Copies of as-filed, signed returns or certified as-filed copies. A Tax Return Listing (submit IRS Form 8821 to the IRS) or Tax Account Information from the IRS may also be acceptable.
- **IRS Summary** – This is obtained directly from local IRS offices, and must be signed by the IRS. The lender is responsible for assuring that all pages have been obtained and reviewed.

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If federal income tax returns were not filed for any of the preceding three years, VHFA will require a written explanation from the borrower and/or non-borrowing spouse, as applicable, along with documentation verifying federal tax returns were not required to be filed.

2.2 Federal Act Income Limits (Rev. 04/16/2018)

To be eligible for VHFA financing, the Federal Act Income of each borrower and non-borrowing spouse cannot exceed the Federal Act Income limit specified for the program in effect at the time of loan reservation. For current loan program Income Limits go to www.vhfa.org.

Federal Act Income does not serve the same purpose, and is not calculated in the same manner as qualifying income. To calculate Federal Act Income, the combined income for the previous 12 months for each borrower and any non-borrowing spouse (even if the spouse will not take title, occupy the property, or be obligated on the loan) must be included. In many cases, the gross annual income of each borrower and any non-borrowing spouse, equals Federal Act Income. (There are instances, however, when additional income of varying amounts received on an irregular basis must be considered.) Examples are: commission, overtime, bonuses, hourly wages (not salary). While such income may need to be included in Federal Act Income, it may be “averaged” to provide a more reasonable picture of the income. Not all income earned during the previous 12 months may have to be included if documentation can be provided to verify that income was from a one-time source or if it is clear that a source of income is no longer available.

Sufficient documentation to verify the Federal Act Income reflected on the Federal Act Income and Acquisition Cost Worksheet must be provided including that for a spouse that will not take title, occupy the property, be obligated on the loan, or is currently estranged but not legally divorced from a borrower. VHFA will calculate Federal Act Income during the review of the file for compliance. If sufficient information has not been provided, the file will be considered incomplete until all necessary documentation is received.

2.3 Purchase Price Limits / Acquisition Cost (Rev. 12/13)

The purchase price or acquisition cost of a property cannot exceed the VHFA purchase price limit in effect at the time a loan was originated. Acquisition cost is the total cost to the borrower to acquire the property as a completed residence, including improvements the borrower finances or pays for out of pocket.

The acquisition cost of the subject property is determined by using the Federal Act Income and Acquisition Cost Worksheet. The lender must review each line of Section II of the Federal Act Income and Acquisition Cost Worksheet to determine that the acquisition cost has been correctly calculated and is within the applicable purchase price limit. The acquisition cost must be supported by documentation, such as the Purchase and Sale Agreement, Vermont State Property Transfer Tax Return and HUD Settlement Statement or Closing Disclosure prepared at closing.

2.4 Principal Residence Requirement (Rev. 12/13)

Each borrower must occupy the residence as their principal residence on a full-time, year-round basis, within 60 days after the loan closing date. Depending on the circumstances, additional time may be acceptable for military personnel on active duty. VHFA will not finance or issue a MCC for properties to

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be used as part-time residences, investment properties, recreation homes or if more than 15% of the property will be used for a trade or business.

2.5 New Mortgage Requirement and Short-Term Debt (Rev. 04/16/2018)

This program is restricted to real estate purchase transactions. Mortgage loan proceeds cannot be used to replace an existing debt, except in the case of short term financing, such as a construction or bridge loan. The following must apply for short-term debt to be eligible for replacement with VHFA financing:

- The loan constitutes a mortgage on the subject property (unsecured debt is not eligible).
- The loan has an original term of 24 months or less. The monthly payments may be based on a longer amortization, but the final payment date must be within 24 months of the note date. (A longer term loan, in which less than 24 payments have been made, is not eligible.)
- The loan is the original first mortgage the borrower(s) and non-borrowing spouse gave on the property and is for an original term of 24 months or less. If the original mortgage loan had a longer term and it was refinanced to reduce the term, that subsequent mortgage loan is ineligible for replacement with VHFA financing. VHFA requires a copy of the Vermont Property Transfer Tax Return showing when the property was transferred to the borrower and a copy of the recorded deed.

Specific to VHFA financing replacing a construction loan the following applies:

If...	And...	Then...
Land already owned and there was never a mortgage (i.e. consumer was gifted the land or purchased all cash).	Construction loan is for a term ≤ 24 months.	End loan can be a VHFA loan.
Land already owned and there was a mortgage of < 24 months.	Construction loan is for a term ≤ 24 months.	End loan can be a VHFA loan as long as the combined consecutive time for the original land loan and construction loan does not exceed 24 months.
Land already owned and there was a mortgage of > 24 months.	Construction loan is for any term (either $>$ or ≤ 24 months).	End loan cannot be a VHFA loan.
Land purchase occurs as part of the construction loan transaction.	Construction and land loan is for a term ≤ 24 months.	End loan can be a VHFA loan.
Land purchase occurs as part of the construction loan transaction.	Construction loan is for a term > 24 months.	End loan cannot be a VHFA loan.

2.6 Other Real Estate Owned (Rev. 12/13)

At the time of the loan closing date, no borrower can hold an ownership interest in any real estate other than the residence securing the first mortgage loan, with the exception of the following:

- Vacant land.
- A property that is unsuitable for year-round occupancy and was never occupied as a primary residence

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- Commercial/industrial property (Residential rental units are not considered commercial property for this purpose).
- A single-wide mobile home in a mobile home park that is not permanently affixed to land (inspection of the unit and the foundation, including photographs, by a qualified property inspector is required). **NOTE:** Owning a mobile home located in a park that is permanently affixed to the land also impacts first-time buyer status.
- Being on the deed of a parent's home with a living parent, provided the parent(s) are residing in the property and the borrower and non-borrowing spouse has not lived in the property as his/her principal residence and/or claimed any tax benefit for the property.

2.7 Land Size / Appurtenant Land (Rev. 12/13)

Properties with up to fifteen (15) acres will be considered provided the amount of land to be conveyed with the property is only the amount necessary to reasonably maintain the basic livability of the residence and cannot provide, other than incidentally, a source of income to the borrower. Properties with more than fifteen (15) acres are not eligible (deed restrictions on subdividing are not considered). VHFA will not provide financing for the purchase of two separately deeded lots.

2.8 Non-borrowing Spouse, Eligible Title Holders, Guarantors (co-signers), Non-Occupant Borrowers (Rev. 01/01/2019)

Non-borrowing Spouse: A borrower's spouse must meet all compliance requirements and be approved by VHFA even if he/she will not be liable for the mortgage loan **or** take title to the property. At a minimum, a non-borrowing spouse must complete and provide the following:

- Include their income on the Federal Act Income and Acquisition Cost Worksheet
- Complete and sign the VHFA MOVE MCC Compliance Affidavit
- Provide as-filed, executed copies of their federal tax returns for the previous three years

Title Holders: Only a borrower and non-borrowing spouse can take title. Each borrower and non-borrowing spouse must meet all compliance requirements and be determined eligible by VHFA. If closing documents are signed by persons that have not been approved by VHFA, the loan is not eligible for sale through VHFA's Program, even if Fannie Mae, FHA, VA or RD approved the loan.

Guarantors (co-signers): VHFA does not permit a guarantor to strengthen or replace a borrower's credit worthiness or eligibility.

Non-Occupant Borrowers: VHFA will not permit non-occupant borrowers.

Eligible Holders: A MCC will only be issued in the name(s) of the borrower(s) of the first mortgage. A non-borrowing spouse is not an eligible holder.

2.9 Prohibited Loans (Rev. 12/13)

A MCC will not be issued in conjunction with a mortgage loan funded, directly or indirectly from the proceeds of a Mortgage Revenue Bond or a Qualified Veterans' Mortgage Bond. Programs that are not permitted include, but are not limited, to FHA 203(k) and USDA 502 Direct Loan Program.

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2.10 No Interest Paid to Related Parties (Rev. 12/13)

No interest on the Certified Indebtedness Amount (the loan amount) can be paid to a related person. When the associated mortgage loan is closed, a related person cannot have nor be expected to have, an interest as a creditor in the mortgage loan.

2.11 Federal Recapture Tax (Rev. 12/13)

A Recapture Tax applies to allow the federal government in certain circumstances to retrieve a portion of the benefit from receiving a MCC. However due to the factors considered in calculating the tax, not all borrowers may be subject to the recapture tax.

The recapture tax a borrower might owe is determined at the time of sale of the property purchased in conjunction with a MCC. In cases where the borrower replaces the debt associated with the MCC with other financing within the first nine (9) years of ownership, and/or sells the property within the first nine (9) years of ownership, the payment of the recapture tax will be based on the year the debt associated with the MCC is replaced. The factors that must be considered in calculating the tax (years of ownership, net profit from sale, and future family size and income) are unknown at the time of application, therefore making it impossible to determine a borrower's recapture tax at that time.

Lender's Responsibilities: At time of application, the lender must provide the applicant(s) with a copy of the Compliance Affidavit. The Compliance Affidavit provides the applicant with a brief description of the recapture tax.

For closing, lenders must prepare a Notice of Potential Recapture Tax on Sale of Home, available at <https://ilrs.vhfa.org/>, to provide to the borrower(s) as required under federal law.

VHFA is not responsible for calculating or collecting the tax. The Internal Revenue Service collects any recapture tax owed and due. VHFA does not provide advice or assistance for tax preparation or planning.

Please see Recapturing (Paying Back) A Federal Mortgage Subsidy, in IRS Publication 523 for more information.

2.12 Pre-Purchase Homebuyer Education and Counseling and Landlord Education (Rev. 01/01/2019)

At least one borrower must have completed pre-purchase homebuyer education and counseling within the 18 months prior to the loan closing and provide acceptable verification that the homebuyer education was from an eligible source.

(Note: For any loan **without** subordinate financing if one borrower was a previous homeowner, the education requirement can be waived if evidence of ownership is provided.)

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Pre-purchase homebuyer education and counseling is required as outlined on the chart below:

Product Type	Pre-Purchase Homebuyer Education and Counseling Requirement	Pre-Purchase Homebuyer Education and Counseling Options
<p>VHFA loan with subordinate financing from any source</p>	<p>HUD-approved education and counseling must be completed with one of the five local Vermont Homeownership Centers (Champlain Housing Trust, RuralEdge, Downstreet, NeighborWorks® of Western Vermont or Windham & Windsor Housing Trust) and includes both the education class either online or in-person and and completion of one-on-one counseling.</p>	<p>Online Course: VHFA has made it easy to access the online course for the Vermont Homeownership Centers directly from www.vhfa.org:</p> <ol style="list-style-type: none"> 1. Consumer should be directed to select the option for a loan with down payment and closing cost assistance on www.vhfa.org: http://www.vhfa.org/homebuyers/education 2. Consumer completes online course. 3. Consumer schedules and completes an in-person one-on-one counseling session with the local Vermont Homeownership Center. 4. The pre-purchase homebuyer education certificate is issued after completion of the one-on-one counseling. <p>In Person Course</p> <ol style="list-style-type: none"> 1. Consumer should be directed to the website for one of the five local Vermont Homeownership Centers: <ul style="list-style-type: none"> • Champlain Housing Trust; www.getahome.org • Downstreet Housing & Community Development; www.downstreet.org • NeighborWorks®of Western Vermont; www.nwwwvt.org • RuralEdge; www.ruraledge.org • Windham & Windsor Housing Trust; www.w-wht.org 2. Consumer completes in-person course. 3. Consumer schedules and completes in-person one-on-one counseling session with the Homeownership Center. 4. The pre-purchase homebuyer education certificate is issued after completion of the one-on-one counseling.

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<p>VHFA loan without subordinate financing</p>	<p>Education completed must be HUD-approved and include one-on-one counseling.</p> <p>Any HUD-approved education option with counseling is acceptable. for a VHFA loan without subordinate financing VHFA has partnered with eHome America and a HUD-approved course option can be accessed from the www.vhfa.org website. Instructions to access that course can be found to the right.</p>	<p>Online Course:</p> <ol style="list-style-type: none"> 1. Consumer should be directed to select the option for a loan without down payment and closing cost assistance on www.vhfa.org: http://www.vhfa.org/homebuyers/education 2. Consumer completes online course. 3. Consumer schedules and completes a one-on-one counseling session with eHome America over the phone. 4. The pre-purchase homebuyer education certificate is issued after completion of the one-on-one counseling.
<p>Note: Education courses that do not include one-on-one counseling such as the online classes offered by MGIC and Genworth are insufficient and do not meet the VHFA education requirement.</p>		

If the subject property is a 2-unit dwelling, at least one borrower must complete pre-purchase landlord education within 18 months prior to the loan closing.

