2022 Federal Low Income Housing Tax Credit Program

Application For Reservation

Deadline for Submission

9% Competitive Credits

Applications Must Be Received At VHDA No Later Than 12:00 PM Richmond, VA Time On March 10, 2022

Tax Exempt Bonds

Applications should be received at VHDA at least one month before the bonds are *priced* (if bonds issued by VHDA), or 75 days before the bonds are *issued* (if bonds are not issued by VHDA)



Virginia Housing 601 South Belvidere Street Richmond, Virginia 23220-6500

INSTRUCTIONS FOR THE VIRGINIA 2022 LIHTC APPLICATION FOR RESERVATION

This application was prepared using Excel, Microsoft Office 2016. Please note that using the active Excel workbook does not eliminate the need to submit the required PDF of the signed hardcopy of the application and related documentation. A more detailed explanation of application submission requirements is provided below and in the Application Manual.

An electronic copy of your completed application is a mandatory submission item.

Applications For 9% Competitive Credits

Applicants should submit an electronic copy of the application package prior to the application deadline, which is 12:00 PM Richmond Virginia time on March 10, 2022. Failure to submit an electronic copy of the application by the deadline will cause the application to be disqualified.

Please Note:

Applicants should submit all application materials in electronic format only.

There should be distinct files which should include the following:

- 1. Application For Reservation the active Microsoft Excel workbook
- 2. A PDF file which includes the following:
 - Application For Reservation Signed version of hardcopy
 - All application attachments (i.e. tab documents, excluding market study and plans & specs)
- 3. Market Study PDF or Microsoft Word format
- 4. Plans PDF or other readable electronic format
- 5. Specifications PDF or other readable electronic format (may be combined into the same file as the plans if necessary)
- 6. Unit-By-Unit work write up (rehab only) PDF or other readable electronic format

IMPORTANT:

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

Disclaimer:

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

Entering Data:

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

Please Note:

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

Assistance:

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

Virginia Housing LIHTC Allocation Staff Contact Information

Name	Email	Phone Number
JD Bondurant	johndavid.bondurant@virginiahousing.com	(804) 343-5725
Stephanie Flanders	stephanie.flanders@virginiahousing.com	(804) 343-5939
Phil Cunningham	phillip.cunningham@virginiahousing.com	(804) 343-5514
Pamela Freeth	pamela.freeth@virginiahousing.com	(804) 343-5563
Aniyah Moaney	aniyah.moaney@virginiahousing.com	(804) 343-5518

TABLE OF CONTENTS

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

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

2022 Low-Income Housing Tax Credit Application For Reservation

Please indicate if the following items are included with your application by putting an 'X' in the appropriate boxes. Your assistance in organizing the submission in the following order, and actually using tabs to mark them as shown, will facilitate review of your application. Please note that all mandatory items must be included for the application to be processed. The inclusion of other items may increase the number of points for which you are eligible under Virginia Housing's point system of ranking applications, and may assist Virginia Housing in its determination of the appropriate amount of credits that may be reserved for the development.

· ·	\$1,000 A	oplication Fee (MANDATORY)	
X		c Copy of the Microsoft Excel Based Application (MANDATORY)	
X		Copy of the Signed Tax Credit Application with Attachments (excluding market study and plans & sp	pecifications) (MANDATORY)
X		c Copy of the Market Study (MANDATORY - Application will be disqualified if study is not submitted.)	
X		copy of the Plans and Unit by Unit writeup (MANDATORY)	
X		c Copy of the Specifications (MANDATORY)	Architectural Plans
X		c Copy of the Existing Condition questionnaire (MANDATORY if Rehab)	submitted to
	1	c Copy of the Physical Needs Assessment (MANDATORY at reservation for a 4% rehab request)	Virginia Housing
		c Copy of Appraisal (MANDATORY if acquisition credits requested)	with Loan
			Application on
X		c Copy of Environmental Site Assessment (Phase I) (MANDATORY if 4% credits requested)	December 1, 2021
X	Tab A:	Partnership or Operating Agreement, including chart of ownership structure with percentage of interests and Developer Fee Agreement (MANDATORY)	
X	Tab B:	Virginia State Corporation Commission Certification (MANDATORY)	
Х	Tab C:	Principal's Previous Participation Certification (MANDATORY)	
Х	Tab D:	List of LIHTC Developments (Schedule A) (MANDATORY)	
Х	Tab E:	Site Control Documentation & Most Recent Real Estate Tax Assessment (MANDATORY)	
х	Tab F:	RESNET Rater Certification (MANDATORY)	
х	Tab G:	Zoning Certification Letter (MANDATORY)	
Х	Tab H:	Attorney's Opinion (MANDATORY)	
	Tab I:	Nonprofit Questionnaire (MANDATORY for points or pool)	
	ı	The following documents need not be submitted unless requested by Virginia Housing:	
		-Nonprofit Articles of Incorporation -IRS Documentation of Nonprofit Status	
		-Joint Venture Agreement (if applicable) -For-profit Consulting Agreement (if applicable)	
	Tab J:	Relocation Plan and Unit Delivery Schedule (MANDATORY)	
	Tab K:	Documentation of Development Location:	
X	K.1	Revitalization Area Certification	
Х	K.2	Location Map	
Х	K.3	Surveyor's Certification of Proximity To Public Transportation	
X	Tab L:	PHA / Section 8 Notification Letter	
	Tab M:	Locality CEO Response Letter	
	Tab N:	Homeownership Plan	
	Tab O:	Plan of Development Certification Letter	
X	Tab P:	Developer Experience documentation and Partnership agreements	
	Tab Q:	Documentation of Rental Assistance, Tax Abatement and/or existing RD or HUD Property	
Х	Tab R:	Documentation of Operating Budget and Utility Allowances	
	Tab S:	Supportive Housing Certification	
	Tab T:	Funding Documentation	
	Tab U:	Acknowledgement by Tenant of the availability of Renter Education provided by Virginia Housing	
	Tab V:	Nonprofit or LHA Purchase Option or Right of First Refusal	
Х	Tab W:	Internet Safety Plan and Resident Information Form (if internet amenities selected)	
X	Tab X:	Marketing Plan for units meeting accessibility requirements of HUD section 504	
X	Tab Y:	Inducement Resolution for Tax Exempt Bonds	
	Tab Z:	Documentation of team member's Diversity, Equity and Inclusion Designation	
	Tab AA:	Priority Letter from Rural Development	
	Tab AB:	Social Disadvantage Certification	

					VHDA TR	ACKING N	UMBER	2022-TEB-96
A. GEI	NERAL INFORMATION ABO	UT PROPOSE	DEVELOPMENT		_	Ар	plication Date	: <mark>2/9/2022</mark>
1.	Development Name:	Ashlake Cros	ssing					
2.	Address (line 1):	7420 Ashlake	e Parkway					
	Address (line 2):		•					
	City:	Chesterfield			State:	VA	Zip: 23	832
3.	If complete address is no	· ·	_	nd latitude coor	dinates (x	,y) from a	location on sit	e that
	your surveyor deems ap	propriate.	Longitude: (Only necessary	00.00000	s or stroo	Latitude:	00.00000	(ailable)
							ions are not av	/allable.)
4.	The Circuit Court Clerk's City/County of	office in which Chesterfield		levelopment is	or will be	recorded:		
_								
5.	The site overlaps one or If true, what other City/	-			FALSE			
C	•	•		·				
6.	Development is located			1010.09				
7.	Development is located							
8.	Development is located	in a Difficult D	evelopment Area		FALSE			
9.	Development is located	in a Revitaliza	tion Area based o	n QCT		FALSE		
10.	Development is located	in a Revitaliza	tion Area designat	ed by resolution	on		TRUE	
11.	Development is located	in an Opportu	nity Zone (with a b	oinding commit	ment for f	funding)		FALSE
	(If 9, 10 or 11 are True,	Action : Provid	e required form in	TAB K1)				
12.	Development is located	in a census tra	act with a noverty r	ate of		3%	10%	12%
	Development is located	in a census tra	iet with a poverty.	acc 0111111111111111		TRUE	FALSE	FALSE
	Enter only Numeric Values	below:						
13.	Congressional District:	7	Clica	k on the following	link for assis	stance in det	ermining the	
	Planning District:	15		ricts related to this	-			
	State Senate District: State House District:	11 66	Link	to Virginia Housi	ng's HOME	- Select Virg	inia LIHTC Refere	ence Map
14.	ACTION: Provide Location		(2)					
			·					
15.	Development Descriptio				cription o	f the prop	osed developr	nent
	Ashlake Crossing will be a	67 unit multifan	nily development fo	r Seniors.				

	VHDA TRACKING NUMBER	2022-TEB-96
A. GENERAL INFORMATION ABOUT PROPOSED DEVELOPMENT	Application Date:	2/9/2022

16. Local Needs and Support

a. Provide the name and the address of the chief executive officer (City Manager, Town Manager, or County Administrator of the political jurisdiction in which the development will be located:

	Chief Executive Officer's Name:	Dr. Joseph P. Casey			
	Chief Executive Officer's Title:	County Administrator		Phone:	(804) 748-1211
	Street Address:	9901 Lori Rd			
	City:	Chesterfield	State:	VA	Zip: <mark>23832</mark>
			-		
	Name and title of local official you	have discussed this project with w	ho could	answer qu	uestions
	for the local CEO:	Daniel Cohen, Director of Commu	unity Enh	ancement	t
b.	If the development overlaps anoth	er jurisdiction, please fill in the foll	owing:		
	Chief Executive Officer's Name:				
	Chief Executive Officer's Title:			Phone:	
	Street Address:			-	
	City:		State:		Zip:
			-		
	Name and title of local official you	have discussed this project with w	ho could	answer q	uestions
	for the local CEO:				

ACTION: Provide Locality Notification Letter at **Tab M** if applicable.

B. RE	SER	VATION REQUEST INFORMATION				
1.	Re	questing Credits From:				
	a. or	If requesting 9% Credits, select cred	dit pool:			
	b.	If requesting Tax Exempt Bonds, se	lect development type:		New Construction	1
		For Tax Exempt Bonds, where are ACTION: Provide Inducement	bonds being issued? t Resolution at TAB Y (if available)	Virginia Hous	sing	
		Skip to Number 4 below.				
2.	Ту	pe(s) of Allocation/Allocation Year				
	De	finitions of types:				
	a.	Regular Allocation means all of the	e buildings in the development are e	expected to be p	placed in service th	is calendar year, 2022.
	b.		of the buildings in the developmen t the owner will have more than 109 those buildings, the owner request	% basis in devel	opment before the	end of twelve months
3.	Sel	lect Building Allocation type:			N/A	
	the	te regarding Type = Acquisition and I	ve its acquisition 8609 form until the	e rehab 8609 is	issued for that buil	ding.
4.	ls t	this an additional allocation for a dev	elopment that has buildings not yet	placed in service	ce?	FALSE
5.	Pla	anned Combined 9% and 4% Develop	oments TRUE			
	site	site plan has been submitted with this e. One development relates to this 9 empt bond application.			_	
	Na	me of companion development:	Ashlake Trails			
a.	На	s the developer met with Virginia Ho	using regarding the 4% tax exempt	bond deal?		TRUE
b.	Lis	t below the number of units planned Total Units within 9% allocation red Total Units within 4% Tax Exempt a	quest?		7	9% Credits will be cancelled.
		% of units in 4% Tax Exempt	Allocation Request:	50.00%	ó	
6.	No	tended Use Restriction te: Each recipient of an allocation of e of the development for low-income			-	
	_	Must Select One: 30				
	ъe	finition of selection: Development will be subject (after the mandatory 15-year	to the standard extended use agree r compliance period.)	ement of 15 exte	ended use period	
7.	Vir	ginia Housing would like to encourag	ge the efficiency of electronic payme	ents. Indicate if	developer commit	s to submitting any payments

In 2022, Virginia Housing will debut a new Rental Housing Invoicing Portal to allow easy payments via secure ACH transactions. More details will be provided.

due the Authority, including reservation fees and monitoring fees, by electronic payment (ACH or Wire).

TRUE

C. OWNERSHIP INFORMATION

1.

NOTE: Virginia Housing may allocate credits only to the tax-paying entity which owns the development at the time of the allocation. The term "Owner" herein refers to that entity. Please fill in the legal name of the owner. The ownership entity must be formed prior to submitting this application. Any transfer, direct or indirect, of partnership interests (except those involving the admission of limited partners) prior to the placed-in-service date of the proposed development shall be prohibited, unless the transfer is consented to by Virginia Housing in its sole discretion. IMPORTANT: The Owner name listed on this page must exactly match the owner name listed on the Virginia State Corporation Commission Certification.

Owner Informat	ion:	Must be	an individual or legally form	ned entity.]	
Owner Name:	Ashlake Crossin	lake Crossing, LLC				
Developer Name	e: Mark-[Dana Corporation	1			
Contact: M/M	Mr. First:	David	MI: M	Last: Koogler		
Address:	26302 Oak Ridg	e Drive				
City:	Spring		St. > TX	Zip:	77380	
Phone: (2	81) 292-1968	Ext.	Fax: (281) 429-19	991		
Email address:	dkoogler@m	ark-dana.com				
Federal I.D. No. 871688329 (If not available, obtain prior to Carryover Allocation.)						
Select type of er	Select type of entity: Limited Liability Company Formation State: VA					
Additional Contact: Please Provide Name, Email and Phone number.						
Zach (Cavender, zcaver	nder@mark-dana	.com, 281-292-1968			

- **ACTION:** a. Provide Owner's organizational documents (e.g. Partnership agreements and Developer Fee agreement) (Mandatory TAB A)
 - b. Provide Certification from Virginia State Corporation Commission (Mandatory TAB B)
- 2. <u>a. Principal(s) of the General Partner</u>: List names of individuals and ownership interest.

Names **	<u>Phone</u>	Type Ownership	% Ownersh	<u>ip</u>
Mark-Dana Corporation	(281) 292-1968	Managing Member	95.000%	
See attached principals of MDC			0.000%	needs
Cavender Development, LLC	(214) 533-3268	Member	5.000%	
Zachary G. Cavender	(214) 533-3268	Sole Member	0.000%	needs
			0.000%	
			0.000%	
			0.000%	

The above should include 100% of the GP or LLC member interest.

ACTION: a. Provide Principals' Previous Participation Certification (Mandatory TAB C)

^{**} These should be the names of individuals who make up the General Partnership, not simply the names of entities which may comprise those components.

Principals of Mark-Dana Corporation (MDC)

David Mark Koogler President of Mark-Dana Corporation (281) 292-1958

Dana R. Koogler Executive VP of Mark-Dana Corporation (281) 292-1968

David Mark Koogler, Trustee, David Mark Koogler Irrevocable Trust #1 Shareholder of Mark-Dana Corporation (281) 292-1968

David Mark Koogler, Trustee, David Mark Koogler Irrevocable Trust #2 Shareholder of Mark-Dana Corporation (281) 292-1968

Dana Rene Koogler, Trustee, Dana Rene Koogler Irrevocable Trust #1 Shareholder of Mark-Dana Corporation (281) 292-1968

Dana Rene Koogler, Trustee, Dana Rene Koogler Irrevocable Trust #2 Shareholder of Mark-Dana Corporation (281) 292-1968

C. OWNERSHIP INFORMATION

b. Provide a chart of ownership structure (Org Chart) and a list of all LIHTC Developments within the last 15 years. (Mandatory at TABS A/D)

OWNERSHIP INFORMATION

b. Indicate if at least one principal listed above with an ownership interest of at least 25% in the controlling general partner or managing member is a socially disavantaged individual as defined in the manual.

FALSE

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

3. Developer Experience:

May only choose one of A, B or C **OR** select one or more of D, E and F.

a. A principal of the controlling general partner or managing member for the proposed development has developed as a controlling general partner or managing member for (i) at least three tax credit developments that contain at least three times the number of housing units in the proposed development or (ii) at least six tax credit developments.

Action: Must be included on Virginia Housing Experienced LIHTC Developer List or provide copies of 8609s, partnership agreements and organizational charts (Tab P)

FALSE b. A principal of the controlling general partner or managing member for the proposed development has developed at least three deals as principal and have at \$500,000 in liquid assets.

> Action: Must be included on the Virginia Housing Experienced LIHTC Developer List or provide Audited Financial Statements and copies of 8609s (Tab P)

FALSE c. The development's principal(s), as a group or individually, have developed as controlling general partner or managing member, at least one tax credit development that contains at least the same number of units of this proposed development (can include Market units).

Action: Must provide copies of 8609s and partnership agreements (**Tab P**)

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

Action: Provide one 8609 from qualifying development. **(Tab P)**

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

Action: Provide one 8609 from each qualifying development. (Tab P)

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

Action: Provide documentation as stated in the manual. (Tab P)

D. SITE CONTROL

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

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

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

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

1. Type of Site Control by Owner:

Applicant controls site by (select one):

Select Type: Purchase Contract

Expiration Date: 7/31/2022

In the Option or Purchase contract - Any contract for the acquisition of a site with an existing residential property may not require an empty building as a condition of such contract, unless relocation assistance is provided to displaced households, if any, at such level required by Virginia Housing. See QAP for further details.

ACTION: Provide documentation and most recent real estate tax assessment - Mandatory TAB E

FALSE There is more than one site for development and more than one form of site control.

(If **True**, provide documentation for each site specifying number of existing buildings on the site (if any), type of control of each site, and applicable expiration date of stated site control. A site control document is required for each site (**Tab E**).)

2. Timing of Acquisition by Owner:

Only one of the following statement should be True.

- a. FALSE Owner already controls site by either deed or long-term lease.
- c. FALSE There is more than one site for development and more than one expected date of acquisition by Owner.

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

D. SITE CONTROL

3. Seller Information:

Name: Sowers Building, LLC

Address: 2000 Norwood Creek Dr

City: Powhatan St.: VA Zip: 23139

Contact Person: David Sowers Phone: (804) 314-8892

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

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

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

,	, , ,	•	0		
<u>Names</u>		<u>Phone</u>		Type Ownership	% Ownership
					0.00%
					0.00%
					0.00%
					0.00%
					0.00%
					0.00%
					0.00%

E. DEVELOPMENT TEAM INFORMATION

Provide Email address for each completed team member

Complete the following as applicable to your development team.

Indicate Diversity, Equity and Inclusion (DEI) Designation if this team member is SWAM or Service Disabled Veteran as defined in manual.

ACTION: Provide copy of certification from Commonwealth of Virginia, if applicable - TAB Z

1.	Tax Attorney:	Lauren Nowlin	This is a Related Entity.	FALSE
	Firm Name:	Williams Mullen	DEI Designation?	FALSE
	Address:	200 South 10th Street, Suite 1600, Richmond	l, VA 23219	
	Email:	Inowlin@williamsmullen.com	Phone: (804) 420-6585	
2.	Tax Accountant:	George Littlejohn	This is a Related Entity.	FALSE
	Firm Name:	Novogradac	DEI Designation?	FALSE
	Address:	11044 Research Boulevard Building C, Suite 4	100, Austin, TX 7875	
	Email:	george.littlejohn@novoco.com	Phone: (512) 349-3211	
3.	Consultant:	Ryne Johnson	This is a Related Entity.	FALSE
	Firm Name:	Astoria, LLC	DEI Designation?	FALSE
	Address:	3450 Lady Marian Ct, Midlothian, VA 23113	Role: Consultant	-
	Email:	rynejohnson@astoriallc.com	Phone: (804) 320-0585	
4.	Management Entity:	David Mark Koogler	This is a Related Entity.	TRUE
	Firm Name:	Mark-Dana Management, LLC	DEI Designation?	FALSE
	Address:	26302 Oak Ridge Drive, Spring, TX 77380	2 2 2 2 2 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	Email:	dkoogler@mark-dana.com	Phone: (281) 292-1968	
		and grant administra	(_0_) _00_	
5.	Contractor:	TBD	This is a Related Entity.	FALSE
	Firm Name:		DEI Designation?	FALSE
	Address:			
	Email:		Phone:	
_	Provide Email address for co			
6.	Architect:	Megan Shope	This is a Related Entity.	FALSE
	Firm Name:	Edward H Winks - James D Snowa, Architects	•	FALSE
	Address:	2119 East Franklin Street, Richmond, VA 232		
	Email:	mshope@ws-arch.com	Phone: (804) 643-6196	
7.				
	Real Estate Attorney:	Lauren Nowlin	This is a Related Entity.	FALSE
	Real Estate Attorney: Firm Name:	Lauren Nowlin Williams Mullen	This is a Related Entity. DEI Designation?	FALSE FALSE
			DEI Designation?	
	Firm Name:	Williams Mullen	DEI Designation?	
8.	Firm Name: Address:	Williams Mullen 200 South 10th Street, Suite 1600, Richmond,	DEI Designation? , VA 23219	
8.	Firm Name: Address: Email:	Williams Mullen 200 South 10th Street, Suite 1600, Richmond, Inowlin@williamsmullen.com	DEI Designation? , VA 23219 Phone: (804) 420-6585	FALSE
8.	Firm Name: Address: Email: Mortgage Banker:	Williams Mullen 200 South 10th Street, Suite 1600, Richmond, Inowlin@williamsmullen.com Ryne Johnson	DEI Designation? , VA 23219 Phone: (804) 420-6585 This is a Related Entity.	FALSE
8.	Firm Name: Address: Email: Mortgage Banker: Firm Name:	Williams Mullen 200 South 10th Street, Suite 1600, Richmond, Inowlin@williamsmullen.com Ryne Johnson Astoria, LLC	DEI Designation? , VA 23219 Phone: (804) 420-6585 This is a Related Entity.	FALSE
8. 9.	Firm Name: Address: Email: Mortgage Banker: Firm Name: Address:	Williams Mullen 200 South 10th Street, Suite 1600, Richmond, Inowlin@williamsmullen.com Ryne Johnson Astoria, LLC 3450 Lady Marian Ct, Midlothian, VA 23113	DEI Designation? , VA 23219 Phone: (804) 420-6585 This is a Related Entity. DEI Designation?	FALSE
	Firm Name: Address: Email: Mortgage Banker: Firm Name: Address: Email:	Williams Mullen 200 South 10th Street, Suite 1600, Richmond, Inowlin@williamsmullen.com Ryne Johnson Astoria, LLC 3450 Lady Marian Ct, Midlothian, VA 23113	DEI Designation? , VA 23219 Phone: (804) 420-6585 This is a Related Entity. DEI Designation? Phone: (804) 320-0585	FALSE FALSE
	Firm Name: Address: Email: Mortgage Banker: Firm Name: Address: Email: Other:	Williams Mullen 200 South 10th Street, Suite 1600, Richmond, Inowlin@williamsmullen.com Ryne Johnson Astoria, LLC 3450 Lady Marian Ct, Midlothian, VA 23113	DEI Designation? VA 23219 Phone: (804) 420-6585 This is a Related Entity. DEI Designation? Phone: (804) 320-0585 This is a Related Entity.	FALSE FALSE FALSE
	Firm Name: Address: Email: Mortgage Banker: Firm Name: Address: Email: Other: Firm Name:	Williams Mullen 200 South 10th Street, Suite 1600, Richmond, Inowlin@williamsmullen.com Ryne Johnson Astoria, LLC 3450 Lady Marian Ct, Midlothian, VA 23113	DEI Designation? , VA 23219 Phone: (804) 420-6585 This is a Related Entity. DEI Designation? Phone: (804) 320-0585 This is a Related Entity. DEI Designation?	FALSE FALSE FALSE

F. REHAB INFORMATION

1. a.	Acquisition Credit Information Credits are being requested for existing buildings being acquired for development FALSE
	Action: If true, provide an electronic copy of the Existing Condition Questionnaire and Appraisal
b.	This development has received a previous allocation of credits
c.	The development has been provided an acknowledgement letter from Rural Development regarding its preservation priority?
d.	This development is an existing RD or HUD S8/236 development
	<u>Note:</u> If there is an identity of interest between the applicant and the seller in this proposal, and the applicant is seeking points in this category, then the applicant must either waive their rights to the developer's fee or other fees associated with acquisition, or obtain a waiver of this requirement from Virginia Housing prior to application submission to receive these points.
	 i. Applicant agrees to waive all rights to any developer's fee or other fees associated with acquisition
	ii. Applicant has obtained a waiver of this requirement from Virginia Housing prior to the application submission deadline
2.	Ten-Year Rule For Acquisition Credits
a.	All buildings satisfy the 10-year look-back rule of IRC Section 42 (d)(2)(B), including the 10% basis/ \$15,000 rehab costs (\$10,000 for Tax Exempt Bonds) per unit requirement
b.	All buildings qualify for an exception to the 10-year rule under IRC Section 42(d)(2)(D)(i),
	i Subsection (I) FALSE
	ii. Subsection (II) <u>FALSE</u>
	iii. Subsection (III) FALSE
	iv. Subsection (IV)
	v. Subsection (V) FALSE
c.	The 10-year rule in IRC Section 42 (d)(2)(B) for all buildings does not apply pursuant to IRC Section 42(d)(6)
d.	There are different circumstances for different buildings

F. REHAB INFORMATION

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

G. NONPROFIT INVOLVEMENT

Αp	plications for 9% Credits -	Section must be com	pleted in order to com	pete in the Non Pro	fit tax credit poc	J١.
----	-----------------------------	---------------------	------------------------	---------------------	--------------------	-----

All Applicants - Section must be completed to obtain points for nonprofit involvement.

- 1. Tax Credit Nonprofit Pool Applicants: To qualify for the nonprofit pool, an organization (described in IRC Section 501(c)(3) or 501(c)(4) and exempt from taxation under IRC Section 501(a)) should answer the following questions as TRUE:
 - FALSE FALSE
- Be authorized to do business in Virginia. a.

FALSE

- b. Be substantially based or active in the community of the development. c.
 - Materially participate in the development and operation of the development throughout the compliance period (i.e., regular, continuous and substantial involvement) in the operation of the development throughout the Compliance Period.

FALSE

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

FALSE FALSE

FALSE

- Not be affiliated with or controlled by a for-profit organization. e.
- Not have been formed for the principal purpose of competition in the Non Profit Pool. f. Not have any staff member, officer or member of the board of directors materially participate, g.
- directly or indirectly, in the proposed development as a for profit entity.
- All Applicants: To quality for points under the ranking system, the nonprofit's involvement need not necessarily satisfy all of the requirements for participation in the nonprofit tax credit pool.
 - A. Nonprofit Involvement (All Applicants)

There is nonprofit involvement in this development	FALSE	(If false, go on to #3.
There is nonpront involvement in this development	IALJL	(ii laise, go oil to #3.

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

B. Type of involvement:

Nonprofit meets eligibility requirement for points only, not pool...... FALSE or Nonprofit meets eligibility requirements for nonprofit pool and points...... FALSE

C. Identity of Nonprofit (All nonprofit applicants):

The nonprofit organization involved in this development is:

Contact Person:

Name:

Phone:

Street Address:

City: State: > Contact Email:

G. NONPROFIT INVOLVEMENT

D. Percentage of Nonprofit Ownership (All nonprofit applicants):

Specify the nonprofit entity's percentage ownership of the general partnership interest:

0.0%

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

A. FALSE

After the mandatory 15-year compliance period, a qualified nonprofit or local housing authority will have the option to purchase or the right of first refusal to acquire the development for a price not to exceed the outstanding debt and exit taxes. Such debt must be limited to the original mortgage(s) unless any refinancing is approved by the nonprofit. See manual for more specifics.

Action: Provide Option or Right of First Refusal in Recordable Form meeting

Virginia Housing's specifications. (TAB V)

Provide Nonprofit Questionnaire (if applicable) (TAB I)

Name of qualified nonprofit:

or indicate true if Local Housing Authority Name of Local Housing Authority **FALSE**

2. FALSE A

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

Action: Provide Homeownership Plan (TAB N)

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

H. STRUCTURE AND UNITS INFORMATION

1. General Information a. Total number of all units in development 67 bedrooms 98 Total number of rental units in development 98 67 bedrooms 67 Number of low-income rental units bedrooms 98 100.00% Percentage of rental units designated low-income b. Number of new units:.... 67 bedrooms 98 Number of adaptive reuse units: 0 bedrooms 0 0 0 Number of rehab units:.... bedrooms c. If any, indicate number of planned exempt units (included in total of all units in development)..... d. Total Floor Area For The Entire Development..... 84,385.90 (Sq. ft.) e. Unheated Floor Area (i.e. Breezeways, Balconies, Storage)..... 7,439.00 (Sq. ft.) Nonresidential Commercial Floor Area (Not eligible for funding)..... 0.00 Total Usable Residential Heated Area..... 76,946.90 (Sq. ft.) Percentage of Net Rentable Square Feet Deemed To Be New Rental Space..... 100.00% Exact area of site in acres 2.310 Locality has approved a final site plan or plan of development..... **FALSE** If **True**, Provide required documentation (**TAB O**). k. Requirement as of 2016: Site must be properly zoned for proposed development. **ACTION:** Provide required zoning documentation (MANDATORY TAB G) I. Development is eligible for Historic Rehab credits..... **FALSE Definition:**

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

H. STRUCTURE AND UNITS INFORMATION

2. UNIT MIX

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

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

			# of LIHTC
Unit Type	Average Sq	Foot	Units
Supportive Housing	0.00	SF	0
1 Story Eff - Elderly	0.00	SF	0
1 Story 1BR - Elderly	0.00	SF	0
1 Story 2BR - Elderly	0.00	SF	0
Eff - Elderly	0.00	SF	0
1BR Elderly	708.90	SF	36
2BR Elderly	962.20	SF	31
Eff - Garden	0.00	SF	0
1BR Garden	0.00	SF	0
2BR Garden	0.00	SF	0
3BR Garden	0.00	SF	0
4BR Garden	0.00	SF	0
2+ Story 2BR Townhouse	0.00	SF	0
2+ Story 3BR Townhouse	0.00	SF	0
2+ Story 4BR Townhouse	0.00	SF	0
be sure to enter the values in	the		67

Total Rental Units
0
0
0
0
0
36
31
0
0
0
0
0
0
0
0
67

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

3. Structures

	Number of Buildings (containing rental unitage of Structure:		
d.	The development is a <u>scattered site</u> develo	pment FALSE	
e.	Commercial Area Intended Use:	N/A	
f.	Development consists primarily of :	(Only One Option Below Can Be True)	
	i. Low Rise Building(s) - (1-5 stories with ar	ny structural elements made of wood)	TRUE
	<u> </u>	o structural elements made of wood)	FALSE
	iii. High Rise Building(s) - (8 or more storie	s with <u>no</u> structural elements made of wood)	FALSE

or 1/4 mile from existing public bus stop.

H. STRUCTURE AND UNITS INFORMATION

g.	Indicate True for all development's structu	ral features that a	pply:		
	i. Row House/Townhouse	FALSE	v. Detached Single-fami	ly	FALSE
	ii. Garden Apartments	TRUE	vi. Detached Two-family	,	FALSE
	iii. Slab on Grade	TRUE	vii. Basement		FALSE
	iv. Crawl space	FALSE			
h.	Development contains an elevator(s). If true, # of Elevators. Elevator Type (if known)	TRUE 2 1 Passenger and	1 Stretcher		
i.	Roof Type	Combination			
j.	Construction Type	Frame			
k.	Primary Exterior Finish	Brick			
l. Sit	e Amenities (indicate all proposed)				
	a. Business Center	TRUE	f. Limited Access	TRUE	
	b. Covered Parking	FALSE	g. Playground	FALSE	
	c. Exercise Room	TRUE	h. Pool	FALSE	
	d. Gated access to Site	FALSE	i. Rental Office	TRUE	
	e. Laundry facilities	TRUE	j. Sports Activity Ct	FALSE	
			k. Other:	Hair Salo	n
l.	Describe Community Facilities:	Community roon	n included with the above a	menities	
m.	Number of Proposed Parking Spaces Parking is shared with another entity	TRUE 81			
n.	Development located within 1/2 mile of an	existing commut	er rail, light rail or subway s	tation	

TRUE

If **True**, Provide required documentation (**TAB K3**).

H. STRUCTURE AND UNITS INFORMATION

5. Plans and Specifications

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

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

6. Market Study Data:

(MANDATORY)

Obtain the following information from the **Market Study** conducted in connection with this tax credit application:

48.00%
48.00%
13

J. ENHANCEMENTS

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

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

Certification and HERS Index score must be verified by a third-party, independent, non-affiliated, certified RESNET home energy rater.

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

ACTION: Provide RESNET rater certification (TAB F)

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

REQUIRED:

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

TRUE	a.	A community/meeting room with a minimum of 749 square feet is provided.
50.00% 50.00%		Percentage of brick covering the exterior walls. Percentage of other similar low-maintenance material approved by the Authority covering exterior walls. Community buildings are to be included in percentage calculations.
TRUE	c.	Water expense is sub-metered (the tenant will pay monthly or bi-monthly bill).
TRUE	d.	All faucets, toilets and showerheads in each bathroom are WaterSense labeled products.
FALSE	e.	Rehab Only: Each unit is provided with the necessary infrastructure for high-speed internet/broadband service.
	f.	Not applicable for 2022 Cycles
FALSE	g.	Each unit is provided free individual high speed internet access.
or FALSE	h.	Each unit is provided free individual WiFi access.
FALSE	i.	Full bath fans are wired to primary light with delayed timer or has continuous exhaust by ERV/DOAS.
or FALSE	j.	Full bath fans are equipped with a humidistat.
FALSE	k.	Cooking surfaces are equipped with fire prevention features
or FALSE	l.	Cooking surfaces are equipped with fire suppression features.
FALSE	m.	Rehab only: Each unit has dedicated space, drain and electrical hook-ups to accept a permanently installed dehumidification system.
or FALSE	n.	All Construction types: each unit is equipped with a permanent dehumidification system.
FALSE		All interior doors within units are solid core.
FALSE		Every kitchen, living room and bedroom contains, at minimum, one USB charging port.
FALSE	q.	All kitchen light fixtures are LED and meet MDCR lighting guidelines.
	r.	Not applicable for 2022 Cycles
TRUE	s.	New construction only: Each unit to have balcony or patio with a minimum depth of 5 feet clear from face of building and a minimum size of 30 square feet.

J. ENHANCEMENTS

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

FALSE

a. All cooking ranges have front controls.

FALSE

b. Bathrooms have an independent or supplemental heat source.

FALSE

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

FALSE

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

2. Green Certification

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

The applicant will also obtain one of the following:

certification

FAISE

Earthcraft Gold or higher certification

FALSE

National Green Building Standard (NGBS)

FALSE

U.S. Green Building Council LEED

FALSE

Enterprise Green Communities (EGC)

certification of Silver or higher.

Certification

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

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

FALSE

Zero Energy Ready Home Requirements

FALSE

Passive House Standards

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

FALSE

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

0

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

0% of Total Rental Units

4. FALSE

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

If not, please explain:

N/A



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

I. UTILITIES

1. Utilities Types:

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

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

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

Utilities	Enter Allowances by Bedroom Size					
	0-BR	1-BR	2-BR	3-BR	4-BR	
Heating	0	18	21	0	0	
Air Conditioning	0	7	9	0	0	
Cooking	0	5	7	0	0	
Lighting	0	17	24	0	0	
Hot Water	0	11	14	0	0	
Water	0	16	19	0	0	
Sewer	0	21	24	0	0	
Trash	0	0	0	0	0	
Total utility allowance for costs paid by tenant	\$0	\$95	\$118	\$0	\$0	

3. The following sources were used for Utility Allowance Calculation (Provide documentation TAB R).

a.	FALSE	HUD	d.	FALSE	Local PHA
b.	FALSE	Utility Company (Estimate)	e.	TRUE	Other: Viridiant
c.	FALSE	Utility Company (Actual Survey)			

Warning: The Virginia Housing housing choice voucher program utility schedule shown on VirginiaHousing.com should not be used unless directed to do so by the local housing authority.

K. SPECIAL HOUSING NEEDS

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

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

Action: Provide appropriate documentation (**Tab X**)

FALSE

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

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

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

TRUE

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

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



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

2. Special Housing Needs/Leasing Preference:

FALSE

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

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

Persons with Disabilities (must meet the requirements of the Federal

Americans with Disabilities Act) - Accessible Supportive Housing Pool only

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

Action: Provide Permanent Supportive Housing Certification (Tab S)

K. SPECIAL HOUSING NEEDS

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

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

3.	Leasing	g Pref	erences

a.	a. Will leasing preference be given to applicants on a public housing waiting list and/or Section 8						
	waiting list?	select:	Yes				
	Organization whic	h holds waiti	ng list:		Central Virginia Resource Corp	oration	
	Contact person:	Gerald O'Ne	eill				
	Title:	Director					
	Phone Number:	(804) 353	8-6503				
	Action: Pro	vide required	d notification docu	me	ntation (TAB L)		
b.	• .	_			milies with children1 or less bedrooms).		FALSE
C.	providing three or	more bedro		ser	ve individuals and families with	children by	
	% of total Low Inco	ome Units	0%				
			ze a Virginia Hous t be provided befo		Certified Management Agent . 3609s are issued.	Proof of	

Action: Provide documentation of tenant disclosure regarding Virginia Housing Rental Education (Mandatory - Tab U)

3. Target Population Leasing Preference

Unless prohibited by an applicable federal subsidy program, each applicant shall commit to provide a leasing preference to individuals (i) in a target population identified in a memorandum of understanding between the Authority and one or more participating agencies of the Commonwealth, (ii) having a voucher or other binding commitment for rental assistance from the Commonwealth, and (iii) referred to the development by a referring agent approved by the Authority. The leasing preference shall not be applied to more than ten percent (10%) of the units in the development at any given time. The applicant may not impose tenant selection criteria or leasing terms with respect to individuals receiving this preference that are more restrictive than the applicant's tenant selection criteria or leasing terms applicable to prospective tenants in the development that do not receive this preference, the eligibility criteria for the rental assistance from the Commonwealth, or any eligibility criteria contained in a memorandum of understanding between the Authority and one or more participating agencies of the Commonwealth.

Primary Contact for Target	Population leasing preference.	The agency will contact as needed.
First Name:	Carolyn	

)	SPECIA	L HOUSING NEEDS	
		Last Name:	Lambert
		Phone Number:	(540) 249-3060 Email: clambert@markdanava.com
4.	Rental	Assistance	
	a.	Some of the low-ir	ncome units do or will receive rental assistance FALSE
	b.	Indicate True if rer	ntal assistance will be available from the following
		FALSE	Rental Assistance Demonstration (RAD) or other PHA conversion to based rental assistance.
		FALSE	Section 8 New Construction Substantial Rehabilitation
		FALSE	Section 8 Moderate Rehabilitation
		FALSE	Section 8 Certificates
		FALSE	Section 8 Project Based Assistance
		FALSE	RD 515 Rental Assistance
		FALSE	*Administering Organization:
		FALSE	State Assistance *Administering Organization:
		FALSE	Other:

i. If True above, how many of the 30% units will not have project based vouchers?

d. Number of units receiving assistance: How many years in rental assistance contract? Expiration date of contract: There is an Option to Renew..... FALSE Contract or other agreement provided (TAB Q). Action:

L. UNIT DETAILS

1. Set-Aside Election:

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

Note: In order to qualify for any tax credits, a development must meet one of two minimum threshold occupancy tests. Either (i) at least 20% of the units must be rent-restricted and occupied by persons whose incomes are 50% or less of the area median income adjusted for family size (this is called the 20/50 test) or (ii) at least 40% of the units must be rent-restricted and occupied by persons whose incomes are 60% or less of the area median income adjusted for family size (this is called the 40/60 test), all as described in Section 42 of the IRC. Rent-and income-restricted units are known as low-income units. If you have more low-income units than required, you qualify for more credits. If you serve lower incomes than required, you receive more points under the ranking system.

a. Units Provided Per Household Type:

	Income Levels						
#	of Units	% of Units					
	0	0.00%	20% Area Median				
	0	0.00%	30% Area Median	0%			
	0	0.00%	40% Area Median	0%			
	0	0.00%	50% Area Median				
	67	100.00%	60% Area Median				
	0	0.00%	70% Area Median				
	0	0.00%	80% Area Median				
	0	0.00%	Market Units				
	67	100.00%	Total				

Rent Levels			Avg Inc.
# of Units	% of Units		
0	0.00%	20% Area Median	
0	0.00%	30% Area Median	
0	0.00%	40% Area Median	0%
0	0.00%	50% Area Median	
67	100.00%	60% Area Median	
0	0.00%	70% Area Median	
0	0.00%	80% Area Median	
0	0.00%	Market Units	
67	100.00%	Total	60.00%

b.	The development plans to util	ize average income	FALSE				
	If true, should the points base	d on the units assigne	ed to the levels above b	<u>e waived</u> and	therefore not	required for compliance	е?
	20-30% Levels	FALSE	40% Levels	FALSE	50% levels	FALSE	

2. Unit Detail

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

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



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

>
Unit Type
(Select One)
1 BR - 1 Bath
1 BR - 1 Bath
2 BR - 2 Bath
2 BR - 2 Bath
2 BR - 2 Bath

>	
Rent Target	
(Select One)	
60% AMI	

Number of Units	# of Units 504 compliant	Net Rentable Square Feet	Monthly Rent Per Unit	Total Monthly Rent
32	4	707.00	\$912.00	\$29,184
4	0	710.80	\$912.00	\$3,648
23	4	970.00	\$1,090.00	\$25,070
4	0	975.00	\$1,090.00	\$4,360
4	0	941.60	\$1,090.00	\$4,360
				\$0
				\$0
				\$0
				\$0
				\$0
				\$0
1713				\$0
	14-16-16			\$0
				\$0
				\$0
				\$0

L. UNIT DETAILS

Mix 15					\$0
Mix 16					\$0
Mix 17					\$0
Mix 18					\$0
Mix 19					\$0
Mix 20					\$0
Mix 21					\$0
Mix 22					\$0
Mix 23					\$0
Mix 24		-			\$0
Mix 25		-			\$0
Mix 26		-			\$0
Mix 27		-			\$0
Mix 28		-			\$0
Mix 29		-			\$0
Mix 30		-			\$0
Mix 31		-			\$0
Mix 32		-			\$0
Mix 33		-			\$0
Mix 34		-			\$0
Mix 35		-			\$0
Mix 36		-			\$0
Mix 37		-			\$0
Mix 38		-			\$0
Mix 39		_			\$0
Mix 40		_			\$0
Mix 41		_			\$0
Mix 42		_			\$0
Mix 43		_			\$0
Mix 44		-			\$0 \$0
		_			
Mix 45		-			\$0 \$0
Mix 46		_			
Mix 47		_			\$0
Mix 48					\$0
Mix 49					\$0
Mix 50					\$0
Mix 51					\$0 \$0
Mix 52		_			\$0
Mix 53					\$0
Mix 54		_			\$0
Mix 55					\$0
Mix 56					\$0
Mix 57					\$0
Mix 58					\$0
Mix 59					\$0
Mix 60					\$0
Mix 61					\$0
Mix 62					\$0
Mix 63					\$0
Mix 64		ľ			\$0
Mix 65					\$0
Mix 66		ľ			\$0
Mix 67		ŀ			\$0
Mix 68		ŀ			\$0
		L			, -

L. UNIT DETAILS

Mix 69				\$0
Mix 70				\$0
Mix 71				\$0
Mix 72				\$0
Mix 73				\$0
Mix 74				\$0
Mix 75				\$0
Mix 76				\$0
Mix 77				\$0
Mix 78				\$0
Mix 79				\$0
Mix 80				\$0
Mix 81				\$0
Mix 82				\$0
Mix 83				\$0
Mix 84				\$0
Mix 85				\$0
Mix 86				\$0
Mix 87				\$0
Mix 88				\$0
Mix 89				\$0
Mix 90				\$0
Mix 91				\$0
Mix 92				\$0
Mix 93				\$0
Mix 94				\$0
Mix 95				\$0
Mix 96				\$0
Mix 97				\$0
Mix 98				\$0
Mix 99				\$0
Mix 100				\$0
TOTALS		67	8	\$66,622

Total	67	Net Rentable SF:	TC Units	55,443.60
Units			MKT Units	0.00
		` 	Fotal NR SF:	55,443.60

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

M. OPERATING EXPENSES

Admini	istrative:			U	se Whole Numbers Only!
1. Ad	lvertising/Marketing				\$6,000
2. Of	fice Salaries				\$15,000
3. Of	fice Supplies				\$3,000
4. Of	fice/Model Apartment	(type)	\$0
5. Ma	anagement Fee			_	\$38,380
	5.00% of EGI	\$572.84	Per Unit		
6. Ma	anager Salaries				\$35,000
7. Sta	aff Unit (s)	(type)	\$0
8. Le	gal			-	\$800
9. Au	ıditing				\$5,000
10. Bo	ookkeeping/Accounting	Fees			\$8,400
11. Te	lephone & Answering S	Service			\$3,860
12. Ta	x Credit Monitoring Fe	e			\$1,340
13. Mi	iscellaneous Administra				\$8,000
	Total Adminis	trative			\$124,780
Utilitie					
14. Fu	el Oil				\$0
15. Ele	ectricity				\$7,000
16. W	ater				\$17,000
17. Ga	as				\$0
18. Se					\$0
	Total Utility				\$24,000
Operat	-				
	nitor/Cleaning Payroll				\$25,000
	nitor/Cleaning Supplies				\$5,000
	nitor/Cleaning Contract	t			\$0
	terminating				\$2,000
	ash Removal				\$9,000
	curity Payroll/Contract				\$0
	ounds Payroll				\$0
	ounds Supplies				\$1,000
_	ounds Contract				\$12,000
	aintenance/Repairs Pay	yroll			\$30,000
29. Re	pairs/Material				\$5,000
	pairs Contract				\$12,000
	evator Maintenance/Co				\$0
	eating/Cooling Repairs				\$0
	ool Maintenance/Contra	act/Staff			\$0
	ow Removal				\$1,000
	ecorating/Payroll/Contr	act			\$800
	ecorating Supplies				\$0
37. Mi	iscellaneous				\$0
	Totals Operat	ing & Maintenand	e		\$102,800

M. OPERATING EXPENSES

Taxes & Insurance	
38. Real Estate Taxes	\$35,000
39. Payroll Taxes	\$5,000
40. Miscellaneous Taxes/Licenses/Permits	\$4,500
41. Property & Liability Insurance	\$18,000
42. Fidelity Bond	\$0
43. Workman's Compensation	\$1,000
44. Health Insurance & Employee Benefits	\$4,000
45. Other Insurance	\$0
Total Taxes & Insurance	\$67,500
Total Operating Expense	\$319,080
Total Operating \$4,762 C. Total Operating 41.57%	
Expenses Per Unit Expenses as % of EGI	
Replacement Reserves (Total # Units X \$300 or \$250 New Const. Elderly Minimum)	\$16,750
Total Expenses	\$335,830

ACTION: Provide Documentation of Operating Budget at **Tab R** if applicable.

N. PROJECT SCHEDULE

ACTIVITY	ACTUAL OR ANTICIPATED DATE	NAME OF RESPONSIBLE PERSON
1. SITE		
a. Option/Contract	3/12/2021	Zach Cavender
b. Site Acquisition	6/1/2022	Zach Cavender
c. Zoning Approval	1/26/2022	Zach Cavender
d. Site Plan Approval	3/25/2022	Zach Cavender
2. Financing		
a. Construction Loan		
i. Loan Application	12/1/2021	Zach Cavender
ii. Conditional Commitment	2/28/2022	Zach Cavender
iii. Firm Commitment	3/28/2022	Zach Cavender
b. Permanent Loan - First Lien		
i. Loan Application	12/1/2021	Zach Cavender
ii. Conditional Commitment	2/28/2022	Zach Cavender
iii. Firm Commitment	3/28/2022	Zach Cavender
c. Permanent Loan-Second Lien		
i. Loan Application	N/A	
ii. Conditional Commitment	N/A	
iii. Firm Commitment	N/A	
d. Other Loans & Grants	21/2	
i. Type & Source, List	N/A	
ii. Application iii. Award/Commitment	N/A N/A	
III. Awara/Communent	N/A	
2. Formation of Owner	7/12/2021	Zach Cavender
3. IRS Approval of Nonprofit Status	N/A	
4. Closing and Transfer of Property to Owner	6/1/2022	Zach Cavender
5. Plans and Specifications, Working Drawings	12/1/2021	Zach Cavender
6. Building Permit Issued by Local Government	5/1/2022	Zach Cavender
7. Start Construction	6/15/2022	Zach Cavender
8. Begin Lease-up	9/15/2023	Zach Cavender
9. Complete Construction	9/15/2023	Zach Cavender
10. Complete Lease-Up	12/31/2024	Zach Cavender
11. Credit Placed in Service Date	12/31/2024	Zach Cavender

O. PROJECT BUDGET - HARD COSTS

Cost/Basis/Maximum Allowable Credit

Complete cost column and basis column(s) as appropriate

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

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

Must Use Whole Numbers Only!			Amount of Cost up to 100% Includable in Eligible BasisUse Applicable Column(s):			
Item		(A) Cost	"30% Prese (B) Acquisition	nt Value Credit" (C) Rehab/ New Construction	(D) "70 % Present Value Credit"	
1 Cont	ractor Cost			New construction	value erealt	
a.	Unit Structures (New)	7,000,000	0	7,000,000	0	
b.	Unit Structures (Rehab)	0	0	7,000,000	0	
c.	Non Residential Structures	0	0	0	0	
d.	Commercial Space Costs	0	0	0	0	
<u> </u>	Structured Parking Garage	0	0	0	0	
e.	Total Structure	7,000,000	0	7,000,000	0	
f.	Earthwork	7,000,000	0	7,000,000	0	
	Site Utilities	0	0	0	0	
g. h.	Renewable Energy	0	0	0	0	
i.	Roads & Walks	0	0	0	0	
	Site Improvements	900,000	0	900,000	0	
j. k.	Lawns & Planting	900,000	0	900,000	0	
l.	Engineering	0	0	0	0	
m.	Off-Site Improvements	0	0	0	0	
	Site Environmental Mitigation	0	0	0	0	
n. o.	Demolition	0	0	0	0	
	Site Work	0	0	0	0	
p.	Other Site work	0	0	0	0	
q.	Total Land Improvements	900,000	0	900,000	0	
	Total Structure and Land	7,900,000	0	7,900,000	0	
r.	General Requirements	470,000	0	470,000	0	
S.	Builder's Overhead	161,400	0	161,400	0	
3.	2.0% Contract)	101,400	0	101,400	0	
t.	Builder's Profit	470,000	0	470,000	0	
· · ·	5.9% Contract)	470,000		470,000		
u. \	Bonds		0		0	
v.	Building Permits	0	0	0	0	
w.	Special Construction	0	0	0	0	
X.	Special Equipment	0	0	0	0	
y.	Other 1:	0	0	0	0	
Z.	Other 2:	0	0	0	0	
aa.	Other 3:	0	0	0	0	
	Contractor Costs	\$9,001,400	\$0	\$9,001,400	\$0	

O. PROJECT BUDGET - OWNER COSTS

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

			left.				
			Amount of Cost up to 100% Includable in				
	MUST USE WHOLE NUMBERS ONLY!		Eligible BasisUse Applicable Column(s):				
WIOST OSE WHOLE NOWIBERS ONLY:			"30% Present	Value Credit"	(D)		
	Item	(A) Cost	(B) Acquisition	(C) Rehab/	"70 % Present		
				New Construction	Value Credit"		
2. Ow	ner Costs						
a.	Building Permit	75,000	0	75,000	0		
b.	Architecture/Engineering Design Fee	225,200	0	225,200	0		
	\$3,361 /Unit)						
c.	Architecture Supervision Fee	56,300	0	56,300	0		
	\$840 /Unit)						
d.	Tap Fees	633,554	0	633,554	0		
e.	Environmental	5,000	0	5,000	0		
f.	Soil Borings	5,000	0	5,000	0		
g.	Green Building (Earthcraft, LEED, etc.)	0	0	0	0		
h.	Appraisal	5,000	0	5,000	0		
i.	Market Study	5,000	0	5,000	0		
j.	Site Engineering / Survey	75,000	0	75,000	0		
k.	Construction/Development Mgt	0	0	0	0		
I.	Structural/Mechanical Study	0	0	0	0		
m.	Construction Loan	0	0	0	0		
	Origination Fee						
n.	Construction Interest	148,340	0	148,340	0		
	(0.0% for 0 months)						
о.	Taxes During Construction	25,000	0	25,000	0		
p.	Insurance During Construction	75,000	0	75,000	0		
q.	Permanent Loan Fee	153,600	0	0	0		
	(<mark>2.0%</mark>)						
r.	Other Permanent Loan Fees	0	0	0	0		
s.	Letter of Credit	0	0	0	0		
t.	Cost Certification Fee	15,000	0	0	0		
u.	Accounting	0	0	0	0		
٧.	Title and Recording	75,000	0	0	0		
w.	Legal Fees for Closing	100,000	0	50,000	0		
x.	Mortgage Banker	57,600	0	0	0		
у.	Tax Credit Fee	35,912					
z.	Tenant Relocation	0	0	0	0		
aa.	Fixtures, Furnitures and Equipment	0	0	0	0		
ab.	Organization Costs	0	0	0	0		
ac.	Operating Reserve	347,041	0	0	0		
ad.	Contingency	450,070	0	450,070	0		
ae.	Security	0	0	0	0		
af.	Utilities	0	0	0	0		
ui.	- ·····		U				

O. PROJECT BUDGET - OWNER COSTS

ag. Servicing Reserve	0			
(1) Other* specify: Marketing & Lease Up	50,000	0	0	0
(2) Other* specify: Proffers	195,238	0	195,238	0
(3) Other* specify: VHDA Out of Bal Fee	40,000	0	0	0
(4) Other* specify:		0	0	0
(5) Other * specify:		0	0	0
(6) Other* specify:		0	0	0
(7) Other* specify:	0	0	0	0
(8) Other* specify:	0	0	0	0
(9) Other* specify:	0	0	0	0
Owner Costs Subtotal (Sum 2A2(10))	\$2,852,855	\$0	\$2,028,702	\$0
Subtotal 1 + 2	\$11,854,255	\$0	\$11,030,102	\$0
(Owner + Contractor Costs)				
		_		
3. Developer's Fees	1,438,340	0	1,438,340	0
Action: Provide Developer Fee Agreement (Tab A)				
4. Owner's Acquisition Costs				
Land	750,000			
Existing Improvements	0	0		
Subtotal 4:	\$750,000	\$0		
5. Total Development Costs				_
Subtotal 1+2+3+4:	\$14,042,595	\$0	\$12,468,442	\$0

If this application seeks rehab credits only, in which there is no acquisition and <u>no change in ownership</u>, enter the greater of appraised value or tax assessment value here:

(Provide documentation at Tab E)	\$0 \$0	Land Building
Maximum Developer Fee:	\$1,43	8,340
Proposed Development's Cost per Sq Foot	\$158	Meets Limits
Applicable Cost Limit by Square Foot:	\$314	
Proposed Development's Cost per Unit	\$198,397	Meets Limits
Applicable Cost Limit per Unit:	\$303,292	

P. ELIGIBLE BASIS CALCULATION

-					
				Cost up to 100% Inc	
				sisUse Applicable C	Column(s):
			"30 % Present \		(5)
				(C) Rehab/	(D)
		(1) 0	(5)	New	"70 % Present
	Item	(A) Cost	(B) Acquisition	Construction	Value Credit"
1.	Total Development Costs	14,042,595	0	12,468,442	0
2.	Reductions in Eligible Basis				
	a. Amount of federal grant(s) used to fina	ance	0	0	0
	qualifying development costs				
	b. Amount of nonqualified, nonrecourse	financing	0	0	0
	c. Costs of nonqualifying units of higher of (or excess portion thereof)	0	0	0	
d. Historic Tax Credit (residential portion)			0	0	0
3. Total Eligible Basis (1 - 2 above)			0	12,468,442	0
4.	Adjustment(s) to Eligible Basis (For non-a	acquisition costs in	eligible basis)		
	a. For QCT or DDA (Eligible Basis x 30%)		_	0	0
	State Designated Basis Boosts: b. For Revitalization or Supportive Housir	ng (Eligible Basis x 3	30%)	0	0
c. For Green Certification (Eligible Basis x 10%)			, <u> </u>		0
	Total Adjusted Eligible basis		=	12,468,442	0
5.	Applicable Fraction		100.00000%	100.00000%	100.00000%
6.	Total Qualified Basis		0	12,468,442	0
	(Eligible Basis x Applicable Fraction)				
7.	Applicable Percentage		0.00%	4.00%	0.00%
	Beginning in 2021, All Tax Exempt requests should use the stand				
8.	% rate and all 9% requests should use the stand Maximum Allowable Credit under IRC §4		\$0	\$498,738	\$0
o.	(Qualified Basis x Applicable Percentage)	,	٥٤	2430,730	ŞU
	(Must be same as BIN total and equal to c than credit amount allowed)	or less	Combin	\$498,738 ed 30% & 70% P. V.	Credit
	than credit amount anowed)		Combin	ieu 30/0 & /0/0 F. V.	Cieuit

Q. SOURCES OF FUNDS

Action: Provide Documentation for all Funding Sources at Tab T

1. Construction Financing: List individually the sources of construction financing, including any such loans financed through grant sources:

		Date of	Date of	Amount of	
	Source of Funds	Application	Commitment	Funds	Name of Contact Person
1.	Virginia Housing	11/30/21		\$7,680,000	
2.					
3.					

Total Construction Funding:

\$7,680,000

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

			((Whole Numbers only)		Interest	Amortization	Term of
		Date of	Date of	Date of Amount of Annual Debt			Period	Loan
	Source of Funds	Application	Commitment	Funds	Service Cost	Loan	IN YEARS	(years)
1.	VHDA Tax Exempt			\$5,000,000	\$252,129	3.62%	35	35
2.	REACH			\$2,680,000	\$122,872	2.95%	35	35
3.								
4.								
5.								
6.								
7.								
8.								
9.								
10.								
	Total Permanent Funding:			\$7,680,000	\$375,001			

3. Grants: List all grants provided for the development:

		Date of	Date of	Amount of	
	Source of Funds	Application	Commitment	Funds	Name of Contact Person
1.					
2.					
3.					
4.					
5.					
6.					
	Total Permanent Grants:			\$0	

Q. SOURCES OF FUNDS

4. Subsidized Funding

		Date of	Amount of
	Source of Funds	Commitment	Funds
1.			
2.			
3.			
4.			
5.			·
	Total Subsidized Funding		\$0

5. Recap of Federal, State, and Local Funds

If above is **True**, then list the amount of money involved by all appropriate types.

Below-Market Loans

TE: See Below For 50% Test Status

	1-1	
a.	Tax Exempt Bonds	\$7,680,000
b.	RD 515	\$0
c.	Section 221(d)(3)	\$0
d.	Section 312	\$0
e.	Section 236	\$0
f.	VHDA SPARC/REACH	\$0
g.	HOME Funds	\$0
h.	Other:	\$0
i.	Other:	\$0

Market-Rate Loans

a.	Taxable Bonds	\$0
b.	Section 220	\$0
c.	Section 221(d)(3)	\$0
d.	Section 221(d)(4)	\$0
e.	Section 236	\$0
f.	Section 223(f)	\$0
g.	Other:	\$0

Grants*

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

Grants

c.	State	
d.	Local	
e.	Other:	

^{*}This means grants to the partnership. If you received a loan financed by a locality which received one of the listed grants, please list it in the appropriate loan column as "other" and describe the applicable grant program which funded it.

Q. SOURCES OF FUNDS

6. For Transactions Using Tax-Exempt Bonds Seeking 4% Credits: For purposes of the 50% Test, and based only on the data entered to this application, the portion of the aggregate basis of buildings and land financed with tax-exempt funds is: 58.10%					
7. Some of the development's financing has credit enhancements					
8. Oth	er Subsidies FALSE	Action: Provide documentation (Tab Q) Real Estate Tax Abatement on the increase in the value of the development.			
b.		New project based subsidy from HUD or Rural Development for the greater of 5			
ν.	17100	or 10% of the units in the development.			
c.	FALSE	Other			
9. A HI	JD approval for transfer of	physical asset is required FALSE			

R. EQUITY

1. Equity

a. Portion of Syndication Proceeds Attributable to Historic Tax Credit

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

b. Equity that Sponsor will Fund:

i.	Cash Investment	\$10)
ii.	Contributed Land/Building	\$)
iii.	Deferred Developer Fee	\$719,17	(Note: Deferred Developer Fee cannot be negative.)
iv.	Other: Sponsor Loan	\$955,19	

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

Equity Total \$1,674,460

2. Equity Gap Calculation

a.	Total Development Cost	\$14,042,595
b.	Total of Permanent Funding, Grants and Equity -	\$9,354,460
c.	Equity Gap	\$4,688,135
d.	Developer Equity -	\$468
e.	Equity gap to be funded with low-income tax credit proceeds	\$4,687,667

3. Syndication Information (If Applicable)

a.	Actual or Anticipate	d Name of Syndicator:	Truist Commun	ity Capital, LLO	C
	Contact Person:	Steve Smith		Phone:	(410) 986-1656
	Street Address: 120 E. Baltimore St				
	City: Baltimore, MC	State:		7in:	21202

b. Syndication Equity

•,		
i.	Anticipated Annual Credits	\$498,738.00
ii.	Equity Dollars Per Credit (e.g., \$0.85 per dollar of credit)	\$0.940
iii.	Percent of ownership entity (e.g., 99% or 99.9%)	99.99000%
iv.	Syndication costs not included in Total Development Costs (e.g., advisory fees)	\$0
٧.	Net credit amount anticipated by user of credits	\$498,688
vi.	Total to be paid by anticipated users of credit (e.g., limited partners)	\$4,687,667

c. Syndication: Privated. Investors: Corporate

4. Net Syndication Amount

Which will be used to pay for Total Development Costs

5. Net Equity Factor 93.9999722015%

Must be equal to or greater than 85%

\$4,687,667

S. DETERMINATION OF RESERVATION AMOUNT NEEDED

The following calculation of the amount of credits needed is substantially the same as the calculation which will be made by Virginia Housing to determine, as required by the IRC, the amount of credits which may be allocated for the development. However, Virginia Housing at all times retains the right to substitute such information and assumptions as are determined by Virginia Housing to be reasonable for the information and assumptions provided herein as to costs (including development fees, profits, etc.), sources for funding, expected equity, etc. Accordingly, if the development is selected by Virginia Housing for a reservation of credits, the amount of such reservation may differ significantly from the amount you compute below.

1. T	Total Development Costs			\$14,042,595
2. L	Less Total of Permanent Funding, (Grants and Equity	-	\$9,354,460
3. E	Equals Equity Gap			\$4,688,135
	Divided by Net Equity Factor (Percent of 10-year credit expected	d to be raised as equity	investment)	93.9999722015%
5. E	Equals Ten-Year Credit Amount Ne	eded to Fund Gap		\$4,987,379
C	Divided by ten years			10
6. E	Equals Annual Tax Credit Required	to Fund the Equity Gap		\$498,738
	Maximum Allowable Credit Amour (from Eligible Basis Calculation)	nt		\$498,738
8. F	Requested Credit Amount		For 30% PV Credit:	\$498,738
,	Cradit nor II Units	¢7 442 9507	For 70% PV Credit:	\$0
	Credit per LI Units Credit per LI Bedroom	\$7,443.8507 \$5,089.1633	Combined 30% & 70%	
	Jieuit pei Li beuroomi -	\$5,005.1033	PV Credit Requested	\$498,738

9. Action: Provide Attorney's Opinion (Mandatory Tab H)

T. CASH FLOW

1. Revenue

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

Total Monthly Rental Income for LIHTC Units		\$66,62
Plus Other Income Source (list): Misc Fees		\$2,16
Equals Total Monthly Income:	\$68,78	
Twelve Months	x1	
Equals Annual Gross Potential Income		\$825,38
Less Vacancy Allowance	7.0%	\$57,77
Equals Annual Effective Gross Income (EG	\$767,60	

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

Plus Other Income Source (list):		
Equals Total Monthly Income:		
Twelve Months	x12	
Equals Annual Gross Potential Incor	\$0	
ess Vacancy Allowance	0.0%	\$0
Equals Annual Effective Gross Income (EGI) - Market Rate Units		

Action: Provide documentation in support of Operating Budget (IAB K)

3. Cash Flow (First Year)

a.	Annual EGI Low-Income Units	\$767,607
b.	Annual EGI Market Units	\$0
c.	Total Effective Gross Income	\$767,607
d.	Total Expenses	\$335,830
e.	Net Operating Income	\$431,777
f.	Total Annual Debt Service	\$375,001
g.	Cash Flow Available for Distribution	\$56,776

T. CASH FLOW

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

	Stabilized				
	Year 1	Year 2	Year 3	Year 4	Year 5
Eff. Gross Income	767,607	782,959	798,618	814,591	830,883
Less Oper. Expenses	335,830	345,905	356,282	366,971	377,980
Net Income	431,777	437,054	442,336	447,620	452,903
Less Debt Service	375,001	375,001	375,001	375,001	375,001
Cash Flow	56,776	62,053	67,335	72,619	77,902
Debt Coverage Ratio	1.15	1.17	1.18	1.19	1.21

	Year 6	Year 7	Year 8	Year 9	Year 10
Eff. Gross Income	847,500	864,450	881,739	899,374	917,362
Less Oper. Expenses	389,319	400,999	413,029	425,419	438,182
Net Income	458,181	463,452	468,711	473,955	479,180
Less Debt Service	375,001	375,001	375,001	375,001	375,001
Cash Flow	83,180	88,451	93,710	98,954	104,179
Debt Coverage Ratio	1.22	1.24	1.25	1.26	1.28

	Year 11	Year 12	Year 13	Year 14	Year 15
Eff. Gross Income	935,709	954,423	973,511	992,982	1,012,841
Less Oper. Expenses	451,327	464,867	478,813	493,178	507,973
Net Income	484,381	489,556	494,698	499,804	504,868
Less Debt Service	375,001	375,001	375,001	375,001	375,001
Cash Flow	109,380	114,555	119,697	124,803	129,867
Debt Coverage Ratio	1.29	1.31	1.32	1.33	1.35

Estimated Annual Percentage Increase in Revenue	2.00%	(Must be <u><</u> 2%)
Estimated Annual Percentage Increase in Expenses	3.00%	(Must be <u>></u> 3%)

U. Building-by-Building Information

Must Complete

Qualified basis must be determined on a building-by building basis. Complete the section below. Building street addresses are required by the IRS (must have them by the time of allocation request).

Number of BINS:

						LLOWED WI	BUILDING GRID 30% Present Value 30% Present Value													
			MBER OF	Please help us with the pro DO NOT use the CUT feature					30% Present Value Credit for Acquisition			Credit for Rehab / New Construction		tion	70% Present Value Credit					
			UF	DO NOT USE THE COTTEATO		INGS		-		Actual or	r Acquisition		Cre	Actual or	New Construct	tion		Actual or	value Credit	
		TAX	MARKET	DO NOT SKIP LINES BETWE	LIN BOILD	IIVGS			Estimate	Anticipated			Estimate	Anticipated			Estimate	Anticipated		
Bldg	BIN	CREDIT		Street Address 1	Street	City	State	7in	Qualified	In-Service	Applicable	Credit	Qualified	In-Service	Applicable	Credit	Qualified	In-Service	Applicable	Credit
#	if known	UNITS	UNITS	Street Address 1	Address 2	City	State	Σiρ	Basis	Date	Percentage	Amount	Basis	Date	Percentage	Amount	Basis	Date	Percentage	Amount
1		67	0	7420 Ashlake Pkwy	/ tdui ess E	Chesterfield	VA	23832	543.5	Bute	rereentage	\$0	\$12,468,442	Dute	4.00%	\$498,738	54515	Dute	rereentage	\$0
2.		0,		7420 Asmake I kwy		enesterneia	**	23032				\$0	\$12,400,442		4.00%	\$0				\$0
2.												\$0				\$0				\$0
3.							-													\$0 \$0
4.						 						\$0				\$0				
5.												\$0				\$0				\$0
6.												\$0				\$0				\$0
7.												\$0				\$0				\$0
8.												\$0				\$0				\$0
9.												\$0				\$0				\$0
10.												\$0				\$0				\$0
11.												\$0				\$0				\$0
12.												\$0				\$0				\$0
13.												\$0				\$0				\$0
14.												\$0				\$0				\$0
15.												\$0				\$0				\$0
16.												\$0				\$0				\$0
17.												\$0				\$0				\$0
18.												\$0				\$0				\$0
19.												\$0				\$0				\$0
20.												\$0				\$0				\$0
21.												\$0				\$0				\$0
22.												\$0				\$0				\$0
23.												\$0				\$0				\$0
24.												\$0				\$0				\$0
25.												\$0 \$0				\$0 \$0				\$0
												\$0 \$0				\$0 \$0				\$0
26.												\$0				\$0 \$0				\$0 \$0
27.																				
28.												\$0				\$0				\$0
29.												\$0				\$0				\$0
30.												\$0				\$0				\$0
31.												\$0				\$0				\$0
32.												\$0				\$0				\$0
33.												\$0				\$0				\$0
34.												\$0				\$0				\$0
35.												\$0				\$0				\$0
		67		If development has more than 35	buildings, co	ontact Virginia Ho	ousing.	-		•				•				•		
				Totals from all buildings				L	\$0		ī		\$12,468,442		-		\$0		i	
												\$0				\$498,738				\$0

Number of BINS: 1

TC 4% App AC 2-9-22 BINS , printed 1

V. STATEMENT OF OWNER

The undersigned hereby acknowledges the following:

- 1. that, to the best of its knowledge and belief, all factual information provided herein or in connection herewith is true and correct, and all estimates are reasonable.
- 2. that it will at all times indemnify and hold harmless Virginia Housing and its assigns against all losses, costs, damages, Virginia Housing's expenses, and liabilities of any nature directly or indirectly resulting from, arising out of, or relating to Virginia Housing's acceptance, consideration, approval, or disapproval of this reservation request and the issuance or nonissuance of an allocation of credits, grants and/or loan funds in connection herewith.
- 3. that points will be assigned only for representations made herein for which satisfactory documentation is submitted herewith and that no revised representations may be made in connection with this application once the deadline for applications has passed.
- 4. that this application form, provided by Virginia Housing to applicants for tax credits, including all sections herein relative to basis, credit calculations, and determination of the amount of the credit necessary to make the development financially feasible, is provided only for the convenience of Virginia Housing in reviewing reservation requests; that completion hereof in no way guarantees eligibility for the credits or ensures that the amount of credits applied for has been computed in accordance with IRC requirements; and that any notations herein describing IRC requirements are offered only as general guides and not as legal authority.
- 5. that the undersigned is responsible for ensuring that the proposed development will be comprised of qualified low-income buildings and that it will in all respects satisfy all applicable requirements of federal tax law and any other requirements imposed upon it by Virginia Housing prior to allocation, should one be issued.
- 6. that the undersigned commits to providing first preference to members of targeted populations having state rental assistance and will not impose any eligibility requirements or lease terms terms for such individuals that are more restrictive than its standard requirements and terms, the terms of the MOU establishing the target population, or the eligibility requirements for the state rental assistance.
- 7. that, for the purposes of reviewing this application, Virginia Housing is entitled to rely upon representations of the undersigned as to the inclusion of costs in eligible basis and as to all of the figures and calculations relative to the determination of qualified basis for the development as a whole and/or each building therein individually as well as the amounts and types of credit applicable thereof, but that the issuance of a reservation based on such representation in no way warrants their correctness or compliance with IRC requirements.
- 8. that Virginia Housing may request or require changes in the information submitted herewith, may substitute its own figures which it deems reasonable for any or all figures provided herein by the undersigned and may reserve credits, if any, in an amount significantly different from the amount requested.
- 9. that reservations of credits are not transferable without prior written approval by Virginia Housing at its sole discretion.