Property Type	Pre-Purchase Landlord Education Requirement	Pre-Purchase Landlord Education Options
2-unit	Landlord education requires review of the Fannie Mae Becoming a Landlord publication and then a proficiency test administered by Genworth or MGIC upon completion of the proficiency test a certificate is issued to the consumer.	<p>Genworth</p> <ol style="list-style-type: none"> 1. Consumer directed to Genworth education page: https://new.mortgageinsurance.genworth.com/homebuyer-education to register for landlord education. 2. Consumer reads the Fannie Mae Becoming a Landlord publication https://www.fanniemae.com/content/tool/landlord-guidance.pdf. 3. Consumer completes the test on the Genworth site. 4. Upon successful completion of the test a certificate is emailed to the consumer. <p>MGIC</p> <ol style="list-style-type: none"> 1. Consumer directed to MGIC education page: https://www.readynest.com/homebuyer-resources/landlord-test. 2. Consumer reads the Fannie Mae Becoming a Landlord publication https://www.fanniemae.com/content/tool/landlord-

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		<p>guidance.pdf.</p> <ol style="list-style-type: none">3. Consumer completes the test on the MGIC site.4. Upon successful completion of the test a certificate is emailed to the consumer.
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Chapter 3 – Mortgage Credit Certificate

VHFA is authorized by the Internal Revenue Service (IRS) to issue Mortgage Credit Certificates (MCC) to eligible applicants. A MCC may be issued in conjunction with a VHFA funded mortgage loan as detailed in this guide, or with a lender funded mortgage loan as explained in the MCC Procedural Guide.

In addition to the information provided in this Chapter, please refer to [Chapter 11 – Lender MCC IRS Requirements](#), for information on lender required IRS reporting, record retention and revocation.

3.1 Mortgage Credit Certificate Rate and Tax Limits (Rev. 01/01/2019)

The following limits impact the tax credit the applicant is eligible to receive (subject to change):

- **MCC Rate:** The rate on the MCC issued by VHFA is 30%.
 - **Maximum Credit:** The maximum tax credit the holder is entitled to may not exceed 30% or the IRS threshold of \$2,000 (whichever is lower) of the paid interest. The remaining interest paid may be taken as a standard deduction.
 - **Tax Liability:** The tax credit may not exceed the holder's total tax liability for the tax year.
-

3.2 How a Mortgage Credit Certificate Works (Rev. 01/01/2019)

A Mortgage Credit Certificate (MCC) is a federal income tax credit that is determined based on a percentage of annual mortgage interest paid. VHFA currently issues MCCs at 30% of the annual mortgage interest paid not to exceed the IRS threshold of \$2,000. A borrower who has obtained a MCC may use the remaining 70% of annual mortgage interest paid if itemizing deductions. A MCC is a direct dollar for dollar reduction in the total federal income taxes a homeowner owes. The basic formula for calculating a MCC is as follows:

Mortgage Interest Paid for year on Certified Indebtedness X 30% = Amount of Credit (cannot exceed \$2,000)

Examples

Example A: If the original principal balance is \$150,000 at a rate of 4.75% with a 30 year amortization, the borrower would pay approximately \$7,075 in interest for the first year. A MCC allows the borrower to take up to 30% of the \$7,075 as a mortgage tax credit not to exceed \$2,000. In this case, 30% of the annual interest paid is \$2,122.50 and the borrower may be able to take the maximum credit of \$2,000.

Example B: If the original principal balance is \$125,000 at a rate of 4.75% with a 30 year amortization, the borrower would pay approximately \$5,896 in interest for the first year. A MCC allows the borrower to take up to 30% of the \$5,896 as a mortgage tax credit not to exceed \$2,000. In this case, 30% of the annual interest paid is \$1,768.80 and the borrower would be able to take a maximum credit of \$1,768.80.

The preceding examples are for reference only. It is the responsibility of the potential holder to understand how a MCC is used and all tax restrictions and requirements. VHFA will not provide guidance or advice in regards to tax preparation.

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3.3 Carry Forward and Dividing the Credit (Rev. 01/01/2019)

Should the amount of the credit created by the MCC exceed the holder's total tax liability, the portion of the unused credit can be carried forward for up to three (3) years, so long as the Credit Rate does not exceed 30%.

If the property has multiple owners, and each mortgagor is acknowledged as a Holder on the MCC, the credit may be divided as long as it does not exceed the total credit created by the MCC.

3.4 Using a MCC in Qualifying (Rev. 01/01/2019)

Fannie Mae and government guarantee programs may permit the reduction in federal income tax burden to be considered as additional disposable income. It is the lender's responsibility to follow all guidelines from Fannie Mae, RD, VA, and FHA, as well as mortgage insurers, in regards to how a MCC may impact a potential holder's income for qualification purposes.

If income is adjusted for the MCC, the FNMA Underwriting Transmittal 1008/FHLMC Underwriting Transmittal 1077 and AUS findings from the applicable agency must reflect that information.

An IRS W-4 reduction in federal income tax burden does not impact the calculation of Federal Act Income as described in [Chapter 2.2 – Federal Act Income Limits](#).

3.5 Permissible Fees (Rev. 12/13)

VHFA does not charge applicants a fee to process a MCC in conjunction with a MOVE MCC mortgage.

Lenders may collect and retain up to \$250.00 for a processing fee. Any fee paid to the lender must be disclosed in compliance with Regulation Z and Federal TILA requirements.

Lenders can only charge an applicant for a MCC those reasonable fees for processing the financing as they would charge a potential borrower applying for financing that was not combined with a MCC.

3.6 MCC Assumptions, Transfers and Reissuing (Rev. 12/13)

The original holder(s) of a MCC are the only persons eligible to receive the benefit of the MCC credit. The following applies to all MCCs:

- MCCs may not be assumed by or transferred to any person assuming the first mortgage associated with the MCC.
- After the MCC is issued, additional persons may not be added as holders. Only the original mortgagor(s) will be included on a MCC.
- MCCs will not be reissued if the holder refinances the first mortgage that was the basis of the MCC.

3.7 MCC Filing Requirements (Rev. 01/01/2019)

Each lender is responsible for filing a report annually with the IRS see Chapter 11 – Lender MCC IRS Requirements

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Each borrower who has been issued a Mortgage Credit Certificate is responsible for independently filing the tax credit annually and ensuring they are still eligible to use the tax when filing IRS tax returns. The IRS Form 8396 is required.

-Internal Revenue Service; www.irs.gov

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Chapter 4 – ASSIST Loan Product and Terms

4.1 ASSIST Loan Availability and Products (Rev. 04/16/2018)

ASSIST loan funds are subject to availability, and may not be available at all times. Please view <https://ilrs.vhfa.org/> for notices regarding ASSIST Loan availability.

ASSIST loans may be paired with all VHFA first mortgage programs and eligible conventional and government loan products. For more information about conventional and government products refer to [Chapter 7 – Government Loan Products and Process](#) and [Chapter 8 – Conventional Loan Products and Process](#).

4.2 ASSIST Loan Compliance Requirements and Eligibility (Rev. 01/01/2019)

- Each borrower and any non-borrowing spouse must meet the qualification and compliance requirements for: VHFA first mortgage program, and (Program Compliance Requirements are found in [Chapter 2](#) of the Procedural Guide,) and
- underlying conventional or government product, and
- ASSIST mortgage program requirements.

First Time Homebuyer

Each borrower and any non-borrowing spouse must be first-time homebuyers. Any borrower or non-borrowing spouse can not have held an ownership interest which includes spousal benefit in a principal residence at any point in time.

The ASSIST first time homebuyer requirement differs from the MOVE first time homebuyer requirement outlined in [Section 2.1 – First-Time Buyer Requirement](#); however the information regarding exceptions, defining ownership interest, and documentation are applicable. Having owned a manufactured home in a park shall also be considered as ownership interest for the purposes of this requirement.

Examples of “Ownership Interest” include, but are not limited to these examples:

- Joint tenancy, tenancy in common or tenancy in entirety.
- An interest in a residence even when not liable for the debt.
- An interest in a residence currently occupied by an estranged spouse.
- An interest in a mobile home on owned land.
- An interest in a mobile home located in a park that is permanently affixed to the land.
- An interest held in trust that would constitute an ownership interest if held by the borrower or non- borrowing spouse.
- A life estate.
- Fee simple interest.
- The interest of a tenant-stockholder in a cooperative.
- A land contract, contract for deed, bond for deed, a conditional sale contract or the like (i.e., a contract pursuant to which possession and the benefits and burdens of

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ownership are transferred but legal title is not transferred until some later time), which may include some instruments called “leases” or “lease-purchase agreements.”

Examples of “Spousal Benefit” include, but are not limited to these examples:

- Non-title holder but occupied home as a primary residence with spouse who held title
- Non-mortgage obligor but occupied home as primary residence with spouse who is/was a mortgage obligor

Asset Limitation

Each borrower and any non-borrowing cannot have access to liquid assets that exceed \$30,000 at any time from the date of the loan application through the loan closing date. Examples of liquid assets include funds in a checking account or savings account, a certificate of deposit, gift funds received or to be received prior to closing, the earnest money deposit and any non-retirement liquid assets such as stocks or bonds. Assets that cannot be easily converted into cash without penalty are not counted towards the accessible liquid cash asset limitation (including IRA, SEP, Keogh, 403B, 401K and other tax-favored retirement accounts).

Pre-purchase education and counseling must be completed prior to the closing of the ASSIST loan. Refer to [Chapter 2, Section 2.12 – Pre-Purchase Homebuyer Education and Landlord Education](#), for the level of education required.

4.3 Loan Amount and Eligible Uses (Rev. 01/01/2019)

Determining ASSIST Loan Amount

The ASSIST loan amount is the lesser of \$5,000 or the maximum down payment and closing cost assistance allowable (rounded down to the nearest dollar/no cents) for the product selected.

Any contributions received by the borrower(s) for down payment and/or closing costs (such as other subordinate financing sources, a seller contribution, grant, etc.) must be considered **before** the eligible amount of ASSIST funds can be determined.

In no case, can ASSIST funds that are in excess of the eligible closing costs, be disbursed to the borrowers or applied as a principal reduction.

Eligible ASSIST Uses

- ASSIST is limited to down payment and closing costs.
- Eligible closing costs are the **usual and customary costs due at closing for the VHFA first mortgage.**
- Closing costs paid outside of closing are eligible if clearly itemized on the Closing Disclosure, examples include: credit report, appraisal fee, property inspection, homeowner’s insurance premium, homebuyer education and counseling, etc.

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Ineligible ASSIST Uses

- ASSIST funds may not be applied as a principal reduction.
- ASSIST funds may not be applied toward any financed upfront mortgage insurance fee including in the loan amount; if the upfront mortgage insurance is **not** included in the loan amount then ASSIST funds can be applied toward the payment of that fee at closing.
- ASSIST funds may not be applied to per diem interest.
- If ASSIST funds are applied to a principal reduction, financed upfront mortgage insurance or per diem interest, the lender will not be reimbursed for that amount.
- Lenders may not assess any type of origination or closing costs on the VHFA ASSIST mortgage loan.

ASSIST and Applicable Product Requirements

Lenders are responsible for ensuring the use of ASSIST funds complies with the applicable product requirements set forth in the guidelines of Fannie Mae, RD, FHA, and VA.

- Fannie Mae (FNMA) - www.fanniemae.com
- USDA Rural Development (RD) – www.rd.usda.gov/vt
- Federal Housing Administration (FHA) – www.hud.gov
- Veterans Administration (VA) – www.homeloans.va.gov

4.4 Structure and Terms (Rev. 01/01/2019)

All eligible ASSIST loans shall be provided under the following structure and terms:

- ASSIST loans require a Note with no scheduled regular monthly payment, and a 0% interest rate. [See Forms Appendix](#)
- A mortgage deed must be executed and recorded; the original mortgage deed is sent to VHFA after closing who in turn handles the recording. [See Forms Appendix](#)
- ASSIST loans are designed to meet the Freddie Mac and Fannie Mae Community Seconds eligibility requirements.
- ASSIST loans are required to be included in the calculation of the CLTV, the CLTV cannot exceed 105%.
- Lenders should follow all applicable rules and regulations regarding the disclosure of a deferred second or subordinate mortgage. The Closing Disclosure (or HUD-1) must document the borrower(s) receipt of VHFA ASSIST funds.
- ASSIST loans will not be subordinated, assumed, or otherwise transferred to new borrower(s).

ASSIST loans do not require a regular monthly payment. Borrowers shall be required to pay ASSIST funds in full in the event of the following:

- The borrower(s) sell or otherwise transfer the property.
- The original loan associated with the ASSIST loan is refinanced or paid in full.

For information on reserving ASSIST funds, refer to [Chapter 9 – Reservation and Compliance Submission](#).

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For details on the required closing documents, delivery and funding, refer to [Chapter 10 – Closing and Delivery](#).

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Chapter 5 – RESERVED (THIS CHAPTER LEFT INTENTIONALLY BLANK)

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Chapter 6 – Subordinate Financing, Community Seconds

6.1 General Information (Rev. 01/01/2019)

In addition to the VHFA ASSIST program (Chapter 3 – ASSIST Loan Products and Terms), other subordinate or community second financing sources are acceptable to combine with a VHFA first mortgage loan. Subordinate or community second financing sources may be funded by a federal agency, municipality, state, county, non-profit organization or a regional Federal Home Loan Bank. Lenders are responsible for ensuring that the use of the subordinate or community second financing source complies with the applicable product requirements set forth in the guidelines of Fannie Mae, RD, FHA, and VA, as applicable.

- Fannie Mae (FNMA) - www.fanniemae.com
- USDA Rural Development (RD) – www.rd.usda.gov/vt
- Federal Housing Administration (FHA) – www.hud.gov
- Veterans Administration (VA) – www.homeloans.va.gov

All funding sources including subordinate financing or community seconds must be reflected on the final Closing Disclosure. Any subordinate financing or community second funding source must be subordinate to the VHFA first mortgage and VHFA ASSIST mortgage (if applicable).

6.2 Eligible Uses (Rev. 04/16/2018)

Use of any subordinate or community second financing sources are limited to down payment and closing costs. Eligible costs are the usual and customary costs due at closing or paid outside of closing for a VHFA first mortgage. Closing costs paid outside of closing are eligible. Cash-out proceeds are not allowed with the exception of reimbursement of a usual and customary closing cost paid outside of closing.

6.3 Ineligible Uses (Rev. 04/16/2018)

Use of subordinate or community second financing sources have the following restrictions:

- May not be applied as a principal reduction.
- May not be applied toward any financed upfront mortgage insurance included in the loan amount; if the upfront mortgage insurance is **not** included in the loan amount then loan or grant can be applied toward the payment of the fee at closing.
- May not be applied to per diem interest.
- Lenders should not assess any type of origination or closing costs associated with a non-profit Homeownership Center loan or grant.

6.4 Vermont Homeownership Center Loans and Grants (Rev. 02/01/18)

There are five non-profit Homeownership Centers located in Vermont (Champlain Housing Trust, RuralEdge, Downstreet, NeighborWorks® of Western Vermont and Windham & Windsor Housing

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Trust). These Homeownership Centers often have access to funds to issue loans and/or grants for down payment and closings costs to eligible borrowers.

The Lender is responsible for confirming the following with the Homeownership Center:

If...	Then...
The loan or grant will result in a lien on the property.	The loan or grant amount must be included in the Combined-Loan-To-Value (CLTV) and the CLTV cannot exceed 105%.
The loan or grant will result in a regularly scheduled payment.	The payment must be included in the Debt-to-Income (DTI) calculation.

6.5 Vermont Community Land Trust (Rev. 04/16/2018)

Land Trust organizations in Vermont administer shared equity programs to assist eligible borrowers with down payment. Details and requirements vary by program and the Housing and Land Trust should be contacted directly for information. Refer to [8.8 Community Seconds, Community Land Trust and Resale Restriction Loans](#).

6.6 Other Loan and/or Grant Funding Sources (Rev. 02/01/18)

The Lender is responsible for confirming the following for any loan or grant issued by a federal agency, municipality, state, county, non-profit organization or a regional Federal Home Loan Bank:

If...	Then...
The loan or grant will result in a lien on the property.	The loan or grant amount must be included in the Combined-Loan-To-Value (CLTV) and the CLTV cannot exceed 105%.
The loan or grant will result in a regularly scheduled payment.	The payment must be included in the Debt-to-Income (DTI) calculation.
There is any impact on the ownership of the property (i.e. leasehold vs. fee simple) or there are resale restrictions.	The appraisal must reflect the ownership or resale restrictions in the property value.

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Chapter 7 – Government Loan Products and Process

7.1 Government Loans (Rev. 12/13)

Mortgage loans guaranteed by the government agencies are eligible for the program. All mortgage loans must be originated and closed based on the criteria and requirements of VHFA, U.S. Bank Home Mortgage-HFA Division and the applicable government program. See [Section 7.6 Credit Underwriting and Loan Terms](#).

7.2 Products, Systems and Approvals (Rev. 11/15)

The lender is responsible for the proper and accurate underwriting of all loans. Full documentation to support the underwriting decision must be obtained by the lender and available to VHFA and U.S. Bank Home Mortgage-HFA Division if required.

The following Underwriting Systems are acceptable:

- RD - Loans may be processed through GUS or manually underwritten by lenders.
- VA - Loans may be processed through DU, LPA or manually underwritten by the applicable agency or by lenders with delegated authority.
- FHA - Loans may be processed through DU or LPA. **Manual underwrites are not acceptable.**

7.3 Eligible Property Types (Rev. 12/13)

Property type and condition must be acceptable to the applicable government insurer/guarantor.

Eligible Property Types	<ul style="list-style-type: none">▪ 1 unit detached existing and new (never occupied).▪ 2 unit existing occupied as a dwelling for the prior five years (FHA and VA only).▪ Condominium units and Planned Unit Developments (PUDs) acceptable to the applicable agency (RD, VA, FHA) and U.S. Bank Home Mortgage-HFA Division.
Ineligible Property Types	<ul style="list-style-type: none">▪ Co-operatives▪ Properties with more than 15 acres of land▪ New or existing manufactured housing on owned-land or in a park.▪ 2 unit properties newly constructed or converted to a dwelling in the last five years.

7.4 Pre-Purchase Homebuyer Education and Counseling (Rev. 01/01/2019)

For all Government loans **with or without** down payment or closing cost assistance, one borrower must have completed pre-purchase education. Refer to [Chapter 2, Section 2.12 – Pre-Purchase Homebuyer Education and Landlord Education](#), for details on pre-purchase education requirements.

7.5 Interested Party Contributions and Buy-downs (Rev. 3/17)

Interested party contributions cannot exceed the actual amount of the usual and customary closing costs. Any amount that exceeds the actual closing costs will be treated as a seller concession and the acquisition

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cost and loan amount will be reduced accordingly.
Temporary interest rate buy-downs are not permitted.

7.6 Credit Underwriting and Loan Terms (Rev. 3/17)

While all loans must be underwritten to the requirements of the applicable agency, VHFA and U.S. Bank have applied additional requirements and overlays to each government loan product. Lenders are responsible for reviewing the requirements for the applicable government agency, VHFA and U.S. Bank and applying the most stringent requirements.

Government agency requirements, refer to:

- USDA Rural Development (RD) – www.rd.usda.gov/vt
- Veterans Administration (VA) – www.homeloans.va.gov
- Federal Housing Administration (FHA) – www.hud.gov

VHFA requirements, refer to:

- The most recent Quick Reference Guide available at <https://ilrs.vhfa.org/>

U.S. Bank HFA Division requirements, refer to:

- U.S. Bank Lending Manuals, Housing Finance Agency, Vermont at www.hfa.usbank.com
-

7.7 Property Repairs (Rev. 04/16/2018)

When repairs to an existing property are determined by the lender to be necessary (per the Uniform Residential Appraisal Report or a property inspection) or are requested by the borrower, the cost of the repairs may be included in the loan amount if the final acquisition cost is supported by the appraised value. Total cost of repairs cannot exceed \$15,000.

Only loans with a weather-related repair escrow are eligible for delivery and funding prior to the completion of the repairs. Repair that are not weather-related, must be completed prior to delivery of the loan. Lenders must follow the repair escrow guidelines as outlined by U.S. Bank Home Mortgage-HFA Division and the provider of the insurance or guarantee (RD, VA, and FHA).

See [Section 10.10 – Delivering Loans with Repairs](#) for details on how to close and deliver a VHFA MOVE loan with repairs.

7.8 Delivery Fees (Rev. 04/16/2018)

For all government loans, the following fees are due from the lender and will be deducted by U.S. Bank from the loan purchase amount:

- Funding Fee
- Tax Service Fee (For VA and FHA borrowers, this fee must be covered by a third party).

Refer to the U.S. Bank HFA Division Guide, Housing Finance Agency, Vermont for most current fee schedule www.hfa.usbank.com.

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Chapter 8 – Conventional Loan Products and Process

8.1 Conventional Loans (Rev. 01/01/2019)

All conventional loans must be eligible for sale to Fannie Mae. All exceptions and variances permitted by Fannie Mae and VHFA are subject to the availability of mortgage insurance.

If accepted by the applicable product guidelines, the MCC may be used for qualifying, see [Section 3.4 – Using a MCC in Qualifying](#). The lender is responsible for determining if and how the MCC may be considered for qualifying.

8.2 Products, Systems and Approvals (Rev. 01/01/2019)

Only the following Fannie Mae products (product name in bold) are eligible for delivery: For detailed information refer to the product in the Fannie Mae guide.

- Fannie Mae **HFA Preferred** for DU submissions. Not described in the Fannie Mae manual, refer to Fannie Mae Home Ready Mortgage guidelines.
- Fannie Mae **Manual Underwriting**: refer to Fannie Mae Home Ready Mortgage guidelines.
- Fannie Mae **Community Seconds** for transactions that include an eligible second mortgage.
- Fannie Mae **Community Land Trust** for properties with a ground lease from a land trust.
- Fannie Mae **Resale Restricted** for properties subject to a covenant that includes resale requirements.

The lender is responsible for the proper and accurate underwriting of loans **including compliance with the U.S. Bank HFA Division Underwriting Guidelines (www.hfa.usbank.com) and VHFA Procedural Guide** for any applicable overlays. The acceptable approval levels are:

- Fannie Mae: DU Approve/Eligible and manual underwrites.
- Fannie Mae: Freddie Mac LPA Risk Class of Accept and meets Fannie Mae and U.S. Bank overlays. This option should be used only if a lender is not Fannie Mae approved nor has direct DU access.

8.3 Eligible Property Types (Rev. 01/01/2019)

Property type and condition must be acceptable. Not every property type is eligible for every product. Please review the information below for property eligibility and maximum allowable LTV/CLTV:

	Fannie Mae DU		Manual Underwrite
	FNMA: HFA Preferred	FNMA: HFA Preferred	FNMA: HomeReady
	95% LTV/105% CLTV	97% LTV/105% CLTV	95% LTV/105% CLTV
1 Unit Detached	Eligible	Eligible	Eligible
2 Unit Detached	Eligible	Ineligible	Ineligible

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Condominium	Eligible	Eligible	Eligible
Manufactured Housing	Eligible	Ineligible	Ineligible
Co-op	Ineligible	Ineligible	Ineligible
>15 acres	Ineligible	Ineligible	Ineligible
Community Land Trusts/Resale Restricted Properties	Eligible	Eligible	Eligible

To be eligible for financing, condominium units and PUDs must be Fannie Mae approved or meet Fannie Mae Project Approval Standards and be acceptable to U.S. Bank Home Mortgage-HFA Division. The lender is responsible for reviewing all documents and making the required representations and warranties through U.S. Bank’s Condo review policy which is available at www.hfa.usbank.com. Also refer to www.fanniemae.com for details.

To be eligible for financing, manufactured housing units must have been manufactured in the year 2000 or more recently.

8.4 Pre-Purchase Homebuyer Education and Counseling (Rev. 01/01/2019)

For all Conventional loans **with or without** down payment or closing cost assistance, one borrower must have completed pre-purchase education and counseling. Refer to [Chapter 2, Section 2.12 – Pre-Purchase Homebuyer Education and Landlord Education](#), for details on pre-purchase education and counseling requirements.

For all loans where subject property is a 2-unit, one borrower must have completed landlord education. Refer to [Chapter 2, Section 2.10 – Pre-Purchase Homebuyer Education and Landlord Education](#), for details.

8.5 Mortgage Insurance Requirements (Rev. 01/01/2019)

Mortgage insurance must be provided by an insurer acceptable to Fannie Mae. For VHFA loans, the level of coverage is lower than for standard Fannie Mae loans. Coverage requirements are based on the loan to value ratio. The coverage requirements are:

Loan to Value (LTV)	Coverage %
95.01% to 97.00%	18%
90.01% to 95.00%	16%
85.01% to 90.00%	12%
80.01% to 85.00%	6%

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8.6 Interested Party Contributions, Buy-downs (Rev. 01/01/2019)

Interested party contributions must be acceptable to Fannie Mae.

Temporary interest rate buy-downs are not permitted for Fannie Mae underwritten loans.

8.7 Credit Underwriting and Loan Terms (Rev. 01/01/2019)

While all loans must be underwritten to Fannie Mae requirements, VHFA and U.S. Bank have applied additional requirements and overlays. Lenders are responsible for reviewing the Fannie Mae, the Mortgage Insurer, VHFA and U.S. Bank guides and applying the most stringent requirements.

- **Fannie Mae Desktop Underwriter (DU) Submission**

All loans must meet the requirements of Fannie Mae's **HFA Preferred** product. Lenders must choose HFA Preferred as the product option, **not** a standard Fannie Mae product. HFA Preferred is not defined in the Fannie Mae Selling Guide and is only available through DU.

- **Fannie Mae Manual Underwriting**

Lenders must follow the most current Fannie Mae guide and refer to Home Ready Mortgage requirements for manually underwritten loans. Borrowers using **non-traditional credit** must follow Fannie Mae guidelines, but are also subject to any additional overlays required by U.S. Bank.

Lenders that are only Freddie Mac approved sellers and do not have direct access to DU (not Fannie Mae approved) may originate and deliver conventional loans under VHFA programs as long as they are eligible for delivery to Fannie Mae. Since all loans are delivered to Fannie Mae, Freddie Mac fees do not apply. To be eligible for delivery, all loans must have an Loan Product Advisor (LPA) Accept for Home Possible Advantage and meet the applicable Fannie Mae, U.S. Bank and VHFA overlays. Refer to the Fannie Mae and U.S. Bank guides for detailed requirements.

Fannie Mae requirements, refer to:

- Fannie Mae Guide available at www.fanniemae.com.

VHFA requirements, refer to:

- The most recent Quick Reference Guide available in Guides, Forms and Resources found online at <https://ilrs.vhfa.org/>.

U.S. Bank HFA Division requirements, refer to:

- U.S. Bank Lending Manuals, Housing Finance Agency, Vermont at www.hfa.usbank.com.
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8.8 Community Seconds, Community Land Trust and Resale Restriction Loans (Rev. 01/01/2019)

For Fannie Mae underwritten loans, VHFA may accept loans that contain Community Seconds, Community Land Trust participation, and Resale Restrictions. General guidelines for the Fannie Mae loan types as detailed in the Fannie Mae guide. The lender is responsible for thoroughly reviewing and understanding the Fannie Mae requirements that apply and warranting that all loans originated are in full compliance with Fannie Mae requirements.