V. STATEMENT OF OWNER

- 10. that the requirements for applying for the credits and the terms of any reservation or allocation thereof are subject to change at any time by federal or state law, federal, state or Virginia Housing regulations, or other binding authority.
- 11. that reservations may be made subject to certain conditions to be satisfied prior to allocation and shall in all cases be contingent upon the receipt of a nonrefundable application fee of \$1000 and a nonrefundable reservation fee equal to 7% of the annual credit amount reserved.
- 12. that a true, exact, and complete copy of this application, including all the supporting documentation enclosed herewith, has been provided to the tax attorney who has provided the required attorney's opinion accompanying this submission.
- 13. that the undersigned has provided a complete list of all residential real estate developments in which the general partner(s) has (have) or had a controlling ownership interest and, in the case of those projects allocated credits under Section 42 of the IRC, complete information on the status of compliance with Section 42 and an explanation of any noncompliance. The undersigned hereby authorizes the Housing Credit Agencies of states in which these projects are located to share compliance information with the Authority.
- 14. that any principal of undersigned has not participated in a planned foreclosure or Qualified Contract request in Virginia after January 1, 2019.
- 15. that undersigned agrees to provide disclosure to all tenants of the availability of Renter Education provided by Virginia Housing.
- 16. that undersigned waives the right to pursue a Qualified Contract on this development.
- 17. that the information in this application may be disseminated to others for purposes of verification or other purposes consistent with the Virginia Freedom of Information Act. However, all information will be maintained, used or disseminated in accordance with the Government Data Collection and Dissemination Practices Act. The undersigned may refuse to supply the information requested, however, such refusal will result in Virginia Housing's inability to process the application. The original or copy of this application may be retained by Virginia Housing, even if tax credits are not allocated to the undersigned.

In Witness Whereof, the undersigned, being authorized, has caused this document to be executed in its name on the date of this application set forth in DEV Info tab hereof.

Legal Name of Owner: Ashlake Crossing, LLC

By: Ashlake Crossing Advisors, LLC

By: Mark-Dana Corporation

By:

∕Presid⁄er

(Title)

V. STATEMENT OF ARCHITECT

The architect signing this document is certifying that the development plans and specifications incorporate all Virginia Housing Minimum Design and Construction Requirements (MDCR), selected LIHTC enhancements and amenities, applicable building codes and accessibility requirements.

In Witness Whereof, the undersigned, being authorized, has caused this document to be executed in its name on the date of this application set forth in DEV Info tab hereof.

Legal Name of Architect:

Megan Shope

Virginia License#:

04010012111

Architecture Firm or Company:

Edward H. Winks-James Snowa Architects, P.C.

By:

Its: Principal

(Title)

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

W.

LIHTC SELF SCORE SHEET

Self Scoring Process

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

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

MANDATORY ITEMS:	Included		Score
a. Signed, completed application with attached tabs in PDF format	Υ	Y or N	0
b. Active Excel copy of application	Υ	Y or N	0
c. Partnership agreement	Υ	Y or N	0
d. SCC Certification	Υ	Y or N	0
e. Previous participation form	Υ	Y or N	0
f. Site control document	Υ	Y or N	0
g. RESNET Certification	Υ	Y or N	0
h. Attorney's opinion	Υ	Y or N	0
i. Nonprofit questionnaire (if applicable)	Υ	Y, N, N/A	0
j. Appraisal	Υ	Y or N	0
k. Zoning document	Υ	Y or N	0
I. Universal Design Plans	Υ	Y or N	0
m. List of LIHTC Developments (Schedule A)	Υ	Y or N	0
Total:		-	0.00
4.054000566			
1. READINESS:	14	0 50	0.00
a. Virginia Housing notification letter to CEO (via Locality Notification Information App)	Υ	0 or -50	0.00
b. Local CEO Opposition Letter	N	0 or -25	0.00
c. Plan of development < no points offered in Cycle 2022 >	N/A	0 pts for 2022	0.00
d. Location in a revitalization area based on Qualified Census Tract	N	0 or 10	0.00
e. Location in a revitalization area with resolution	Υ	0 or 15	15.00
f. Location in a Opportunity Zone	N	0 or 15	0.00
Total:			15.00
2. HOUGING NEEDS CHARACTERISTICS			
2. HOUSING NEEDS CHARACTERISTICS:	V	0 1 - 5	F 00
a. Sec 8 or PHA waiting list preference	Y	0 or up to 5	5.00
b. Existing RD, HUD Section 8 or 236 program	N	0 or 20	0.00
c. Subsidized funding commitments	0.00%	Up to 40	0.00
d. Tax abatement on increase of property's value	N	0 or 5	0.00
e. New project based rental subsidy (HUD or RD)	N	0 or 10	0.00
f. Census tract with <12% poverty rate	3%	0, 20, 25 or30	30.00
g. Development provided priority letter from Rural Development	N	0 or 15	0.00
h. Dev. located in area with increasing rent burdened population	Υ	Up to 20	20.00
Total:			55.00

3. DEVELOPMENT CHARACTERISTICS:				
a. Enhancements (See calculations below)				57.00
b. Project subsidies/HUD 504 accessibility for 5 or 10% of units		N	0 or 50	0.00
or c. HUD 504 accessibility for 10% of units		Υ	0 or 20	20.00
d. Proximity to public transportation (within Northern VA or Tidewater)		Y10	0, 10 or 20	10.00
e. Development will be Green Certified		N	0 or 10	0.00
f. Units constructed to meet Virginia Housing's Universal Design standards		0%	Up to 15	0.00
g. Developments with less than 100 low income units		Υ	up to 20	13.20
h. Historic Structure eligible for Historic Rehab Credits		N	0 or 5	0.00
··· Historic structure engine for Historic Kerian Credits	Total:	• •	0 01 0	100.20
	rotai.			
4. TENANT POPULATION CHARACTERISTICS: Locality AMI State AMI \$90,000 \$59,700				
		N	0 or 15	0.00
a. Less than or equal to 20% of units having 1 or less bedrooms		N 0.00%		0.00
b. <plus> Percent of Low Income units with 3 or more bedrooms</plus>		0.00%	Up to 15	0.00
c. Units with rent and income at or below 30% of AMI and are not subsidized (up to 10% o	f LI units)	0.00%	Up to 10	0.00
d. Units with rents at or below 40% of AMI (up to 10% of LI units)		0.00%	Up to 10	0.00
e. Units with rent and income at or below 50% of AMI		0.00%	Up to 50	0.00
f. Units with rents at or below 50% rented to tenants at or below 60% of AMI		0.00%	Up to 25	0.00
or g. Units in LI Jurisdictions with rents <= 50% rented to tenants with <= 60% of AMI		0.00%	Up to 50	0.00
	Total:			0.00
F CRONCOR CHARACTERISTICS.				
5. SPONSOR CHARACTERISTICS:		V	0 10 0 25	25.00
a. Developer experience (Subdivision 5a - options a,b or c)		Y	0, 10 or 25	25.00
b. Experienced Sponsor - 1 development in Virginia		N	0 or 5	0.00
c. Experienced Sponsor - 3 developments in any state		N	0 or 15	0.00
d. Developer experience - life threatening hazard		N	0 or -50	0.00
e. Developer experience - noncompliance		N	0 or -15	0.00
f. Developer experience - did not build as represented (per occurrence)		0	0 or -2x	0.00
g. Developer experience - failure to provide minimum building requirements (per occurent	ce)	0	0 or -50 per item	0.00
h. Developer experience - termination of credits by Virginia Housing		N	0 or -10	0.00
i. Developer experience - exceeds cost limits at certification		N	0 or -50	0.00
j. Socially Disadvantaged Principal owner 25% or greater		N	0 or 5	0.00
k. Management company rated unsatisfactory		N	0 or -25	0.00
I. Experienced Sponsor partnering with Local Housing Authority pool applicant		N	0 or 5	0.00
	Total:			25.00
6. EFFICIENT USE OF RESOURCES:				
a. Credit per unit			Up to 200	133.19
b. Cost per unit			Up to 100	99.66
·	Total:		·	232.85
7. BONUS POINTS:				
a. Extended compliance	0	Years	40 or 50	0.00
or b. Nonprofit or LHA purchase option		N	0 or 60	0.00
or c. Nonprofit or LHA Home Ownership option		N	0 or 5	0.00
d. Combined 9% and 4% Tax Exempt Bond Site Plan		Υ	Up to 30	30.00
e. RAD or PHA Conversion participation and competing in Local Housing Authority pool		N	0 or 10	0.00
f. Team member with Diversity, Equity and Inclusion Designation		N	0 or 5	0.00
g. Commitment to electronic payment of fees		Υ	0 or 5	5.00
	Total:			35.00
400 Point Threshold - all 9% Tax Credits		TOTAL SCO	RE:	463.05

300 Point Threshold - Tax Exempt Bonds

Enhancements:		
All units have:	Max Pts	Score
a. Community Room	5	5.00
b. Exterior walls constructed with brick and other low maintenance materials	40	40.00
c. Sub metered water expense	5	5.00
d. Watersense labeled faucets, toilets and showerheads	3	3.00
e. Rehab only: Infrastructure for high speed internet/broadband	1	0.00
f. N/A for 2022	0	0.00
g. Each unit provided free individual high speed internet access	10	0.00
h. Each unit provided free individual WiFi	12	0.00
i. Bath Fan - Delayed timer or continuous exhaust	3	0.00
j. Baths equipped with humidistat	3	0.00
k. Cooking Surfaces equipped with fire prevention features	4	0.00
I. Cooking surfaces equipped with fire suppression features	2	0.00
m. Rehab only: dedicated space to accept permanent dehumidification system	2	0.00
n. Provides Permanently installed dehumidification system	5	0.00
o. All interior doors within units are solid core	3	0.00
p. USB in kitchen, living room and all bedrooms	1	0.00
q. LED Kitchen Light Fixtures	2	0.00
r. N/A for 2022	0	0.00
s. New Construction: Balcony or patio	4	4.00
	=	57.00
All elderly units have:		
t. Front-control ranges	1	0.00
u. Independent/suppl. heat source	1	0.00
v. Two eye viewers	1	0.00
w. Shelf or Ledge at entrance within interior hallway	2	0.00
	=	0.00

Total amenities: 57.00

Development Summary

Summary Information

2022 Low-Income Housing Tax Credit Application For Reservation

Ashlake Crossing Deal Name:

Cycle Type: 4% Tax Exempt Bonds Credits **Requested Credit Amount:**

\$498,738 Allocation Type: Jurisdiction: **Chesterfield County**

Total Units 67 **Total LI Units** 67 Population Target: Elderly

Project Gross Sq Ft: 84,385.90 Owner Contact: David Koogler

Green Certified? FALSE

Source of Funds	Amount	Per Unit	Per Sq Ft	Annual Debt Service
Permanent Financing	\$7,680,000	\$114,627	\$91	\$375,001
Grants	\$0	\$0		
Subsidized Funding	\$0	\$0		

Uses of Funds - Actual Costs						
Type of Uses	Amount	Per Unit	Sq Ft	% of TDC		
Improvements	\$7,900,000	\$117,910	\$94	56.26%		
General Req/Overhead/Profit	\$1,101,400	\$16,439	\$13	7.84%		
Other Contract Costs	\$0	\$0	\$0	0.00%		
Owner Costs	\$2,852,855	\$42,580	\$34	20.32%		
Acquisition	\$750,000	\$11,194	\$9	5.34%		
Developer Fee	\$1,438,340	\$21,468	\$17	10.24%		

Total Uses \$14,042,595 \$209,591

Income					
Gross Potential Income - LI Units \$825,384					
Gross Potential Income -	\$0				
	Subtotal	\$825,384			
Less Vacancy % 7.00% \$57,777					
Effective Gros	\$767,607				

Rental Assistance? **FALSE**

Expenses				
Category	Total	Per Unit		
Administrative	\$124,780	\$1,862		
Utilities	\$24,000	\$358		
Operating & Maintenance	\$102,800	\$1,534		
Taxes & Insurance	\$67,500	\$1,007		
Total Operating Expenses	\$319,080	\$4,762		
Replacement Reserves	\$16,750	\$250		
Total Expenses	\$335,830	\$5,012		

Cash Flow	
EGI	\$767,607
Total Expenses	\$335,830
Net Income	\$431,777
Debt Service	\$375,001
Debt Coverage Ratio (YR1):	1.15

Total Development Costs					
Total Improvements	\$11,854,255				
Land Acquisition	\$750,000				
Developer Fee	\$1,438,340				
Total Development Costs	\$14,042,595				

Total Score

463.05

Proposed Cost Limit/Sq Ft: \$158 Applicable Cost Limit/Sq Ft: \$314 Proposed Cost Limit/Unit: \$198,397 Applicable Cost Limit/Unit: \$303,292

Unit Breakdown					
Supp Hsg	0				
# of Eff	0				
# of 1BR	36				
# of 2BR	31				
# of 3BR	0				
# of 4+ BR	0				
Total Units	67				

	Income Levels	Rent Levels
	# of Units	# of Units
<=30% AMI	0	0
40% AMI	0	0
50% AMI	0	0
60% AMI	67	67
>60% AMI	0	0
Market	0	0

FALSE Income Averaging?

Extended Use Restriction? 30

i. Efficient Use of Resources

Credit Points for 9% Credits:

* 4% Credit applications will be calculated using the E-U-R TE Bond Tab

If the Combined Max Allowable Credits is \$500,000 and the annual credit requested is \$200,000, you are providing a 60% savings for the program. This deal would receive all 200 credit points.

For another example, the annual credit requested is \$300,000 or a 40% savings for the program. Using a sliding scale, the credit points would be calculated by the difference between your savings and the desired 60% savings. Your savings divided by the goal of 60% times the max points of 200. In this example, (40%/60%) x 200 or 133.33 points.

Combined Max	\$498,738	
Credit Requested	\$498,738	
% of Savings	0.00%	
Sliding Scale Points		0

4% Deals EUR Points 133.19

Cost Points:

If the Applicable Cost by Square foot is \$238 and the deal's Proposed Cost by Square Foot was \$119, you are saving 50% of the applicable cost. This deal would receive all 100 credit points.

For another example, the Applicable Cost by SqFt is \$238 and the deal's Proposed Cost is \$153.04 or a savings of 35.70%. Using a sliding scale, your points would be calculated by the difference between your savings and the desired 50% savings. Your savings divided by the goal of 50% times the max points 100. In this example, (35.7%/50%) x 100 or 71.40 points.

Total Costs Less Acquisition	\$13,292,595	
Total Square Feet	84,385.90	
Proposed Cost per SqFt	\$157.52	
Applicable Cost Limit per Sq Ft	\$314.00	
% of Savings	49.83%	
Total Units	67	
Proposed Cost per Unit	\$198,397	
Applicable Cost Limit per Unit	\$303,292	
% of Savings	34.59%	
Max % of Savings	49.83% Sliding Scale Points	99.66

\$/SF =

\$160.01

Credits/SF =

9.0108512 Const \$/unit =

\$134,349.25

TYPE OF PROJECT LOCATION TYPE OF CONSTRUCTION GENERAL = 11000; ELDERLY = 12000 Inner-NVA=100; Outer-NV=200; NWNC=300; Rich=400; Tid=500; Balance=600 N C=1; ADPT=2;REHAB(35,000+)=3; REHAB*(10,000-35,000)=4 12000 400 1

*REHABS LOCATED IN BELTWAY (\$10,000-\$50,000) See Below

	GENERAL		Elderly						
	Supportive Hsg	EFF-E	1 BR-E	2 BR-E	EFF-E-1 ST	1 BR-E-1 ST	2 BR-E-1 ST		
AVG UNIT SIZE	0.00	0.00	708.90	962.20	0.00	0.00	0.00		
NUMBER OF UNITS	0	0	36	31	0	0	0		
PARAMETER-(CREDITS=>35,000)	0	0	19,491	25,397	0	0	0		
PARAMETER-(CREDITS<35,000)	0	0	0	0	0	0	0		
PARAMETER-(CREDITS=>50,000)	0	0	19,491	25,397	0	0	0		
PARAMETER-(CREDITS<50,000)	0	0	0	0	0	0	0		
CREDIT PARAMETER	0	0	19,491	25,397	0	0	0		
PROJECT CREDIT PER UNIT	0	0	6,388	8,670	0	0	0		
CREDIT PER UNIT POINTS	0.00	0.00	72.24	60.95	0.00	0.00	0.00		

GENERAL										
	EFF-G	1 BR-G	2 BR-G	3 BR-G	4 BR-G	2 BR-TH	3 BR-TH	4 BR-TH		
AVG UNIT SIZE	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00		
NUMBER OF UNITS	0	0	0	0	0	0	0	0		
PARAMETER-(CREDITS=>35,000)	0	0	0	0	0	0	0	0		
PARAMETER-(CREDITS<35,000)	0	0	0	0	0	0	0	0		
PARAMETER-(CREDITS=>50,000)	0	0	0	0	0	0	0	0		
PARAMETER-(CREDITS<50,000)	0	0	0	0	0	0	0	0		
CREDIT PARAMETER	0	0	0	0	0	0	0	0		
PROJECT CREDIT PER UNIT	0	0	0	0	0	0	0	0		
CREDIT PER UNIT POINTS	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00		

TOTAL CREDIT PER UNIT POINTS

133.19

Credit Parameters - Elderly

Credit Parameters - General

Standard Credit Parameter - low rise Parameter Adjustment - mid rise Parameter Adjustment - high rise

Adjusted Credit Parameter

Supportive Hsg	EFF-E	1 BR-E	2 BR-E	EFF-E-1 ST	1 BR-E-1 ST	2 BR-E-1 ST
0	0	19,491	25,397	0	0	0
0	0	0	0	0	0	0
0	0	0	0	0	0	0
0	0	19,491	25,397	0	0	0

Standard Credit Parameter - low rise Parameter Adjustment - mid rise Parameter Adjustment - high rise Adjusted Credit Parameter

Ī	EFF-G	1 BR-G	2 BR-G	3 BR-G	4 BR-G	2 BR-TH	3 BR-TH	4 BR-TH
	0	0	0	0	0	0	0	0
	0	0	0	0	0	0	0	0
	0	0	0	0	0	0	0	0
	0	0	0	0	0	0	0	0

Northern Virginia Beltway

(Rehab costs \$10,000-\$50,000)

Standard Credit Parameter - Iow rise Parameter Adjustment - mid rise Parameter Adjustment - high rise Adjusted Cost Parameter

	_	Credit rais	anneters - Liuerry				
	Supportive Hsg	EFF-E	1 BR-E	2 BR-E	EFF-E-1 ST	1 BR-E-1 ST	2 BR-E-1 ST
2	0	0	19,491	25,397	0	0	0
	0	0	0	0	0	0	0
	0	0	0	0	0	0	0
	0	0	19,491	25,397	0	0	0

Credit Parameters - General

Standard Credit Parameter - low rise Parameter Adjustment - mid rise Parameter Adjustment - high rise Adjusted Cost Parameter

EFF-G	1 BR-G	2 BR-G	3 BR-G	4 BR-G	2 BR-TH	3 BR-TH	4 BR-TH
0	0	0	0	0	0	0	0
0	0	0	0	0	0	0	0
0	0	0	0	0	0	0	0
0	0	0	0	0	0	0	0

W.

LIHTC SELF SCORE SHEET

Self Scoring Process

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

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

MANDATORY ITEMS:	Included		Score
a. Signed, completed application with attached tabs in PDF format	Υ	Y or N	0
b. Active Excel copy of application	Υ	Y or N	0
c. Partnership agreement	Υ	Y or N	0
d. SCC Certification	Υ	Y or N	0
e. Previous participation form	Υ	Y or N	0
f. Site control document	Υ	Y or N	0
g. RESNET Certification	Υ	Y or N	0
h. Attorney's opinion	Υ	Y or N	0
i. Nonprofit questionnaire (if applicable)	Υ	Y, N, N/A	0
j. Appraisal	Υ	Y or N	0
k. Zoning document	Υ	Y or N	0
I. Universal Design Plans	Υ	Y or N	0
m. List of LIHTC Developments (Schedule A)	Υ	Y or N	0
Total:			0.00
1. READINESS:			
a. Virginia Housing notification letter to CEO (via Locality Notification Information App)	Υ	0 or -50	0.00
b. Local CEO Opposition Letter	N	0 or -25	0.00
c. Plan of development < no points offered in Cycle 2022 >	N/A	0 pts for 2022	0.00
d. Location in a revitalization area based on Qualified Census Tract	N	0 or 10	0.00
e. Location in a revitalization area with resolution	Υ	0 or 15	15.00
f. Location in a Opportunity Zone	N	0 or 15	0.00
Total:			15.00
2. HOUSING NEEDS CHARACTERISTICS:			
a. Sec 8 or PHA waiting list preference	Υ	0 or up to 5	5.00
b. Existing RD, HUD Section 8 or 236 program	N	0 or 20	0.00
c. Subsidized funding commitments	0.00%	Up to 40	0.00
d. Tax abatement on increase of property's value	N	0 or 5	0.00
e. New project based rental subsidy (HUD or RD)	N	0 or 10	0.00
f. Census tract with <12% poverty rate	3%	0, 20, 25 or30	30.00
g. Development provided priority letter from Rural Development	N	0 or 15	0.00
h. Dev. located in area with increasing rent burdened population	Υ	Up to 20	20.00
Total:			55.00

3. DEVELOPMENT CHARACTERISTICS:				
a. Enhancements (See calculations below)				57.00
b. Project subsidies/HUD 504 accessibility for 5 or 10% of units		N	0 or 50	0.00
or c. HUD 504 accessibility for 10% of units		Υ	0 or 20	20.00
d. Proximity to public transportation (within Northern VA or Tidewater)		Y10	0, 10 or 20	10.00
e. Development will be Green Certified		N	0 or 10	0.00
f. Units constructed to meet Virginia Housing's Universal Design standards		0%	Up to 15	0.00
g. Developments with less than 100 low income units		Υ	up to 20	13.20
h. Historic Structure eligible for Historic Rehab Credits		N	0 or 5	0.00
··· Historic structure engine for Historic Kerian Credits	Total:	• •	0 01 3	100.20
	rotan.			
4. TENANT POPULATION CHARACTERISTICS: Locality AMI State AMI	1			
\$90,000 \$59,700				
a. Less than or equal to 20% of units having 1 or less bedrooms	_	N	0 or 15	0.00
b. <plus> Percent of Low Income units with 3 or more bedrooms</plus>		0.00%	Up to 15	0.00
c. Units with rent and income at or below 30% of AMI and are not subsidized (up to 10% o	f I Lunits)	0.00%	Up to 10	0.00
d. Units with rents at or below 40% of AMI (up to 10% of LI units)	,	0.00%	Up to 10	0.00
e. Units with rent and income at or below 50% of AMI		0.00%	Up to 50	0.00
f. Units with rents at or below 50% rented to tenants at or below 60% of AMI		0.00%	Up to 25	0.00
or g. Units in LI Jurisdictions with rents <= 50% rented to tenants with <= 60% of AMI		0.00%	Up to 50	0.00
of g. Office in Ersunsalections with refles 1= 30% reflect to tenunts with 1= 00% of 7100	Total:	0.0070	00 10 30	0.00
	iotai.			
5. SPONSOR CHARACTERISTICS:				
a. Developer experience (Subdivision 5a - options a,b or c)		Υ	0, 10 or 25	25.00
b. Experienced Sponsor - 1 development in Virginia		N.	0 or 5	0.00
c. Experienced Sponsor - 3 developments in any state		N	0 or 15	0.00
d. Developer experience - life threatening hazard		N	0 or -50	0.00
e. Developer experience - noncompliance		N	0 or -15	0.00
f. Developer experience - horicompliance f. Developer experience - did not build as represented (per occurrence)			0 or -2x	0.00
	co.)	0		
g. Developer experience - failure to provide minimum building requirements (per occurence	Le)	0	0 or -50 per item 0 or -10	
h. Developer experience - termination of credits by Virginia Housing		N		0.00
i. Developer experience - exceeds cost limits at certification		N	0 or -50	0.00
j. Socially Disadvantaged Principal owner 25% or greater		N	0 or 5	0.00
k. Management company rated unsatisfactory		N	0 or -25	0.00
I. Experienced Sponsor partnering with Local Housing Authority pool applicant	-	N	0 or 5	0.00
	Total:			25.00
6. EFFICIENT USE OF RESOURCES:				
a. Credit per unit			Up to 200	133.26
b. Cost per unit			Up to 100	100.00
	Total:		-	233.26
	. Otan			
7. BONUS POINTS:				
a. Extended compliance	0	Years	40 or 50	0.00
or b. Nonprofit or LHA purchase option		N	0 or 60	0.00
or c. Nonprofit or LHA Home Ownership option		N	0 or 5	0.00
d. Combined 9% and 4% Tax Exempt Bond Site Plan		Υ	Up to 30	30.00
e. RAD or PHA Conversion participation and competing in Local Housing Authority pool		N	0 or 10	0.00
f. Team member with Diversity, Equity and Inclusion Designation		N	0 or 5	0.00
g. Commitment to electronic payment of fees		Υ	0 or 5	5.00
	Total:			35.00
400 Point Threshold - all 9% Tax Credits		TOTAL SCO	RE:	463.46

300 Point Threshold - Tax Exempt Bonds

Enhancements:		
All units have:	Max Pts	Score
a. Community Room	5	5.00
b. Exterior walls constructed with brick and other low maintenance materials	40	40.00
c. Sub metered water expense	5	5.00
d. Watersense labeled faucets, toilets and showerheads	3	3.00
e. Rehab only: Infrastructure for high speed internet/broadband	1	0.00
f. N/A for 2022	0	0.00
g. Each unit provided free individual high speed internet access	10	0.00
h. Each unit provided free individual WiFi	12	0.00
i. Bath Fan - Delayed timer or continuous exhaust	3	0.00
j. Baths equipped with humidistat	3	0.00
k. Cooking Surfaces equipped with fire prevention features	4	0.00
I. Cooking surfaces equipped with fire suppression features	2	0.00
m. Rehab only: dedicated space to accept permanent dehumidification system	2	0.00
n. Provides Permanently installed dehumidification system	5	0.00
o. All interior doors within units are solid core	3	0.00
p. USB in kitchen, living room and all bedrooms	1	0.00
q. LED Kitchen Light Fixtures	2	0.00
r. N/A for 2022	0	0.00
s. New Construction: Balcony or patio	4	4.00
	=	57.00
All elderly units have:		
t. Front-control ranges	1	0.00
u. Independent/suppl. heat source	1	0.00
v. Two eye viewers	1	0.00
w. Shelf or Ledge at entrance within interior hallway	2	0.00
	-	0.00

Total amenities: 57.00

Development Summary

Summary Information

2022 Low-Income Housing Tax Credit Application For Reservation

Ashlake Crossing Deal Name:

Cycle Type: 4% Tax Exempt Bonds Credits **Requested Credit Amount:** \$498,199

Allocation Type:

Jurisdiction: **Chesterfield County**

Total Units 67 Population Target: Elderly

Total Score 463.46

Total LI Units 67

Project Gross Sq Ft: 84,385.90 Owner Contact: David Koogler

Green Certified? FALSE

Source of Funds	Amount	Per Unit	Per Sq Ft	Annual Debt Service
Permanent Financing	\$7,680,000	\$114,627	\$91	\$375,001
Grants	\$0	\$0		
Subsidized Funding	\$0	\$0		

Uses of Funds - Actual Costs					
Type of Uses	Amount	Per Unit	Sq Ft	% of TDC	
Improvements	\$7,900,000	\$117,910	\$94	57.00%	
General Req/Overhead/Profit	\$1,101,400	\$16,439	\$13	7.95%	
Other Contract Costs	\$0	\$0	\$0	0.00%	
Owner Costs	\$2,684,563	\$40,068	\$32	19.37%	
Acquisition	\$750,000	\$11,194	\$9	5.41%	
Developer Fee	\$1,424,877	\$21,267	\$17	10.28%	

Total Uses \$13,860,840 \$206,878

Income				
Gross Potential Income - LI Units \$825,384				
Gross Potential Income - Mkt Units		\$0		
Subtotal		\$825,384		
Less Vacancy %	7.00%		\$57,777	
Effective Gross Income \$767,			\$767,607	

Rental Assistance? **FALSE**

Expenses			
Category	Total	Per Unit	
Administrative	\$124,780	\$1,862	
Utilities	\$24,000	\$358	
Operating & Maintenance	\$102,800	\$1,534	
Taxes & Insurance	\$67,500	\$1,007	
Total Operating Expenses	\$319,080	\$4,762	
Replacement Reserves	\$16,750	\$250	
Total Expenses	\$335,830	\$5,012	

Cash Flow	
EGI	\$767,607
Total Expenses	\$335,830
Net Income	\$431,777
Debt Service	\$375,001
Debt Coverage Ratio (YR1):	1.15

i otai Developmei	nt Costs
Total Improvements	\$11,685,963
Land Acquisition	\$750,000
Developer Fee	\$1,424,877
Total Development Costs	\$13,860,840

Proposed Cost Limit/Sq Ft: \$155 Applicable Cost Limit/Sq Ft: \$314 Proposed Cost Limit/Unit: \$195,684 Applicable Cost Limit/Unit: \$303,292

Unit Breakdown		
Supp Hsg	0	
# of Eff	0	
# of 1BR	36	
# of 2BR	31	
# of 3BR	0	
# of 4+ BR	0	
Total Units	67	

	Income Levels	Rent Levels
	# of Units	# of Units
<=30% AMI	0	0
40% AMI	0	0
50% AMI	0	0
60% AMI	67	67
>60% AMI	0	0
Market	0	0

FALSE Income Averaging?

Extended Use Restriction? 30

i. Efficient Use of Resources

Credit Points for 9% Credits:

* 4% Credit applications will be calculated using the E-U-R TE Bond Tab

If the Combined Max Allowable Credits is \$500,000 and the annual credit requested is \$200,000, you are providing a 60% savings for the program. This deal would receive all 200 credit points.

For another example, the annual credit requested is \$300,000 or a 40% savings for the program. Using a sliding scale, the credit points would be calculated by the difference between your savings and the desired 60% savings. Your savings divided by the goal of 60% times the max points of 200. In this example, (40%/60%) x 200 or 133.33 points.

Combined Max	\$498,199	
Credit Requested	\$498,199	
% of Savings	0.00%	
Sliding Scale Points		0

4% Deals EUR Points 133.26

Cost Points:

If the Applicable Cost by Square foot is \$238 and the deal's Proposed Cost by Square Foot was \$119, you are saving 50% of the applicable cost. This deal would receive all 100 credit points.

For another example, the Applicable Cost by SqFt is \$238 and the deal's Proposed Cost is \$153.04 or a savings of 35.70%. Using a sliding scale, your points would be calculated by the difference between your savings and the desired 50% savings. Your savings divided by the goal of 50% times the max points 100. In this example, (35.7%/50%) x 100 or 71.40 points.

Total Costs Less Acquisition	\$13,110,840	
Total Square Feet	84,385.90	
Proposed Cost per SqFt	\$155.37	
Applicable Cost Limit per Sq Ft	\$314.00	
% of Savings	50.52%	
Total Units	67	
Proposed Cost per Unit	\$195,684	
Applicable Cost Limit per Unit	\$303,292	
% of Savings	35.48%	
Max % of Savings	50.52% Sliding Scale Points	100.00

\$/SF =

\$159.83

Credits/SF =

9.0011129 Const \$/unit =

\$134,349.25

TYPE OF PROJECT LOCATION TYPE OF CONSTRUCTION GENERAL = 11000; ELDERLY = 12000 Inner-NVA=100; Outer-NV=200; NWNC=300; Rich=400; Tid=500; Balance=600 N C=1; ADPT=2;REHAB(35,000+)=3; REHAB*(10,000-35,000)=4 12000 400 1

*REHABS LOCATED IN BELTWAY (\$10,000-\$50,000) See Below

	GENERAL	Elderly					
	Supportive Hsg	EFF-E	1 BR-E	2 BR-E	EFF-E-1 ST	1 BR-E-1 ST	2 BR-E-1 ST
AVG UNIT SIZE	0.00	0.00	708.90	962.20	0.00	0.00	0.00
NUMBER OF UNITS	0	0	36	31	0	0	0
PARAMETER-(CREDITS=>35,000)	0	0	19,491	25,397	0	0	0
PARAMETER-(CREDITS<35,000)	0	0	0	0	0	0	0
PARAMETER-(CREDITS=>50,000)	0	0	19,491	25,397	0	0	0
PARAMETER-(CREDITS<50,000)	0	0	0	0	0	0	0
CREDIT PARAMETER	0	0	19,491	25,397	0	0	0
PROJECT CREDIT PER UNIT	0	0	6,381	8,661	0	0	0
CREDIT PER UNIT POINTS	0.00	0.00	72.28	60.98	0.00	0.00	0.00

GENERAL									
	EFF-G	1 BR-G	2 BR-G	3 BR-G	4 BR-G	2 BR-TH	3 BR-TH	4 BR-TH	
AVG UNIT SIZE	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	
NUMBER OF UNITS	0	0	0	0	0	0	0	0	
PARAMETER-(CREDITS=>35,000)	0	0	0	0	0	0	0	0	
PARAMETER-(CREDITS<35,000)	0	0	0	0	0	0	0	0	
PARAMETER-(CREDITS=>50,000)	0	0	0	0	0	0	0	0	
PARAMETER-(CREDITS<50,000)	0	0	0	0	0	0	0	0	
CREDIT PARAMETER	0	0	0	0	0	0	0	0	
PROJECT CREDIT PER UNIT	0	0	0	0	0	0	0	0	
CREDIT PER UNIT POINTS	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	

TOTAL CREDIT PER UNIT POINTS

133.26

Credit Parameters - Elderly

Standard Credit Parameter - low rise Parameter Adjustment - mid rise Parameter Adjustment - high rise Adjusted Credit Parameter

Supportive Hsg	EFF-E	1 BR-E	2 BR-E	EFF-E-1 ST	1 BR-E-1 ST	2 BR-E-1 ST
0	0	19,491	25,397	0	0	0
0	0	0	0	0	0	0
0	0	0	0	0	0	0
0	0	19,491	25,397	0	0	0

Standard Credit Parameter - low rise Parameter Adjustment - mid rise Parameter Adjustment - high rise Adjusted Credit Parameter

	Credit Para	meters - General					
EFF-G	1 BR-G	2 BR-G	3 BR-G	4 BR-G	2 BR-TH	3 BR-TH	4 BR-TH
0	0	0	0	0	0	0	0
0	0	0	0	0	0	0	0
0	0	0	0	0	0	0	0
0	0	0	0	0	0	0	0

Northern Virginia Beltway

(Rehab costs \$10,000-\$50,000)

Standard Credit Parameter - low rise Parameter Adjustment - mid rise Parameter Adjustment - high rise Adjusted Cost Parameter

	_	Credit Fair	anieters - ciderry					
	Supportive Hsg	EFF-E	1 BR-E	2 BR-E	EFF-E-1 ST	1 BR-E-1 ST	2 BR-E-1 ST	
2	0	0	19,491	25,397	0	0	0	
	0	0	0	0	0	0	0	
	0	0	0	0	0	0	0	
	0	0	19,491	25,397	0	0	0	

Credit Parameters - General

Standard Credit Parameter - low rise Parameter Adjustment - mid rise Parameter Adjustment - high rise Adjusted Cost Parameter

	EFF-G	1 BR-G	2 BR-G	3 BR-G	4 BR-G	2 BR-TH	3 BR-TH	4 BR-TH
	0	0	0	0	0	0	0	0
	0	0	0	0	0	0	0	0
	0	0	0	0	0	0	0	0
	0	0	0	0	0	0	0	0



Partnership or Operating Agreement

Including chart of ownership structure with percentage of interests and draft developer fee agreement (MANDATORY)

OPERATING AGREEMENT OF ASHLAKE CROSSING, LLC

This Operating Agreement ("Agreement") of Ashlake Crossing, LLC, a Virginia limited liability company (the "Company"), is made and entered into to be effective as of July 12, 2021, by and between Ashlake Crossing Advisors, LLC, a Virginia limited liability company, as the Managing Member, and Mark-Dana Corporation, a Virginia corporation, as the Investor Member (collectively, the "Initial Members").