▪ Fannie Mae Community Seconds:

Fannie Mae has specific requirements for the funding source, terms and repayment of a **Community Seconds** mortgage. Fannie Mae provides a **Community Seconds Checklist** to assist lenders which is found on Fannie Mae’s website.

▪ Fannie Mae Community Land Trust (CLT):

Only Fannie Mae approved lenders can originate loans secured by properties with a leasehold. General guidelines for the Fannie Mae loan types as detailed in the Fannie Mae guide.

For loans on properties that include a **Lease Agreement** from a land trust/nonprofit, the loan must be in compliance with Fannie Mae’s requirements to be eligible for VHFA. The lender is responsible for determining the details of the transaction and the applicable program.

Fannie Mae provides a checklist for lenders to follow for this product; which includes the lenders representation that the land trust organization meets Fannie Mae eligibility. For the checklist and complete details go to Fannie Mae’s website.

For properties subject to a ground lease from a land trust/non-profit the lender must be familiar with and follow Fannie Mae’s requirements for the **Community Land Trust (“CLT”)** product outlined in the Fannie Mae guide. Additional details on minimum appraisal requirements for Community Land Trust transactions are available in the Fannie Mae guide.

NOTE: To determine that the acquisition cost of the property is within VHFA’s limits, the purchase price **plus** the calculated leasehold value must be within the current limits.

▪ Fannie Mae Resale Restricted:

For loans with properties that include resale restrictions from a **covenant** or security instrument, the lender is responsible for determining that the loan complies with the requirements for this type of transaction as outlined in the Fannie Mae guide. General guidelines for the Fannie Mae loan types as detailed in the Fannie Mae guide.

Fannie Mae provides a checklist for lenders to follow for this product. For the checklist and complete details go to Fannie Mae’s website.

These are transactions where the land trust/nonprofit is using a covenant (not a ground lease) to place restrictions that impact the resale of the property.

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The Lender is responsible for confirming the following with the Land Trust organization:

If...	Then...
If the Community Land Trust program will result in a lien on the property.	The Community Land Trust program amount must be included in the Combined-Loan-To-Value (CLTV) and the CLTV cannot exceed 105%.
The Community Land Trust program will result in a regularly scheduled payment.	The payment must be included in the Debt-to-Income (DTI) calculation.
The Community Land Trust program will result in leasehold ownership or other resale restrictions.	The appraisal must reflect the leasehold ownership or resale restrictions in the property value.
There are specific Community Land Trust documents that the borrower must execute.	Confirm that these documents are acceptable with the applicable product requirements set forth in the Fannie Mae guidelines: <ul style="list-style-type: none"> ▪ Fannie Mae (FNMA) - www.fanniemae.com

Fannie Mae requirements, refer to:

- Fannie Mae checklists and guide available at www.fanniemae.com

8.9 Property Repairs (Rev. 01/01/2019)

When repairs to an existing property are determined by the lender to be necessary (per the Uniform Residential Appraisal Report or a property inspection) or are requested by the borrower, the cost of the repairs may be included in the loan amount if the final acquisition cost is supported by the appraised value. Total cost of repairs cannot exceed \$15,000.

Only loans with a weather-related repair escrow are eligible for delivery and funding prior to the completion of the repairs. Repair that are not weather-related, must be completed prior to delivery of the loan. Lenders must follow the repair escrow guidelines as outlined by U.S. Bank Home Mortgage-HFA Division and Fannie Mae.

See [Section 10.10 – Delivering Loans with Repairs](#) for details on how to close and deliver a loan with repairs.

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8.10 Delivery Fees (Rev. 01/01/2019)

Conventional loans delivered under VHFA’s mortgage programs are not subject to Fannie Mae loan level price adjustments.

For all Conventional loans, the following fees are due from the lender and will be deducted from the loan purchase amount:

- Funding Fee
- Tax Service Fee (For VA and FHA borrowers, this fee must be covered by a third party).

Refer to the U.S. Bank HFA Division Guide for most current fee schedule www.hfa.usbank.com.

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Chapter 9 – Reservation and Compliance Submission

9.1 Reservation Process and Terms (Rev. 01/01/2019)

To reserve funds for a borrower(s) the lender must submit a VHFA on-line MOVE Reservation from <https://ilrs.vhfa.org/>. The interest rate and pricing tier structure in effect on the day a loan is reserved will apply to that loan from the date of reservation to the Final Purchase Date. Loans not purchased by the Final Purchase Date may be ineligible for purchase or subject to daily pricing outside of the standard VHFA pricing tiers.

To reserve ASSIST funds, when completing the on-line information for the first mortgage select the program option that indicates an ASSIST loan is included. VHFA will **not** issue a separate Reservation Confirmation and Compliance Checklist Form for the ASSIST loan information for ASSIST prints on the Reservation Confirmation and Compliance Checklist for the first mortgage loan.

Upon successful submission of a Reservation in the VHFA Loan Origination Center, a Reservation Confirmation and Compliance Checklist will be available to print, view or save in the VHFA Loan Origination Center. The Reservation Confirmation and Compliance Checklist is conditionally issued based on the lender provided information, and does not guarantee future loan approval or purchase. The Reservation and Compliance Checklist includes the **Required Compliance Documents**, **Compliance Submission Date** (30 days from Reservation), and **Final Purchase Date** (110 days from Reservation).

Lenders seeking to **withdraw a Reservation** should refer to [Section 9.4 – Withdrawing/Changing Reservations or Commitments](#) for more information.

9.2 Compliance Submission (Rev. 01/01/2019)

Documentation required to determine compliance for the borrower(s), a non-borrowing spouse and the property, must be submitted to VHFA for the first mortgage and, if applicable, an ASSIST mortgage.

If all submitted documents are satisfactory, VHFA will issue a Conditional Commitment that includes the post-closing documents the lender is required to deliver to VHFA. VHFA's review and acceptance of submitted documents does not guarantee future acceptance of a loan for purchase, or issuance of a MCC.

To be acceptable, documents cannot be more than 90 days old from the date of receipt. If any documents are signed by a person who has a limited Power of Attorney (POA) or is a court authorized signer for the borrower(s), a copy of the recorded POA authorization must be submitted and all documents must be signed appropriately. VHFA reserves the right to require additional documentation.

If any VHFA form is deemed incomplete or inaccurate a new form must be fully executed before Conditional Commitment will be issued. Corrected or modified copies of any VHFA forms will not be accepted.

VHFA MOVE MCC Compliance Submission – send copies of all documents:

- **VHFA Federal Act Income and Acquisition Cost Worksheet** [See Forms Appendix.](#)
- **VHFA Compliance Affidavit** [See Forms Appendix.](#)
- **Federal Tax Returns** per the Compliance Affidavit

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- **Underwriting Transmittal (FNMA 1008/Freddie Mac 1077 or Government equivalent)**
- **AUS Findings Report** from DU, LPA or GUS
- **Uniform Residential Loan Application (current FNMA/FHLMC)** signed by all parties.
- **Updated Credit Report** that includes credit scores for each applicant.
- **Income Verification** sufficient to determine Federal Act Income.
- **Purchase and Sale Agreement** fully signed with all addenda and attachments. If a Community Land Trust transaction, include a copy of the unsigned Lease Agreement or Covenant.
- **Residential Appraisal Report** complete copy of the report applicable to the property type with clear photos of the subject property. **For Fannie Mae only:** If the property is subject to a Lease Agreement or Covenant, the appraisal must be completed accordingly. Refer to the Fannie Mae guide and [Section 8.8 – Community Seconds, Community Land Trust and Resale Restriction Loans](#) in this guide for more information.
- **Homebuyer Education Certificate of Completion.** See [Section 2.12 Pre-Purchase Homebuyer Education and Landlord Education](#) for more information.
- **Landlord Education Certificate of Completion** only required for 2-unit subject property. See [Section 2.12 Pre-Purchase Homebuyer Education and Landlord Education](#), for more information.

ASSIST Compliance Submission Documents (if applicable) – send copies of all documents:

- **VHFA ASSIST Affidavit** [See Forms Appendix](#)
- **Federal Tax Returns** per the VHFA ASSIST Affidavit
- **Asset Verification** most recent 2 month history or quarterly statement for **all** liquid assets

9.3 Conditional Commitment (Rev. 04/16/2018)

Upon receipt and acceptance of all documentation required per the Reservation Confirmation and Compliance Checklist, VHFA will issue a Conditional Commitment which will be available to print, view or save in the VHFA Loan Origination Center outlining the minimum documents and terms for the delivery of closed loans to VHFA.

The Conditional Commitment also includes the Final Purchase Date U.S. Bank Home Mortgage-HFA Division will purchase the loan at the terms per the Conditional Commitment. The Final Purchase Date for a loan will **not** be extended. Loans not purchased by U.S. Bank Home Mortgage-HFA Division by the Final Purchase Date will be ineligible for purchase or subject to daily pricing outside of the standard VHFA pricing tiers.

Lenders seeking to **Withdraw a Reservation** should refer to [Section 9.4 – Withdrawing/Changing Reservations or Commitments](#) for more information.

9.4 Withdrawing Reservations or Commitments (Rev. 8/15)

To withdraw or provide updated information for a MOVE MCC Reservation or Commitment e-mail VHFA at homeownershipdept@vhfa.org.

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For Reservations or Commitments withdrawn, the following applies:

- When a Reservation or Commitment is withdrawn, VHFA will not accept a new loan Reservation for a borrower purchasing the same property until 60 days after the date of withdrawal. VHFA will consider accepting a new Reservation if the withdrawal was due to an issue with the property and supporting information can be provided. **If it is the lenders intention to continue to process the MCC and combine with non-VHFA financing**, the lender must complete a new Reservation for the MCC program.
- A Reservation will not be transferred to a new borrower purchasing a property previously reserved for a different borrower.

For changes to a Reservation or Commitment, the following applies:

- For a change in the loan amount, the lender must provide the updated information to VHFA prior to closing.
- For a property change, the original Reservation or Commitment must be withdrawn and a new Reservation submitted. If the new Reservation is requested less than 60 days from the date the Previous Reservation was withdrawn, VHFA will apply the higher rate from the original Reservation or the rate in effect at the time of the new Reservation.
- A request to change the loan product must be received by VHFA within 60 days of the Reservation Date. The rate will be the higher of the product rate on the date of the original Reservation or the rate on the date of the request. The Final Purchase Date per the original Reservation will apply.

If the MOVE MCC Reservation or Commitment is cancelled or withdrawn, the cancellation shall also apply to the MCC and the ASSIST loan. If the lender will be replacing the VHFA first mortgage with their own financing and will continue to process the MCC, the lender must submit a MCC Reservation at <https://ilrs.vhfa.org/> and follow the requirements of the MCC Procedural Guide.

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Chapter 10 – Closing and Delivery

This chapter covers only the closing and delivery requirements for VHFA. Refer to the U.S. Bank Home Mortgage-HFA Division Lender Manual for more information on closing and delivering loans. The U.S. Bank manual can be accessed from <https://ilrs.vhfa.org/> or at www.hfa.usbank.com.

10.1 Lender Fees at Closing (Rev. 01/01/2019)

The lender may collect fees to cover the cost of third party expenses that are usual and customary for VHFA first mortgages. The fees may not exceed the amount collected for other mortgage loan products the lender offers. The lender may collect a fee to compensate for lender provided services (i.e. application fee, underwriting, processing, document preparation) in conjunction with the origination of the mortgage loan, if such a fee is usual and customary for non-VHFA borrowers. In no event can a lender charge higher fees or fees that are not charged to borrowers that receive non-VHFA assisted mortgage loans.

The lender may charge up to \$250 for a MCC Processing Fee as described in [Chapter 3.5 – Permissible Fees](#). This fee is retained by the lender.

For ASSIST mortgage loans lenders may **not** assess any type of origination or closing costs. All ASSIST loan proceeds must be used for down payment or closing costs associated with the VHFA first mortgage loan.

10.2 Eligible Title and MCC Holders (Rev. 01/01/2019)

Only a borrower and non-borrowing spouse can take title. Each borrower and non-borrowing spouse must meet all compliance requirements and be determined eligible by VHFA. If closing documents are signed by persons that have not been approved by VHFA, the loan is not eligible for sale through VHFA's Program, even if Fannie Mae, FHA, VA or RD approved the loan.

When there is a non-borrowing spouse that will not be liable for the debt associated with the mortgage, they must sign the documents below whether or not they are taking title.

NOTE: a non-borrowing spouse is not an eligible MCC Holder and a MCC will not be issued to a non-borrowing spouse.

- **Mortgage Deed** – Name of the non-borrowing spouse as applicable, must be on the first page of the Mortgage Deed and he/she/they must sign the document.
- **Assignment of Mortgage** – The name of the non-borrowing spouse must be included on this form.
- **Reaffirmation of Affidavits and Certifications** – Completed by all borrowers and non-borrowing spouses.

10.3 Closing Process and Documents (Rev. 4/14)

Lenders are responsible for funding each loan and accurately completing all required closing documents required for the loan type. In addition, a VHFA Property Transfer Tax Exemption must be completed for each loan. See [Forms Appendix](#). Refer to U.S. Bank Home Mortgage-HFA Division manual at

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www.hfa.usbank.com and the VHFA issued Conditional Commitment for the required documents and further information.

For the MCC, lenders are responsible for the proper completion of all closing documents required for VHFA to issue a MCC.

For closing ASSIST loans, refer to [Section 10.4 – Closing with ASSIST Loan](#).

10.4 Closing with ASSIST Loan (Rev. 01/01/2019)

If an ASSIST loan is included in the loan transaction, the lender is responsible for:

- Determining the maximum allowable amount of the ASSIST loan. Refer to [Chapter 4 – ASSIST Loan Products and Terms](#) for details; ensure that the down payment and closing cost assistance does not exceed allowable amount.
- Correctly listing the ASSIST loan on the Closing Disclosure
- Providing the funding for the ASSIST loan at closing. VHFA will not table fund ASSIST loans; VHFA will reimburse the lender upon post-closing approval of the ASSIST loan.
- Provide the **VHFA Closing Agent Instructions for ASSIST Mortgages** to the closing agent along with the required ASSIST Disclosure, Note and Mortgage. [See Forms Appendix](#)
- Ensuring the **VHFA Zero Interest ASSIST Note and VHFA ASSIST Mortgage Deed** are correctly prepared and properly executed at closing. [See Forms Appendix](#). The Zero Interest ASSIST Note and VHFA ASSIST Mortgage Deed are both closed in VHFA's name, however their accuracy and satisfactory completion are the responsibility of the lender.

Lenders and closing agents **may not assess** any type of origination or closing costs, including recording fees, on VHFA ASSIST mortgage loans. All ASSIST loan proceeds must be used for down payment or closing costs associated with the VHFA first mortgage loan. ASSIST loan proceeds can never be used toward a principal payment reduction, applied to finance upfront mortgage insurance included in the loan amount or to pay per diem interest. Note: If the upfront mortgage insurance is not included in the loan amount then ASSIST funds can be applied toward payment of that fee at closing.

Closing agents must be instructed to send the original executed VHFA Zero Interest Note and **unrecorded** VHFA ASSIST Mortgage Deed (including complete Schedule A) to VHFA immediately after closing by a delivery method that includes tracking. In order to receive reimbursement for the ASSIST funds, the lender must ensure that the original executed VHFA Zero Interest Note and unrecorded ASSIST Mortgage Deed (including complete Schedule A) are delivered to VHFA no later than 75 calendar days after closing.

VHFA will send the original ASSIST Mortgage Deed for recording and pay any fees associated with recording the ASSIST loan documents.

10.5 RESERVED (THIS SECTION LEFT INTENTIONALLY BLANK)

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10.6 Post-Closing Delivery Time Frames (Rev. 04/16/2018)

Each loan and MCC must meet the Final Purchase Date per the Conditional Commitment:

- **Loan and MCC Delivery** - Immediately after closing all required loan closing documents must be delivered simultaneously to VHFA and U.S. Bank Home Mortgage-HFA Division. MCC documents must be submitted VHFA. U.S. Bank Home Mortgage-HFA Division does not process MCC requests.
- **Loan Purchase** – First mortgage loans must be purchased by U.S. Bank Home Mortgage-HFA Division, by the Final Purchase Date Loans **not** purchased by the Final Purchase Date may be ineligible for purchase or subject to daily pricing outside of the standard VHFA pricing tiers.
- **MCC Issuance** – VHFA must have satisfactory documentation to issue the MCC by the Final Issue Date, per the Conditional Commitment.
- **Recorded Documents** – Within 120 days after reservation, recorded documents must be received by U.S. Bank Home Mortgage-HFA Division or late fees can be assessed. If there will be a delay in delivering the recorded documents, please contact U.S. Bank or VHFA.

10.7 VHFA Post-Closing Delivery Process (Rev. 01/01/2019)

Immediately after loan closing the documents required per the applicable Conditional Commitment must be delivered to VHFA. If the first mortgage transaction is paired with an ASSIST loan, lenders must also meet the requirements of the ASSIST Conditional Commitment. If any documents are signed by a person who has a limited Power of Attorney (POA) or is a court authorized signer for the borrower(s), a copy of the recorded POA authorization must be submitted and all documents must be signed appropriately. VHFA reserves the right to require additional documentation.

VHFA MOVE MCC post-closing submission – send copies of all documents:

- **VHFA MOVE Notice to Holder** see [Forms Appendix](#)
- **VHFA MCC Closing Affidavit** see [Forms Appendix](#)
- **VHFA Notice to Mortgagor of Maximum Recapture Tax**
- **VHFA Reaffirmation of Affidavits and Certifications** see [Forms Appendix](#)
- **Executed Note** properly endorsed to U.S. Bank National Association.
- **Executed Mortgage with Schedule A**
- **Warranty Deed**
- **Closing Disclosure** for borrower and seller.
- **All Subordinate mortgage documents** (Note, Deed, Etc.) as applicable
- **Executed Lease Agreement with a FNMA Ground Lease Rider or Covenant** as applicable.
- **Final Underwriting Transmittal (FNMA 1008/Freddie Mac 1077 or Government equivalent).**
- **Final AU System Findings Report** from DU, LPA or GUS that matches 1008.
- **Final Uniform Residential Loan Application** (current FNMA/FHLMC) signed by all borrowers.
- **If repairs** were completed or a repair escrow established, refer to [Section 10.10 – Delivering Loans with Repairs](#).

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Upon receipt of the post-closing documents listed on the Conditional Commitment, VHFA will review the documentation and notify the lender of either Post_Closing Conditions or Post-Closing Approval.

- If the loan documents are acceptable, VHFA will issue a Post-Closing Approval and VHFA will notify U.S. Bank Home Mortgage-HFA Division of VHFA's acceptance of the closing documents. VHFA's acceptance does not guarantee acceptance or purchase of the loan by U.S. Bank National Association.
- If the documentation received, for either the loan or MCC, is not acceptable, VHFA will issue a Post-Closing Conditions and detail the conditions required by VHFA in the Loan Origination Center. If any VHFA form (i.e. VHFA Reaffirmation of Affidavits and Certifications) is deemed incomplete or inaccurate a new form must be fully executed before Post-Closing Approval will be issued. Corrected or modified copies of any VHFA forms will not be accepted.
- If the MCC documents are acceptable, VHFA will issue the MCC to the borrower and send a copy to the lender. Issuance of the MCC will not be predicated on the purchase of the loan by U.S. Bank National Association.

10.8 VHFA ASSIST Post-Closing Delivery and Loan Funding (Rev. 01/01/2019)

Immediately after loan closing the documents required per the applicable Conditional Commitment must be delivered to VHFA. If any documents are signed by a person who has a limited Power of Attorney (POA) or is a court authorized signer for the borrower(s), a copy of the recorded POA authorization must be submitted and all documents must be signed appropriately. VHFA reserves the right to require additional documentation.

NOTE: The closing agent is instructed to send the original ASSIST Note, Mortgage and Exhibit A directly to VHFA per the **VHFA Closing Agent Instructions for ASSIST Mortgage** ([See Forms Appendix](#)). However, if the lender receives those original documents from the closing agent, the lender must immediately send them to VHFA by a delivery method that includes tracking.

ASSIST post-closing - send copies unless "Original" is specified:

- **ORIGINAL VHFA Zero Interest ASSIST Note** ([see Forms Appendix](#))
- **ORIGINAL unrecorded VHFA ASSIST Mortgage Deed** ([see Forms Appendix](#))
- **Property description (Exhibit A)** from the first mortgage deed.
- **VHFA ASSIST Disclosure** ([see Forms Appendix](#))
- **Wiring and ACH Instructions** to be used for electronic transmission of funds.
- **VHFA ASSIST Loan Acknowledgment & Award Letter** only applicable for FHA loans. VHFA provides this form with the Conditional Commitment.

Upon receipt of the post-closing documents listed on the Conditional Commitment, VHFA will review the documentation and notify the lender of either Post-Closing Conditions or Post-Closing Approval.

- If the loan documents are acceptable, VHFA will issue a Post-Closing Approval.

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- If the documentation received for the loan is not acceptable, VHFA will issue Post-Closing Conditions and detail the conditions required in the Loan Origination Center. If any VHFA form (i.e. VHFA Reaffirmation of Affidavits and Certifications) is deemed incomplete or inaccurate a new form must be fully executed before Post-Closing Approval will be issued. Corrected or modified copies of any VHFA forms will not be accepted.

In order to receive reimbursement for the ASSIST funds:

- The VHFA first mortgage must be Post-Closing Approved, and
- The VHFA ASSIST mortgage must be Post-Closing Approved, and
- The original executed VHFA Zero Interest Note and ASSIST Mortgage Deed (including complete Schedule A) are delivered to VHFA no later than 75 calendar days after closing.

VHFA will determine the maximum eligible ASSIST amount and reimburse the lender as follows:

- VHFA will pay lenders only the maximum amount allowed. Refer to [Chapter 4 – ASSIST Loan Products and Terms](#) for details.
- If the amount of ASSIST funds the lender provided to the borrower exceeds the maximum allowed, only the eligible amount will be paid to the lender by VHFA, not the full Note amount.
- If ASSIST funds were applied to a principal reduction, financed upfront mortgage insurance fees or per diem interest, the lender will not be reimbursed the amount applied to any of those categories. Note: If the upfront mortgage insurance or fees are **not** included in the loan amount then ASSIST funds can be applied toward the payment of that fee at closing.

On Friday of each week, or on the next business day if that Friday is a holiday, VHFA will transfer funds electronically to the lender for all ASSIST loans accepted for funding. Lenders must provide VHFA instructions for electronically transferring funds. It is the lender’s responsibility to update VHFA if any instructions for electronically transferring funds changes. Prior to the funding, VHFA will provide the lender with a report detailing the ASSIST loans that will be paid that week.

10.9 RESERVED (THIS SECTION LEFT INTENTIONALLY BLANK)

10.10 Delivering Loans with Repairs (Rev. 01/01/2019)

Lenders must follow the applicable agency’s guidelines (Fannie Mae, RD, VA or FHA) in addition to U.S. Bank guidelines.

If **repairs will be completed before submitting the loan for sale to U.S. Bank**, the lender must provide the following with the loan delivery package to both VHFA and U.S. Bank Home Mortgage-HFA Division:

- A Completion Certification from the appraiser if the appraised value was “subject to completion.”
- Verification of the final cost. A VHFA Lenders Final Cost Certification can be used. [See Forms Appendix](#). Total cost of repairs cannot exceed \$15,000.
- Verification that all funds were disbursed appropriately. Mortgage proceeds cannot be released to the borrower.

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If **repairs will be completed after submission for loan sale**. (Only allowed for weather-related items) the lender must provide a copy of the Repair Escrow Agreement that establishes the amount of funds escrowed and the terms for completion of the repairs, along with any supporting documentation referenced in the agreement. The amount escrowed and terms of the escrow must comply with the requirements of the applicable agency (Fannie Mae, RD, VA or FHA).

Upon completion of all repairs, the lender must provide U.S. Bank National Mortgage and VHFA with documentation to evidence all work was completed and all funds were properly disbursed, see above, per the escrow agreement. For any undisbursed loan proceeds, the lender must contact U.S. Bank National Association for instructions. Unspent mortgage proceeds cannot be released to the borrower.

10.11 U.S. Bank Home Mortgage-HFA Deliveries, Interim Servicing and Funding (Rev. 01/01/2019)

Loan Delivery - Refer to the U.S. Bank Home Mortgage-HFA Division Lender Manual www.hfa.usbank.com for details on loan delivery, including **delivery fees**, funding and transferring servicing. All loans must be sold servicing released.

U.S. Bank Home Mortgage-HFA Division has a checklist that lenders must complete for each type of loan (Conventional, RD, VA and FHA) that details the documents and stacking order for delivery. The checklist will also detail out property specific requirements (i.e. condominium or manufactured house). Please refer to U.S. Bank's website for copies of each delivery checklist and additional details and instructions.

U.S. Bank Home Mortgage-HFA Division will not purchase a loan until: (1) they perform a review and determine the loan has met the requirements of the document custodian and delivery requirements of Fannie Mae or Ginnie Mae and (2) VHFA approves the closing documents reviewed for compliance and notifies U.S. Bank Home Mortgage-HFA Division.

Interim Servicing – Lenders are responsible for all loan servicing functions from the loan closing date until U.S. Bank Home Mortgage-HFA Division purchases the loan. **This includes collecting the full monthly mortgage payment and the escrow amounts for taxes and insurance.** If any tax or insurance payments, including a mortgage insurance payment is due and payable during the interim servicing period, the lender is responsible for payment. U.S. Bank Home Mortgage-HFA Division will consider any payments for taxes or insurance during loan funding. Inquiries regarding escrow payment reimbursements should be made to U.S. Bank Home Mortgage-HFA Division, please refer to www.hfa.usbank.com/.

Loan Purchase – Once a first mortgage loan is acceptable to U.S. Bank Home Mortgage-HFA Division and VHFA, U.S. Bank Home Mortgage-HFA Division will purchase the loan and wire payment to the lender. **NOTE:** ASSIST loans are funded by VHFA, not U.S. Bank Home Mortgage-HFA Division.

U.S. Bank Home Mortgage-HFA Division purchases loans on the **amortized balance**. Loan payments that are due and received prior to purchase by U.S. Bank Home Mortgage-HFA Division, **must be** retained by the lender and applied to the loan. U.S. Bank will fund the loan based on the amortized balance and the escrow amounts collected.