Article I. Operating Agreement and Purpose

- A. *Formation*. The Members acknowledge and affirm the formation of this limited liability company by the issuance of a Certificate of Organization on July 12, 2021 and execute and adopt this Agreement pursuant to the Virginia Limited Liability Company Act, Section 13.1-1000 et seq., as amended and in force from time to time (the "Act").
- B. *Name*. The name of the limited liability company is **Ashlake Crossing, LLC** (the "Company").
- C. *Purpose*. The primary purpose of the Company is to acquire, finance, develop, own, maintain, improve, construct, operate, lease and, if appropriate or desirable, sell or otherwise dispose of certain interests in real and personal property, specifically including a certain piece or parcel of real estate located at 7420 Ashlake Pkwy, Chesterfield County, Virginia, which land is more particularly described in Exhibit A attached hereto. The Company may engage in any and all other lawful activities as may be necessary, incidental or convenient to carrying out the business of the Company as contemplated by this Agreement. The Company may also pursue any other lawful activity that is approved by the Members.
- D. *Office*. The principal office of the Company shall be located at 26302 Oak Ridge Drive, Suite 100, Spring, TX 77380, or at such other place as the Managing Member may from time to time designate. The Company may have other offices at any place of places as may be determined by the Managing Member.
- E. *Term*. The term of the Company commenced on the date of issuance of the Certificate of Organization by the Virginia State Corporation Commission, and shall continue for so long as is provided for in the Articles of Organization, unless sooner dissolved and terminated as provided in this Agreement.

F. Tax Matters Manager.

- 1. <u>Designation and Authority of the Tax Matters Manager.</u>
- a. <u>Generally</u>. The Managing Member is designated as the Company's "Tax Matters Manager" (as such term is used herein). The Company and the

Members acknowledge and agree that David Mark Koogler is authorized by the Tax Matters Manager to act on its behalf with respect to its authority as the Tax Matters Manger of the Company pursuant to this Agreement; provided that the Tax Matters Manager may revoke such authorization at any time and/or authorize other representatives to act on its behalf in its capacity as Tax Matters Manager. The Tax Matters Manager is authorized to represent the Company in connection with all examinations of the Company's affairs by tax authorities or any administrative or judicial tax proceedings with respect to the Company, and to expend Company funds for professional services and costs associated therewith, and the Company will reimburse the Tax Matters Manager for any such costs or other costs associated with carrying out its role as Tax Matters Manager that it incurs directly. The Tax Matters Manager will have sole discretion to determine whether the Company (either on its own behalf or on behalf of the Members) will contest or continue to contest any tax deficiencies assessed or proposed to be assessed by any tax authority with respect to the Company and whether the Company will make any elections with respect to any tax assessment or proceeding. The Tax Matters Manager shall keep the Members reasonably informed of any material tax proceedings and any material action to be taken by the Company or the Tax Matters Manager on behalf of the Company with respect to any tax proceeding for the Company.

New Partnership Audit Procedures. For each taxable year of the Company beginning after December 31, 2017, the Company shall designate, pursuant to Regulations Section 301.6223-1 (and any successor Regulations and other applicable guidance) on its United States federal income tax return for each such taxable year of the Company, the Tax Matters Manager as the "partnership representative" for the Company and David Mark Koogler or such other individual selected by the Tax Matters Manager as the "designated individual" for the Tax Matters Manager and the Company for purposes of the laws and procedures set forth in Subchapter C of Chapter 63 of Subtitle F of the Code, as modified by Section 1101 of the Bipartisan Budget Act of 2015, Pub. L. No. 114-74, and including any successor statutes thereto or Regulations promulgated or official guidance issued thereunder (the "New Partnership Audit Procedures") and shall make such corresponding designations under any corresponding provisions of applicable foreign, state, or local tax law. The Tax Matters Manager, in its capacity as the "partnership representative," shall (i) determine all matters with respect to any examination of the Company by any taxing authority (including, without limitation, the allocation of any resulting taxes, penalties and interest among the Members and whether to make an election under Section 6226 of the Code (and any similar provision under applicable foreign, state, or local tax law) with respect to any audit or other examination of the Company) and, (ii) notwithstanding anything herein to the contrary, make such elections as it deems appropriate pursuant to the provisions of the New Partnership Audit Procedures.

2. <u>Obligations of Members</u>.

a. <u>Generally</u>. Each Member and former Member agrees to cooperate, and to cause its direct and indirect owners to cooperate with the Tax Matters Manager and to do or refrain from doing any or all things reasonably requested by the Tax Matters Manager with respect to the conduct of any tax proceedings, in each case regardless whether then a Member or after ceasing to be a Member. Any deficiency for taxes imposed on any Member or former Member or its direct or indirect owners (including penalties, additions to tax or interest imposed

with respect to such taxes) will be paid by such Member or former Member or its direct or indirect owners as applicable, and if required to be paid (and actually paid) by the Company, such Member or former Member shall indemnify the Company for such amounts within thirty (30) days of such payment by the Company, in each case regardless of whether then a Member or after ceasing to be a Member.

- New Partnership Audit Procedures. At the request of the Tax Matters Manager, in connection with an adjustment of any item of income, gain, loss, deduction, or credit of the Company or any subsidiary entity in which the Company has an interest, directly or indirectly, each Member and former Member shall, and shall cause its direct and indirect owners, as applicable, to, promptly file one or more amended tax returns in the manner contemplated by Section 6225(c) of the Code (and any Regulations or official guidance relating thereto, and, if applicable, any corresponding or similar provisions under state or local law) and pay any tax due with respect to such returns. If the Tax Matters Manager makes an election for the Company pursuant to Section 6226 of the Code with respect to an imputed underpayment, each Member and former Member shall, and shall cause its direct and indirect owners, as applicable, to, comply with the requirements under such section (and any Regulations or official guidance relating thereto). At the request of the Tax Matters Manager, each Member and former Member shall, and shall cause its direct and indirect owners, as applicable, to, provide the Tax Matters Manager and the Company with any information available to such Member or former Member (or its direct or indirect owners or representatives) and with such representations, certificates, or forms relating to such Member or former Member (or its direct or indirect owners or representatives) and any other documentation, in each case, that the Tax Matters Manager determines, in its reasonable discretion, are necessary to modify an imputed underpayment under Section 6225(c) of the Code or the Regulations or other official guidance thereunder. In the event that any imputed underpayment is paid or payable by the Company under Section 6225(a)(1) of the Code, each Member and former Member shall indemnify the Company in an amount equal to such Member's or former Member's share (as determined by the Tax Matters Manager with the advice of the Company's tax counsel) of the imputed underpayment and any associated interest and penalties) paid or payable by the Company; provided, however, that the Tax Matters Manager may determine, in its discretion, to allocate the burden of such amount to such Member without requiring payment by such Member to the Company.
- c. <u>Survival of Obligations</u>. Each Member's obligations to comply with the requirements of this Article I.F shall survive the Member's transfer of all or any portion of its interest in the Company, otherwise ceasing to be a Member of the Company and/or the termination, dissolution, liquidation and winding up of the Company, to the extent applicable.
 - 3. <u>Exculpation and Indemnification of Tax Matters Managers, Partnership Representatives and Designated Individual</u>. Any Tax Matters Manager or any Person acting as a "partnership representative" or "designated individual" pursuant to this Section 10.5 shall, when acting in such capacity (a "Tax Matters Person"), be deemed to be a manager for purposes of the Act. The liability of any such Tax Matters Person shall be eliminated to the maximum extent the liability of a manager may be eliminated under Section 13.1-1025.B of the Act. In addition, any Tax Matters Person shall be entitled to indemnification under Article V.

G. Registered Office and Registered Agent. The Company's initial registered agent for service of process on the Company shall be Dana Rene Koogler, who is a resident of Virginia and an officer or director of a corporation that is a member or manager of the Company, or any successor as appointed by the Members, and the address of such agent shall be 623 Tivoli Passage, Alexandria, VA 22314, or any other address designated from time to time by the Members. The registered office and the registered agent may be changed from time to time by filing the address of the new registered office and/or the name of the new registered agent with the State Corporation Commission of Virginia pursuant to the Act.

Article II. Capital Contributions

- A. *Capital Contributions*. The initial capital contributions to the Company by the Initial Members are set forth on <u>Schedule A</u> attached hereto, which is incorporated in this Agreement by this reference. Additional capital contributions shall only be made as agreed upon by all the Members at that time. The initial capital contributions and the additional capital contributions shall be collectively referred to as the "Capital Contributions."
- B. *Membership Interests*. The percentage interest of each Member in the Company ("Membership Interest" or "Interest") is as set forth on <u>Schedule A</u> attached hereto, which is incorporated in this Agreement by this reference.
- C. *Member*. The term "Member" or "Members" shall include the Initial Members and any other contributor of capital for a Membership Interest and any assignee, transferee, successor, legatee or disposee of all or any part of a Membership Interest who is admitted to the Company as a Member pursuant to Article VII. The terms "Member" or "Members" shall also include any transferee of a Membership Interest who is not admitted as a Member, but such transferee's rights and obligations hereunder shall only be as set forth in Article VII.A.
- D. Capital Accounts. Capital Accounts will be maintained in accordance with Section 704 of the Code and the Treasury Regulations promulgated thereunder. It is the intent of the Members to comply with the purposes of these laws and this Agreement should be construed accordingly. Property contributions will be reflected in these accounts on the basis of fair market value at the time of contribution, even though the tax basis to the Company may be different.
- E. Interest and Return of Capital Contributions. No Member shall be entitled to interest on its Capital Contribution. No Member shall be entitled to withdraw any part of its Capital Contribution or its Capital Account or to receive any distribution from the Company, and there shall be no obligation to return to any Member or withdrawn Member any part of such Member's Capital Contributions for so long as the Company continues in existence, except as specifically provided in this Agreement.
- F. Loans or advances by any Member to the Company shall not be considered Capital Contributions and shall not increase the Capital Account balance of the lending or

advancing Member. No Member shall be required under any circumstances to contribute or lend any money or property to the Company.

Article III. Allocation of Profits and Losses

- A. *Profits and Losses*. "Profits" and "Losses" shall mean the taxable income or loss, as the case may be, for a period (or from a transaction) as determined in accordance with Section 703(a) of the Code (for this purpose, all items of income, gain, loss or deduction required to be separately stated pursuant to Section 703(a)(1) of the Code shall be included in taxable income or loss), but computed with the following adjustments:
- 1. Any income of the Company that is exempt from federal income tax and not otherwise taken into account in computing Profits and Losses shall be added to such taxable income or loss;
- 2. Any expenditures of the Company as described in Code Section 705(a)(2)(B) or treated as Code Section 705(a)(2)(B) expenditures pursuant to Treasury Regulation Section 1.704-1(b)(2)(iv)(i), and not otherwise taken into account in computing Profits or Losses shall be subtracted from such taxable income or loss;
- 3. In the event of any adjustment to the book value of any Company asset as permitted by the Treasury Regulations under Section 704(b) of the Code, the amount of such adjustments shall be taken into account as gain or loss from the disposition of such asset;
- 4. In the event the book value of any asset has been adjusted, gain or loss resulting from the disposition of such asset shall thereafter be computed by reference to its adjusted book value, which shall reflect depreciation deductions which take into account the adjustments made to the book value thereof, notwithstanding the fact that the adjusted tax basis of such asset may be different; and
- 5. Notwithstanding any other provisions of this definition, any items which are specially allocated pursuant to Article III.C. shall not be taken into account in computing Profits or Losses.
- B. *Allocation of Profits and Losses*. After giving effect to the special allocations provided in Article III.C, including any curative allocations as provided therein, the Profits and Losses of the Company for any fiscal year shall be allocated to the Members in proportion to their respective Membership Interests.

C. Special and Curative Allocations.

1. The provisions of the final and temporary Treasury Regulations promulgated under Internal Revenue Code Section 704(b) relating to the qualified income offset, minimum gain chargeback, minimum gain chargeback with respect to partner nonrecourse debt, the allocation of nonrecourse deductions and the allocation of items of deduction, loss or expenditure relating to partner nonrecourse debt are hereby incorporated in this Agreement by this reference and shall be

applied to the allocation of Company items of income, gain, loss or deduction in the manner provided in such Treasury Regulations. However, the Members do not intend that the "deficit restoration obligation" described in Section 1.704-1(b)(2)(ii)(b) or (c) of the Treasury Regulations or any successor provision thereto be incorporated into this Agreement.

2. The foregoing regulatory allocations are intended to comply with certain requirements of the Treasury Regulations. However, it is the intent of the Members that, to the extent possible, all of the regulatory allocations shall be offset either with other regulatory allocations or with special allocations of other items of Company income, gain, loss or deduction. Therefore, notwithstanding any other provision of this Article III (other than the regulatory allocations), the Members shall make such offsetting allocations of Company income, gain, loss or deduction in whatever manner the Member's determine appropriate so that, after such offsetting allocations are made, each Member's Capital Account balance is, to the extent possible, equal to the Capital Account balance such Member would have had if the regulatory allocations were not a part of this Agreement and all Company items were allocated pursuant to Article III.B. The Members may take into account future regulatory allocations which, although not yet made, are likely to offset other regulatory allocations made under this Article III.C.

D. Other Allocation Rules.

- 1. For purposes of determining the profits, losses, or any other items allocable to any period, profits, losses, and any such other items shall be determined on a daily, monthly, or other basis, as determined by the Members using any permissible method under Code Section 706 and the Treasury Regulations thereunder.
- 2. Except as otherwise provided in this Agreement, all items of the Company's income, gain, loss, deduction, and any other allocations not otherwise provided for shall be divided among the Members in the same proportions as they share Profits or Losses, as the case may be, for the year.
- 3. Except as otherwise provided in this Agreement, all items of income, gain, loss or deduction for federal income tax purposes shall be allocated to the Members in the same manner as the corresponding book allocations of such items as provided in this Article III.
- 4. Notwithstanding anything herein to the contrary, in the event that the principles of Section 704(c) of the Internal Revenue Code of 1986, as amended, and the Treasury Regulations promulgated thereunder, require allocations of taxable income or loss of the Company in a manner different than that set forth above, including any instances in which the book value of Company's assets has been adjusted as permitted under the Treasury Regulations, the provisions of Section 704(c) and the regulations thereunder shall control such allocations among the Members.

E. Distributions.

1. Except as otherwise provided in Article III.E.2 hereof, all distributions to the Members of cash or other property, except distributions upon the Company's dissolution (which shall be governed by Article X) shall be made solely upon the affirmative vote of Members holding

a majority of the Membership Interests. Notwithstanding the foregoing, in the event any distribution is made it shall be in accordance with the Members' respective Membership Interests in the Company. All amounts withheld pursuant to the Code or pursuant to any provisions of federal, state or local tax law with respect to any payment or distribution to the Members from the Company shall be treated as amounts distributed to the relevant Member or Members pursuant to this Article III.E.1. All distributions shall be subject to the terms of the Act and such other governmental restrictions as are now and may hereafter become effective.

- 2. Notwithstanding anything herein to the contrary, the Company shall make distributions to the Members during, or within ninety (90) days after the close of, each tax year of the Company which, when aggregated with all other distributions paid by the Company during the applicable tax year, are at least equal to the sum necessary to enable the Members to pay their federal and state income tax liabilities attributable to the taxable income allocated to them by the Company for such tax year of the Company. Such amount shall be determined using the maximum income tax rate of any Member.
- F. Tax Year and Accounting Methods. It is the intent of the Members that this Company be treated as a partnership solely for federal and state tax purposes. The taxable year of the Company shall be the calendar year. The Company books and records shall be maintained on such basis of accounting as may be determined as proper by the certified public accountant regularly employed by the Company at that time (the "Company's Accountant"). The Company's Accountant is authorized to use good judgment in making determinations with respect to the treatment of particular items which are not clearly covered here or which would result in a violation of federal or state income tax laws as they exist from time to time.

Article IV. Management and Rights of Members

A. *Managing Member*. The Company shall be managed under the direction of a Managing Member. Ashlake Crossing Advisors, LLC is hereby designated as the Managing Member.

B. General Powers of the Managing Member.

- 1. Except as otherwise limited in this Operating Agreement, the Managing Member shall have the exclusive right to manage the Company and to make all decisions regarding the business of the Company. The Managing Member shall carry out the policies, directions, orders and resolutions of the Members in the manner described in this Operating Agreement and as authorized and directed by the Members from time to time. To the extent not inconsistent with the Act, the Articles or the express provisions of this Operating Agreement, the Managing Member shall have the same rights, powers and authority with respect to the Company. The Managing Member may delegate prescribed functions to any employee, agent or consultant.
- 2. The Managing Member is granted the right, power and authority to do in the name of, and on behalf of, the Company all things that, in his sole judgment, are necessary,

proper or desirable to carry out the purposes of the Company, including, but not limited to, the right, power and authority to:

- a. Enter into, make and perform contracts, agreements and other undertakings binding the Company that may be necessary, appropriate or advisable in furtherance of the purposes of the Company.
- b. Open and maintain bank accounts, investment accounts and other arrangements, draw checks and other orders for the payment of money, and designate individuals with authority to sign or give instructions with respect to those accounts and arrangements; provided, that Company funds shall not be commingled with funds from other sources and shall be used solely for the benefit of the Company.
 - c. Collect funds due to the Company.
- d. Acquire, utilize for the Company's purposes, maintain and dispose of any assets of the Company.
- e. Pay debts and obligations of the Company, to the extent that funds of the Company are available therefor.
- f. Borrow money or otherwise commit the credit of the Company for Company activities, and voluntarily prepay or extend any such borrowings.
- g. Employ from time to time persons, firms or corporations for the operation and management of the Company, including, without limitation, managing agents, contractors, subcontractors, architects, engineers, laborers, supplies, accountants and attorneys, on such terms and for such compensation as the Managing Member shall determine, notwithstanding the fact that the Managing Member or any Member may have a financial interest in such firms or corporations.
 - h. Make elections available to the Company under the Code.
- i. Register the Company as a tax shelter with the Internal Revenue Service and furnish to the Internal Revenue Service lists of investors in the Company, if required, pursuant to applicable provisions of the Code.
- j. Obtain general liability, property and other insurance for the Company, as the Managing Member deems proper.
- k. Take such actions as may be directed by the Members in furtherance of their approval of any matter set forth in Article IV hereof.
- 1. Do and perform all such things and execute, acknowledge and deliver any and all such instruments as may be in furtherance of the Company's purposes and necessary and appropriate to the conduct of its business.

- m. To own, acquire by lease or purchase, develop, maintain, and provide, grant options with respect to, sell, convey, finance, assign, mortgage, or lease real estate and/or personal property and to cause to have constructed improvements upon any real estate necessary, convenient or incidental to the accomplishment of the purposes of Company.
- 3. All actions taken by the Managing Member on behalf of the Company from the date of its organization to the execution of this Agreement are ratified and confirmed.
- C. *Tenure*. The Managing Member shall hold office until his death, resignation, disqualification or removal.
- D. *Compensation*. The compensation, if any, of the Managing Member shall be fixed from time to time by the Members. The Managing Member shall be entitled to reimbursement for expenses incurred by them in performing their duties, according to the policies set by the Members from time to time. Any amount paid as compensation to the Managing Member shall be treated as a guaranteed payment in accordance with Code Section 707(c).

E. *Power of Attorney*.

- 1. Each Member does hereby irrevocably constitute and appoint the Managing Member serving in office from time to time, and each of them, as the Company's true and lawful attorney-in-fact, with full power and authority in their or its name, place and stead, to make, execute, consent to, swear to, acknowledge, record and file from time to time any and all of the following:
- a. Any certificate or other instrument that may be required to be filed by the Company or the Members under the laws of the Commonwealth of Virginia or under the applicable laws of any other jurisdiction to the extent the Managing Member deems any such filing to be necessary or desirable;
- b. Any instrument or document which may be required to effect the continuation of the Company, the admission of an additional or substitute Member, or the dissolution and termination of the Company pursuant to the provisions of this Operating Agreement; and
- c. Any agreement, instrument, lease, deed, deed of trust, promissory note, certificate or other document in the name or on behalf of the Company which is necessary or appropriate to implement, effectuate or otherwise carry out any transaction to which the Company is a party or to which the Company or any of its assets is or may be subject, provided such transaction has been approved by the Managing Member or the Members, as the case may be, in accordance with the provisions of this Operating Agreement.

- 2. The appointment by each Member of the Managing Member of the Company as his attorney-in-fact is irrevocable and shall be deemed to be a power coupled with an interest and shall survive the disability, incompetence, bankruptcy, death or dissolution of any person given such power, except, that in the event of an assignment by a Member of all or any part of his membership interest, this power of attorney shall survive such assignment only until such time, if any, as the successor in interest shall have been admitted to the Company as a substitute member and all required documents and instruments shall have been duly executed, filed and recorded to effect such substitution.
- F. Managing Member Has No Exclusive Duty to Company. Unless otherwise expressly provided hereunder or under any other agreement entered into between the Company and such Managing Member, a Managing Member shall not be required to manage the Company as its sole and exclusive function, and it may have other business interests and may engage in other activities in addition to those relating to the Company, and neither the Company nor any Member shall have any right, by virtue of this Agreement, to share or participate in such other investments or activities of such Managing Member or to the income or proceeds derived therefrom.
- G. Transactions with Managing Member. The Managing Member (a) may appoint, employ, contract or otherwise deal with any person, including the Managing Member or an affiliate thereof, and with persons that have a financial interest in the Managing Member or in which the Managing Member has a financial interest, for transacting the Company's business, including the performance of any and all services or purchases of goods or other property which may at any time be necessary, proper, convenient or advisable in carrying on the business and affairs of the Company or in disposing of some or all of its assets; and (b) may otherwise enter into business transactions (including but not limited to the sale, merger, or other disposition of the Company or all or substantially all of its assets) with any such persons.
- H. Special Meetings. A meeting of the Members, for any purpose or purposes, unless otherwise prescribed by statute, may be called by the Managing Member or by any Member or group of Members holding at least thirty percent (30.0%) of the Membership Interests entitled to vote. The Members will meet for the transaction of Company business at such places and times as are mutually convenient to them. Nothing in this Agreement will be construed as limiting the ability of the Members to transact Company business by unanimous written consent without a formal meeting.
- I. *Notice of Meetings*. Written notice stating the place, day and hour of the meeting and the purpose or purposes for which the meeting is called shall be delivered not less than 10 nor more than 60 days before the date of the meeting, either personally or by mail, by or at the direction of the person or persons calling the meeting, to each Member entitled to vote at such meeting.
- J. *Meeting of all Members*. If all of the Members meet at any time and place, either within or outside of the Commonwealth of Virginia, and consent to the holding of a meeting at such time and place, such meeting shall be valid without call or notice, and at such meeting lawful action may be taken.

- K. *Quorum*. Members holding at least a majority of the Membership Interests entitled to vote at a meeting of the Members, represented in person or by proxy, shall constitute a quorum at any meeting of Members.
- L. *Proxies*. At all meetings of Members, a Member may vote in person or by proxy executed in writing by the Member or by a duly authorized attorney-in-fact. No proxy shall be valid after eleven months from the date of its execution, unless otherwise provided in the proxy.
- M. Action by Members Without a Meeting. Any action required or permitted to be taken at a meeting of Members may be taken without a meeting if one or more written consents to such action are signed by each Member entitled to vote and such consent or consents are filed with the minutes of the proceedings of the Members. Action taken under this paragraph is effective when all Members entitled to vote have signed the consent or consents, unless the consent or consents specifies a different effective date. The record date for determining Members entitled to take action without a meeting shall be the date the first Member signs a written consent.
- N. Waiver of Notice. When any notice is required to be given to any Member, a waiver thereof in writing signed by the Member entitled to such notice, whether before, at, or after the time stated therein, shall be equivalent to the giving of such notice.
- O. *Majority Vote*. Except as otherwise provided in this Agreement, all decisions made by the Members will be made by an affirmative vote of the Members holding a majority of the Membership Interests entitled to vote. Recipients of a Membership Interest who have not been admitted as a Member shall have no voting rights except as required by law.
- P. Other Ventures. The Members may be involved in other business ventures, independently or with others, and neither the Company nor any of the Members shall have any rights by virtue of this Agreement in the independent ventures or the income or profits derived from them.

Article V. Indemnification

- A. Indemnification of Members and Managing Member. The Members acknowledge, agree and desire that the liability of any Member or Managing Member to the Company or to any of the other Members shall be eliminated, to the maximum extent possible, pursuant to Virginia Code Section 13.1-1025, as amended. The provisions of this Article are in addition to, and not in substitution for, any other right to indemnity to which any person who is or may be indemnified by or pursuant to this Article may otherwise be entitled, and to the powers otherwise accorded by law to the Company to indemnify any such person and to purchase and maintain insurance on behalf of any such person against any liability asserted against or incurred by him in any capacity referred to in this Article or arising from his status as serving or having served in any such capacity (whether or not the Company would have the power to indemnify against such liability).
- B. Effect of Invalid Provisions. If any provision of this Article shall be adjudicated invalid or unenforceable, such adjudication shall not be deemed to invalidate or otherwise affect any

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

- C. Survival of Indemnification Provisions. No amendment or repeal of this Section shall limit or eliminate the right to indemnification provided hereunder with respect to acts or omissions occurring prior to such amendment or repeal.
- D. *No Personal Liability to Members*. Notwithstanding the above, the indemnification provided in this Article or otherwise shall in no event cause the Members to incur any liability beyond their total Capital Contributions plus their share of any undistributed profits of the Company, nor shall it result in any liability of the Members to any third party.

Article VI. Transfer of Membership Interest

- A. No Right to Withdraw. No Member shall have any right to voluntarily resign or otherwise withdraw from the Company during its term as provided for in the Articles of Organization without the prior written consent of all remaining Members of the Company. Any attempted resignation or withdrawal without the requisite consent shall be null and void and have no legal effect.
- B. *Transfer of Interest*. No Member shall, directly or indirectly, transfer, sell, give, encumber, assign, pledge, or otherwise deal with or dispose of all or any part of its Membership Interest now owned or subsequently acquired by it without the written consent of all remaining Members of the Company and the Virginia Housing Development Authority ("VHDA"). Any transfer in violation of and without full compliance with this Agreement shall be void and without legal effect.

Article VII. Dissolution

- A. Events Resulting in Dissolution. The Company will be dissolved upon the occurrence of any of the following:
 - 1. The unanimous written consent of all the Members;
- 2. The sale, transfer or other disposition of substantially all of the non-cash assets of the Company.
- 3. The adjudication of the Company as insolvent within the meaning of insolvency in either bankruptcy or equity proceedings, or the filing of an involuntary petition in bankruptcy against the Company (which is not dismissed within ninety (90) days), or the filing against the Company of a petition for reorganization under the Federal Bankruptcy Code or any state statute (which is not dismissed within ninety (90) days), or a general assignment by the Company for the benefit of creditors, or the voluntary claim (by the Company) that it is insolvent under any provisions of the Bankruptcy Code (or any state insolvency statutes), or the appointment

for the Company of a temporary or permanent receiver, trustee, custodian, sequestrator, and such receiver, trustee, custodian, or sequestrator is not dismissed within ninety (90) days;

- 4. At any time there are no members; however, the Company is not dissolved and is not required to be wound up if, within six months after the occurrence of the event that caused the dissociation of the last remaining Member, the personal representative of the last remaining Member agrees in writing to continue the Company until the admission of the personal representative of such Member or its nominee or designee to the Company as a Member, effective as of the occurrence of the event that caused the dissociation of the last remaining Member;
- 5. The entry of a decree of judicial dissolution of the Company under the Act; or
- 6. When so determined in accordance with other specific provisions of this Agreement.
- B. *Conclusion of Affairs*. In the event of the dissolution of the Company for any reason, the Members shall proceed promptly to wind up the affairs of and liquidate the Company. Except as otherwise provided in this Agreement, the Members shall continue to share distributions and tax allocations during the period of liquidation in the same manner as before the dissolution.
- C. Liquidating Distributions. After providing for the payment of all debts and liabilities of the Company and all expenses of liquidation, and subject to the right of the Members to set up such reserves as it may deem reasonably necessary for any contingencies or unforeseen liabilities or obligations of the Company, the proceeds of the liquidation and any other assets of the Company shall be distributed to or for the benefit of the Members in accordance with this Agreement. Unless the Members entitled to vote (by a majority vote) agree to some other form of distribution, the distributions to the Members upon liquidation shall be made in kind based on the fair market value of the Company's assets at that time. If such distribution is in kind, each Member shall take a fractional interest in each and every asset of the Company unless the Members agree to some other method of division.
- D. *Priority in Liquidation*. If the Company is terminated, the Members will proceed with the liquidation of the Company as provided in the previous section and the proceeds from the liquidation will be applied as follows:
- 1. First, to the payment of debts and liabilities of the Company, other than loans and advances that may have been made by the Members to the Company, and the expenses of liquidation;
- 2. Next, the proceeds will be applied to the payment of any loans or advances that may have been made by any Member to the Company, but if the amount available for repayment is insufficient, then on a pro rata basis;
- 3. Next, the Company's assets will be distributed to the Members, pro rata in accordance with their respective positive Capital Account balances, after giving effect to all

- 4. Any balance remaining shall be distributed to the Members in accordance with their Membership Interests.
- E. *Termination*. Within a reasonable time following the completion of the liquidation of the Company, the Members shall be supplied a statement which shall set forth the assets and the liabilities of the Company as of the date of complete liquidation and each Member's portion of the distributions pursuant to this Agreement. Upon completion of the liquidation of the Company and the distribution of all the Company's assets, the Company shall terminate, and the Members shall execute and record a Certificate of Cancellation of the Company as well as any and all other documents required to effectuate the dissolution and termination of the Company.
- F. No Deficit Restoration. A negative or deficit balance in any Member's Capital Account shall not be deemed to be an asset of the Company, and no Member with a negative or deficit Capital Account balance shall have any obligation to the Company, to any other Member or to any third party or creditor to restore such negative or deficit balance. No Member shall be personally liable for the return of all or any part of the Capital Contributions of any other Member. Any such return of Capital shall be made solely from Company assets; provided, however, nothing contained herein shall be deemed to limit the right of the Company to recover from a Member for acts or omissions constituting breach of fiduciary duty, fraud, misconduct, bad faith or gross negligence.

Article VIII. Miscellaneous

- A. Books and Records. At all times during the term of the Company, the Members shall keep, or cause to be kept, full and faithful books of account, records and supporting documents, which shall reflect, completely, accurately and in reasonable detail, each transaction of the Company (including, without limitation, transactions with the Members). The books of account, records, and all documents and other writings of the Company shall be kept and maintained at the principal office of the Company. Each Member or his designated representative shall, upon reasonable notice to the Members, have access to such financial books, records, and documents during reasonable business hours and may inspect and make copies of any of them at his own expense. The Members shall cause the Company to keep at its principal office the following:
- 1. Current list of the full name and last known business address of each Member, in alphabetical order;
- 2. A copy of the Articles of Organization and the Certificate of Organization, and all Articles of Amendment and Certificates of Amendment thereto;
- 3. Copies of the Company's federal, state, and local income tax returns and reports, if any, for the three most recent years; and

- 4. Copies of the Operating Agreement, as amended, and of any financial statements of the Company for the three most recent years.
- B. Amendment. This Agreement may only be modified or amended by a written instrument. Except as otherwise required by law, such amendment may only be made in accordance with the unanimous written consent of all the Members entitled to vote. The parties further agree to execute any amendment to this Agreement as may be considered necessary by legal counsel to the Company in order for it to be treated as a partnership for federal and state income tax purposes.
- C. *Notices*. For purposes of this Agreement, notices, offers and acceptances must be in writing and will be deemed to be served and received at the time mailed by United States registered or certified mail to the last known address of the party involved or when delivered in person.
- D. *Enforceability*. The waiver by any party to this Agreement of a breach of any provision of this Agreement will not operate or be construed as a waiver of any subsequent breach by any party. The invalidity or unenforceability of any particular provision of this Agreement shall not affect the other provisions, and this Agreement shall be construed in all respects as if such invalid and unenforceable provision were omitted.
- E. *Binding Effect.* This Agreement will inure to the benefit of and be binding upon the parties to this Agreement, their successors, heirs, personal representatives and assigns.
- F. *Interpretation*. Whenever the context may require, any noun or pronoun used herein shall include the corresponding masculine, feminine or neuter forms. The singular form of nouns, pronouns and verbs shall include the plural and vice versa.
- G. Further Assurances. Each Member hereby agrees that it shall hereafter execute and deliver such further instruments, provide all information and take or forbear such further acts and things as may be reasonably required or useful to carry out the intent and purpose of this Agreement and as are not inconsistent with the terms hereof.
- H. *Confidentiality*. No Member may, without the approval of all remaining Members entitled to vote, divulge to others any information not already known to the public pertinent to the services, clients, customers or operations of the Company, whether before or after the Company's dissolution.
- I. *Counterparts*. This Agreement may be executed in any number of counterparts, each of which shall be an original but all of which together will constitute one instrument, binding upon all parties hereto, notwithstanding that all of such parties may not have executed the same counterpart.
- J. Good Faith. The Members agree to exercise good faith and reasonableness in the interpretation and implementation of the provisions of this Agreement.
- K. Governing Law. This Agreement shall be construed and enforced in accordance with the laws of the Commonwealth of Virginia, without reference to its conflicts of laws rules.

- L. *Headings*. The headings, subheadings and other captions in this Agreement are for convenience and reference only and shall not be used in interpreting, construing or enforcing any of the provisions of this Agreement.
- M. *Entire Agreement*. This Agreement contains the entire understanding between the Members and supersedes any prior written or oral agreements between them respecting the subject matter within. There are no representations, agreements, arrangements or understandings, oral or written, between and among the Members relating to the subject matter of this Agreement, which are not fully expressed herein.

The undersigned, being the Initial Members of the Company, hereby agree, acknowledge and certify that the foregoing Operating Agreement, including the attached Schedule, constitutes the sole and entire Operating Agreement of the Company, adopted as of the date first above written.

[Signature page to follow]

MEMBERS:

ASHLAKE CROSSING ADVISORS, LLC,

a Virginia limited liability company,

Mark-Dana Corporation, By:

a Virginia Corporation, its Managing Member

By:

Name David Mark Koogler Title: President

MARK-DANA CORPORATION,

a Virginia Corporation

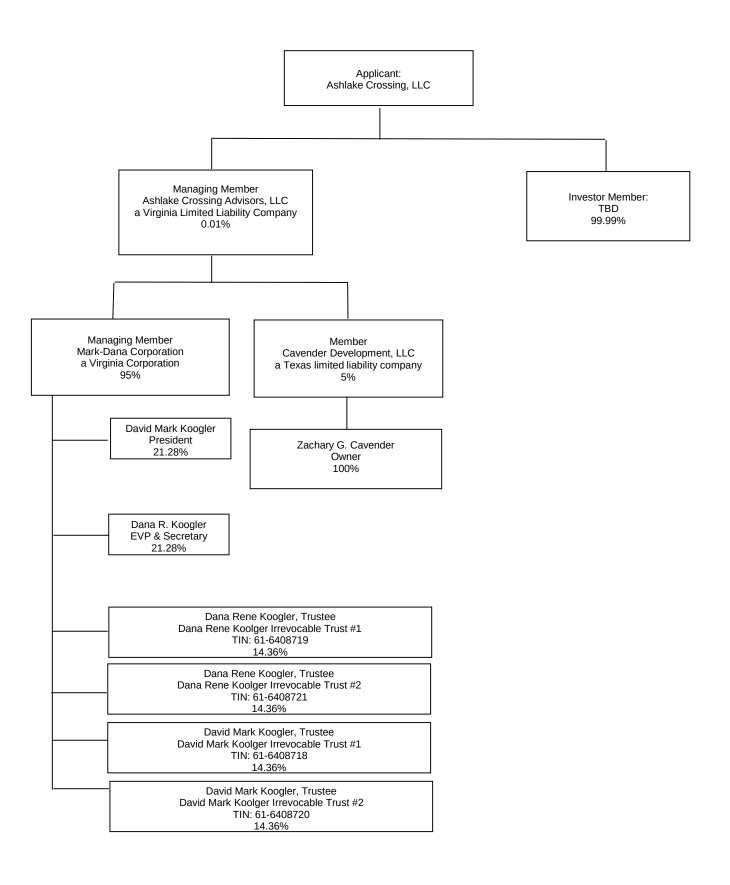
By: Name: David Mark Koogler Title: President

Schedule A

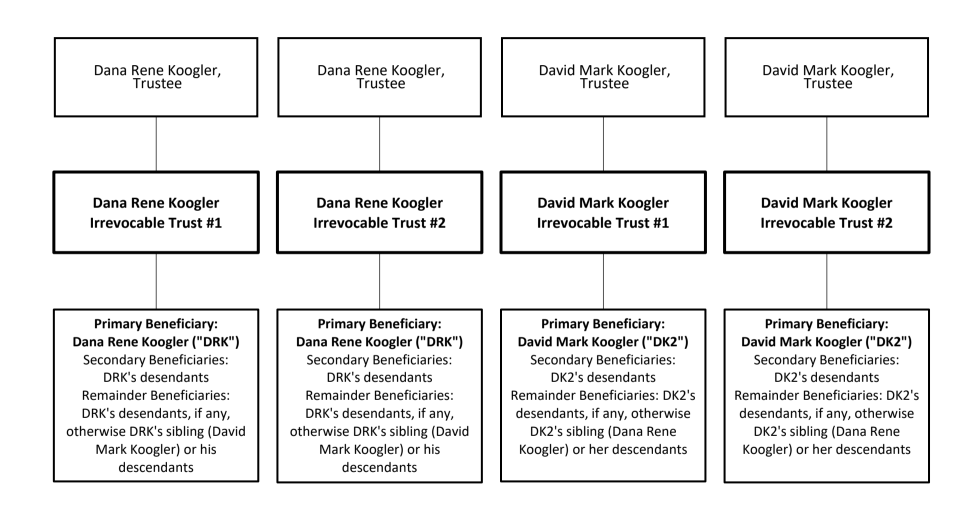
Capital Contributions and Membership Interests

Name and Address	Capital Contribution	Membership Interest
Ashlake Crossing Advisors, LLC 26302 Oak Ridge Drive, Suite 100, Spring, TX 77380	\$10.00	0.01%
Mark-Dana Corporation 26302 Oak Ridge Drive, Suite 100, Spring, TX 77380	\$100.00	99.99%

Ashlake Crossing, Owner Organization Chart:



Trusts Org Charts



DEVELOPMENT AGREEMENT

(Ashlake Crossing)

DEVELOPMENT AGREEMENT (the "<u>Agreement</u>") dated as of February 7th, 2022 by and between **Ashlake Crossing, LLC**, a Virginia limited liability company (the "<u>Company</u>"), and **Mark-Dana Corporation**, a Virginia corporation (the "<u>Developer</u>").

Recitals

- A. The Company was formed to acquire, construct, develop, improve, maintain, own, operate, lease, dispose of and otherwise deal with a 67-unit apartment project located in Chesterfield, Chesterfield County, Virginia and commonly known as "Ashlake Crossing" (the "Project").
- B. The Project, following completion of construction, is expected to constitute a "qualified low-income housing project" (as defined in Section 42(g)(1) of the Code).
- C. The Developer has provided and, pursuant to this Agreement, will continue to provide certain services with respect to the Project during the construction thereof.
- D. In consideration for such services, the Company has agreed to pay to the Developer certain fees computed in the manner stated herein.
- E. Capitalized terms used herein and not otherwise defined shall have the meanings set forth in the Amended and Restated Operating Agreement dated as of ______(the "Operating Agreement").
- **NOW, THEREFORE**, in consideration of the mutual covenants and conditions set forth herein and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree to amend and restate any and all prior development agreements in their entirety as follows:

Section 1. <u>Development Services</u>.

- (a) The Developer shall oversee the construction of the Project, and shall perform the services and carry out the responsibilities with respect to the Project as are set forth herein, and such additional duties and responsibilities as are reasonably within the general scope of such services and responsibilities and are designated from time to time by the Managing Member.
- (b) The Developer's services shall be performed in the name and on behalf of the Company and shall consist of the duties set forth in the following subparagraphs of this Section 1(b) and as provided elsewhere in this Agreement; <u>provided</u>, <u>however</u>, that if the performance of any duty of the Developer set forth in this Agreement is beyond the reasonable control of the Developer, the Developer shall nonetheless be obligated to (i) use commercially reasonable efforts to perform such duty and (ii) promptly notify the Managing Member that the performance of such duty is beyond the Developer's reasonable control. The Developer has performed or shall perform the following:

- (i) [Intentionally Omitted]
- (ii) Negotiate and cause to be executed in the name and on behalf of the Company agreements for architectural, engineering, testing or consulting services for the Project, the Construction Documents, and any other agreements necessary for the construction of the Improvements or the furnishing of any supplies, materials, machinery or equipment therefor, or any amendments thereof, provided that no agreement shall be executed nor binding commitment made until the terms and conditions thereof and the party with whom the agreement is to be made have been approved by the Managing Member unless the terms, conditions, and parties comply with the provisions of the Operating Agreement.
- (iii) Assist the Company in dealing with neighborhood groups, local organizations, abutters and other parties interested in the development of the Project.
- (iv) Establish and implement appropriate administrative and financial controls for the construction of the Project, including, but not limited to, the following:
- coordination and administration of the Project Architect, the Builder, and any other contractors, subcontractors, professionals and consultants employed in connection with the construction of the Project;
- administration of the Construction Contract on behalf of the Company;
- participation in conferences and the rendering of such advice and assistance as will aid in developing economical, efficient and desirable construction procedures;
- the rendering of advice and recommendations as to the selection procedures for and selection of subcontractors and suppliers;
- the review and submission to the Managing Member for approval of all requests for payments under any architectural agreement, the Construction Contract and the Mortgage Loan Documents for the construction of the Improvements;
- the submission of any suggestions or requests for changes which could in any reasonable manner improve the design, efficiency or cost of the Project;

- assisting the Company in applying for and maintaining in full force and effect any and all permits and approvals required by an Agency for the lawful construction of the Project;
- assisting the Company in compliance with all terms and conditions applicable to the Company or the Project contained in any permit or approval required by or obtained from any Agency for the lawful construction of the Project, or in any insurance policy affecting or covering the Project, or in any surety bond obtained in connection with the Project;
- furnishing such consultation and advice relating to the Project as may be reasonably requested from time to time by the Managing Member;
- keeping the Managing Member fully informed on a regular basis of the progress of the construction of the Project, including the preparation of such reports as are provided for herein or as may reasonably be requested by the Managing Member;
- giving or making the Company's instructions, requirements, approvals and payments provided for in the agreements with the Project Architect, the Builder, and other contractors, subcontractors, professionals and consultants retained for the Project; and
- at the Company's expense, filing on behalf of and as the attorney-in-fact for the Company any notices of completion required or permitted to be filed upon the completion of any improvement(s) and taking such actions as may be required to obtain any certificates of occupancy or equivalent documents required to permit the occupancy of dwelling units and other space in the Project.
- (v) Inspect the progress of the course of construction of the Project, including verification of the materials and labor being furnished so as to be fully competent to approve or disapprove requests for payment made by the Project Architect and the Builder, or by any other parties with respect to the construction of the Project, and in addition to verify that the same is being carried out substantially in accordance with the approved Plans and Specifications and other Construction Documents or, in the event that the same is not being so carried out, to promptly so notify the Managing Member.

- (vi) If requested to do so by the Managing Member, perform on behalf of the Company all obligations of the Company with respect to the construction of the Project contained in the Mortgage Loan Documents, or in any lease or rental agreement relating to space in the Project, or in any agreement entered into with any Agency relating to the terms and conditions of such construction, provided that copies of such agreements have been provided by the Company to the Developer or the Company has otherwise notified the Developer in writing of such obligations.
- (vii) To the extent requested to do so by the Managing Member, prepare and distribute to the Managing Member a critical path schedule, and periodic updates thereto as necessary to reflect any material changes, but in any event not less frequently than quarterly, other construction cost estimates as required by the Managing Member, and financial accounting reports, including monthly progress reports on the quality, progress and cost of construction and recommendations as to the drawing of funds from any loans arranged by the Company to cover the cost of construction of the Project.
- (viii) Assist the Company in obtaining and maintaining insurance coverage for the Project during the construction phase of the Project, in accordance with the insurance requirements set forth in the Operating Agreement and any other Project Document. Such insurance shall be in a liability amount approved by the Managing Member and in accordance with the requirements of the Operating Agreement.
- (ix) Assist the Company in complying with all applicable present and future laws, ordinances, orders, rules, regulations and requirements (hereinafter called "<u>laws</u>") of all Federal, state and municipal governments, courts, departments, commissions, boards and offices, any national or local Board of Fire Underwriters or Insurance Services Offices having jurisdiction in the county in which the Project is located or any other body exercising functions similar to those of any of the foregoing, or any insurance carriers providing any insurance coverage for the Company or the Project, which may be applicable to the Project or any part thereof. Any such compliance undertaken by the Developer on behalf of and in the name of the Company, in accordance with the provisions of this Agreement, shall be at the Company's expense. The Developer shall likewise ensure that all agreements between the Company and independent contractors comply with all such applicable laws.
- (x) Assist the Company in assembling and retaining all contracts, agreements and other records and data as may be necessary to carry out the Developer's functions hereunder. Without limiting the foregoing, the Developer will prepare, accumulate and furnish to the Managing Member and any Agency, as necessary, data and information sufficient to identify the market value of Improvements in place as of each real property tax

- lien date, and will make application for appropriate exclusions from the capital costs of the Project for purposes of real property ad valorem taxes.
- (xi) Coordinate and administer the design and the construction of all interior tenant improvements to the extent required under any lease or other occupancy agreements to be installed or furnished by the Company with respect to the initial leasing of space in the Project, whether involving building standard or non-building standard work.
- (xii) Use its best efforts to accomplish the timely completion of the Project in accordance with the approved Plans and Specifications and other Construction Documents (including, without limitation, the construction schedule prepared by the Builder).
- (xiii) At the direction of the Managing Member, implement any decisions of the Managing member made in connection with the construction of the Project or any policies and procedures relating thereto, exclusive of leasing activities.
- (xiv) Perform and administer any and all other services and responsibilities of the Developer which are set forth in any other provisions of this Agreement, or which are requested to be performed by the Managing Member and are within the general scope of the services described herein.

Section 2. Obligation to Complete Construction and to Pay Development Costs

The Developer shall (i) complete the construction of the Improvements or cause the same to be completed by December 31, 2024 in a good and workmanlike manner, free and clear of all defects and mechanics', materialmen's or similar liens, and shall equip the Improvements or cause the same to be equipped with all necessary and appropriate fixtures, equipment and articles of personal property, including refrigerators and ranges, all in accordance with the Project Documents and the drawings and specifications forming a part of the construction contract and (ii) cause the Company to satisfy all requirements necessary to achieve Final Closing which relate specifically to the construction and development of the Project, in accordance with the Project Documents. If the Designated Proceeds as available from time to time are insufficient to pay all Eligible Development Costs, the Developer shall advance or cause to be advanced to the Company from time to time as needed all such funds as are required to pay such deficiencies. Any such advances ("Development Advances") shall, to the extent permitted under the Project Documents and any applicable Regulations or requirements of the Lender and the Agency (or otherwise with any Requisite Approvals), be reimbursed out of Designated Proceeds available from time to time after payment of all Development Costs or as provided in Section 6.7. Any balance of the amount of each Development Advance not so reimbursed shall constitute a Negative Cash Flow Loan to the extent permitted under the Operating Agreement, or if not permitted to be treated as a Negative Cash Flow Loan under the Operating Agreement, shall not be reimbursable, shall not be credited to the Capital Account of any Member, or otherwise change the Interest of any Person in the Company, but shall be borne by the Developer under the terms of this Agreement. In lieu of funding Development Advances hereunder, the Developer

may defer unpaid portions of the Development Fee to satisfy such Development Advances provided and on the condition that such amounts should be repaid from Cash Flow by the fifteenth (15th) anniversary of the Completion Date and that any losses (and corresponding Federal Low Income Housing Tax Credits) projected to be allocated to the Investor Member during the Compliance Period should not be reallocated to another Member as a result of the application of Section 704(b) of the Code and the Treasury Regulations thereunder. The obligations of the Developer under this Section 2 shall be joint and several with the obligations of the Managing Member under Sections 6.7 of the Operating Agreement.

Section 3. <u>Limitations and Restrictions</u>

Notwithstanding any provisions of this Agreement, the Developer shall not take any action, expend any sum, make any decision, give any consent, approval or authorization, or incur any obligation with respects to any of the following matters unless and until the same has been approved by the Managing Member:

- (a) Approval of all construction and architectural contracts and all architectural plans, specifications and drawings prior to the construction and/or alteration of any improvements contemplated thereby, except for such matters as may be expressly delegated in writing to the Developer by the Managing Member;
- (b) Any proposed change in the work of the construction of the Project, or in the plans and specifications therefor as previously approved by the Managing Member, or in the cost thereof, or any other change which would affect the design, cost, value or quality of the Project, except for such matters as may be expressly delegated in writing to the Developer by the Managing Member; or
- (c) Expending more than what the Developer in good faith believes to be the fair and reasonable market value at the time and place of contracting for any goods purchased or leased or services engaged on behalf of the Company or otherwise in connection with the Project.

Section 4. Accounts and Records.

- (a) The Developer, on behalf of the Company, shall keep such books of account and other records as may be required and approved by the Managing Member, including, but not limited to, records relating to the costs for which construction advances have been requested and/or received. The Developer shall keep vouchers, statements, receipted bills and invoices and all other records, in the form approved by the Managing Member, covering all collections, if any, disbursements and other data in connection with the Project prior to final completion of construction. All accounts and records relating to the Project, including all correspondence, shall be surrendered to the Company upon demand without charge therefor.
- (b) All books and records prepared or maintained by the Developer shall be kept and maintained at all times at the place or places approved by the Managing Member, and shall be available for and subject to audit, inspection and copying by the Management Agent, the Managing Member or any representative or auditor therefor or supervisory or regulatory authority, at the times and in the manner set forth in the Operating Agreement.

Section 5. Compensation

- (a) For its services in connection with the development of the Project and the supervision of the construction of the Improvements, the Developer shall be entitled to receive an amount (the "Development Fee"), inclusive of all fees and overhead, equal to \$1,405,097 (or such lesser amount as may be permitted by the Credit Authority). Of the Development Fee, 20% has accrued for services rendered prior to the date of this Agreement. The balance of the Development Fee shall be deemed to have been earned pro rata as and when the dwelling units in the Project have been completed and are ready to be placed in service.
- (b) The Development Fee shall be paid from and to the extent of Designated Proceeds available therefor from time to time; <u>provided</u>, <u>however</u>, that no portion of the Development Fee may be paid from Designated Proceeds without the Consent of the Investor Member. Of such Development Fee, a portion to be paid on or prior to the making of the Fifth Installment, projected to be \$1,405,097 (the "<u>Cash Development Fee</u>") shall be paid as follows:
 - (i) 20% of the Cash Development Fee may be paid to the Developer at the time of payment of the First Installment;
 - (ii) Up to 10% of the Cash Development Fee may be paid to the Developer at the time of payment of the Second Installment; and
 - (iii) Up to 25% of the Cash Development Fee may be paid to the Developer at the time of payment of the Third Installment; and
 - (iv) Up to 40% of the Cash Development Fee may be paid to the Developer at the time of payment of the Fourth Installment; and
 - (v) The balance of the Cash Development Fee (estimated to be 5%) of the Development Fee may be paid to the Developer at the time of payment of the Fifth Installment.
- (c) The balance of the Development Fee, if any, remaining after payment of the Fifth Installment (the "<u>Deferred Development Fee</u>") shall be paid without interest from the proceeds of certain Capital Contributions and from distributions of Net Cash Flow or Net Capital Transaction Proceeds in accordance with the provisions of Sections 4.1B, 10.1A and 10.1B of the Operating Agreement; <u>provided</u>, <u>however</u>, that the Company shall be obligated to pay any outstanding balance of the Deferred Development Fee on the earlier to occur of the fifteenth (15th) anniversary of the Completion Date or the date of liquidation of the Company. The obligation to pay the Deferred Development Fee shall be evidenced by a promissory note in the form attached hereto as <u>Exhibit A</u> (the "<u>Deferred Development Fee Note</u>") and shall be recourse to the Company and the Managing Member. Payment of the Development Fee shall also be subject to all applicable provisions of the Operating Agreement (There is not currently projected to be a Deferred Development Fee).
- (d) Notwithstanding the foregoing or any other provision herein to the contrary, upon the Removal Date (as defined in Section 7.7 of the Operating Agreement) of any Managing Member that is removed as a Managing Member, unless the removed Managing Member makes

a Capital Contribution as of the Removal Date to pay such Deferred Development Fee in accordance with Section 7.7E in which case such Capital Contribution shall be applied to repay any outstanding Deferred Development Fee, no further payments of Deferred Development Fee shall be made to the Developer under any provision of this Agreement or the Operating Agreement until the earlier to occur of the thirteenth (13th) anniversary of the Completion Date or the date of liquidation of the Company, at which time any unpaid portion of the Deferred Development Fee shall be paid by the Company.

Section 6. Amendment

This Agreement may be amended only in a writing executed by the parties hereto; provided, however, that no such amendment shall be effective without the Consent of the Investor Member.

Section 7. Applicable Law

This Agreement, and the application or interpretation hereof, shall be governed by and construed in accordance with the laws of the State.

Section 8. Binding Agreement

This Agreement shall be binding on the parties hereto, their heirs, executors, personal representatives, successors and assigns.

Section 9. Headings

All section headings in this Agreement are for convenience of reference only and are not intended to qualify the meaning of any section.

Section 10. <u>Terminology</u>

All personal pronouns used in this Agreement, whether used in the masculine, feminine or neuter gender, shall include all other genders, the singular shall include the plural, and vice versa as the context may require.

Section 11.Benefit of Agreement

The obligations and undertakings of the Developer set forth in this Agreement are made for the benefit of the Company and its Members and shall not inure to the benefit of any creditor of the Company other than a Member, notwithstanding any pledge or assignment by the Company of this Agreement or any rights hereunder.

Section 12. Counterparts

This Agreement may be executed in one or more counterparts, each of which shall be deemed an original, but all of which, when taken together, shall constitute one and the same Agreement.

Section 13. Obligation to Pay Interest on Overdue Payments

If the Developer shall fail to timely make any payment required pursuant to this Agreement, then the Developer shall be obligated to pay interest on such unpaid amount at the Designated Interest Rate. Any such interest shall begin to accrue on the due date for such payment obligation, and shall continue to accrue until such payment obligation (along with all accrued interest) is repaid in full.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

IN WITNESS WHEREOF, the parties have caused this Development Agreement to be duly executed as of the date and year first above written.

COMPANY:

ASHLAKE CROSSING, LLC, a Virginia limited liability company

By: Ashlake Crossing Advisors, LLC, a Virginia limited liability company, its Managing Member

By: Mark-Dana Corporation, a Virginia corporation, its Managing Member

By:		
	Name: David Mark Koogler	
	Title: President	

DEVELOPER:

By:

MARK-DANA CORPORATION, a Virginia corporation

Name: David Mark Koogler
Title: President

[Note: This note should not be executed and delivered until the date of payment of the final Installment of Capital Contributions]

$\frac{\text{EXHIBIT A}}{\text{DEFERRED DEVELOPMENT FEE NOTE}}$

\$
FOR VALUE RECEIVED, Ashlake Crossing, LLC, a Virginia limited liability company (the "Company") promises to pay the order of Mark-Dana Corporation, a Virginia corporation (the "Developer") the principal sum of AND
This Note evidences the obligation of the Company to pay the Developer a Deferred Development Fee pursuant to the Development Agreement. The Deferred Development Fee is payable from the proceeds of certain Capital Contributions and from distributions of Net Cash Flow and Net Capital Transaction Proceeds in accordance with the provisions of Sections 4.1B, 10.1A and 10.1B of the Amended and Restated Operating Agreement of the Company dated as of (the "Operating Agreement"), the provisions of which are specifically incorporated herein by this reference. Capitalized terms used herein and not otherwise defined shall have the meanings set forth in the Operating Agreement.
The outstanding principal balance of this Note shall unconditionally be due and payable on the Maturity Date.

Date, and such default continues for a period of ten (10) days after written notice from the Developer to the Company, then interest on the unpaid principal amount of this Note shall be computed at a rate per annum equal to two percent (2%) over the prevailing prime rate from time to time in effect as published in the Wall Street Journal in its Money Rates section and changing simultaneously with each published change in such published prime rate, which rate shall commence upon the expiration of such ten (10) day period and shall continue in effect until all past due principal and interest has been paid.

If payment of the balance of the Deferred Development Fee is not paid on the Maturity

The Company may, at its election, from time to time prior to maturity, prepay without penalty all or any portion of the principal indebtedness of this Note.

Demand for payment shall be presumed to have been issued and the entire unpaid principal sum of this Note, together with accrued interest thereon, if any, shall become

immediately due in the event of the occurrence of any one or more of the following: default in the payment of any installment due hereunder continuing for a period in excess of ten (10) days after written notice from the Developer to the Company; the filing by the Company of a voluntary petition in bankruptcy; or the failure by the Company within ninety (90) days thereof to lift any filing against the Company of any involuntary petition, execution, or attachment; or the adjudication of the Company as bankrupt; or any assignment by the Company of all or substantially all of its assets for the benefit of its creditors; or the invalidity or illegality of any portion of this Note by reason of any act or omission by the Company.

Except as may be specifically required under the provisions of Section 5 of the Development Agreement, this Note shall not be assigned, hypothecated, pledged, sold, or otherwise transferred without the prior written consent of the Company, and any such other transfer without the Company's consent shall be null and void.

The payment of this Note shall be a recourse obligation of the Company and the Managing Member.

This Note shall be governed by and construed in accordance with the internal laws of the State of Virginia, without regard to principles of conflicts of law.

IN WITNESS WHEREOF, the Company has executed this Deferred Development Fee Note as of the date written above.

COMPANY:

ASHLAKE CROSSING, LLC, a Virginia limited liability company

By: Ashlake Crossing Advisors, LLC, a Virginia limited liability company, its Managing Member

By: Mark-Dana Corporation, a Virginia corporation, its Managing Member

By:		
•	Name: David Mark Koogler	
	Title: President	

В

Virginia State Corporation Commission Certification (MANDATORY)

Commonwealth of Virginia

STATE CORPORATION COMMISSION

Richmond, July 12, 2021

This is to certify that the certificate of organization of

Ashlake Crossing, LLC

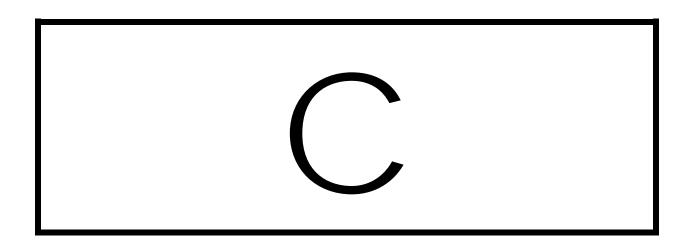
was this day issued and admitted to record in this office and that the said limited liability company is authorized to transact its business subject to all Virginia laws applicable to the company and its business.

Effective date: July 12, 2021

STATE OF THE STATE

STATE CORPORATION COMMISSION Attest:

Clerk of the Commission



Principal's Previous Participation Certification (MANDATORY)



Previous Participation Certification

Development Name:	Ashlake Crossing				
Name of Applicant (entity):	Ashlake Crossing, LLC				

I hereby certify that:

- 1. All the statements made by me are true, complete and correct to the best of my knowledge and belief and are made in good faith, including the data contained in Schedule A and any statements attached to this certification.
- 2. During any time that any of the participants were principals in any multifamily rental property, no property has been foreclosed upon, in default or assigned to the mortgage insurer (governmental or private); nor has mortgage relief by the mortgagee been given;
- 3. During any time that any of the participants were principals in any multifamily rental property, there has not been any breach by the owner of any agreements relating to the construction or rehabilitation, use, operation, management or disposition of the property, including removal from a partnership;
- 4. That at no time have any principals listed in this certification been required to turn in a property to the investor or have been removed from a multifamily rental property ownership structure;
- 5. That to the best of my knowledge, there are no unresolved findings raised as a result of state or federal audits, management reviews or other governmental investigations concerning any multifamily rental property in which any of the participants were principals;
- 6. During any time that any of the participants were principals in any multifamily rental property, there has not been a suspension or termination of payments under any state or federal assistance contract for the property;
- 7. None of the participants has been convicted of a felony and is not presently, to my knowledge, the subject of a complaint or indictment charging a felony. A felony is defined as any offense punishable by imprisonment for a term exceeding one year, but does not include any offense classified as a misdemeanor under the laws of a state and punishable by imprisonment of two years or less;
- 8. None of the participants has been suspended, debarred or otherwise restricted by any federal or state governmental entity from doing business with such governmental entity; and

2022 Page | 1 of 2

Previous Participation Certification, cont'd

- 9. None of the participants has defaulted on an obligation covered by a surety or performance bond and has not been the subject of a claim under an employee fidelity bond.
- 10. None of the participants is a Virginia Housing employee or a member of the immediate household of any of its employees.
- 11. None of the participants is participating in the ownership of a multifamily rental housing property as of this date on which construction has stopped for a period in excess of 20 days or, in the case of a multifamily rental housing property assisted by any federal or state governmental entity, which has been substantially completed for more than 90 days but for which requisite documents for closing, such as the final cost certification, have not been filed with such governmental entity.
- 12. None of the participants has been found by any federal or state governmental entity or court to be in noncompliance with any applicable civil rights, equal employment opportunity or fair housing laws or regulations.
- 13. None of the participants was a principal in any multifamily rental property which has been found by any federal or state governmental entity or court to have failed to comply with Section 42 of the Internal Revenue Code of 1986, as amended, during the period of time in which the participant was a principal in such property. This does not refer to corrected 8823's.
- 14. None of the participants is currently named as a defendant in a civil lawsuit arising out of their ownership or other participation in a multi-family housing development where the amount of damages sought by plaintiffs (i.e., the ad damnum clause) exceeds One Million Dollars (\$1,000,000).
- 15. None of the participants has pursued a Qualified Contract or planned foreclosure in Virginia after January 1, 2019.

Statements above (if any) to which I cannot certify have been deleted by striking through the words. In the case of any such deletion, I have attached a true and accurate statement to explain the relevant facts and circumstances.

Failure to disclose information about properties which have been found to be out of compliance or any material misrepresentations are grounds for rejection of an application and prohibition against future applications.

David Mark Koogler

Printed Name

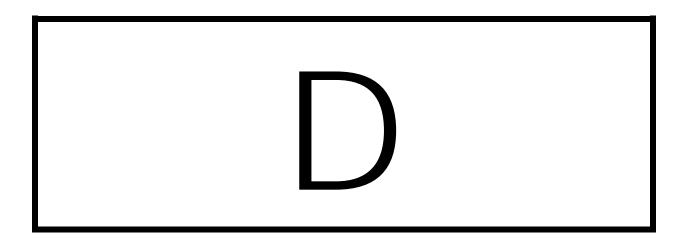
2/8/2022

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

Addendum A to

VHDA Previous Participation Certification Ashlake Crossing 4% Application

Mark-Dana Corporation is the developer and owner of Managing Member of Managing Member for Maury River Place and Steeplechase Manor. The 8609 applications and final cost certifications for both Maury River Place and Steeplechase Manor are beyond 90 days of substantial completion. However, neither 8609 applications are beyond VHDA's tax credit required due date.



List of LIHTC Developments

(Schedule A) (MANDATORY)



Development Name: Ashlake Crossing

Name of Applicant: Ashlake Crossing, LLC

INSTRUCTIONS:

- 1 A Schedule A is required for <u>every</u> individual that makes up the GP or Managing Member does not apply to principals of publicly traded corporations.
- 2 A resume is required for each principal of the General Partnership or Limited Liability Company (LLC).
- 3 For each property for which an <u>uncorrected</u> 8823 has been issued, provide a detailed explanation of the nature of the non-compliance, as well as a status statement.
- 4 List only tax credit development experience since 2002 (i.e. for the past 15 years)
- 5 Use separate pages as needed, for each principal.

Principal's Name:	ng Advisors, LLC		Membe	r of Propos	ed Managing sed property?*	Y or N	-
Development Name/Location	Name of Ownership Entity and Phone Number	CGP or 'Named' Managing Member at the time of dev.? (Y/N)*	Total Dev. Units	Total Low Income Units	Placed in Service Date	8609(s) Issue Date	Uncorrected 8823's? (Y/N Explain "Y"
_							

* Must have the ability to bind the LIHTC entity; document with partnership/operating agreements and <u>one 8609</u> (per entity/development) for a total of 6.

1st PAGE TOTAL:

0

#DIV/0!

LIHTC as % of Total Units



Development Name: Ashlake Crossing
Name of Applicant: Ashlake Crossing, LLC

Controlling GP (CGP) or 'Named' Managing N (1)

INSTRUCTIONS:

- 1 A Schedule A is required for every individual that makes up the GP or Managing Member does not apply to principals of publicly traded corporations.
- A resume is required for each principal of the General Partnership or Limited Liability Company (LLC).
- 3 For each property for which an <u>uncorrected</u> 8823 has been issued, provide a detailed explanation of the nature of the non-compliance, as well as a status statement.
- 4 List only tax credit development experience since 2002 (i.e. for the past 15 years)
- 5 Use separate pages as needed, for each principal.

Cavender Development, LLC

			WICHIDO	Тогтороз	ed property?*	Y or N	
Development Name/Location	Name of Ownership Entity and Phone Number	CGP or 'Named' Managing Member at the time of dev.? (Y/N)*	Total Dev. Units	Total Low Income Units	Placed in Service Date	8609(s) Issue Date	Uncorrecte 8823's? (Y/N Explain "Y'
EaDo Lofts, Houston ,TX	EaDo Lofts, LP 281-292-1968	N (1)	80	80	11/20/2019 11/21/2019 12/23/2019	9/15/2021	N
Fulton Lofts, Houston, TX	Fulton Lofts, LP 281-292-1968	N (1)	80	76	2/14/2020 6/19/2020	9/15/2021	N
Robert Regan Village, Berryville, VA	MDC Berryville, LLC 281-292-1968	N (1)	120	120	9/17/2020 9/30/2020	9/2/2021	N
King William Manor, Aylett, VA	King William Manor, LLC 281-292-1968	N (1)	40	40	4/30/2021 6/3/2021	Pending	N
Maury River Place, Lexington, VA	Maury River Place, LLC 281-292-1968	N (1)	40	40	6/25/2020	Pending	N
Scott Street Lofts, Houston, TX	Scott Street Lofts, LP 281-292-1968	N (1)	123	98	Pending	Pending	N
Steeplechase Manor, Warrenton, VA	Steeplechase Manor, LLC 281-292-1968	N (1)	56	55	8/6/2020	Pending	N
Brook Villas, Henrico County, VA	Brook Villas, LLC 281-292-1968	N (1)	84	84	Pending	Pending	N
Ashlake Trails, Chesterfield County, VA	Ashlake Trails, LLC 281-292-1968	N (1)	67	67	Pending	Pending	N
Caroline Lofts, Houston, TX	Caroline Lofts, LP 281-292-1967	N (1)	119	95	Pending	Pending	N

* Must have the ability to bind the LIHTC entity: document with partnership/operating agreements and one 8609 (per entity/development) for a total of 6.

1st PAGE TOTAL:

L:

755

LIHTC as % of 93% Total Units



Development Name: Ashlake Crossing
Name of Applicant: Ashlake Crossing, LLC

INSTRUCTIONS:

- 1 A Schedule A is required for every individual that makes up the GP or Managing Member does not apply to principals of publicly traded corporations.
- A resume is required for each principal of the General Partnership or Limited Liability Company (LLC).
- 3 For each property for which an <u>uncorrected</u> 8823 has been issued, provide a detailed explanation of the nature of the non-compliance, as well as a status statement.
- 4 List only tax credit development experience since 2002 (i.e. for the past 15 years)
- 5 Use separate pages as needed, for each principal.

Zachary G. Cavender Principal's Name:			Controlling GP (CGP) or 'Named' Managing N (1) Member of Proposed property?* Y or N					
	Development Name/Location	Name of Ownership Entity and Phone Number	CGP or 'Named' Managing Member at the time of dev.? (Y/N)*	Total Dev. Units	Total Low Income Units	Placed in Service Date	8609(s) Issue Date	Uncorrected 8823's? (Y/N Explain "Y"
	EaDo Lofts, Houston ,TX	EaDo Lofts, LP 281-292-1968	N (1)	80	80	11/20/2019 11/21/2019 12/23/2019	9/15/2021	N N
	Fulton Lofts, Houston, TX	Fulton Lofts, LP 281-292-1968	N (1)	80	76	2/14/2020 6/19/2020	9/15/2021	N
	Robert Regan Village, Berryville, VA	MDC Berryville, LLC 281-292-1968	N (1)	120	120	9/17/2020 9/30/2020	9/2/2021	N
	King William Manor, Aylett, VA	King William Manor, LLC 281-292-1968	N (1)	40	40	4/30/2021 6/3/2021	Pending	N
	Maury River Place, Lexington, VA	Maury River Place, LLC 281-292-1968	N (1)	40	40	6/25/2020	Pending	N
	Scott Street Lofts, Houston, TX	Scott Street Lofts, LP 281-292-1968	N (1)	123	98	Pending	Pending	N
	Steeplechase Manor, Warrenton, VA	Steeplechase Manor, LLC 281-292-1968	N (1)	56	55	8/6/2020	Pending	N
	Brook Villas, Henrico County, VA	Brook Villas, LLC 281-292-1968	N (1)	84	84	Pending	Pending	N
	Ashlake Trails, Chesterfield County, VA	Ashlake Trails, LLC 281-292-1968	N (1)	67	67	Pending	Pending	N
	Caroline Lofts, Houston, TX	Caroline Lofts, LP 281-292-1967	N (1)	119	95	Pending	Pending	N
	* Must have the ability to bind the	LIUTC antity: document with						

^a Must have the ability to bind the LIHIC entity; document will partnership/operating agreements and one 8609 (per entity/development) for a total of 6.

1st PAGE TOTAL:

809

LIHTC as % of 93% Total Units

Zachary G. Cavender, MBA

9703 Reston Ranch Ct. Cypress, TX 77433 C:(214) 533-3268 zcavender@gmail.com

EDUCATION

University of Houston, C.T. Bauer College of Business

Master of Business Administration, August 2013

Graduated with Certificate in Real Estate

University of Houston

Bachelor of Science, Political Science, 2008

Graduated magna cum laude, and with the distinction Membership in The Honors College

EXPERIENCE

Cavender Development, LLC

Cypress, TX

Principal & Sole Member (September, 2017-present)

- Real Estate Development firm
- Member of General Partner in multiple tax credit multifamily developments

Mark-Dana Corporation

The Woodlands, TX

Vice President (January 2018-present), Director (December 2014-December 2017), Analyst/Project Manager (September 2012-December 2014)

- One of four members of the development team.
- Mark-Dana has specialized in the development, construction, and management of affordable housing multi-family projects through the use of housing tax credits in Texas and Virginia.
- Main responsibilities are overseeing the entire development process, including site selection, financial modeling, sourcing capital, and closing the transaction. Other responsibilities include project management during construction period.

Midway

Houston, TX

MBA Intern, Development (May 2012-August 2012)

- Worked with the development team on industrial, mixed-use, office, retail, residential and hospitality projects.
- Responsibilities included financial analysis/pro forma of new developments as well as project management of developments currently under construction. Also completed market analysis projects on a number of Midway developments.
- Worked with the leasing team on projects to track success of tenants, as well as gather feedback from residents/tenants in mixed-use developments (CityCentre and Kings Harbor).

Urban Land Institute

Houston, TX

MBA Intern (February 2012-May 2012)

- Intern in charge of the Urban Innovations Grant 3rd Ward Grant Project
- Responsibilities included being a liaison between all people/companies involved in the project, keeping all parties on task and maintaining lines of communication.
- Led research projects including deciphering owners of all lots that make up 3rd Ward, and identifying key players in the area.

Ameriprise Financial

Houston, TX

Financial Advisor (2008-2012)

• Provided Wealth Management Services to individuals and families.