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Chapter 11 – Lender MCC IRS Requirements

11.1 Federal Reporting Requirements (Rev. 12/13)

Lenders are responsible for meeting the IRS requirements for filing an annual report, using IRS Form 8329, to summarize the lender’s annual MCC activity. Each report must be filed at the applicable Internal Revenue Service Center on or before January 31st of the year following the calendar year to which the report relates.

VHFA will provide the lender with a summary report following the end of each calendar year with information that may be required to complete the form, including:

- VHFA Loan Number
- MCC Holder Name
- MCC Holder Social Security Number
- Property Address
- Amount of Certified Indebtedness related to the MCC
- Date MCC was issued
- Credit Certificate Rate
- Amount of MCC Issued

While VHFA will provide this information to lenders as a courtesy, it is the lenders sole responsibility to report the correct information and meet all IRS requirements for filing form 8329 directly with the IRS.

For more information regarding lender reporting requirements, including all the information IRS Form 8329 requires lenders to track, and penalties for failure to file, see IRS Temp. Reg. {1.25-8T}.

11.2 Record Retention Requirements (Rev. 12/13)

The lender must follow all IRS guidelines regarding retention of information and documents associated with MCCs. **At minimum, the lenders must retain the following for Six (6) years:**

- Name, address, TIN of the Issuer
- Closing Date of the mortgage loan associated with the MCC, Certified Indebtedness Amount, and Certificate Credit Rate
- Name, address, TIN (Social Security Number or Tax Identification Number) of the MCC holder

11.3 Revocation of Mortgage Credit Certificate (Rev. 12/13)

Should the lender become aware of information that varies from any of the information represented to the lender, VHFA, or the IRS due to neglect or fraudulent acts, it is the responsibility of the lender to inform VHFA immediately. The holder’s MCC may be subject to revocation and other penalties from the IRS.

MOVE MCC PROGRAM PROCEDURAL GUIDE

For Lenders Combining a VHFA First Mortgage and MCC



FORMS APPENDIX

Summary of Federal Act Income and Acquisition Cost Worksheet

Federal Act Income Worksheet and Acquisition Cost Worksheet Form #S-601

Summary of MOVE MCC Compliance Affidavit

Compliance Affidavit Form #S-2014D

Summary of MCC Notice to Holder

Notice of Holder For #MCC-2014B

Summary of VHFA Reaffirmation of Affidavits and Certifications

Reaffirmation of Affidavits and Certifications Form #S-645mbs

Summary of VHFA Property Transfer Tax Exemption

VHFA Property Transfer Tax Exemption #S-937

Summary of VHFA Lenders Final Cost Certification

VHFA Lenders Final Cost Certification #S-644

Summary of VHFA ASSIST Affidavit

VHFA ASSIST Affidavit #S-2015B

Summary of VHFA Closing Agent Instructions for ASSIST Loan Mortgage

VHFA Closing Agent Instructions for ASSIST Loan Mortgages #S-2015C

Summary VHFA ASSIST Disclosure

VHFA ASSIST Disclosure #S-2015A

Summary of VHFA Zero Interest ASSIST Note

VHFA Zero Interest ASSIST Note #S-2015D

Summary of VHFA ASSIST Mortgage Deed

VHFA ASSIST Mortgage Deed #S-2015E

**VERMONT HOUSING FINANCE AGENCY
FEDERAL ACT INCOME and ACQUISITION COST WORKSHEET**

Borrower: _____

Property Address: _____

Borrower: _____

PART I – FEDERAL ACT INCOME

	Gross Monthly Income*	Social Security / Public Assistance	Rental Income (75% of gross)	Dividends/Interest Pensions/Annuities	TOTAL
A. Borrower	\$ _____	\$ _____	\$ _____	\$ _____	\$ _____
B. Borrower	\$ _____	\$ _____	\$ _____	\$ _____	\$ _____
C. Non-Borrowing Spouse	\$ _____	\$ _____	\$ _____	\$ _____	\$ _____

Number of persons in the "Family" is # _____ **Total Annual Federal Act Income is (Sum of A, B & C x12)** \$ _____

Transfer the above information to Line 4b of the MOVE Mortgagor Affidavit or 4A of the MOVE MCC or MCC Compliance Affidavit

NOTE: For income received on an irregular basis that fluctuates in amount: average the actual amount received for the past 12 month period.

*Include - base pay, overtime, bonuses, commissions, part-time income, child support, alimony, disability, unemployment compensation. "Family" means borrower(s) and all persons related to them by blood, adoption, marriage or operation of law who will reside in Residence.

PART II – ACQUISITION COST

1. Amount to be paid to the seller for a Residence and land per a Purchase and Sales Agreement \$ _____
2. Amount to be paid for construction of the dwelling, per a Purchase and Sale Contract or based on individual contracts. All costs for a complete dwelling must be provided. Sweat equity of the borrower or the unpaid cost of labor by anyone else cannot be included. + \$ _____
3. Purchased Land - Amount paid for land not included in 1 or 2 above. + \$ _____
NOTE: The full amount paid for the land may not be eligible to be included in the Mortgage Loan but can be used as equity. If the subject land is financed the debt must meet specific requirements to be included in the Mortgage Loan.
(See Section 3 of the MOVE Mortgagor Affidavit or Section 2 of the MOVE MCC or MCC Compliance Affidavit.)
4. Gifted Land – Current value of land. Amount must be supported by an appraisal. + \$ _____
5. Amount to be paid for any purpose by the purchaser or any other person for the benefit of the seller. + \$ _____
6. Improvements/Fixtures: Maximum of \$15,000 may be included in the mortgage loan for acceptable repairs/improvements that are suitable and reasonable. Sweat Equity cannot be included, see #2 above. + \$ _____
7. **LESS:** The amount of a Concession or Seller Contribution that exceeds the actual amount of usual and reasonable settlement and financing costs. -(_____)
8. **LESS:** If applicable, the fair market value of personal property, such as: furniture, wood stoves, appliances, above ground pool, etc..., included in the Purchase and Sales Agreement. The cost of personal property cannot be included in the Mortgage Loan. -(_____)

ACQUISITION COST (Transfer to Line 4B of the MOVE Mortgage Affidavit or MOVE MCC or MCC Compliance Affidavit) \$ _____

LEASED LAND (For properties with Land Rent/Ground Lease, complete Line A and Line B

This calculation is to verify that the total price is within VHFA's purchase price limits.

Do NOT use as the Acquisition Cost or to determine LTV.

A. Capitalized value of land rent is calculated as the present value using the mortgage rate as the discount factor. Multiply the full monthly land rent by 12. Then divide by VHFA interest rate for this loan. + \$ _____

B. This total must be within VHFA's Purchase Price Limit (Add Line A to Line 9) \$ _____

**VERMONT HOUSING FINANCE AGENCY
MOVE MCC COMPLIANCE AFFIDAVIT**

I, _____ (Borrower/Mortgagor), and I _____ (Borrower/Mortgagor),
and I, _____ (Non-Borrowing Spouse) expect to give a mortgage on a property located
at: _____ which is expected to be securitized by the
Vermont Housing Finance Agency, and receive a Mortgage Credit Certificate (MCC), do hereby represent and warrant as follows:

1. PROPERTY TYPE and REQUIREMENTS

A. The residence is or will be as of the loan closing date (Check Only One)

- Existing residence consisting of one dwelling unit (non-manufactured housing).
- Newly constructed residence consisting of one dwelling unit, never occupied (non-manufactured housing).
- New or existing condominium unit that meets the eligibility requirements of the applicable agency.
- Existing 2-family, both units have been existing and been occupied as residential units for at least five (5) years
Before the loan closing date of the mortgage loan. Line B below applies only to one dwelling unit within the
2-family, which is intended for my/our personal occupancy.

B. I /We will occupy the residence, located in the state of Vermont, as my/our principal and permanent place of residence within 60 days after the loan closing date, and thereafter continually occupy the residence as my/our principal and permanent residence for the life of the mortgage loan.

C. I /We have no present intent to lease, sell, assign or transfer any interest in the residence to another party and have not entered into any agreement, understanding or other arrangement to lease, sell, assign or transfer the residence.

D. If the residence is used in a trade/business, not more than 15 percent (15%) of the total area of the residence will be used and not more than 15 percent (15%) of the costs of the residence will be deducted as a home business expense on my/our Federal income tax return(s).

E. I /We confirm that the property as described above does not include more than 15 acres of land and I/will not use the residence as a recreational, seasonal or part-time residence, or as an investment property and do not intend to farm the land and will not receive, other than incidentally, any income from the residence or the land, and I/we will not subdivide the land, nor apply for a zoning variance to avoid any minimum lot size requirements.

2. OTHER REAL ESTATE OWNED

I /We **will not** at the time of the loan closing date have an ownership interest in any real estate other than the residence securing the mortgage loan with the exception of the following, **check only as applicable:**

- Vacant Land
- A property that is unsuitable for year-round occupancy and was never occupied as a residence.
- A single-wide mobile home in a park that is not permanently affixed to land per VHFA's requirements.
- Named on the deed of a parental home that is currently being occupied by a parent(s) that I /we have not resided in as my/our principal residence nor claimed any tax benefit.

3. NEW MORTGAGE REQUIREMENT AND USE OF PROCEEDS (Check Only One)

A. I/We have not ever given a mortgage on the residence which will secure the mortgage loan.

B. I/We have given a mortgage on the land and/or the residence for the purpose of securing a bridge loan, construction loan, or other temporary financing and I /we warrant that:

- a. The original, first mortgage given for the purpose of purchase is still outstanding
- b. The original term of the original, first mortgage is 24 months or less
- c. Proceeds of the Mortgage Loan will be used to pay off the outstanding mortgage, as eligible

C. Proceeds of the mortgage loan will be used to pay all or a portion of the acquisition cost (as eligible) of the residence, and eligible closing costs as determined by VHFA, based on eligibility. Mortgage loan proceeds cannot be used to pay off an ineligible outstanding mortgage, other debt or be provided directly to the borrower(s).

4. FEDERAL ACT INCOME and ACQUISITION COST

I/We represent that I/we have completed the Federal Act Income and Acquisition Cost Worksheet and that the information contained in the Federal Act Income and Acquisition Cost Worksheet, which is made a part of this Affidavit, is true, accurate and complete and I/we understand that items A and B below must be within the requirements set by VHFA for me/us to be considered for a mortgage loan.

- A. The number of persons in my/our family is _____ and my/our federal act income is \$_____.
- B. The total acquisition cost of the residence as determined by the Acquisition Cost Worksheet is \$_____, I/we understand that the costs and types of items to complete the property or make improvements must be eligible per the Program.
- C. If costs to complete or improve the property are included in the acquisition cost, I/we understand that the costs and types of items to complete the property or make improvements must be eligible per the program.
- D. I/We understand that some costs included in the total acquisition cost cannot be considered when determining the maximum mortgage loan as referenced on the Acquisition Cost Worksheet.
- E. I/We hereby certify that true and correct copies of the contract(s), estimate(s), proposal(s) and material list, if any, representing the entire transaction for the purchase and improvement of the residence have been provided to the lender.

5. FIRST-TIME BUYER REQUIREMENT (Complete Section 5 for subject property in Addison, Bennington, Chittenden, Grand Isle or Windsor counties only)

Borrowers and non-borrowing spouses must not have held an ownership interest in, or received spousal benefit from, a principal residence for the most recent three year period if the property being purchased is located in: **Addison, Bennington, Chittenden, Grand Isle or Windsor** counties. There are two exceptions to this requirement:

A. Exceptions. Only complete as applicable. The first-time buyer requirement will be waived if you meet either of these exceptions.

- The property being purchased by me/us is located in census tract 4 or 10 in Burlington (Chittenden County).
- I/We represent that I/we have served in active duty and have been honorably discharged from armed services within the last 25 years and meet the definition of veteran and have provided such evidence to the lender.

B. If the subject property is located in Addison, Bennington, Chittenden, Grand Isle or Windsor county, I/we represent that I/we have not held an ownership interest in, or received spousal benefit as either a non-title holder or non-mortgage obligor from, a Principal Residence at any time during the three year period immediately preceding the Loan Closing Date (except as allowed under Other Real Estate Owned) unless an exception is noted above. Copies of my/our federal tax returns for the three (3) previous tax years are accounted for below (**complete at least one, multiple tax return options may apply**):

- I/We **have** provided to the lender as-filed, executed copies of my/our Federal income tax returns, including all amendments, for the years _____, _____, and _____.
- I/We **have** provided the lender with proper and adequate notification from the Internal Revenue Service that I/we filed my/our return on Form 1040A or 1040EZ for the years _____, _____, and _____.
- I/We was/were) not required to file a federal income tax returns for the year(s) _____, _____, and _____.

6. NON-BORROWING SPOUSE (as applicable)

All non-borrowing spouses must provide federal tax returns for the three (3) previous tax years preceding the year in which the mortgage loan is to be closed, **regardless of the property location.**

- I have** provided the lender with my federal tax returns for the three (3) previous tax years preceding the year in which the mortgage loan is to be closed.