Development Name:	Ashlake Crossing
Name of Applicant:	Ashlake Crossing, LLC

INSTRUCTIONS:

- $\textbf{A Schedule A is required for } \underline{\textbf{every}} \textbf{ individual that makes up the GP or Managing Member} \textbf{-} \textbf{does not apply to} \\$ principals of publicly traded corporations.
- A resume is required for each principal of the General Partnership or Limited Liability Company (LLC). For each property for which an <u>uncorrected</u> 8823 has been issued, provide a detailed explanation of the nature of the non-compliance, as well as a status statement.
- 4 List only tax credit development experience since 2002 (i.e. for the past 15 years)
- Use separate pages as needed, for each principal.

	David Mark Koogler Principal's Name:	Controlling GP (CGP) or 'Named' Managing N (1) Member of Proposed property?* Y or N						
	Development Name/Location	Name of Ownership Entity and Phone Number	CGP or 'Named' Managing Member at the time of dev.? (Y/N)*	Total Dev. Units	Total Low Income Units	Placed in Service Date	8609(s) Issue Date	Uncorrected 8823's? (Y/N) Explain "Y"
1	Accomack Manor,	Accomack Manor, LLC,	N (1)	92	90	5/8/2007	6/13/2007	N
2	Parksley, VA Hillcrest Manor, Buena	281-292-1968 Hillcrest Manor, LLC	N (1)	40	40	12/17/2008	7/1/2009	N
3	Vista, VA Highland Manor, La Marque, TX	281-292-1968 Highland La Marque ,LP 281-292-1968	N (1)	141	134	10/12/2010 10/29/2010	7/14/2014	N
4	Trebah Village, Katy, TX	Trebah Village, LP 281-292-1968	N (1)	129	121	11/3/2010 2/14/2011 2/15/2011	2/8/2012	N
5	Magnolia Trails, Magnolia,	Magnolia Trails, LP	N (1)	80	80	2/22/2011 11/2/2011	9/5/2013	N
6	TX Elkmont Manor, Elkmont,	281-292-1968 Elkmont Manor, LLC	N (1)	44	44	11/18/2011	7/21/2014	N
7	Grottoes Manor, Grottoes,	281-292-1968 Grottoes Manor, LLC	N (1)	46	46	1/31/2014	7/21/2014	N
8	VA Craigmont Manor,	281-292-1968 Craigmont Manor, LLC	N (1)	44	44	2/10/2014	7/1/2014	N
9	Craigsville, VA Lakeside Manor, Raphine,	281-292-1968 Lakeside Manor, LLC						
10	VA Exmore Village, Exmore, VA	281-292-1968 Exmore Village, LLC	N (1)	23	23	3/19/2014	6/12/2014	N
11	Spring Trace, Spring, TX	281-292-1968 MDC Spring Trace, LLC 281-292-1968	N (1) N (1)	36 180	36 180	3/21/2014 2/13/2014 3/4/2014	6/30/2014 5/5/2015	N N
12	Carriage Crossing, Waller,	Carriage Crossing, LP	N (1)	80	64	3/28/2014 7/13/2017	7/13/2018	N
13	TX The Village at Rockbridge,	281-292-1968 The Village at Rockbridge,	N (1)	64	64	7/24/2017	6/5/2017	N
14	Lexington, VA Creekside Manor,	LLC Creekside Manor, LLC			95	12/16/2016	6/5/2017	N
15	Richmond, VA Exmore Village II, Exmore,	281-292-1968 Exmore Village II, LLC	N (1)	97				
16	VA Hamilton Crossing, Waller,	281-292-1968 Hamilton Crossing, LP	N (1)	65	64	12/15/2017 5/31/2018	3/1/2019	N
17	TX EaDo Lofts, Houston ,TX	281-292-1968 EaDo Lofts, LP	N (1)	80	64	6/8/2018	5/20/2019	N
	Edbo Edits, Houston, IX	281-292-1968	N (1)	80	80	11/21/2019 12/23/2019	9/15/2021	N
18	King William Place, Aylett, VA	King William Place, LLC 281-292-1968	N (1)	84	84	2/28/2019 3/27/2019 4/16/2019	3/21/2020	N
19	Fulton Lofts, Houston, TX	Fulton Lofts, LP 281-292-1968	N (1)	80	76	2/14/2020 6/19/2020	9/15/2021	N
20	Robert Regan Village, Berryville, VA	MDC Berryville, LLC 281-292-1968	N (1)	120	120	9/17/2020 9/30/2020	9/2/2021	N
21	King William Manor, Aylett, VA	King William Manor, LLC 281-292-1968	N (1)	40	40	4/30/2021 6/3/2021	Pending	N
22	Maury River Place, Lexington, VA	Maury River Place, LLC 281-292-1968	N (1)	40	40	6/25/2020	Pending	N
23	Scott Street Lofts, Houston, TX	Scott Street Lofts, LP 281-292-1968	N (1)	123	98	Pending	Pending	N
24	Steeplechase Manor, Warrenton, VA	Steeplechase Manor, LLC 281-292-1968	N (1)	56	55	8/6/2020	Pending	N
25	Brook Villas, Henrico County, VA	Brook Villas, LLC 281-292-1968	N (1)	84	84	Pending	Pending	N
26	Ashlake Trails, Chesterfield	Ashlake Trails, LLC 281-292-1968	N (1)	67	67	Pending	Pending	N
27	County, VA Caroline Lofts, Houston, TX	Caroline Lofts, LP 281-292-1967	N (1)	119	95	Pending	Pending	N
28 29		201-272-1707						
30								
31 32								
33 34								
35 36								
37 38								
39 40								

* Must have the ability to bind the LHTC entity; document with partnership/operating agreements and one 8609 (per entity/development) for a total of 6.

1st PAGE

TOTAL: 2,028 LIHTC as % of



Development Name:	Ashlake Crossing
Name of Applicant:	Ashlake Crossing, LLC

INSTRUCTIONS:

- $\textbf{A Schedule A is required for } \underline{\textbf{every}} \textbf{ individual that makes up the GP or Managing Member} \textbf{-} \textbf{does not apply to} \\$ principals of publicly traded corporations.
- A resume is required for each principal of the General Partnership or Limited Liability Company (LLC). For each property for which an <u>uncorrected</u> 8823 has been issued, provide a detailed explanation of the nature of the non-compliance, as well as a status statement.
- 4 List only tax credit development experience since 2002 (i.e. for the past 15 years)
- Use separate pages as needed, for each principal.

	David Mark Koogler Irrevocable Trust #2 Principal's Name:			Controlling GP (CGP) or 'Named' Managing N (1) Member of Proposed property?* Y or N					
	Development Name/Location	Name of Ownership Entity and Phone Number	CGP or 'Named' Managing Member at the time of dev.? (Y/N)*	Total Dev. Units	Total Low Income Units	Placed in Service Date	8609(s) Issue Date	Uncorrected 8823's? (Y/N) Explain "Y"	
1	Accomack Manor,	Accomack Manor, LLC,	N (1)	92	90	5/8/2007	6/13/2007	N N	
2	Parksley, VA Hillcrest Manor, Buena	281-292-1968 Hillcrest Manor, LLC	N (1)	40	40	12/17/2008	7/1/2009	N	
3	Vista, VA Highland Manor, La	281-292-1968 Highland La Marque ,LP	14 (1)	40	40	10/12/2010	77 17 200 9	14	
	Marque, TX	281-292-1968 Trebah Village, LP	N (1)	141	134	10/29/2010 11/3/2010 2/14/2011	7/14/2014	N	
4	Trebah Village, Katy, TX	281-292-1968	N (1)	129	121	2/15/2011 2/22/2011	2/8/2012	N	
5	Magnolia Trails, Magnolia, TX	Magnolia Trails, LP 281-292-1968	N (1)	80	80	11/2/2011 11/18/2011	9/5/2013	N	
6	Elkmont Manor, Elkmont,	Elkmont Manor, LLC 281-292-1968	N (1)	44	44	10/31/2013	7/21/2014	N	
7	Grottoes Manor, Grottoes, VA	Grottoes Manor, LLC 281-292-1968	N (1)	46	46	1/31/2014	7/21/2014	N	
8	Craigmont Manor, Craigsville, VA	Craigmont Manor, LLC 281-292-1968	N (1)	44	44	2/10/2014	7/1/2014	N	
9	Lakeside Manor, Raphine, VA	Lakeside Manor, LLC 281-292-1968	N (1)	23	23	3/19/2014	6/12/2014	N	
10	Exmore Village, Exmore, VA	Exmore Village, LLC 281-292-1968	N (1)	36	36	3/21/2014	6/30/2014	N	
11	Spring Trace, Spring, TX	281-292-1988 MDC Spring Trace, LLC 281-292-1968	N (1)	180	180	2/13/2014 3/4/2014 3/28/2014	5/5/2015	N	
12	Carriage Crossing, Waller, TX	Carriage Crossing, LP 281-292-1968	N (1)	80	64	7/13/2017 7/24/2017	7/13/2018	N	
13	The Village at Rockbridge, Lexington, VA	The Village at Rockbridge, LLC	N (1)	64	64	10/17/2016	6/5/2017	N	
14	Creekside Manor, Richmond, VA	Creekside Manor, LLC 281-292-1968	N (1)	97	95	12/16/2016	6/5/2017	N	
15	Exmore Village II, Exmore,	Exmore Village II, LLC 281-292-1968	N (1)	65	64	12/15/2017	3/1/2019	N	
16	Hamilton Crossing, Waller, TX	Hamilton Crossing, LP 281-292-1968	N (1)	80	64	5/31/2018 6/8/2018	5/20/2019	N	
17	EaDo Lofts, Houston ,TX	EaDo Lofts, LP 281-292-1968	N (1)	80	80	11/20/2019 11/21/2019 12/23/2019	9/15/2021	N	
18	King William Place, Aylett, VA	King William Place, LLC 281-292-1968	N (1)	84	84	2/28/2019 2/28/2019 3/27/2019 4/16/2019	3/21/2020	N	
19	Fulton Lofts, Houston, TX	Fulton Lofts, LP 281-292-1968	N (1)	80	76	2/14/2020 6/19/2020	9/15/2021	N	
20	Robert Regan Village, Berryville, VA	MDC Berryville, LLC 281-292-1968	N (1)	120	120	9/17/2020 9/30/2020	9/2/2021	N	
21	King William Manor, Aylett, VA	King William Manor, LLC 281-292-1968	N (1)	40	40	4/30/2021 6/3/2021	Pending	N	
22	Maury River Place, Lexington, VA	Maury River Place, LLC 281-292-1968	N (1)	40	40	6/25/2020	Pending	N	
23	Scott Street Lofts, Houston, TX	Scott Street Lofts, LP 281-292-1968	N (1)	123	98	Pending	Pending	N	
24	Steeplechase Manor, Warrenton, VA	Steeplechase Manor, LLC 281-292-1968	N (1)	56	55	8/6/2020	Pending	N	
25	Brook Villas, Henrico County, VA	Brook Villas, LLC 281-292-1968	N (1)	84	84	Pending	Pending	N	
26	Ashlake Trails, Chesterfield County, VA	Ashlake Trails, LLC 281-292-1968	N (1)	67	67	Pending	Pending	N	
27	Caroline Lofts, Houston, TX	Caroline Lofts, LP 281-292-1967	N (1)	119	95	Pending	Pending	N	
28 29									
30 31									
32									
33 34									
35 36									
37									
38 39									
40	* Must have the ability to bind the								

* Must have the ability to bind the LHTC entity; document with partnership/operating agreements and one 8609 (per entity/development) for a total of 6.

1st PAGE

TOTAL: 2,028 LIHTC as % of



Development Name:	Ashlake Crossing
Name of Applicant:	Ashlake Crossing, LLC

INSTRUCTIONS:

- $\textbf{A Schedule A is required for } \underline{\textbf{every}} \textbf{ individual that makes up the GP or Managing Member} \textbf{-} \textbf{does not apply to} \\$ principals of publicly traded corporations.
- A resume is required for each principal of the General Partnership or Limited Liability Company (LLC). For each property for which an <u>uncorrected</u> 8823 has been issued, provide a detailed explanation of the nature of the non-compliance, as well as a status statement.
- 4 List only tax credit development experience since 2002 (i.e. for the past 15 years)
- Use separate pages as needed, for each principal.

1 2 3	Development Name/Location Accomack Manor, Parksley, VA Hillcrest Manor, Buena Vista, VA	Name of Ownership Entity and Phone Number	CGP or 'Named' Managing					
1 2 3	Accomack Manor, Parksley, VA Hillcrest Manor, Buena		Member at the time of dev.? (Y/N)*	Total Dev. Units	Total Low Income Units	Placed in Service Date	8609(s) Issue Date	Uncorrected 8823's? (Y/N) Explain "Y"
3 4	Hillcrest Manor, Buena	Accomack Manor, LLC,	N (1)	92	90	5/8/2007	6/13/2007	N N
4	Vista, VA	281-292-1968 Hillcrest Manor, LLC					7/1/2009	
4	Highland Manor, La	281-292-1968 Highland La Marque ,LP	N (1)	40	40	12/17/2008	77172009	N
	Marque, TX	281-292-1968 Trebah Village, LP	N (1)	141	134	10/29/2010 11/3/2010 2/14/2011	7/14/2014	N
F.	Trebah Village, Katy, TX	281-292-1968	N (1)	129	121	2/15/2011 2/22/2011	2/8/2012	N
3	Magnolia Trails, Magnolia, TX	Magnolia Trails, LP 281-292-1968	N (1)	80	80	11/2/2011 11/18/2011	9/5/2013	N
6	Elkmont Manor, Elkmont,	Elkmont Manor, LLC 281-292-1968	N (1)	44	44	10/31/2013	7/21/2014	N
7	Grottoes Manor, Grottoes, VA	Grottoes Manor, LLC 281-292-1968	N (1)	46	46	1/31/2014	7/21/2014	N
8	Craigmont Manor, Craigsville, VA	Craigmont Manor, LLC 281-292-1968	N (1)	44	44	2/10/2014	7/1/2014	N
9	Lakeside Manor, Raphine,	Lakeside Manor, LLC 281-292-1968	N (1)	23	23	3/19/2014	6/12/2014	N
10	VA Exmore Village, Exmore, VA	Exmore Village, LLC	N (1)	36	36	3/21/2014	6/30/2014	N
11	Spring Trace, Spring, TX	281-292-1968 MDC Spring Trace, LLC 281-292-1968	N (1)	180	180	2/13/2014 3/4/2014 3/28/2014	5/5/2015	N
12	Carriage Crossing, Waller,	Carriage Crossing, LP 281-292-1968	N (1)	80	64	7/13/2017 7/24/2017	7/13/2018	N
13	The Village at Rockbridge, Lexington, VA	The Village at Rockbridge, LLC	N (1)	64	64	10/17/2016	6/5/2017	N
14	Creekside Manor, Richmond, VA	Creekside Manor, LLC 281-292-1968	N (1)	97	95	12/16/2016	6/5/2017	N
15	Exmore Village II, Exmore,	Exmore Village II, LLC 281-292-1968	N (1)	65	64	12/15/2017	3/1/2019	N
16	Hamilton Crossing, Waller, TX	281-292-1968 Hamilton Crossing, LP 281-292-1968	N (1)	80	64	5/31/2018 6/8/2018	5/20/2019	N
17	EaDo Lofts, Houston ,TX	EaDo Lofts, LP 281-292-1968	N (1)	80	80	11/20/2019 11/21/2019 12/23/2019	9/15/2021	N
18	King William Place, Aylett, VA	King William Place, LLC 281-292-1968	N (1)	84	84	2/28/2019 2/28/2019 3/27/2019 4/16/2019	3/21/2020	N
19	Fulton Lofts, Houston, TX	Fulton Lofts, LP 281-292-1968	N (1)	80	76	2/14/2020 6/19/2020	9/15/2021	N
20	Robert Regan Village, Berryville, VA	MDC Berryville, LLC 281-292-1968	N (1)	120	120	9/17/2020 9/30/2020	9/2/2021	N
21	King William Manor, Aylett, VA	King William Manor, LLC 281-292-1968	N (1)	40	40	4/30/2021 6/3/2021	Pending	N
22	Maury River Place, Lexington, VA	Maury River Place, LLC 281-292-1968	N (1)	40	40	6/25/2020	Pending	N
23	Scott Street Lofts, Houston, TX	Scott Street Lofts, LP 281-292-1968	N (1)	123	98	Pending	Pending	N
24	Steeplechase Manor, Warrenton, VA	Steeplechase Manor, LLC 281-292-1968	N (1)	56	55	8/6/2020	Pending	N
25	Brook Villas, Henrico County, VA	Brook Villas, LLC 281-292-1968	N (1)	84	84	Pending	Pending	N
26	Ashlake Trails, Chesterfield County, VA	Ashlake Trails, LLC 281-292-1968	N (1)	67	67	Pending	Pending	N
27	Caroline Lofts, Houston, TX	Caroline Lofts, LP 281-292-1967	N (1)	119	95	Pending	Pending	N
28 29								
30 31								
32								
34								
35 36								
37 38								
39								

* Must have the ability to bind the LHTC entity; document with partnership/operating agreements and one 8609 (per entity/development) for a total of 6.

1st PAGE

TOTAL: 2,028 LIHTC as % of



Development Name:	Ashlake Crossing
Name of Applicant:	Ashlake Crossing, LLC

INSTRUCTIONS:

- $\textbf{A Schedule A is required for } \underline{\textbf{every}} \textbf{ individual that makes up the GP or Managing Member} \textbf{-} \textbf{does not apply to} \\$ principals of publicly traded corporations.
- A resume is required for each principal of the General Partnership or Limited Liability Company (LLC). For each property for which an <u>uncorrected</u> 8823 has been issued, provide a detailed explanation of the nature of the non-compliance, as well as a status statement.
- 4 List only tax credit development experience since 2002 (i.e. for the past 15 years)
- Use separate pages as needed, for each principal.

Principal's Name:	Controlling GP (CGP) or 'Named' Managing N (1) Member of Proposed property?* Y or N						
Development Name/Location	Name of Ownership Entity and Phone Number	CGP or 'Named' Managing Member at the time of dev.? (Y/N)*	Total Dev. Units	Total Low Income Units	Placed in Service Date	8609(s) Issue Date	Uncorrecte 8823's? (Y/N Explain "Y"
Accomack Manor,	Accomack Manor, LLC,	N (1)	92	90	5/8/2007	6/13/2007	N N
Parksley, VA Hillcrest Manor, Buena	281-292-1968 Hillcrest Manor, LLC	N (1)	40	40	12/17/2008	7/1/2009	N
Vista, VA Highland Manor, La Marque, TX	281-292-1968 Highland La Marque ,LP 281-292-1968	N (1)	141	134	10/12/2010 10/29/2010	7/14/2014	N
Trebah Village, Katy, TX	Trebah Village, LP 281-292-1968	N (1)	129	121	11/3/2010 2/14/2011 2/15/2011 2/22/2011	2/8/2012	N
Magnolia Trails, Magnolia,	Magnolia Trails, LP 281-292-1968	N (1)	80	80	11/2/2011 11/18/2011	9/5/2013	N
TX Elkmont Manor, Elkmont,	Elkmont Manor, LLC 281-292-1968	N (1)	44	44	10/31/2013	7/21/2014	N
Grottoes Manor, Grottoes, VA	Grottoes Manor, LLC 281-292-1968	N (1)	46	46	1/31/2014	7/21/2014	N
Craigmont Manor,	Craigmont Manor, LLC 281-292-1968	N (1)	44	44	2/10/2014	7/1/2014	N
Craigsville, VA Lakeside Manor, Raphine,	Lakeside Manor, LLC	N (1)	23	23	3/19/2014	6/12/2014	N
VA Exmore Village, Exmore, VA		N (1)	36	36	3/21/2014	6/30/2014	N
Spring Trace, Spring, TX	281-292-1968 MDC Spring Trace, LLC 281-292-1968	N (1)	180	180	2/13/2014 3/4/2014 3/28/2014	5/5/2015	N
Carriage Crossing, Waller,	Carriage Crossing, LP 281-292-1968	N (1)	80	64	7/13/2017 7/24/2017	7/13/2018	N
The Village at Rockbridge, Lexington, VA	The Village at Rockbridge, LLC	N (1)	64	64	10/17/2016	6/5/2017	N
Creekside Manor, Richmond, VA	Creekside Manor, LLC 281-292-1968	N (1)	97	95	12/16/2016	6/5/2017	N
Exmore Village II, Exmore,	Exmore Village II, LLC	N (1)	65	64	12/15/2017	3/1/2019	N
VA Hamilton Crossing, Waller,	281-292-1968 Hamilton Crossing, LP	N (1)	80	64	5/31/2018	5/20/2019	N
TX EaDo Lofts, Houston ,TX	281-292-1968 EaDo Lofts, LP 281-292-1968	N (1)	80	80	6/8/2018 11/20/2019 11/21/2019 12/23/2019	9/15/2021	N
King William Place, Aylett, VA	King William Place, LLC 281-292-1968	N (1)	84	84	2/28/2019 3/27/2019 4/16/2019	3/21/2020	N
Fulton Lofts, Houston, TX	Fulton Lofts, LP 281-292-1968	N (1)	80	76	2/14/2020 6/19/2020	9/15/2021	N
Robert Regan Village, Berryville, VA	MDC Berryville, LLC 281-292-1968	N (1)	120	120	9/17/2020 9/30/2020	9/2/2021	N
King William Manor, Aylett, VA	King William Manor, LLC 281-292-1968	N (1)	40	40	4/30/2021 6/3/2021	Pending	N
Maury River Place, Lexington, VA	Maury River Place, LLC 281-292-1968	N (1)	40	40	6/25/2020	Pending	N
Scott Street Lofts, Houston, TX	Scott Street Lofts, LP 281-292-1968	N (1)	123	98	Pending	Pending	N
Steeplechase Manor,	Steeplechase Manor, LLC	N (1)	56	55	8/6/2020	Pending	N
Warrenton, VA Brook Villas, Henrico	281-292-1968 Brook Villas, LLC	N (1)	84	84	Pending	Pending	N
County, VA Ashlake Trails, Chesterfield	281-292-1968 Ashlake Trails, LLC	N (1)	67	67	Pending	Pending	N
County, VA Caroline Lofts, Houston, TX	281-292-1968 Caroline Lofts, LP	N (1)	119	95	Pending	Pending	N
	281-292-1967	(.)				9	



Development Name:	Ashlake Crossing
Name of Applicant:	Ashlake Crossing, LLC

INSTRUCTIONS:

- $\textbf{A Schedule A is required for } \underline{\textbf{every}} \textbf{ individual that makes up the GP or Managing Member} \textbf{-} \textbf{does not apply to} \\$ principals of publicly traded corporations.
- A resume is required for each principal of the General Partnership or Limited Liability Company (LLC). For each property for which an <u>uncorrected</u> 8823 has been issued, provide a detailed explanation of the nature of the non-compliance, as well as a status statement.
- 4 List only tax credit development experience since 2002 (i.e. for the past 15 years)
- Use separate pages as needed, for each principal.

Development Namer/Location Name of Cowneship Entity and Phone Name dev 97 (V/R) Units Units Service Date Date Date Pack Date Date Pack Date		Dana Rene Koogler Principal's Name:	Irrevocable Trust #1	Controlling GP (CGP) or 'Named' Managing N (1) Member of Proposed property?*					Y or N		
Parksley, VA 281-292-1968 N (1) V2 V9 S/67/2001 of S/67/2001 N		Development Name/Location		'Named' Managing Member at the time of	Dev.	Income			Uncorrected 8823's? (Y/N) Explain "Y"		
Part	1	Accomack Manor,	Accomack Manor, LLC,								
Vista VA 281-92-1968 Vista VA Eliphand Lia Marque, LP Vista VA Vi	2	Hillcrest Manor, Buena	Hillcrest Manor, LLC	N (1)	40	40	12/17/2008	7/1/2009	N		
Trebah Village, Katy, TX	3	Highland Manor, La	Highland La Marque ,LP				10/12/2010 10/29/2010		N		
Elimont Manor, Elkmont, Elmont Manor, LIC, MA 14 10/31/2013 N N N N N N N N N	4	Trebah Village, Katy, TX		N (1)	129	121	2/14/2011 2/15/2011	2/8/2012	N		
Femorit Manor, Element Manor, LIC VA Va Va Va Va Va Va Va	5			N (1)	80	80		9/5/2013	N		
Fortices Manor, Grottees, Grottoes Manor, LLC 281-292-1968 N (1) 46 46 1/31/2014 7/21/2014 N	6	Elkmont Manor, Elkmont,	Elkmont Manor, LLC	N (1)	44	44		7/21/2014	N		
Craigmont Manor, Crialymont Manor, Crialymont Manor, LLC 281-292-1968 N (1) 44 44 2/10/2014 7/1/2014 N	7	Grottoes Manor, Grottoes,	Grottoes Manor, LLC	N (1)	46	46	1/31/2014	7/21/2014	N		
Caractestine VA Lakeside Manor, Raphine Lakeside Ra	8	Craigmont Manor,	Craigmont Manor, LLC	N (1)	44	44	2/10/2014	7/1/2014	N		
Exmore Village, Exmore, VA	9		Lakeside Manor, LLC		23	23	3/19/2014	6/12/2014	N		
Spring Trace, Spring, TX	10					-					
Carriage Crossing, Waller, TX	11	Spring Trace, Spring, TX	MDC Spring Trace, LLC				2/13/2014 3/4/2014				
The Village at Rockbridge, Lexington, VA	12	Carriage Crossing, Waller,		N (1)	80	64	7/13/2017	7/13/2018	N		
Lexingtion, VA	13		The Village at Rockbridge,	N (1)	64	64		6/5/2017	N		
Ekichmond, VA 281-292-1968 N (1) 65 64 12/15/2017 3/1/2019 N	14	Creekside Manor,	Creekside Manor, LLC		97	95	12/16/2016	6/5/2017	N		
Hamilton Crossing, Waller, TX Hamilton Crossing, LP Hamilton Crossing, Waller, TX Hamilton Crossing, LP Hamilton Cro	15	Exmore Village II, Exmore,	Exmore Village II, LLC		65	64	12/15/2017	3/1/2019	N		
EaDo Lofts, Houston ,TX	16	Hamilton Crossing, Waller,	Hamilton Crossing, LP				5/31/2018				
King William Place, Aylett, VA 281-292-1968 N (1) 84 84 3/27/2019 3/21/2020 N	17		EaDo Lofts, LP		80	80	11/20/2019 11/21/2019		N		
Fulton Lofts, Houston, TX	18			N (1)	84	84	2/28/2019 3/27/2019	3/21/2020	N		
Robert Regan Village, Berryville, VA 281-292-1968 N (1) 120 120 9/17/2020 9/2/2021 N	19	Fulton Lofts, Houston, TX		N (1)	80	76	2/14/2020	9/15/2021	N		
King William Manor, Aylett, VA 281-292-1968 N (1) 40 40 40 4/30/2021 Pending N N N (1) 40 40 40 4/30/2021 Pending N N (1) 123 98 Pending N N (1) 123 98 Pending N N (1) 123 98 Pending N Pending N N (1) 123 Pending N N (1) 123 Pending N Pending N N (1) N (1	20		MDC Berryville, LLC	N (1)	120	120	9/17/2020	9/2/2021	N		
Maury River Place, Lexington, VA 281-292-1968 N (1) 40 40 6/25/2020 Pending N	21	King William Manor, Aylett,	King William Manor, LLC	N (1)	40	40	4/30/2021	Pending	N		
Scott Street Lofts, Houston, TX Scott Street Lofts, LP 281-292-1968 N (1) 123 98 Pending Pending N	22	Maury River Place,	Maury River Place, LLC	N (1)	40	40		Pending	N		
Steeplechase Manor, Warrenton, VA Steeplechase Manor, LLC 281-292-1968 N (1) 56 55 8/6/2020 Pending N	23	Scott Street Lofts, Houston,	Scott Street Lofts, LP	N (1)	123	98	Pending	Pending	N		
Brook Villas, Henrico	24	Steeplechase Manor,	Steeplechase Manor, LLC	N (1)	56	55	8/6/2020	Pending	N		
County, VA	25	Brook Villas, Henrico	Brook Villas, LLC		84	84	Pending	Pending	N		
County, VA 281-292-1968 (7)	26	Ashlake Trails, Chesterfield	Ashlake Trails, LLC				_	_			
28	27		Caroline Lofts, LP		119	95					
30			281-292-1967	14 (1)			rending	rending	''		
32											
33											
35 36 3	33										
37	35										
	37										
	38 39										

* Must have the ability to bind the LIHTC entity; document with partnership/operating agreements and $\underline{\text{one 8609}}$ (per entity/development) for a total of 6.

1st PAGE

TOTAL: 2,028 LIHTC as % of



Development Name:	Ashlake Crossing
Name of Applicant:	Ashlake Crossing, LLC

INSTRUCTIONS:

- $\textbf{A Schedule A is required for } \underline{\textbf{every}} \textbf{ individual that makes up the GP or Managing Member} \textbf{-} \textbf{does not apply to} \\$ principals of publicly traded corporations.
- A resume is required for each principal of the General Partnership or Limited Liability Company (LLC). For each property for which an <u>uncorrected</u> 8823 has been issued, provide a detailed explanation of the nature of the non-compliance, as well as a status statement.
- 4 List only tax credit development experience since 2002 (i.e. for the past 15 years)
- Use separate pages as needed, for each principal.

	Dana Rene Koogler Principal's Name:	Irrevocable Trust #2	Controlling GP (CGP) or 'Named' Managing N (1) Member of Proposed property?* Y or N					
	Development Name/Location	Name of Ownership Entity and Phone Number	CGP or 'Named' Managing Member at the time of dev.? (Y/N)*	Total Dev. Units	Total Low Income Units	Placed in Service Date	8609(s) Issue Date	Uncorrected 8823's? (Y/N) Explain "Y"
	Accomack Manor,	Accomack Manor, LLC,	N (1)	92	90	5/8/2007	6/13/2007	N
	Parksley, VA Hillcrest Manor, Buena	281-292-1968 Hillcrest Manor, LLC		40	40	12/17/2008	7/1/2009	N
	Vista, VA Highland Manor, La Marque, TX	281-292-1968 Highland La Marque ,LP 281-292-1968	N (1) N (1)	141	134	10/12/2010 10/29/2010	7/14/2014	N
	Trebah Village, Katy, TX	Trebah Village, LP 281-292-1968	N (1)	129	121	11/3/2010 2/14/2011 2/15/2011	2/8/2012	N
	Magnolia Trails, Magnolia,	Magnolia Trails, LP 281-292-1968	N (1)	80	80	2/22/2011 11/2/2011 11/18/2011	9/5/2013	N
,	TX Elkmont Manor, Elkmont,	Elkmont Manor, LLC 281-292-1968	N (1)	44	44	10/31/2013	7/21/2014	N
	Grottoes Manor, Grottoes, VA	Grottoes Manor, LLC 281-292-1968	N (1)	46	46	1/31/2014	7/21/2014	N
1	Craigmont Manor,	Craigmont Manor, LLC 281-292-1968	N (1)	44	44	2/10/2014	7/1/2014	N
,	Craigsville, VA Lakeside Manor, Raphine,	Lakeside Manor, LLC	N (1)	23	23	3/19/2014	6/12/2014	N
)	VA Exmore Village, Exmore, VA	281-292-1968 Exmore Village, LLC	N (1)	36	36	3/21/2014	6/30/2014	N
1	Spring Trace, Spring, TX	281-292-1968 MDC Spring Trace, LLC 281-292-1968	N (1)	180	180	2/13/2014 3/4/2014 3/28/2014	5/5/2015	N
2	Carriage Crossing, Waller,	Carriage Crossing, LP 281-292-1968	N (1)	80	64	7/13/2017 7/24/2017	7/13/2018	N
3	The Village at Rockbridge,	The Village at Rockbridge, LLC	N (1)	64	64	10/17/2016	6/5/2017	N
4	Lexington, VA Creekside Manor,	Creekside Manor, LLC 281-292-1968	N (1)	97	95	12/16/2016	6/5/2017	N
5	Richmond, VA Exmore Village II, Exmore,	Exmore Village II, LLC	N (1)	65	64	12/15/2017	3/1/2019	N
5	VA Hamilton Crossing, Waller,	281-292-1968 Hamilton Crossing, LP	N (1)	80	64	5/31/2018	5/20/2019	N
7	TX EaDo Lofts, Houston ,TX	281-292-1968 EaDo Lofts, LP 281-292-1968	N (1)	80	80	6/8/2018 11/20/2019 11/21/2019	9/15/2021	N
3	King William Place, Aylett, VA	King William Place, LLC 281-292-1968	N (1)	84	84	12/23/2019 2/28/2019 3/27/2019 4/16/2019	3/21/2020	N
9	Fulton Lofts, Houston, TX	Fulton Lofts, LP 281-292-1968	N (1)	80	76	2/14/2020 6/19/2020	9/15/2021	N
)	Robert Regan Village, Berryville, VA	MDC Berryville, LLC 281-292-1968	N (1)	120	120	9/17/2020 9/30/2020	9/2/2021	N
1	King William Manor, Aylett, VA	King William Manor, LLC 281-292-1968	N (1)	40	40	4/30/2021 6/3/2021	Pending	N
2	Maury River Place, Lexington, VA	Maury River Place, LLC 281-292-1968	N (1)	40	40	6/25/2020	Pending	N
3	Scott Street Lofts, Houston,	Scott Street Lofts, LP 281-292-1968	N (1)	123	98	Pending	Pending	N
4	Steeplechase Manor,	Steeplechase Manor, LLC	N (1)	56	55	8/6/2020	Pending	N
5	Warrenton, VA Brook Villas, Henrico	281-292-1968 Brook Villas, LLC	N (1)	84	84	Pending	Pending	N
5	County, VA Ashlake Trails, Chesterfield	281-292-1968 Ashlake Trails, LLC	N (1)	67	67	Pending	Pending	N
7	County, VA Caroline Lofts, Houston, TX	281-292-1968 Caroline Lofts, LP	N (1)	119	95	Pending	Pending	N
3		281-292-1967	(.)					
9								
1								
3								
1								
5								
7 3								
9					1			



Development Name:	Ashlake Crossing
Name of Applicant:	Ashlake Crossing, LLC

INSTRUCTIONS:

- $\textbf{A Schedule A is required for } \underline{\textbf{every}} \textbf{ individual that makes up the GP or Managing Member} \textbf{-} \textbf{does not apply to} \\$ principals of publicly traded corporations.
- A resume is required for each principal of the General Partnership or Limited Liability Company (LLC). For each property for which an <u>uncorrected</u> 8823 has been issued, provide a detailed explanation of the nature of the non-compliance, as well as a status statement.
- 4 List only tax credit development experience since 2002 (i.e. for the past 15 years)
- Use separate pages as needed, for each principal.

	Mark-Dana Principal's Name:	Controlling GP (CGP) or 'Named' Managing N (1) Member of Proposed property?* Y or N						
	Development Name/Location	Name of Ownership Entity and Phone Number	CGP or 'Named' Managing Member at the time of dev.? (Y/N)*	Total Dev. Units	Total Low Income Units	Placed in Service Date	8609(s) Issue Date	Uncorrected 8823's? (Y/N) Explain "Y"
1	Accomack Manor,	Accomack Manor, LLC,	N (1)	92	90	5/8/2007	6/13/2007	N N
2	Parksley, VA Hillcrest Manor, Buena	281-292-1968 Hillcrest Manor, LLC	N (1)	40	40	12/17/2008	7/1/2009	N
3	Vista, VA Highland Manor, La Marque, TX	281-292-1968 Highland La Marque ,LP 281-292-1968	N (1)	141	134	10/12/2010 10/29/2010	7/14/2014	N
4	Trebah Village, Katy, TX	Trebah Village, LP 281-292-1968	N (1)	129	121	11/3/2010 2/14/2011 2/15/2011 2/22/2011	2/8/2012	N
5	Magnolia Trails, Magnolia, TX	Magnolia Trails, LP 281-292-1968	N (1)	80	80	11/2/2011 11/18/2011	9/5/2013	N
6	Elkmont Manor, Elkmont,	Elkmont Manor, LLC 281-292-1968	N (1)	44	44	10/31/2013	7/21/2014	N
7	Grottoes Manor, Grottoes, VA	Grottoes Manor, LLC 281-292-1968	N (1)	46	46	1/31/2014	7/21/2014	N
8	Craigmont Manor,	Craigmont Manor, LLC	N (1)	44	44	2/10/2014	7/1/2014	N
9	Craigsville, VA Lakeside Manor, Raphine,	281-292-1968 Lakeside Manor, LLC	N (1)	23	23	3/19/2014	6/12/2014	N
10	VA Exmore Village, Exmore, VA	281-292-1968 Exmore Village, LLC	N (1)	36	36	3/21/2014	6/30/2014	N
11	Spring Trace, Spring, TX	281-292-1968 MDC Spring Trace, LLC 281-292-1968	N (1)	180	180	2/13/2014 3/4/2014	5/5/2015	N
12	Carriage Crossing, Waller,	Carriage Crossing, LP 281-292-1968	N (1)	80	64	3/28/2014 7/13/2017 7/24/2017	7/13/2018	N
13	TX The Village at Rockbridge,	The Village at Rockbridge,	N (1)	64	64	10/17/2016	6/5/2017	N
14	Lexington, VA Creekside Manor,	LLC Creekside Manor, LLC	N (1)	97	95	12/16/2016	6/5/2017	N
15	Richmond, VA Exmore Village II, Exmore,	281-292-1968 Exmore Village II, LLC		65	64	12/15/2017	3/1/2019	N
16	VA Hamilton Crossing, Waller,	281-292-1968 Hamilton Crossing, LP	N (1)	80	64	5/31/2018	5/20/2019	N N
17	TX EaDo Lofts, Houston ,TX	281-292-1968 EaDo Lofts, LP	N (1)			6/8/2018		
		281-292-1968	N (1)	80	80	11/21/2019 12/23/2019	9/15/2021	N
18	King William Place, Aylett, VA	King William Place, LLC 281-292-1968	N (1)	84	84	2/28/2019 3/27/2019 4/16/2019	3/21/2020	N
19	Fulton Lofts, Houston, TX	Fulton Lofts, LP 281-292-1968	N (1)	80	76	2/14/2020 6/19/2020	9/15/2021	N
20	Robert Regan Village, Berryville, VA	MDC Berryville, LLC 281-292-1968	N (1)	120	120	9/17/2020 9/30/2020	9/2/2021	N
21	King William Manor, Aylett, VA	King William Manor, LLC 281-292-1968	N (1)	40	40	4/30/2021 6/3/2021	Pending	N
22	Maury River Place, Lexington, VA	Maury River Place, LLC 281-292-1968	N (1)	40	40	6/25/2020	Pending	N
23	Scott Street Lofts, Houston, TX	Scott Street Lofts, LP 281-292-1968	N (1)	123	98	Pending	Pending	N
24	Steeplechase Manor, Warrenton, VA	Steeplechase Manor, LLC 281-292-1968	N (1)	56	55	8/6/2020	Pending	N
25	Brook Villas, Henrico County, VA	Brook Villas, LLC 281-292-1968	N (1)	84	84	Pending	Pending	N
26	Ashlake Trails, Chesterfield	Ashlake Trails, LLC	N (1)	67	67	Pending	Pending	N
27	County, VA Caroline Lofts, Houston, TX	281-292-1968 Caroline Lofts, LP 281-292-1967	N (1)	119	95	Pending	Pending	N
28 29		201 272 1707						
30								
31								
33 34								
35 36								
37 38								
39 40			_					

* Must have the ability to bind the LIHTC entity; document with partnership/operating agreements and one 8609 (per entity/development) for a total of 6.

1st PAGE

TOTAL:

LIHTC as % of

2,028

Principals of Mark-Dana Corporation (MDC)

David Mark Koogler President of Mark-Dana Corporation (281) 292-1958

Dana R. Koogler Executive VP of Mark-Dana Corporation (281) 292-1968

David Mark Koogler, Trustee, David Mark Koogler Irrevocable Trust #1 Shareholder of Mark-Dana Corporation (281) 292-1968

David Mark Koogler, Trustee, David Mark Koogler Irrevocable Trust #2 Shareholder of Mark-Dana Corporation (281) 292-1968

Dana Rene Koogler, Trustee, Dana Rene Koogler Irrevocable Trust #1 Shareholder of Mark-Dana Corporation (281) 292-1968

Dana Rene Koogler, Trustee, Dana Rene Koogler Irrevocable Trust #2 Shareholder of Mark-Dana Corporation (281) 292-1968

MARK-DANA CORPORATION 26302 Oak Ridge Drive, Suite 100 Spring, Texas 77380

Mark-Dana Corporation (MDC) is headquartered in Spring, Texas. The principals of MDC have been involved in developing, building and managing multi-family housing for more than 40 years. MDC and its affiliates have developed, built and managed multi-family housing in both Texas and Virginia.

MDC primarily develops (through acquisition/rehabilitation and new construction) multi-family housing and builds good quality, easily maintained developments. MDC holds its apartment communities for the long term. MDC has developed and built projects for itself, in partnership with non-profit entities, and for non-profit entities. MDC has also built and or renovated 260 units of affordable housing for the Virginia United Methodist Housing Development Corporation.

MDC owns and manages numerous multi-family properties in Texas and Virginia.

David M. Koogler (Dave Koogler) is a co-founder and former CEO of MDC. David Koogler is still active as an advisor of MDC. Dave Koogler formed MDC after retiring from international mining management, Executive Vice President, Natural Resources, Gulf + Western Industries (now Paramount), is a graduate of Virginia Tech (BSIE), has a Masters of Business Administration from Drexel University, and is a registered Professional Engineer.

Margery C. Koogler is a co-founder and former Executive Vice President and Secretary of MDC. Margery Koogler is still active as an advisor of MDC. Margery Koogler holds an inactive real estate license in Virginia and graduated from Salem College (BS) and Bowman Grey Medical School (Wake Forest) with a degree in Medical Technology.

David Mark Koogler (David Koogler) is the President and CEO of MDC. Prior to joining MDC, David Koogler was Vice President, Corporate Development – Legal for Enron Corporation (post-bankruptcy David Koogler handled PUHCA compliance and the disposition of assets such as a wind turbine business and Portland General Electric Company), and a Partner in the Corporate/Finance Sections of Haynes and Boone, LLP and Butler & Binion, LLP. David Koogler graduated from Lehigh University (BSIE) and Washington & Lee University School of Law (JD).

Dana R. Koogler is an Executive Vice President of MDC. Dana Koogler is a sales management and business development professional with over 20 years of experience selling complex products and services to global fortune 100 companies for: General Electric Information Services (GE), Global Exchange Services, Sprint Corporation, Inc. Dana Koogler has completed real estate license courses, previously licensed in Georgia, and graduated from Bucknell University (BS Economics).

Zach Cavender is a Vice President of MDC. Zach Cavender has been working in real estate development since 2011 and holds a BS in Political Science and a Masters of Business Administration from the University of Houston.

Kellie Mazzilli, CFE, is Vice President - Accounting. Kellie Mazzilli is an accounting professional with over 25 years of experience in public, private and manufacturing accounting. Kellie Mazzilli graduated from Sam Houston State University with a BS in Accounting and currently holds a Certified Fraud Examiners License from the Association of Certified Fraud Examiners.

MDC affiliates: Koogler Construction of Texas, LLC and Mark-Dana Management of Texas, LLC handle construction and management operations in Texas; and Koogler Construction Company, Inc. (which holds a Class A Builders License in Virginia) and Mark-Dana Management, LLC handle construction and management operations in Virginia. MDC also holds a Real Estate Brokerage license in Virginia (Dave Koogler is the Principal Broker).

MDC is 50% owned by women.

MARK-DANA CORPORATION

26302 Oak Ridge Drive, Suite 100 Spring, Texas 77380 (281) 292-1968 (281) 419-1991 Fax

www.mark-dana.com www.markdanava.com dkoogler@mark-dana.com

A RESUME OF THE COMPANY

Mark-Dana Corp. (MDC) is a family owned Virginia corporation, with offices in Virginia and Texas. MDC (together with its affiliates) develops, builds, owns, and manages multi-family housing.

Mark-Dana Management of Texas, LLC, Koogler Construction of Texas, LLC and Mark-Dana Corporation are all affiliates under common ownership.

MDC has developed over 25 properties and currently owns and manages numerous multi-family properties in Virginia and Texas for a total of just over 2,400 units. MDC is a vertically integrated company that delivers the construction and management of its projects in house. This method has proven to be cost-effective and allowed for more synchronization between the contractor and developer.

MDC currently has in the pipeline:

- Ashlake Trails: a 67 unit affordable multi-family apartment development for seniors in Chesterfield County, Virginia; new construction using 2021 round 9% LIHTC. Ashlake Trails will be a 9/4% combination LIHTC deal with Ashlake Crossing.
- Ashlake Crossing: a 67 unit affordable multi-family apartment development for seniors in Chesterfield County, Virginia; new construction using 4% LIHTC, tax exempt bonds. Ashlake Crossing will be a combination 9/4% LIHTC deal with Ashlake Trails.

MDC currently has under development:

 Harrisburg Lofts: a 107 unit affordable multi-family apartment development for families in Houston, Texas; new construction using conventional lending.

- Oak Ridge Plaza: a multi-use development with 12 multifamily units and 7,231 sq ft office space in Spring, Texas; new construction using conventional lending.
- Caroline Lofts: a 119 unit affordable multi-family apartment development for families in Houston, Texas; new construction using 2021 round 4% LIHTC, tax exempt bonds, and CDBG-Disaster Recovery funds.
- Brook Villas: an 84 unit affordable multi-family development in Henrico County, Virginia; new construction using 2019 round 9% LIHTC.
- Scott Street Lofts: a 123 unit affordable multi-family apartment development for seniors in Houston, Texas; new construction using 2020 round 4% LIHTC, tax exempt bonds, and CDBG-Disaster Recovery funds.
- Seaside Lodge: a 92 unit affordable multi-family apartment development for seniors in Seabrook, Harris County, Texas; new construction using CDBG-Disaster Recovery funds.

Following is a partial listing of projects we have completed as Developer, Contractor (Koogler Construction Co., Inc. or Koogler Construction of Texas, LLC), Owner (or General Partner), and/or operated as Manager (MDC, Mark-Dana Management, LLC or Mark-Dana Management of Texas, LLC):

- Steeplechase Manor: a 56 unit affordable multi-family development in Warrenton, Virginia; acquisition / rehabilitation of Hunt Country Manor using 2019 round 4% LIHTC and tax exempt bonds issued August 2020.
- Maury River Place: a 40 unit affordable multi-family apartment development in Lexington, Virginia; acquisition / rehabilitation of Green Hills Apartments using 2019 round 9% LIHTC.
- King William Manor: a 40 unit affordable multifamily apartment development for seniors in King William County, Virginia; new construction using 2018 round 9% LIHTC and Virginia DHCD funds.
- Robert Regan Village: a 120 unit affordable multi-family apartment development for seniors in Berryville, Virginia; new construction using 2018 round 4% LIHTC and tax exempt bonds issued April 2019.
- Fulton Lofts: an 80 unit affordable multi-family apartment development in Houston, Texas; new construction using 2018 round 9% LIHTC.
- EaDo Lofts: an 80 unit affordable multi-family apartment development in Houston, Texas; new construction using 2017 round 9% LIHTC.

- King William Place: an 84 unit affordable multi-family apartment development in King William County, Virginia; new construction using 2017 round 9% LIHTC.
- Hamilton Crossing: an 80 unit affordable multi-family apartment development for seniors in Waller, Texas; new construction using 2016 round 9% LIHTC.
- Exmore Village II: a 65 unit, RD (FmHA) 515 and affordable multi-family apartment complex for seniors in Exmore, Virginia acquired from the existing affiliated limited liability company and underwent a complete rehab using 2016 round 9% LIHTC.
- Carriage Crossing: an 80 unit affordable multi-family apartment development in Waller, Texas; new construction using 2015 round 9% LIHTC.
- Kings Landing: a 327 unit luxury market rate apartment development in Kingwood, Texas. Construction completed in 2017.
- Creekside Manor: a 97 unit affordable multi-family apartment complex in Richmond, Virginia acquired and underwent a complete rehab using 2014 round 9% LIHTC. Formerly known as Country Club Apartments.
- The Village at Rockbridge: a 64 unit Section 8 affordable multi-family apartment complex in Lexington, Virginia acquired and underwent a complete rehab using 2014 round 9% LIHTC.
- Craigmont Manor, a 44 unit RD (FmHA) 515 and affordable multi-family apartment complex built in 1990 in Craigsville, Virginia. Acquired in 2013 in partnership with a non-profit entity, and underwent a complete rehab using 2012 round 9% LIHTC.
- Elkmont Manor, a 44 unit RD (FmHA) 515 and affordable multi-family apartment complex in Elkton, Virginia, originally built in 1990, acquired in 2013 in partnership with a non-profit entity and underwent a complete rehab using 2012 round 9% LIHTC.
- Exmore Village, a 36 unit RD (FmHA) 515 and affordable senior housing multi-family complex consisting of four-plexes in Exmore, Virginia. Originally built in 1995, acquired in 2013 in partnership with a non-profit entity and underwent a complete rehab using 2012 round 9% LIHTC.
- Grottoes 106 units developed by MDC and affiliates in Grottoes, Virginia:
 - o Grottoes Manor, a 46 unit RD (FmHA) 515 and affordable multi-family apartment complex (Phase I), originally built in 1990, acquired in 2013

- in partnership with a non-profit entity and underwent a complete rehabusing 2012 round 9% LIHTC.
- Grottoes II, a 34 unit affordable multi-family apartment complex (Phase II – built in 2001).
- o Grottoes III, a 26 unit affordable multi-family apartment complex (Phase III built in 2002).
- Lakeside Manor (formerly known as Willow Lake), a 23 unit RD (FmHA) 515 and affordable multi-family apartment complex built in 1989 in Raphine, Virginia. Acquired in 2013 in partnership with a non-profit entity, and underwent a complete rehab using 2012 round 9% LIHTC.
- Spring Trace, an 180 unit affordable housing development for seniors in Spring, Texas; new construction completed and developed by MDC and built by Koogler Construction of Texas, LLC in 2014.
- Magnolia Trails, an 80 unit affordable housing development for seniors in Magnolia, Texas; new construction completed and developed by MDC and built by Koogler Construction of Texas, LLC in 2012.
- Trebah Village, a 129 unit affordable housing development for seniors in Harris County, Texas (near Katy); new construction completed and developed by MDC and built by Koogler Construction of Texas, LLC in 2011.
- Highland Manor, a 141 unit affordable housing development for seniors in La Marque, Texas; new construction completed and developed by MDC and built by Koogler Construction of Texas, LLC in 2011.
- Hillcrest Manor (formerly known as Oak Hill), a 40 unit USDA-RD 515 property in Buena Vista, Virginia, originally built in 1988, acquired in 2007 in partnership with a non-profit entity and underwent complete rehab.
- Accomack Manor, a 92 unit affordable senior housing multi-family apartment complex in Parksley, Virginia (90 affordable units and 2 units for manager and maintenance); new construction completed and developed by MDC in partnership with a non-profit entity formed by the local housing authority.
- Enoch George, MDC (through Koogler Construction Co., Inc.) built a 60 unit affordable senior housing project for a non-profit owner in Fredericksburg, Virginia.
- Germanna Heights, a 51 unit affordable senior housing multi-family apartment complex in Orange County, Virginia; new construction developed and built by MDC and affiliates in 2004 in partnership with a non-profit entity.

- Belle Courts, a 154 unit affordable multi-family apartment complex in Culpeper, Virginia, renovated by MDC (through Koogler Construction Co., Inc.) in 2004 for a partnership comprised of a non-profit entity and for profit entities.
- Britany Village, 232 units in Pasadena, Texas; purchased in 2002, completely renovated, owned and operated by MDC affiliates.
- Peter Cartwright Manor, a 46 unit HUD 202 multi-family apartment complex built by MDC (through Koogler Construction Co., Inc.) in 2001 for a non-profit entity in Exmore, Virginia.
- Hunt Country Manor, a 56 unit VHDA financed affordable multi-family apartment complex acquired in 2001, renovated 46 units and constructed 10 new units in Warrenton, Virginia (acquired and to be renovated by Steeplechase Manor, LLC and renamed Steeplechase Manor in August 2020 (see description above)).
- Country Club Apartments, a 97 unit VHDA financed affordable multi-family apartment complex acquired from HUD and renovated in 1997 (92 rehab, 5 new) in Richmond, Virginia (now Lakeside Manor described above).
- Springhill Village, a 108 unit HUD 236 multi-family apartment complex in Staunton, Virginia. (Now owned by the Springhill Village Neighborhood Corporation, a non-profit entity).
- \$6 million+ full service, 86 room hotel facility with dining rooms, state of the art kitchen, conference rooms, swimming pool and exercise room, at Raphine, Virginia. (Sold, after 10+ years, to a third party.)
- Coal preparation and cleaning plant at Ferrelsburg, West Virginia. (Sold as David Koogler, founder and former CEO of MDC, retired from the mining business.)

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

AGREEMENT FOR PURCHASE OF REAL ESTATE

THIS AGREEMENT FOR PURCHASE OF REAL ESTATE (this "Agreement") is made this 11TH day of March, 2021, by and between Sowers Building, LLC ("Seller") and Mark-Dana Corporation, or assigns, ("Purchaser").

RECITALS

- A. Seller is the sole legal owner of all that certain lot(s), piece(s) or parcel (s) of land and improvements thereon, located in the County of Chesterfield, Virginia (the "Locality"), and containing approximately 2.314 acres of land, commonly known as 7420 Ashlake Parkway, Chesterfield, VA 23832, all as more particularly shown on Exhibit A attached to this Agreement (the "Property").
- B. Purchaser desires to use the Property for the development of an age restricted multi-family residential community with a minimum of 67 dwelling units (the "Intended Purpose" or "Project").
- C. Seller desires to sell the Property to Purchaser, and Purchaser desires to purchase the Property from Seller solely for the Intended Purpose on the terms and conditions set forth below.

AGREEMENT

NOW, THEREFORE, in consideration of the mutual covenants hereinafter set forth, the parties hereto agree as follows:

- 1. <u>Sale of Property</u>. Subject to the terms and conditions of this Agreement, Seller hereby agrees to sell to Purchaser and Purchaser hereby agrees to purchase from Seller, the Property.
- 2. <u>Purchase Price</u>. The purchase price for the Property shall be SEVEN HUNDRED AND FIFTY THOUSAND AND NO/100 DOLLARS (\$750,000) (the "Purchase Price"). This is a sale in gross, and not by the acre. The Purchase Price shall be payable as follows:
- A. Twenty-Five Thousand and NO/100 Dollars (\$25,000) (the "Deposit"), shall be paid by check or wire transfer within three business days after the Effective Date (as hereinafter defined), to Cushman & Wakefield Thalhimer (the "Escrow Agent"), to be held in accordance with this Agreement. The Deposit and all subsequent deposits shall be applied to the Purchase Price at Closing, and shall become non-refundable at the expiration of the Feasibility Period except upon a default by Seller under the terms of this Agreement or as otherwise set forth in this Agreement.
- B. The balance of the Purchase Price shall be paid at Closing, as hereinafter defined, by trust account check, cashier's check or immediately available wire transfer.

C. Escrow Agent shall promptly place the Deposit, into an interest-bearing federally insured deposit account with a state or national bank whose accounts are federally insured. The Escrow Agent shall hold and dispose of the Deposit in accordance with the provisions of this Agreement. All interest accrued on the Deposit shall be applied towards the Purchase Price at Closing.

3. Feasibility Period.

- A. For a period commencing on the Effective Date and concluding at 5:00 p.m., EST, on June 30, 2021 (the "Feasibility Period"), Purchaser shall have the right to enter the Property, conduct any and all feasibility studies, soil borings and analysis, utility location availability studies, environmental reports, zoning and land use studies, and any other engineering or environmental studies, title searches, surveys, and other tests, studies or analyses (collectively, the "Tests and Studies"). Seller shall, within five (5) days after the date on which this Agreement is last executed by Seller or Purchaser, as the case may be, and delivered to the party not so executing this Agreement last, which date shall be filled in in the blank provided at the end of this Agreement (the "Effective Date"), provide Purchaser with copies of any information in Seller's possession or readily available to Seller relating to the Property, including, without limitation, geotechnical evaluations, environmental assessments, site engineering studies, site planning, utility plans, title searches, title policies or title commitments and surveys ("Seller Materials"). The Feasibility Period shall be extended day for day for any delay in Seller's delivery to Purchaser of the Seller Materials.
- B. In the event Closing does not occur hereunder, Purchaser shall restore the Property to substantially the same condition it occupied prior to the Tests and Studies and Purchaser shall and hold Seller harmless from and against all loss, costs and expenses suffered by Seller from the entry on the Property of Purchaser, Purchaser's agents, contractors and employees, to conduct the Tests and Studies, excluding, however, any loss sustained by Seller as a result of what the Tests and Studies reveal.
- C. Notwithstanding anything contained herein to the contrary, Purchaser shall have the absolute right to terminate this Agreement on or before the end of the Feasibility Period, for any or no reason whatsoever, by providing written notice to Seller of Purchaser's intent to terminate, in which event the Escrow Agent shall return the Deposit to Purchaser, together with any interest accrued thereon, and neither Seller nor Purchaser shall have any further obligation to the other under this Agreement, except Purchaser's obligations under Section 3 B. Upon a termination of this Agreement pursuant under Section 3, Purchaser shall deliver copies of all Tests and Studies to Seller.
- 4. <u>Title and Survey Objections</u>. During the Feasibility Period, Purchaser may obtain at its sole cost and expense a title commitment and a survey (the "Survey") of the Property. The Survey shall show the number of useable acres as well as the gross acreage in the Property. Purchaser shall, on or before the expiration of the Feasibility Period, deliver copies of the commitment and the Survey to the Seller and inform the Seller in writing (the "Title Objections Notice") as to any survey or title defects or other objections regarding the Property disclosed by

the Survey or commitment that the Purchaser is unwilling to accept. Purchaser acknowledges receipt of a copy of Seller's ALTA survey dated October 19, 2018 by Timmons Group entitled ALTA/NSPS Land Title Survey. Any such matters which Purchaser is willing to accept shall be referred to as "Permitted Exceptions." Within ten (10) days after receiving the Title Objections Notice from Purchaser, Seller shall notify Purchaser of Seller's election (a) to cure such exceptions, in which event Seller shall cure such exceptions promptly and at its expense, or (b) not to cure such exceptions. If the Seller is unable or unwilling to cure such Survey or title defects or objections to Purchaser's satisfaction prior to Closing, then the Purchaser may, at its option, and as its sole remedy, (i) terminate this Agreement by giving the Seller written notice of such termination, (ii) cure such defects or objections at its own expense and proceed to Closing with no reduction in the Purchase Price or (iii) waive such defects and proceed to Closing with no reduction in the Purchase Price. If the Purchaser so elects to terminate this Agreement, the Deposit shall be refunded to the Purchaser, together with all interest earned thereon, and the Seller and Purchaser shall have no further obligations or liabilities to one another hereunder. Notwithstanding the foregoing, Seller shall be unconditionally obligated, at its sole cost and expense, to satisfy at or prior to Closing all monetary encumbrances evidenced by deeds of trust, tax liens, judgments, mechanic's liens or other liens or charges in a fixed sum or capable of computation as a fixed sum ("Liquidated Liens"), and Seller authorizes the use of the Purchase Price otherwise payable to Seller at Closing to pay and discharge any Liquidated Liens. Notwithstanding anything in this Agreement to the contrary, Seller and Purchase acknowledge that Seller has negotiated a Right of Way Agreement with Virginia Electric and Power Company for a 15' wide non-exclusive easement across the Property (the "VEPCO Easement," a copy of which is attached to this agreement as Exhibit B). Purchaser has no objections to the VEPCO Easement S. Seller agrees that, after the Effective Date and during the term of this Agreement, it will not encumber the Property with any new easements, agreements or other title exceptions without Purchaser's written approval, other than the VEPCO Easement, which approval shall not be unreasonably withheld, conditioned or delayed.

5. <u>Closing</u>.

- A. Closing on the purchase of the Property (hereinafter referred to as the "Closing") shall take place on or before December 31, 2021 (the "Closing Date"). At Purchaser's election but not later than December 21, 2021, the Closing Date may be extended for up to thirty (30) days by a deposit with the Escrow Agent of an additional Ten Thousand and NO/Dollars (\$10,000.00) for such extension period (the "First Extension Deposit"), provided written notice of such extension shall be given to Seller on or before the anticipated Closing Date. The First Extension Deposit shall become part of the Deposit and shall be applied to the Purchase Price at Closing, and the Deposit shall be nonrefundable except upon a default by Seller under the terms of this Agreement or as otherwise set forth in this Agreement. The Closing Date may also be extended in accordance with the terms of Section 24 hereof.
- B. At Closing, Seller shall convey to Purchaser, by Special Warranty Deed, good and marketable fee simple title to the Property free and clear of any and all encumbrances except current taxes and Permitted Exceptions. The deed shall describe the Property according to the Survey. In addition, Seller shall deliver to Purchaser an affidavit of mechanics' lien and possession in the form required by the title company issuing Purchaser's policy of title insurance

(the "Title Company"), a non-foreign affidavit, a Virginia form R-5 or R-5E, IRS Form 1099-S Information Reporting Form, a certificate reaffirming the Seller's covenants and representations contained in Section 7 hereafter, and such other documents as may be required by Purchaser or the Title Company in connection with Purchaser's acquisition of the Property.

- 6. <u>Conditions of Closing</u>. Purchaser's obligation to proceed to Closing under the terms of this agreement is expressly conditioned upon satisfaction of the following conditions:
- A. Purchaser shall have received an allocation of tax-exempt bonds and 4% housing tax credits (the "4% Tax Credits") from Virginia Housing Development Authority ("VH") for the development of an age restricted multifamily housing on the Property in size and scope deemed feasible by Purchaser, in its sole discretion, completed the sale of such housing tax credits and obtained the related tax exempt bond financing in amounts and on terms required by Purchaser to develop and build the Project.
- B. Purchaser shall have received an allocation of 9% housing tax credits from VH for the development of multifamily housing on the adjacent site, containing 3.24 acres of land, commonly known as 14500 Ashbrook Parkway, Chesterfield, VA 23832 ("Parcel 1"), in size and scope deemed feasible by Purchaser, in its sole discretion (the "9% Tax Credits"). Notwithstanding any other provisions of this Agreement including, without limitation the extension scenarios set forth in Section 24 of this Agreement, the closing of this transaction shall be conditioned on the successful and simultaneous closing under the Purchase Agreement for Parcel 1 (the "Parcel 1 Purchase Agreement"). This Agreement may be modified, amended, and extended per the terms of the Parcel 1 Purchase Agreement and as set forth in this Agreement, as applicable.
- C. The Property shall be finally and unappealably rezoned to the zoning designation sufficient to permit the use of the Property for the Intended Purpose, with such proffered conditions to the rezoning as are acceptable to Purchaser in its sole discretion (the "Rezoning"). Seller shall have the right to approve any proffers associated with the zoning case, such approval not to be unreasonably withheld, conditioned or delayed.
- D. Purchaser shall have obtained (on terms and conditions satisfactory to it in its sole discretion) subdivision, plan of development approval, and/or building permits necessary to permit the development and construction of the Project.
- E. There shall be no building, sewer, water or other moratorium affecting the Property or the Project in effect, pending or proposed by any applicable authority.
- F. There shall be no litigation, proceeding or investigation pending, or to the knowledge of Purchaser or Seller threatened, which might prevent or adversely affect the construction and operation of improvements on any portion of the Property or which questions the validity of any actions taken or to be taken by Seller or Purchaser hereunder.
- G. The Covenants and representations contained in Section 7 hereafter shall be true and correct on the date of Closing.

The conditions set forth in this Section 6, and elsewhere in this Agreement, are for the sole benefit of Purchaser. If any of the foregoing conditions are not met as of the Closing Date, or such earlier date as is set forth above with respect thereto, or Purchaser shall not have waived in writing the failure of any such condition, then Purchaser, at its sole option, may terminate its obligations under this Agreement, and neither Seller nor Purchaser shall have any further obligations hereunder. Notwithstanding anything else in this Agreement to the contrary, if the rezoning condition in Section 6.C. above is not met as of the Closing Date, or Purchaser shall not have waived in writing the failure of the condition in Section 6.C. above, then Purchaser, at its sole option, may terminate its obligations under this Agreement, receive a refund of the Deposit, together with all interest accrued thereon, and neither Seller nor Purchaser shall have any further obligations hereunder.

- 7. <u>Covenants and Representations</u>. Seller represents and warrants to Purchaser the following, as of the date of this Agreement, and by appropriate certificate delivered at Closing, will represent as of the date of Closing:
 - A. Seller has good and marketable fee simple title to the Property.
- B. There are no tenancies or parties with any rights of possession with respect to the Property.
- C. That to the best of Seller's actual knowledge, without investigation, there are no proceedings pending or threatened, against or relating to the Property including, without limitation, any proceedings relating to condemnation or the exercise of the rights of eminent domain as to any part of the Property or purchase in lieu thereof or for the limiting or denying of any right of access thereto.
- D. Seller has no knowledge of any special assessments against the Property or any planned public improvements, which may result in a special assessment against Property.
- E. This Agreement has been duly executed and delivered by Seller. To the best of Seller's actual knowledge, without investigation, the execution of this Agreement and the Closing hereunder will not violate or contravene any law, order, decree, rule, regulation, covenant or agreement to which Seller is subject.
- F. Seller (a) has not filed a petition for relief as to Seller as debtor or bankrupt under the Bankruptcy Code of 1978 or like provision of law of any jurisdiction; (b) is not insolvent as finally determined by a court proceeding; and (c) has not filed a petition or application to accomplish the same or for the appointment of a receiver or a trustee for Seller or a substantial part of its assets. No proceedings relating to Seller have been commenced, either by Seller or by another, under any other reorganization, arrangement, insolvency, adjustment of debt or liquidation law of any jurisdiction. No attachment, execution, assignment for the benefit of creditors or voluntary or involuntary proceedings in bankruptcy against Seller or the Property has been contemplated, threatened or initiated.

Seller represents that to the best of its actual knowledge, without investigation, (i) no underground storage tanks, asbestos, items containing PCBs, tires, batteries, solid waste, or toxic or hazardous materials or substances, as defined in applicable state or federal law (collectively, "Hazardous Waste") are present upon or in the Property, (ii) there has been no release, discharge, storage, generation, treatment or disposal of any Hazardous Waste upon or in the Property, (iii) no property adjoining the Property has been used as landfill, nor has there been any release, discharge, storage, generation, treatment or disposal of any Hazardous Waste or petroleum product on any adjoining property, (iv) the Property and all improvements and operations presently thereon are in compliance with all applicable Federal, State and Local laws, regulations and rules, (v) the Property contains no remains or improvements of archeological or historic significance, or graveyards. If Closing occurs hereunder, Seller hereby agrees to indemnify against and hold Purchaser and its successors and assigns harmless from any and all losses, liabilities, claims, demands, penalties, damages, costs and expenses, including without limitation, attorneys' fees that at any time may be incurred by Purchaser, its successors or assigns, whether before or after Closing, as a result of any breach by Seller of the foregoing representations and warranties in this Section 7.G.

Except as otherwise warranted herein, Purchaser shall accept the Property in "AS IS" condition at Closing.

- 8. Rezoning/Plan of Development/Subdivision Approval. Seller hereby consents and agrees to join in, execute and timely support in good faith, as required, such applications as may be necessary or desirable to obtain the subdivision and/or plan of development approvals and in good faith will cooperate, and support and take all action reasonable or necessary to assist Purchaser in making and prosecuting such applications. Accordingly, Seller shall execute and deliver upon request, a zoning or other customary special power of attorney in the form required by the Locality. The Property is currently zoned as follows: C-3 with Proffered Conditions From and after the Effective Date until Closing hereunder, or until this Agreement is permissibly terminated in accordance with the terms hereof by Purchaser or Seller, Seller shall not, other than in connection with the foregoing provisions of this Paragraph 8, make any application to modify the zoning of the Property, or to otherwise modify in any way the legally permissible uses and/or development standards applicable to the Property
- 9. Expenses, Taxes and Closing Costs. All real estate taxes shall be prorated as of the date of Closing. Seller shall pay for any roll back taxes, the recording tax imposed upon grantors as to the deed, the cost of preparation of the deed, the brokerage commission due as set forth herein, if any, and Seller's attorney's fees. Purchaser shall pay all other Expenses and Closing costs, including, without limitation, costs relating to the Rezoning, subdivision and/or plan of development approvals, the cost of recordation of the deed, any deed of trust, the cost of the Survey, the cost of a title commitment and owner's and lender's title insurance policies and fees, and expenses of its attorneys.
- 10. <u>Risk of Loss</u>. The risk of loss or damage to the Property by fire or other casualty prior to Closing shall be on the Seller. If such loss or damage, in the sole opinion of Purchaser, materially and adversely affects the Intended Use of the Property as of Closing, Purchaser shall be entitled to terminate this Agreement and have the Deposit refunded, together with any interest

accrued thereon, and the parties hereto shall have no further obligations or liabilities to one another hereunder.

11. <u>Condemnation</u>. If, prior to Closing, any taking pursuant to the power of eminent domain is proposed or occurs, as to all or any portion of the Property intended to be acquired at Closing, or sale occurs in lieu thereof, the Purchaser shall be entitled to elect either to (i) terminate this Agreement or (ii) proceed to Closing, in which event, all proceeds, awards or other payments arising from any such taking or sale shall be paid to Purchaser, without any adjustment of the Purchase Price at Settlement. If the Purchaser elects to terminate this Agreement, the Deposit, together with any interest accrued thereon, shall be refunded to the Purchaser and neither Seller nor Purchaser shall have any further obligations or liabilities to one another hereunder.

12. Default.

- A. <u>Seller's Default</u>. If Seller defaults hereunder, Purchaser may terminate this Agreement by notice to Seller, in which event Purchaser shall be entitled to a full refund of the Deposit, but no such refund of the Deposit shall limit Purchaser's right to pursue all remedies available at law and in equity, including, without limitation, the right to the remedy of specific performance, or damages which may include, without limitation, the recovery of the expenses, including reasonable attorneys' fees, of Purchaser incurred in the prosecution of this Agreement and seeking redress for Seller's default.
- B. <u>Purchaser's Default</u>. Seller and Purchaser agree that in the event of a default by Purchaser under this Agreement, the damages suffered by Seller will be difficult to ascertain, and that, in the event of a default by Purchaser, Seller's sole and exclusive remedy shall be to obtain from the Escrow Agent the Deposit, together with any interest accrued thereon, as liquidated damages, and Seller hereby specifically waives the right (i) to seek specific performance of this Agreement by Purchaser, and (ii) to sue Purchaser for monetary damages resulting from Purchaser's default under this Agreement. Notwithstanding the foregoing, Purchaser shall not be deemed in default hereunder unless Purchaser shall have been given written notice by Seller of such default and failed to cure such default within thirty (30) days after receipt of such notice.
- 13. <u>Wetlands</u>. Purchaser acknowledges receipt of Seller's copies of the wetlands delineation currently in effect on the Property, which provides that wetlands do not exist on the Property. Prior to Closing, Purchaser shall not be permitted to apply for a re-delineation on the Property without the written approval of Seller.
- 14. <u>Assignability</u>. This Agreement shall inure to the benefit of and be binding upon the successors and assigns of Seller and Purchaser. Purchaser may assign this Agreement to a related entity without the consent of Seller, but no assignment of the Agreement shall release Purchaser from its obligations hereunder, notwithstanding any such assignment.
- 15. <u>Agents and Brokers</u>. Seller and Purchaser each represent and warrant that it did not deal or consult with any broker or agent, real estate or otherwise, with regard to this

Agreement or the transactions contemplated hereby, other than David Smith of Cushman Wakefield Thalhimer, who is the agent of the Seller, and Ryan Rilee of Northmarq Multifamily, who is the agent of Purchaser (whether one or more, the "Brokers"), and who will be compensated by the Seller, if and when Closing occurs hereunder at a rate of six percent (6%) of the Purchase Price, to be split 50/50, and each party hereto agrees to indemnify and hold harmless the other party from all liability, expense, loss, cost or damage, including reasonable attorneys' fees, that may arise by reason of any claim, demand or suit of any agent or broker arising out of the facts constituting a breach of the foregoing representations and warranties.