7. FEDERAL RECAPTURE TAX

- A. VHFA mortgage loans are subject to a federal recapture tax due to the source of funding. There is no way to predict if you will owe any recapture tax since it is based on how long you own the home, your income and family size at the time you sell or dispose of the property and the amount of profit on the sale, if any. You are required to pay a federal recapture tax at the time you sell or dispose of your property **only if all of the following are met:**
- The property is sold within (9) years from the loan closing date of the mortgage loan, **AND**
 - Your income exceeds limits that are set for the year in which you sell the property and family size. These are not the same limits used for mortgage loan approval. VHFA will not verify your income on an annual basis, it is your income for the year in which you sell or dispose of the property that determines if you are liable for Federal Recapture Tax, **AND**
 - At the time the property is sold or disposed, you make a profit. You may be subject to the Federal Recapture Tax based on the lesser of 6.25% of the original mortgage loan amount or 50% of the profit received from the sale of your home.
8. I/We consent to the disclosure of my/our nonpublic personal information to Vermont Housing Finance Agency, its underwriters and servicers who may be unaffiliated third parties for purposes of doing all things related to the mortgage loan for which I/we have applied, including, but not limited to, regulatory compliance, origination, purchasing and servicing.
9. I/We declare that the foregoing representations are true and correct and understand that if I/we made any material misstatements or omissions in the foregoing representations, **it will be considered a default under the Mortgage and MCC and possibly a criminal offense.**
10. I/We understand that the home purchase is being financed with a mortgage made available with the assistance of VHFA. Because of this, I understand that I cannot sell my home to a person ineligible under VHFA's guidelines for this Program unless I pay my loan in full. If I sell my home to a party ineligible under VHFA's guidelines for this Program, and allow the buyer to make my payments for me (assume my loan), the Lender (which includes any successor or assignee of the Lender which makes me the loan) may refuse to allow the sale and demand immediate full repayment of the loan. This could result in foreclosure or repossession of the property. In addition, if I rent the property or committed fraud or intentionally misrepresented myself when I applied for the loan, the Lender may foreclose my mortgage and repossess the property.
11. I/We certify that 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 a qualified veteran's mortgage bond. No portion of the mortgage for the residence has been provided by person related to me/us (as defined pursuant to Section 1.25 3T(n)), or has or is expected to have, an interest as a creditor in the mortgage loan being acquired for the residence.
12. I/We understand and agree that if an MCC is issued to me/us, it cannot be transferred or assumed.
13. I/We understand and agree that I/we may seek financing from any lender of my choosing provided that the lender has signed the Lender Participation Agreement required by VHFA and that I/we am/are in no way prohibited from seeking financing from any particular lender, so long as the lender executes and complies with the terms of the Lender Participation Agreement.

14. I/We acknowledge and understand that this Affidavit will be relied upon for purposes of determining my/our eligibility for 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 an application for an MCC will constitute and also result in a federal violation punishable by a fine of \$1,000.00; and a material misstatement fraudulently made in this Affidavit or in any other statement made by me/us in connection with application for an MCC will constitute a federal violation punishable by a fine of \$10,000.00 and also a revocation of the MCC and any other criminal penalty imposed by law. In addition, any material misstatement or false statement which affects my/our eligibility for an MCC 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, cause immediate cancellation of the MCC issued and the resulting thereof.
15. I/We further acknowledge that if any information or certification I/we provide contains a material misstatement which is due to fraud, then any MCC issued will automatically become null and void without any need for further action on the part of VHFA.
16. In addition, I/we hereby acknowledge and understand that, under Vermont law, a person of whom an oath is required by law, who willfully swears falsely in regard to any matter or thing respecting which such oath is required, shall be guilty of perjury and shall be imprisoned not more than fifteen years and fined not more than \$10,000.00 13 V.S.A. 2904.

BORROWER/MORTGAGOR

NON-BORROWING SPOUSE

BORROWER/MORTGAGOR

NON-BORROWING SPOUSE

STATE OF VERMONT

COUNTY OF _____

On this _____ day of _____, _____, before me personally appeared the above named Borrower(s) and/or Non-Borrowing Spouse known to me as the person(s) who executed the foregoing instrument, and he/she thereupon duly acknowledged to me that he/she executed the same as his/her free act and deed.

My commission expires: _____

Notary Public

**VERMONT HOUSING FINANCE AGENCY
MORTGAGE CREDIT CERTIFICATE
NOTICE TO HOLDER**

The undersigned applicant and proposed Holder of a Mortgage Credit Certificate (MCC) issued by Vermont Housing Finance Agency (VHFA) do hereby certify of being informed, understanding and consenting to the following terms and conditions under which a MCC is issued.

1. I/We understand that the decision to finance the purchase of the residence is completely within the discretion of the lender that I/we have applied to and that I/we are not prohibited from nor required to seek financing from any particular lender that is participating in the VHFA MCC program.
2. I/We understand that if issued, the MCC will entitle me/us to an annual federal income tax credit equal to thirty percent (30%) of the interest paid or accrued on said financing but not more than the amount which would reduce my/our federal tax income tax liability to zero (0) for any year.
3. I/We understand that a MCC will not be issued if any financing for the purchase of the residence is obtained from a qualified mortgage bond or qualified veterans mortgage bond or if any person related to me/us has an interest as a creditor in the financing.
4. I/We understand that if a MCC is issued then the original MCC issued is required documentation for filing my/our annual federal income tax returns and that I/we are responsible for the original MCC.
5. I/We understand that VHFA will not provide tax advice or guidance on our ability to benefit from a MCC or on the completion of any and all required tax forms.
6. I/We understand that if I/we choose to replace the original financing the MCC was based on, then the MCC will not be renewed, reissued or replicated and the tax benefit will no longer be in effect.
7. I/We understand that the benefit of the MCC is personal to me/us and cannot be transferred to or assumed by anyone else.
8. Applicant's mailing address to where the original MCC is to be mailed:

Printed Name of Applicant

Printed Name of Applicant

Signature of Applicant

Signature of Applicant

Date: _____

Date: _____

**VERMONT HOUSING FINANCE AGENCY
REAFFIRMATION OF AFFIDAVITS AND CERTIFICATIONS**

I/We, the undersigned, as part of my/our application for a first mortgage loan (the "Loan") financed by Vermont Housing Finance Agency ("VHFA"), and/or an ASSIST mortgage ("ASSIST") and/or a Mortgage Credit Certificate ("MCC") and as a material inducement to VHFA to finance the Loan, and/or ASSIST and/or issue the MCC to me/us, being first duly sworn, state the following initialed below:

All borrowers and non-borrowing spouses, if applicable, must initial the applicable statement:

(A) _____, _____, _____ I/We have reviewed the applicable Affidavits and/or Certifications previously executed as part of my/our application for the Loan and/or ASSIST and/or a MCC and declare that there has been no change in the facts and that the statements therein remain true and accurate.

OR

(B) _____, _____, _____ I/We have reviewed the applicable Affidavits and/or Certifications previously executed as part of my/our application for the Loan and/or ASSIST and/or a MCC and declare that the statements therein remain true and accurate except as to the following changes in the facts:

In addition, I/we hereby reaffirm my/our acknowledgements made in the Affidavits and/or Certifications previously executed.

I/We acknowledge and understand that this Reaffirmation will be relied upon for purposes of determining my/our eligibility for the Loan and/or ASSIST and/or a MCC. I/We acknowledge that a material misstatement made fraudulently or negligently in this Reaffirmation or any other statement made by me/us in connection with an application for the Loan and/or ASSIST and/or a MCC may constitute a violation of state and/or federal law punishable by fines or other penalties imposed by law.

Mortgagor _____

Non-Borrowing Spouse _____

Mortgagor _____

Non-Borrowing Spouse _____

STATE OF VERMONT
COUNTY OF _____

On this _____ day of _____, _____, before me personally appeared the above named Borrower(s) and/or Non-Borrowing Spouse(s), each known to me as the person(s) who executed the foregoing instrument, and each of them thereupon duly acknowledged to me that he/she executed the same as his/her free act and deed.

Notary Public

My commission expires: _____

**VERMONT HOUSING FINANCE AGENCY
PROPERTY TRANSFER TAX EXEMPTION**

Borrowers that obtain a purchase money mortgage which VHFA has committed to make or purchase for their Principal Residence shall pay the Property Transfer Tax according to the following table:

Taxable Purchase Increments	Rate for VHFA borrowers
\$0 - \$110,000	0.00
\$110,000 - \$200,000	0.0125
\$200,000 – remaining balance	0.0145

Borrower(s):

Social Security Number(s):

Property Address:

VHFA Approval Date: _____ **Date of Closing:** _____

VHFA has approved a home purchase mortgage application for the above Borrower(s).

Lender Name: _____

Authorized Signer: _____

Signer's Title: _____ Date: _____

**VERMONT HOUSING FINANCE AGENCY
LENDERS FINAL COST CERTIFICATION**

This form is accepted by VHFA as verification of final acquisition cost for the following situations:

- Improvements have been completed on an existing property
- More than one contractor provided services for the completion of new construction

Borrower(s): _____ Property Address: _____

The undersigned Lender hereby agrees and certifies to VHFA the following:

1. All repairs/improvements have been satisfactorily completed by the parties that entered into agreements with the above referenced borrower(s).
2. The Lender has obtained all documentation needed to determine and support the final acquisition cost and certifies the final acquisition cost of the subject property is as stated below.
3. No portion of the loan proceeds were used to pay off any financing with an initial term greater than 24 months or to reimburse the borrower(s) for equity in land previously purchased or for the purchase of personal property.
4. All terms of the repair escrow agreement between the borrower(s) and the Lender have been met to the satisfaction of the lender.
5. The final acquisition cost of the subject property is \$ _____ based on the purchase price of \$ _____ and total repair/improvement cost of \$ _____.
6. All escrow funds comprised of loan proceeds have been disbursed for the purpose of payment to parties contracted to complete the repairs/improvements. If not, the lender will immediately contact VHFA for instructions on final disbursement of escrowed loan proceeds. VHFA requires all loan proceeds be applied to the principal balance of the mortgage loan that provided such funds.

The Lender declares that the foregoing certifications are true and correct with the understanding that anytime to the contrary may constitute a default or breach of the Mortgage Loan Origination and Sale Agreement between the lender, VHFA and US Bank National Association. Since VHFA is relying on the lender's representations herein, any such default or breach shall entitle VHFA and US Bank National Association to exercise any and all remedies contained in the aforementioned agreement.

Lender: _____ Date: _____

By: _____ Title: _____

**VERMONT HOUSING FINANCE AGENCY
ASSIST AFFIDAVIT**

I, (Borrower/Mortgagor), and I _____ (Borrower/Mortgagor),
and I, _____ (Non-Borrowing Spouse) expect to give a Mortgage on a Property located
at: _____
and do hereby represent and warrant as follows:

1. OCCUPANCY REQUIREMENTS

- A.** I / We will occupy the residence, located in the state of Vermont, as my/our principal and permanent place of residence within 60 days after the loan closing date, and thereafter continually occupy the residence as my/our principal and permanent residence for the life of the mortgage loan.
- B.** I / We have no present intent to lease, sell, assign or transfer any interest in the residence to another party and have not entered into any agreement, understanding or other arrangement to lease, sell, assign or transfer the residence.

2. MORTGAGE REQUIREMENT AND USE OF PROCEEDS

Proceeds of the mortgage loan will be used to pay all or a portion of the Acquisition Cost (as eligible) of the residence and/or eligible closing costs as determined by VHFA. Mortgage loan proceeds cannot and will not be used to repay an ineligible outstanding mortgage or other debt or gift given to and accepted by the borrower(s).

3 ASSET RESTRICTION

To be eligible for the ASSIST down payment assistance program, any borrower and non-borrowing spouse cannot have access to liquid assets that exceed \$30,000 at any time from the date of the loan application through the loan closing date. Liquid assets include but are not limited to: funds in a checking or savings account, a certificate of deposit, gift funds received or to be received prior to closing, the earnest money deposit, and any other non-retirement liquid assets such as stocks or bonds.

- A.** I/we represent that I/we have provided the lender with complete information and statements for all liquid asset accounts that are or will be made accessible by me from the date of the loan application through loan closing.
- B.** I/we represent that my/our liquid assets do not currently and will not prior to the date of closing exceed \$30,000.

4. FIRST-TIME BUYER REQUIREMENT

Borrowers and non-borrowing spouses must not have held an ownership interest in, or received spousal benefit from, a principal residence at any location at any time prior to the loan closing date.

- A.** I/We represent that I/we have not held an ownership interest in, or received spousal benefit as either a non-title holder or non-mortgage obligor from, a principal residence **at any time** preceding the loan closing date. Copies of my/our federal tax returns for the three (3) previous tax years have been provided (**complete at least one, multiple tax return options may apply**):

I/We **have** provided to the Lender as-filed, executed copies of my/our Federal income tax returns, including all amendments, for the years _____, _____, and _____.

I/We **have** provided the Lender with proper and adequate notification from the Internal Revenue Service that I/we filed my/our return on Form 1040A or 1040EZ for the years _____, _____, and _____.

I/We was/were not required to file a federal income tax returns for the year(s) _____, _____, and _____.

- B.** I/We have not had an ownership interest in any real estate other than the residence securing the mortgage loan with the possible exception of the following checked as applicable:

Vacant/undeveloped land

A property that is unsuitable for year-round occupancy and has never been occupied as a residence.

Named on the deed of a parental home that is currently occupied by a parent(s) that I/we have not resided at as my/our principal residence nor claimed any tax benefit.

5. I/We consent to the disclosure of my/our nonpublic personal information to Vermont Housing Finance Agency, its underwriters and servicers who may be unaffiliated third parties for purposes of doing all things related to the mortgage loan for which I/we have applied, including, but not limited to, regulatory compliance, origination, purchasing and servicing.
6. I/We declare that the foregoing representations are true and correct and understand that if I/we made any material misstatements or omissions in the foregoing representations it will be a considered a default under the mortgage.

BORROWER/MORTGAGOR

NON-BORROWING SPOUSE

BORROWER/MORTGAGOR

NON-BORROWING SPOUSE

STATE OF VERMONT
COUNTY OF _____

On this ____ day of _____, _____, before me personally appeared the above named Borrower(s) and/or Non-Borrowing Spouse known to me as the person(s) who executed the foregoing instrument, and he/she thereupon duly acknowledged to me that he/she executed the same as his/her free act and deed.

Notary Public

My commission expires: _____

TO LENDERS: PROVIDE CLOSING AGENTS WITH THESE ASSIST MORTGAGE CLOSING INSTRUCTIONS

**VERMONT HOUSING FINANCE AGENCY
VHFA Closing Agent Instructions for ASSIST Mortgage Loan**

To Closing Agents: These instructions are specific to the VHFA ASSIST Mortgage only.

FEES ASSOCIATED WITH ASSIST: Lenders and Closing Agents **may not assess** any type of origination or closing costs on the VHFA ASSIST Mortgage. Closing Agents **may not** charge or collect from the borrower any fees, including recording fees, associated with the closing of the ASSIST Mortgage.

USE OF ASSIST FUNDS: Restrictions apply to the use of ASSIST funds, please contact the Lender or VHFA for any clarification; **ASSIST proceeds must be rounded down to the nearest dollar/no cents and cannot be used for:**

- Principal reduction
- Payment of per diem interest

ASSIST CLOSING DOCUMENTS: The ASSIST Mortgage requires two unique security instruments and a disclosure be executed at closing:

- VHFA Zero Interest ASSIST Note
- VHFA ASSIST Mortgage Deed
- VHFA ASSIST Disclosure

ASSIST CLOSING DOCUMENT DELIVERY: **Immediately** after the loan closing the original ASSIST Mortgage security instruments and a copy of the ASSIST disclosure **must** be delivered to VHFA:

- **Original** VHFA Zero Interest ASSIST Note
- **Original** unrecorded VHFA ASSIST Mortgage Deed with Copy of SCHEDULE A Property Description
- Copy of the VHFA ASSIST Disclosure

The ASSIST Mortgage closing documents should be sent by a delivery method that includes tracking to VHFA:

Vermont Housing Finance Agency
ATTN: Homeownership Department
164 Saint Paul Street
Burlington, VT 05401

ASSIST DOCUMENT RECORDING: **Do not** send the ASSIST Mortgage Deed for recording. VHFA takes responsibility for recording the ASSIST Mortgage Deed and paying the recording fees to the applicable Town/City for recording.

Should you have any questions, please contact the VHFA Homeownership Department at homeownershipdept@vhfa.org or 800- 339-5866 and select Option 1 and then Option 1.

VERMONT HOUSING FINANCE AGENCY VHFA ASSIST MORTGAGE DISCLOSURE

VHFA ASSIST Loan #: _____ Property: _____
Borrower: _____
Borrower: _____

You are not required to complete this transaction for a mortgage from Vermont Housing Finance Agency (VHFA) merely because you have received this disclosure or have signed a loan application. If you obtain this loan, VHFA will have a mortgage on your home.

The VHFA mortgage is in addition to and separate from the VHFA first mortgage you are receiving. The mortgage will be held by VHFA and all questions regarding the mortgage loan must be directed to VHFA at 164 St. Paul Street, Burlington, Vermont 05401.

Terms

- You are borrowing up to \$5,000.00. Refer to the VHFA Zero Interest ASSIST Note for the exact loan amount.
- The annual percentage rate on your loan will be 0%, and there are no monthly payments.
- Credit insurance is not included in the loan amount. (If you purchased credit insurance for the first mortgage, it will not apply to this loan).
- The full amount of the loan will be immediately due and payable to VHFA upon the earliest to occur of:
 - (i) Payment in full or refinancing* of the debt secured by the first mortgage, or
 - (ii) Acceleration of the indebtedness secured by the first mortgage by the holder thereof, or
 - (iii) Any change in the ownership of the property securing this loan.

*There is no guarantee that you will be able to refinance the first and mortgage loan into one loan.

YOU COULD LOSE YOUR HOME, AND ANY MONEY YOU HAVE PUT INTO IT, IF YOU DO NOT MEET YOUR OBLIGATIONS UNDER THE FIRST MORTGAGE OR ASSIST MORTGAGE LOAN.

Borrower/Mortgagor		Date
Borrower/Mortgagor		Date

**VERMONT HOUSING FINANCE AGENCY
ZERO INTEREST ASSIST NOTE**

_____, 20____

Property Address: _____

FOR VALUE RECEIVED, the undersigned (individually and collectively, jointly and severally, "Borrower") promise(s) to pay Vermont Housing Finance Agency, and its successors and assigns (the "Note Holder"), the principal sum of \$_____.

No interest (0%) shall accrue or be payable with respect to this obligation.

This obligation has been incurred in consideration of an advance of funds for the purpose of down payment, closing cost or similar home buyer assistance concurrently with a first mortgage deed executed by Borrower on or about the date hereof (the "First Mortgage").

The principal amount of this Note, together with any other amounts payable hereunder shall be payable in full at 164 Saint Paul Street, Burlington, VT 05401, or such other place as the Note Holder may designate, upon the earliest to occur of: (i) payment in full or refinancing of the debt secured by the First Mortgage, (ii) acceleration of the indebtedness secured by the First Mortgage by the holder thereof, or (iii) any change in the ownership of the property securing this Note.

If this Note is not paid when due and remains unpaid 30 days after the date of a notice to Borrower from the Note Holder, the entire principal amount outstanding shall at once become due and payable at the option of the Note Holder 30 days after a Notice of Acceleration from the Note Holder. Note Holder may exercise this option to accelerate during any default by Borrower regardless of any prior forbearance. If suit is brought to collect this Note, the Note Holder shall be entitled to collect all reasonable costs and expenses of suit including but not limited to, reasonable attorney's fees.

Presentment, notice of dishonor, and protest are hereby waived by all makers, sureties, guarantors and endorsers hereof. This Note shall be the joint and several obligation of all makers, sureties, guarantors and endorsers, and shall be binding upon them and their successors and assigns.

Any notice to Borrower provided for in this Note shall be given by mailing such notice by certified mail addressed to Borrower at the Property Address stated below, or to such other address as Borrower may designate by written notice to the Note Holder. Any notice to the Note Holder shall be given by mailing such notice by certified mail, return receipt requested, to the Note Holder at the address stated above, or at such other address as may have been designated by written notice to Borrower.

The indebtedness evidenced by this Note is secured by a Mortgage, of even date herewith, and reference is made to the Mortgage for additional rights as to acceleration of the indebtedness evidenced by this Note.

NOTICE TO CO-SIGNER: YOUR SIGNATURE ON THIS NOTE MEANS THAT YOU ARE EQUALLY LIABLE FOR REPAYMENT OF THIS LOAN. IF THE BORROWER DOES NOT PAY, THE LENDER HAS A LEGAL RIGHT TO COLLECT FROM YOU.

Witness

Borrower
Print Borrower Name: _____

Borrower
Print Borrower Name: _____

After Recording Return To:

Vermont Housing Finance Agency
Homeownership Department
PO Box 408
Burlington, VT 05402

(Space Above This Line for Recording Data)

**VERMONT HOUSING FINANCE AGENCY
ASSIST MORTGAGE DEED**

KNOW ALL PERSONS BY THESE PRESENTS

_____, (individually and collectively, jointly and severally "Mortgagor") in consideration of a loan of money made to her\him\them by VERMONT HOUSING FINANCE AGENCY ("Mortgagee"), a body politic and corporate having its principal office at 164 St. Paul Street, Burlington, Vermont, 05401, receipt whereof is hereby acknowledged, represents and acknowledges more specifically as follows:

Mortgagor is indebted to Mortgagee in the principal sum of \$_____ as evidenced by Zero Interest ASSIST note (the "Note") of even date herewith. The indebtedness outstanding under the Note is hereinafter called the "Indebtedness". The Note is secured by this Mortgage.

NOW THEREFORE, to secure (i) the repayment of the Indebtedness, (ii) the repayment of any advances or expenses of any kind incurred by Mortgagee (iii) the performance and observance of all of the terms, covenants, provisions, and agreements set forth in this Mortgage Deed, and/or the ASSIST Mortgage Promissory Note, the Mortgagor does hereby GIVE, GRANT, BARGAIN, SELL, CONVEY, and MORTGAGE unto the Mortgagee, the said VERMONT HOUSING FINANCE AGENCY, its successors and assigns forever, its interest in the real estate, buildings and improvements now or hereafter situated thereon described in Schedule A, attached hereto and made a part hereof (sometimes hereinafter referred to as "Premises" or "Mortgaged Premises") and which currently has the address of

_____,
Street
_____, Vermont, _____.
City Zip

Receipt of rents, awards, and any other moneys or evidences thereof, or disposition of the same by Mortgagee, shall not constitute a waiver of the right of foreclosure by Mortgagee in the event of default or failure to perform by Mortgagor of any covenant or agreement contained herein, or in any note secured hereby.

Mortgagor covenants and agrees with Mortgagee as follows:

1. Mortgagor is lawfully seized of a fee simple estate in the land, buildings and improvements together constituting the Premises, and has good right and power to convey the premises to Mortgagee to hold as aforesaid, and that Mortgagor shall and will Warrant and Defend the same to Mortgagee forever, against the claims and demands of all persons whomsoever.
2. Mortgagor shall pay all sums secured hereby when due.
3. Mortgagor shall pay, when due, all taxes and assessments of every type or nature levied or assessed against the Premises and promptly remove any claim, lien or encumbrance against the Premises which may be or become due prior to this Mortgage Deed with the exception of a Mortgage Deed dated on or about the date hereof (the "First Mortgage Deed").
4. Mortgagor shall not permit or suffer any lien or encumbrance with is alleged to be prior to this Mortgage Deed, with the exception of the first Mortgage Deed, except as permitted by mortgagee.
5. If payment is not made of any of the Indebtedness when due or if any of the conditions of this Mortgage Deed, or any of Mortgagor's obligations, covenants, or agreements hereunder, or in the Note, are not performed, such failure

shall constitute an event of default, and if such event of default is not remedied within thirty (30) days after notice from Mortgagee, or if any written representation made by the Mortgagor to the Mortgagee as a condition of obtaining the loan secured hereby proves to have been false when made, Mortgagee shall be entitled to foreclose this Mortgage Deed, which may include a power of sale in accordance with 12 V.S.A. § 4531a, et seq., and to lawfully exercise any other right or remedy Mortgagee may have at law, in equity or otherwise.

- 6. Without affecting the liability of Mortgagor for payment of any indebtedness secured hereby, or for performance of any obligation contained herein, and without affecting the rights of Mortgagee with respect to any security not expressly released in writing, Mortgagee may at any time, and from time to time, either before or after the maturity of said Note, and without notice or consent:
 - (a) Release any person from liability for payment of all or any part of the indebtedness.
 - (b) Release any person from liability for performance of any obligation.
 - (c) Make any agreement extending the time or otherwise altering the terms of payment of all or any part of the indebtedness, or modifying or waiving any obligation, or subordinating, modifying or otherwise dealing with the lien or charge hereof.
 - (d) Exercise or refrain from exercising, or waive any right Mortgagee may have.
 - (e) Accept additional security of any kind.
 - (f) Release or otherwise deal with any property, real or personal, securing the indebtedness, including all or part of the property mortgaged hereby.

- 7. It is an additional condition of this Mortgage Deed, for breach of which foreclosure may be claimed, and for breach of which all Indebtedness secured hereby may be declared due and payable at once, that ownership of the Mortgaged Premises shall not change by deed, mortgage, or operation of law, either voluntarily or involuntarily, without the prior written consent of Mortgagee.

- 8. Subject to the above-stated limitations on change of ownership of the Mortgaged Premises, the covenants and agreements herein contained shall run with the land and shall bind, and the benefits and advantages thereof shall inure to, the respective heirs, executors, administrators, successors and assigns of the Mortgagor and Mortgagee. Wherever used, the singular number shall include the plural, the plural the singular, the use of any gender shall be applicable to all genders.

TO HAVE AND TO HOLD the above granted, bargained premises, with all the privileges and appurtenances thereof and thereto belonging, unto said VERMONT HOUSING FINANCE AGENCY, its successors and assigns, provided that if the Mortgagor shall pay the Indebtedness and all other sums secured hereby, and shall perform all of the covenants and conditions herein contained, then this Mortgage Deed shall be null and void, otherwise to remain in full force and effect.

Dated the ____ day of _____ 20 ____

IN THE PRESENCE OF:

MORTGAGOR:

Witness as to All

STATE OF VERMONT
COUNTY OF _____

Before me personally appeared the above named Borrower(s) and/or Non-Borrowing Spouse known to me as the person(s) who executed the foregoing instrument, and he/she thereupon duly acknowledged to me that he/she executed the same as his/her free act and deed.

Notary Public

My commission expires: _____