16. Notices. Any notice, request or demand required or permitted to be given pursuant to this Agreement shall be in writing and shall be deemed sufficiently given if, delivered by messenger at the address of the intended recipient, sent postage prepaid by Federal Express (or a comparable guaranteed overnight delivery service), deposited in United States First Class mail (registered or certified, postage prepaid, with return receipt requested), or sent by facsimile or electronic mail (provided that an original is delivered under one of the other methods set forth in this Section on the next business day and/or or the recipient of such facsimile or electronic mail confirms receipt by any of the methods set forth in this Section), addressed to the intended recipient at the intended recipient's address set forth below, or at such other address as the intended recipient may have specified by written notice to the sender given in accordance with the requirements of this Section. Any such notice, request or demand so given shall be deemed given on the date as delivered by messenger at the specified address, or on the day of deposit, with a guaranteed overnight delivery service or in the United States mail, or on the date sent by facsimile or electronic mail, as the case may be:

To Purchaser: Mark-Dana Corporation

26302 Oak Ridge Drive, Suite 100

Spring, TX 77380

Attn: Zach Cavender, Vice President

Phone: (281) 292-1968

Email: zcavender@mark-dana.com

With a Copy to: Lauren D. Nowlin

Williams Mullen

200 S. 10th Street, Suite 1600 PO Box 1320 (23218-1320)

Richmond, VA 23219 Phone: (804) 420-6585

Email: lnowlin@williamsmullen.com

To Seller: David Sowers

2000 Norwood Creek Drive

Powhatan, VA 23139 Phone: (804) 3148892

Email: stoneharborllc@yahoo.com

With a Copy to: Sam Kaufman, Esquire

Owen & Owens PLC

15521 Midlothian Turnpike #300

Midlothian, VA 23113 Phone: (804) 594-1911

Email:skaufman@owenowens.com

- 18. <u>Entire Agreement</u>. This Agreement, together with all exhibits attached hereto, constitutes the entire agreement between the parties and may not be modified or changed except by written instrument executed by the parties.
- 19. <u>Headings</u>. Headings used in this Agreement are used for convenience only and shall not be considered when construing this Agreement.
- 20. <u>Possession</u>. Possession of the Property shall be delivered as of the date of Closing, free and clear of any tenancies.
- 21. <u>Business Days</u>. If any action is required under the provisions of this Agreement to occur by a date that is a Saturday, Sunday or legal holiday, such date shall be extended to the first day thereafter that is not a Saturday, Sunday or legal holiday.
- 22. <u>Counterparts</u>. To facilitate execution, this Agreement may be executed in as many counterparts as may be required. It shall not be necessary that the signature of, or on behalf of, each party, or that the signatures of all persons required to bind any party, appear on each counterpart. It shall be sufficient that the signature of, or on behalf of, each party, or that the signatures of the persons required to bind each party, appear on one or more such counterparts. All counterparts shall collectively constitute a single agreement.
- 23. <u>Severability</u>. If any term, covenant or condition of this Agreement, or the application thereof to any person or circumstance, shall to any extent be invalid or unenforceable, the remainder of this Agreement, or the application of such term, covenant or condition to other persons or circumstances, shall not be affected thereby, and each term, covenant or condition of this Agreement shall be valid and enforceable to the fullest extent permitted by law.
- 24. <u>Extension Scenarios</u>. If VH does not award Purchaser the 9% Tax Credits in 2021 for the project on Parcel 1 for any reason other than zoning, then either party may terminate Extension Option 1 and/or Extension Option 2 by written notice to the other party, which termination notice must be delivered within ten days after VH's final determination that Purchaser does not qualify for an award of the 9% Tax Credits in 2021 for the project on Parcel 1.
- A. <u>Extension Scenario 1</u>. If the 9% Tax Credits are awarded in 2021 by VH for the project on Parcel 1, but the rezoning of the Property delays Purchaser's ability to apply for the 4% Tax Credits and tax exempt bonds for the project on the Property and causes Purchaser to

be unable to proceed to Closing on or before December 31, 2021, the closing date for the closing under the Parcel 1 Agreement and the Closing Date under this Agreement shall each be extended to March 31, 2022 and Purchaser shall have the option to extend the closing date under the Parcel 1 Agreement and the Closing Date under this Agreement to not later than May 15, 2022, time being of the essence ("Extension Option 1").

- B. Extension Scenario 2. In the event that the 9% Tax Credits are awarded in 2021 by VH for the project on Parcel 1, but VH rescinds such award, or in the event Purchaser is not eligible for the 9% Tax Credits in 2021 for the project on Parcel 1 because of the zoning circumstances with the Property, then Purchaser shall be permitted to (i) apply for 9% housing tax credits for the project on Parcel 1 during the 2022 Tax Credit Allocation cycle, and (ii) apply for 4% housing tax credits and tax exempt bonds for the Project prior to or during 2022; and the closing date for the closing under the Parcel 1 Agreement and the Closing Date under this Agreement shall each be extended to July 31, 2022 ("Extension Option 2"). Notwithstanding anything to the contrary herein, in the event that Purchaser exercises its rights to Extension Option 2, then the Deposit shall become non refundable but applicable to price on June 30, 2022. Under this Extension Option 2, Purchaser shall have the option to extend the closing date for the closing under the Parcel 1 Agreement and the Closing Date under this Agreement, upon written notice to Seller (i) to October 31, 2022 (the "Second Extension") upon payment of a \$25,000 additional non-refundable deposit (the "Second Extension Deposits") for each of the Parcel 1 Agreement and this Agreement (to be applied to the purchase price under each such agreement, respectively, at the closings thereunder) and (ii) to December 31, 2022 (the "Third Extension") upon payment of a \$25,000 additional non-refundable deposit (the "Third Extension Deposits") for each of the Parcel 1 Agreement and this Agreement (to be applied to the purchase price under each such agreement, respectively, at the closings thereunder), time being of the essence. Notwithstanding anything in this Agreement to the contrary, the Deposit, all subsequent deposits, the Second Extension Deposits and the Third Extension Deposits shall be applied to the Purchase Price under this Agreement and the purchase price under the Parcel 1 Agreement, respectively, at the closings thereunder, but shall be nonrefundable except upon a default by Seller under the terms of this Agreement or a default by the seller under the terms of the Parcel 1 Agreement, or as otherwise set forth in this Agreement.
- 25. <u>Tax-Deferred Exchange</u>. If Seller desires to initiate an exchange of like-kind properties pursuant to Section 1031 of the Internal Revenue Code, as amended, using this transaction as the relinquished property, Purchaser agrees to cooperate with Seller to accomplish same, at no additional cost or liability to Purchaser. All expenses in connection with the contemplated exchange will be paid by Seller. Purchaser will not incur any expense or liability with respect to the exchange. The parties agree to cooperate fully and in good faith to arrange and consummate the exchange so as to comply to the maximum extent feasible with the provisions of Section 1031 of the Internal Revenue Code, as amended; provided, however, Purchaser shall have no responsibility or liability whatsoever for ascertaining that such exchange meets the requirements of a 1031 Exchange. The other provisions of this Agreement will not be affected in the event the contemplated exchange fails to occur, and the C losing D ate for this transaction shall not be delayed in any manner whatsoever as a result of, or to accommodate, the anticipated exchange without Purchaser's prior written consent. If Seller initiates such a 1031 exchange, Seller shall provide Purchaser with the name of the

proposed Qualified Intermediary for the like-kind exchange. In the event that Seller wishes to direct Purchaser to pay the sales price to the Qualified Intermediary, such direction shall be made in writing to Purchaser with a copy to Title Company, and delivered to Purchaser and Title Company at least three (3) business days in advance of the Closing Date. Notwithstanding that the Qualified Intermediary may be an assignee of Seller for the purpose of conveying the Property to Purchaser, Seller shall not be released from personal liability for any representation, warranty or obligation under this Agreement that survives Closing.

<u>26.</u> Acceptance. This Agreement shall remain in effect until 12:00 noon, EST, March 15, 2021. If not signed by Seller and returned to Purchaser by that time, it shall be deemed null and void.

[SIGNATURE PAGE FOLLOWS]

WITNESS the following signature	WITNESS	the	following	signatures:
---------------------------------	----------------	-----	-----------	-------------

EFFECTIVE DATE OF CONTRACT:

WITNESS the following signatures:	
	SELLER:
	Sowers Building, LLC
Date: 3-12 -2021	By: Kinich Lower (SEAL) Its: MANAGER
	PURCHASER:
	Mark-Dana Corporation
Date: 3/11/21	By: And list of land (SEAL) Its Tresuest
Acknowledged and Agreed to with respect to So	ection 24 of this Agreement:
	SELLER under the Parcel 1 Agreement:
	S&B Development Co of Virginia, Inc.
Date: $3 - 12 - 202/$	By: Aired Spices Des. (SEAL) Its: PRESIDENT
Receipt of check or wire transfer representing the Initial Deposit from Purchaser is hereby acknowledged.	ne
Cushman Wakefield Thalhimer, as Escrow A	gent
By: CEO	DATE: 3 14 2021

March 12th, 2021

Exhibit A

(Description of Property)

See attached Survey

SCHEDULE B EXCEPTIONS

This plat was prepared with the aid of Title Commitment File No. 01418-5680 & 01418-5680A from Stewart Title Guaranty Company dated October 6, 2018, the following items from Schedule B - Part II are as follows

- 1. Defects, liens, encumbrances, adverse claims or other matters, if any, created, first appearing in the public records or attaching subsequent to the Effective Date but prior to the date the proposed Insured acquires for value of record the estate or interest or mortgage thereon covered by this Commitment - Not a survey item.
- Rights or claims or parties in possession not shown by the Public Records Not a survey item.

 Easements, or claims of easements, not shown by the Public Records Affects subject property as shown hereon.
- Encroachments, overlaps, boundary line disputes, or other matters which would be disclosed by an accurate survey or inspection of the Land - Affects subject property as shown hereon.
- Any lien, or right to a lien, for services, labor, or material heretofore or hereafter furnished, imposed by law and not shown by the Public Records - Not a survey item.
- Taxes or special assessments which are not shown as existing liens by the Public Records Not a survey item.
- Taxes for the second half of year 2018, and subsequent years, a lien not yet due and payable Not a survey item.
- Possible supplemental tax assessments and/or reassessment of taxes for the improvements constructed on insured premises, a lien not yet due and payable - Not a survey item
- Such state of facts as would be disclosed by a current survey and inspection of the property Affects subject property as shown hereon.
- 10. Rights of tenants, as tenants only under unrecorded leases Not a survey item.
- 11. Sewer and Drainage Easement Agreement with the County of chesterfield, Virginia dated July 19, 1985, recorded in Deed Book 1716, Page 1882 - May or may not affect subject property unable to determine exact location with instrument provided. Plat Book 50, Page 10 referenced in deed not provided.
- 12. Rights of others thereto entitled in and to the use of the old roadbed crossing the subject property Does not affect subject property.
- 13. Rights of the United States of America, the Commonwealth of Virginia or an quasi governmental authority to regulate the use of wetlands - Not a survey item.

- 14. Sewer Easement Agreement with the County of Chesterfield, Virginia dated November 15, 1990, recorded in Deed Book 2141, Page 1278 - Affects subject property as shown hereon.

 15. Drainage Agreement and Maintenance Contract with the County of Chesterfield, Virginia dated May 24, 1991.
- recorded in Deed Book 2160, Page 987 Does not affect subject property.
- 16. Water and Sewer Contract with the County of Chesterfield, Virginia dated August 14, 1994, recorded in Deed Book 2613, Page 359 - Not a survey item.
- 17. Plat Book 75, Page 82 does not show the following items:
- 20 foot easement along the southern property line
- 16 foot sewer easement
- approximate location of 100 year flood plain
- Swift Creek Reservoir wetlands; resource protection area; location of old road bed
- 18. Sewer Easement Agreement with the County of Chesterfield, Virginia dated May 11, 2006, recorded in Deed Book 7204, page 985 - Does not affect subject property.

As to Parcel II:

- 19. Easement granted to Virginia Electric and Power Company by instrument dated August 20, 1946, recorded in Deed Book 302, Page 564 - May or may not affect subject property unable to plot.
- 20. Easement granted to Virginia Electric and Power Company by instrument dated May 4, 1948, recorded in Deed Book 335, Page 121 - May or may not affect subject property unable to plot.

 21. Easement granted to the County of Chesterfield, Virginia by instrument dated April 30, 1970, recorded in Deed Book
- 987, Page 144 Does not affect subject property.
- 22. Matters shown on the "PLAT SHOWING 12.6± ACRES LYING ON THE SOUTHWEST CORNER OF U.S. ROUTE 360 (HULL STREET ROAD) AND ASHLAKE PARKWAY," made by J.K. Timmons & Associates, P.C., dated August 6, 1986, recorded in Plat Book 131, Page 95 shows:
- old road bed running along the northern most property line Does not affect subject property no longer visable.
- nontidal wetlands cross the northwestern corner of property No longer affects subject property.
- resource protection area along the nontidal wetlands No longer affects subject property.
- approximate location of 100 year flood plain No longer affects subject property flood plain maps updated see updated flood plain as shown hereon.
- existing 20 foot sewer easement along the southern most property line Affects subject property as shown
- f. existing 10 foot sewer easement along the eastern most property line Affects subject property as shown
- 23. Easement granted to The Chesapeake and Potomac Telephone company of Virginia by instrument dated August 23, 1985, recorded in Deed Book 1733, Page 175 - Affects subject property as shown hereon
- 24. Sewer Easement Agreement with the county of chesterfield, Virginia dated November 15, 1990, recorded in Deed Book 2141, Page 1271 - Does not affects subject property.
- 25. Sewer Easement Agreement with the County of Chesterfield, Virginia dated April 22, 1997, recorded in Deed Book 3075, page 328 - Affects subject property as shown hereon
- 26. AT TO OWNER POLICY ONLY: Not a survey item.
- 27. AS TO OWNER POLICY ONLY: Not a survey item.
- 28. AS TO LOAN POLICY ONLY: Not a survey item.
- 29. This Commitment incorporates ALTA endorsements Not a survey item.

LEGAL DESCRIPTION

ALL that certain lot, piece or parcel of land, together with all appurtenances thereunto belonging, lying and being in Matoaca District, Chesterfield County, Virginia, containing 3.30 acres, and being more particularly described as Parcel 1 as shown on "COMPILED BOUNDARY OR A PARCEL OF LAND CONTAINING 3.30 ACRES & BEING A PORTION OF GPIN #718-670-6804-00000 ON THE NORTH LINE OF ASHBROOK PARKWAY MATOACA DISTRICT, CHESTERFIELD COUNTY, VIRGINIA", made by d.c Bradbury, Inc. dated July 17, 2018, recorded in the Clerk's Office, Circuit Court, Chesterfield County, Virginia in Deed Book 12119, Page 434, with Certificate of Confirmation recorded in Deed Book 12119, Page 433.

BEING a portion of the same real estate conveyed to S & B Development Company of Virginia, Inc., a Virginia corporation, by deed from Charles E. Ayers, Jr., sole Acting Trustee, dated January 22, 1993, recorded January 27, 1993 in the Clerk's Office, Circuit Court, Chesterfield County, Virginia in Deed Book 2301, Page 191.

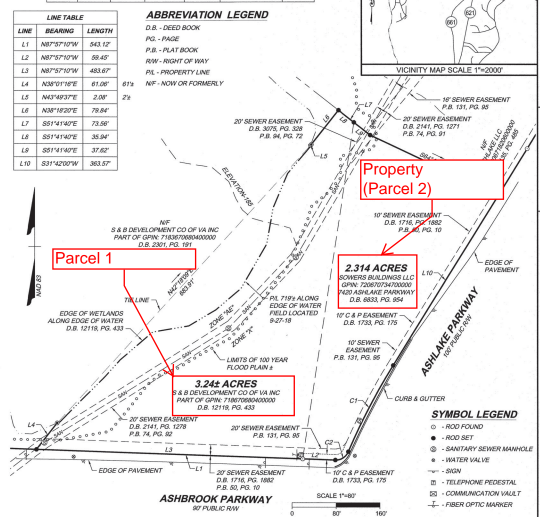
ALL that certain lot, piece or parcel of land, together with all improvements thereon and appurtenances thereunto belonging, lying and being in Matoaca District, Chesterfield County, Virginia, containing 2.314 acres, more or less, and being more particularly described as Parcel "B" on a certain plat of survey entitled "PLAT SHOWING 12.6± ACRES LYING ON THE SOUTHWEST CORNER OF U.S. ROUTE 360 (HULL STREET ROAD) AND ASHLAKE PARKWAY", made by J.K. Timmons & Associates, P.C., Engineer & Surveyors, dated August 6, 1986, a copy of which plat is recorded in the Clerk's Office, Circuit Court, Chesterfield County, Virginia in Plat Book 131, page 95, to which reference is hereby made for a more particular description of the property herein conveyed.

BEING the same real estate conveyed to Sowers Building, LLC, a Virginia limited liability company, by deed from EWN Development Co., Inc., a Virginia corporation, dated December 2, 2005, recorded December 14, 2005 in the Clerk's Office, Circuit Court, Chesterfield County, Virginia in Deed Book 6833, Page 954.

GENERAL NOTES

- Based on graphic determination this property is in Zone "AE&X" of the HUD defined flood hazard area as shown on F.E.M.A. flood insurance rate map, community panel #51041C0120D dated December 18, 2012.
- 2. No evidence of recent earth moving work, building construction, or building additions observed in the process of conducting the fieldwork.
- 3. No field delineated wetland markers were observed in the process of conducting the fieldwork.

CURVE TABLE						
CURVE	RADIUS	LENGTH	TANGENT	DELTA	CHORD BEARING	CHORD
C1	1155.36'	177.41'	88.88'	8°47'52"	S27°24'22"W	177.23'
C2	25.00'	30.12'	17.19'	69°02'25"	N57°31'38"E	28.33'



nmall

W. M. NAULTY

Lic. No. 2067

10-23-18

ALTA CERTIFICATION

To DT Family LLC, M & T Bank, its successors and/or assigns, as their interest may appear and Stewart Title Guaranty Company: This is to certify that this map or plat and the survey on which it is based were made in accordance with "2016 Minimum Standard Detail Requirements for ALTA/NSPS Land Title Surveys " Jointly established and adopted by ALTA and NSPS, and includes Items 1, 2, 3, 4, 6(a), 8, 11, 13, 16, 18 and 19 of Table A thereof. The field work was completed on September 27, 2018.

Date: October 23, 2018

(Signed) W. M. Dauly W.M. Naulty Registration No. 2067

"ALTA/NSPS LAND TITLE SURVEY" 5.55± ACRES OF LAND LOCATED NORTH SIDE OF ASHBROOK PARKWAY & THE WEST SIDE OF ASHLAKE PARKWAY

DRY CREEK

(702)

MATOACA DISTRICT CHESTERFIELD COUNTY, VIRGINIA

> DATE: October 19, 2018 REVISED: October 23, 2018 SCALE: 1"=80 J.N.:42445-903 CHECK BY: W. M. Naulty

Exhibit B

(VEPCO Easement)



THIS RIGHT OF WAY AGREEM	MENT, is made and entered into as of this , by and between	day of
	SOWERS BUILDINGS LLC	

("GRANTOR") and VIRGINIA ELECTRIC AND POWER COMPANY, a Virginia public service corporation, doing business in Virginia as Dominion Energy Virginia, with its principal office in Richmond, Virginia ("GRANTEE").

WITNESSETH:

- 1. That for and in consideration of the mutual covenants and agreements herein contained and other good and valuable consideration, the receipt and sufficiency whereof is hereby acknowledged, **GRANTOR** grants and conveys unto **GRANTEE**, its successors and assigns, the perpetual right, privilege and non-exclusive easement over, under, through, upon, above and across the property described herein, for the purpose of transmitting and distributing electric power by one or more circuits; for its own internal telephone and other internal communication purposes directly related to or incidental to the generation, distribution, and transmission of electricity, including the wires and facilities of any other public service company in aid of or to effectuate such internal telephone or other internal communication purposes; and for lighting purposes; including but not limited to the right:
- 1.1 to lay, construct, operate and maintain one or more lines of underground conduits and cables including, without limitation, one or more lighting supports and lighting fixtures as **GRANTEE** may from time to time determine, and all wires, conduits, cables, transformers, transformer enclosures, concrete pads, manholes, handholes, connection boxes, accessories and appurtenances desirable in connection therewith; the width of said non-exclusive easement shall extend FIFTEEN (15') feet in width across the lands of **GRANTOR**; and

(Page 1 of 7 Pages) VAROW No(s). 00-20-0205 PIN 7206707347

Form No. 728493-1 (Apr 2020) © 2020 Dominion Energy

- 2. The easement granted herein shall extend across the lands of **GRANTOR** situated in CHESTERFIELD, Virginia, as more fully described on Plat(s) Numbered 00-20-0205 , attached to and made a part of this Right of Way Agreement; the location of the boundaries of said easement being shown in broken lines on said Plat(s), reference being made thereto for a more particular description thereof.
- 3. All facilities constructed hereunder shall remain the property of **GRANTEE**. **GRANTEE** shall have the right to inspect, reconstruct, remove, repair, improve, relocate on and within the easement area, including but not limited to the airspace above the property controlled by **GRANTOR**, and make such changes, alterations, substitutions, additions to or extensions of its facilities as **GRANTEE** may from time to time deem advisable.
- 4. **GRANTEE** shall have the right to keep the easement clear of all buildings, structures, trees, roots, undergrowth and other obstructions which would interfere with its exercise of the rights granted hereunder, including, without limitation, the right to trim, top, retrim, retop, cut and keep clear any trees or brush inside and outside the boundaries of the easement that may endanger the safe and proper operation of its facilities. All trees and limbs cut by **GRANTEE** shall remain the property of **GRANTOR**.
- 5. For the purpose of exercising the right granted herein, **GRANTEE** shall have the right of ingress to and egress from this easement over such private roads as may now or hereafter exist on the property of **GRANTOR**. The right, however, is reserved to **GRANTOR** to shift, relocate, close or abandon such private roads at any time. If there are no public or private roads reasonably convenient to the easement, **GRANTEE** shall have such right of ingress and egress over the lands of **GRANTOR** adjacent to the easement. **GRANTEE** shall exercise such rights in such manner as shall occasion the least practicable damage and inconvenience to **GRANTOR**.
- 6. **GRANTEE** shall repair damage to roads, fences, or other improvements (a) inside the boundaries of the easement (subject, however, to **GRANTEE**'s rights set forth in Paragraph 4 of this Right of Way Agreement) and (b) outside the boundaries of the easement and shall repair or pay **GRANTOR**, at **GRANTEE**'s option, for other damage done to **GRANTOR**'s property inside the boundaries of the easement (subject, however, to **GRANTEE**'s rights set forth in Paragraph 4 of this Right of Way Agreement) and outside the boundaries of the easement caused by **GRANTEE** in the process of the construction, inspection, and maintenance of **GRANTEE**'s facilities, or in the exercise of its right of ingress and egress; provided **GRANTOR** gives written notice thereof to **GRANTEE** within sixty (60) days after such damage occurs.

initiais:		_	
(Page 2	of 7 Pa	ages)	

Form No. 728493-2 (Apr 2020) © 2020 Dominion Energy

VAROW No(s). 00-20-0205

1-- 141 - 1 - -

- 7. **GRANTOR**,its successors and assigns, may use the easement for any reasonable purpose not inconsistent with the rights hereby granted, provided such use does not interfere with **GRANTEE**'s exercise of any of its rights hereunder. **GRANTOR** shall not have the right to construct any building, structure, or other above ground obstruction on the easement; provided, however, **GRANTOR** may construct on the easement fences, landscaping (subject, however, to **GRANTEE**'s rights in Paragraph 4 of this Right of Way Agreement), paving, sidewalks, curbing, gutters, street signs, and below ground obstructions as long as said fences, landscaping, paving, sidewalks, curbing, gutters, street signs, and below ground obstructions do not interfere with **GRANTEE**'s exercise of any of its rights granted hereunder. In the event such use does interfere with **GRANTEE**'s exercise of any of its rights granted hereunder, **GRANTEE** may, in its reasonable discretion, relocate such facilities as may be practicable to a new site designated by **GRANTOR** and acceptable to **GRANTEE**. In the event any such facilities are so relocated, **GRANTOR** shall reimburse **GRANTEE** for the cost thereof and convey to **GRANTEE** an equivalent easement at the new site.
- 8. **GRANTEE'S** right to assign or transfer its rights, privileges and easements, as granted herein, shall be strictly limited to the assignment or transfer of such rights, privileges and easements to any business which lawfully assumes any or all of **GRANTEE'S** obligations as a public service company or such other obligations as may be related to or incidental to **GRANTEE'S** stated business purpose as a public service company; and any such business to which such rights, privileges and easements may be assigned shall be bound by all of the terms, conditions and restrictions set forth herein.
- 9. If there is an Exhibit A attached hereto, then the easement granted hereby shall additionally be subject to all terms and conditions contained therein provided said Exhibit A is executed by **GRANTOR** contemporaneously herewith and is recorded with and as a part of this Right of Way Agreement.
- 10. Whenever the context of this Right of Way Agreement so requires, the singular number shall mean the plural and the plural the singular.

Initials:	 	
(Page 3	ges) 0-20-0205	

Form No. 728493-3 (Apr 2020) © 2020 Dominion Energy



11. **GRANTOR** covenants that:

- (a) it is seized of and has the right to convey the interests, rights, and privileges granted under this Right of Way Agreement;
- (b) delivery and recordation of this Right of Way Agreement will entitle GRANTEE to quiet and peaceable possession, use, and enjoyment of that easement, rights, and privileges;
- (c) it will execute such further assurances thereof as reasonably may be required; and
- (d) the Manager's and Signatory's warranties in paragraph 12 below are correct.
- 12. This Right of Way Agreement is executed for **GRANTOR** by a person who is **GRANTOR**'s manager, managing member, or other authorized agent (the "Manager"). The Manager warrants as follows:
 - (a) **GRANTOR** is a limited liability company validly organized and existing under the laws of the State of Virginia
 - (b) **GRANTOR** is in full compliance with all applicable requirements relating to its organization, its continued existence, and its authority to operate under the laws of its state of organization and in the Commonwealth of Virginia.
 - (c) **GRANTOR** has all power and authority requisite to owning and operating its assets as referred to in this Right of Way Agreement and to carrying on its business as now conducted and as currently proposed to be conducted.
 - (d) **GRANTOR** has the authority to enter into, execute, and deliver this Right of Way Agreement to **GRANTEE** and to incur and perform its obligations hereunder.
 - (e) the Signatory's execution and delivery of this Right of Way Agreement on behalf of the Manager has been duly authorized in conformity with (i) the organizational documents of **GRANTOR** and of the Manager and (ii) the laws of the state or states where **GRANTOR** and the Manager are organized.
- 13. The individual executing the Right of Way Agreement on behalf of **GRANTOR** warrants that the **GRANTOR** is a limited liability company ("LLC") duly organized and currently existing and in good standing under the laws of Virginia and that he or she is duly and fully authorized as a [manager/managing member/member] thereof to execute the easement on behalf of said LLC. Execution of this Agreement is not prohibited, nullified, voided, or otherwise invalidated by the current Operating Agreement or other documents of the LLC.

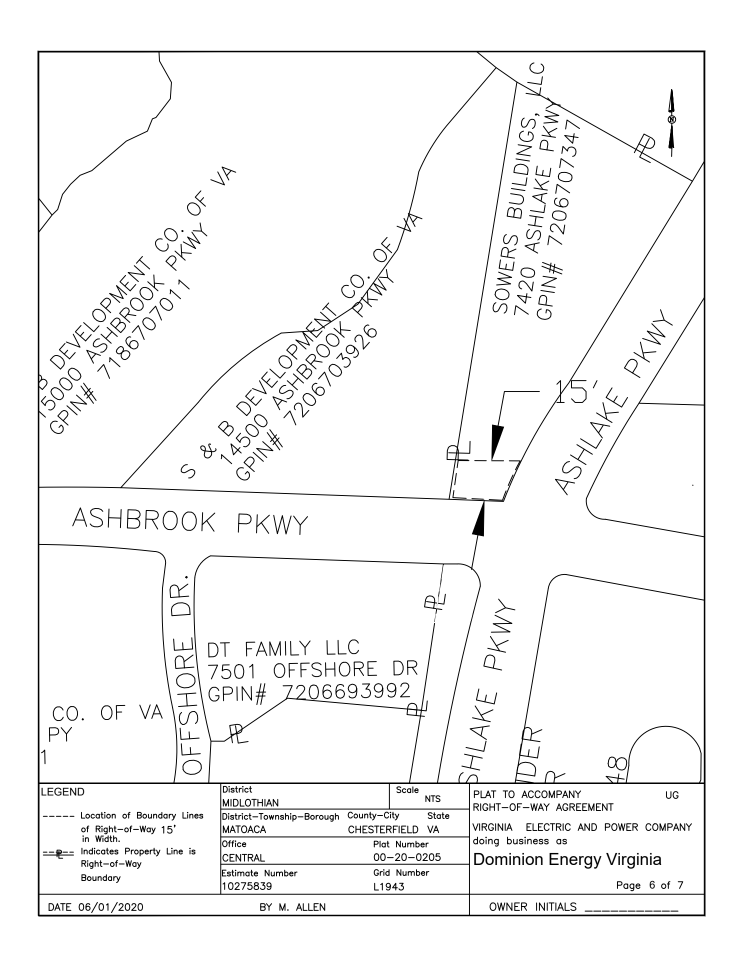
(Page $\frac{4}{}$ of	7	Pages)
VAROW No(s).	00-20	-0205

Form No. 721559-1 (May 2019) © 2020 Dominion Energy

NOTICE TO LANDOWNER: You are conveying rights to a public service corporation. A public service corporation may have the right to obtain some or all of these rights through exercise of eminent domain. To the extent that any of the rights being conveyed are not subject to eminent domain, you have the right to choose not to convey those rights and you could not be compelled to do so. You have the right to negotiate compensation for any rights that you are voluntarily conveying.

IN WITNESS WHEREOF, GRANTOR has caused its name to be signed hereto by its duly authorized agent on the date first above written.

SOWERS BUILDINGS, LLC	
A Limited Lia	ability Company
By:	
· .	(Signature)
Name (Print):	
Title (Print):	
State of	
City/County of	
The foregoing instrument was acknowledged befo	ore me this,,
by, wh (Name of Signatory) (Print)	o is the, (Title) (Print)
of SOWERS BUILDINGS, LLC (Name of Limited Liability Company) on behalf of the limited liability company.	
Notary Public (Print Name)	Notary Public (Signature)
Virginia Notary Reg. No	My commission expires:
(Page 5 of 7 Pages)	
VAROW No(s). 00-20-0205	
	(Notary Seal Here)





Right of Way Agreement

EXHIBIT A

This Exhibit A shall be attached to and made a part of the the undersigned GRANTOR (s) on the da following terms and conditions are incorporated therein:	y of, The
GRANTEE agrees to relocate the easement area and the therein, notwithstanding paragraph 7 of the Right of expense if such installations conflict with the developme GPIN# 7206707347. GRANTOR if necessary will convenutually agreed upon new location or locations.	Way Agreement, one time at GRANTEE'S nt of Chesterfield County parcel identified as
	(SEAL)
	(SEAL)

(Page 7 of 7 Pages) VAROW No(s) 00-20-0205

Form No, 721288 (Feb 2018) © Dominion Energy

ASSIGNMENT OF AGREEMENT FOR PURCHASE OF REAL ESTATE

THIS ASSIGNMENT OF AGREEMENT FOR PURCHASE OF REAL ESTATE is made effective as of the 16th day of March, 2021, by and between MARK-DANA CORPORATION, a Virginia corporation ("Assignor"), and ASHLAKE CROSSING, LLC, a Virginia limited liability company, and/or assigns or nominees ("Assignee").

Assignor, as Purchaser, and Sowers Building, LLC, as Seller, entered into the Agreement for Purchase of Real Estate as of March 11, 2021 (the "Purchase Agreement") with respect to all that certain lot(s), piece(s) or parcel (s) of land and improvements thereon, located in the County of Chesterfield, Virginia (the "Locality"), and containing approximately 2.314 acres of land, commonly known as 7420 Ashlake Parkway, Chesterfield, VA 23832, all as more particularly shown on Exhibit A attached to this Agreement (the "Land"); and

Assignee is an affiliate of Assignor; and

Assignor desires to assign its rights in, to, and under the Purchase Agreement to Assignee and Assignee desires to assume the rights of Assignor under the Purchase Agreement as hereinafter set forth;

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereby agree as follows:

Assignor hereby assigns, transfers and conveys all of its rights, title and interests in, to, and under the Purchase Agreement to Assignee and Assignee shall be entitled to the rights, title, and benefits of Purchaser in, to, and under the Purchase Agreement. Assignee agrees to assume all of the obligations of Purchaser in, to, and under the Purchase Agreement. This Paragraph shall survive the termination of the Purchase Agreement.

This Assignment shall be binding on and inures to the benefit of the parties hereto, their successors and assigns.

WITNESS the following signatures:

ASSIGNOR:

ASSIGNEE:

MARK-DANA CORPORATION

ASHLAKE CROSSING, LLC,

By: Ashlake Crossing Advisors, LLC,

its Managing Member

By: Mark-Dana Corporation,

its Managing Member

By: David Mark Koogler, President

David Mark Koogler, President

STATE OF TEXAS) TO WIT.
COUNTY OF MONTGOMERY) TO-WIT:
	was acknowledged before me this <u>lo</u> day of December, 2021, by f Mark-Dana Corporation, a Virginia corporation, on behalf of the
My Commission expires:_	03/09/2024
LARRY MICHAEL BLASER Notary Public, State of Texas Comm. Expires 03-09-2024 Notary ID 132394611	Lavry Blaser Notary Public
STATE OF TEXAS COUNTY OF MONTGOMERY)) TO-WIT:)
David Mark Koogler, President of Ashlake Crossing Advisors, LLC, Crossing, LLC, a Virginia limited I	was acknowledged before me this <u>l</u> day of December, 2021, by Mark-Dana Corporation, a Virginia corporation, Managing Member of a Virginia limited liability company, Managing Member of Ashlake ability company, on behalf of the limited liability company.
My Commission expires:	3/09/2024
LARRY MICHAEL BLASER Notary Public, State of Texas Comm. Expires 03-09-2024 Notary ID 132394611	Larry Bluser Notary Public

EXHIBIT A

See attached Survey

SCHEDULE B EXCEPTIONS

This plat was prepared with the aid of Title Commitment File No. 01418-5680 & 01418-5680A from Stewart Title Guaranty Company dated October 6, 2018, the following items from Schedule B - Part II are as follows

- 1. Defects, liens, encumbrances, adverse claims or other matters, if any, created, first appearing in the public records or attaching subsequent to the Effective Date but prior to the date the proposed Insured acquires for value of record the estate or interest or mortgage thereon covered by this Commitment - Not a survey item.
- Rights or claims or parties in possession not shown by the Public Records Not a survey item.

 Easements, or claims of easements, not shown by the Public Records Affects subject property as shown hereon.
- Encroachments, overlaps, boundary line disputes, or other matters which would be disclosed by an accurate survey or inspection of the Land - Affects subject property as shown hereon.
- Any lien, or right to a lien, for services, labor, or material heretofore or hereafter furnished, imposed by law and not shown by the Public Records - Not a survey item.
- Taxes or special assessments which are not shown as existing liens by the Public Records Not a survey item.
- Taxes for the second half of year 2018, and subsequent years, a lien not yet due and payable Not a survey item.
- Possible supplemental tax assessments and/or reassessment of taxes for the improvements constructed on insured premises, a lien not yet due and payable - Not a survey item
- Such state of facts as would be disclosed by a current survey and inspection of the property Affects subject property as shown hereon.
- 10. Rights of tenants, as tenants only under unrecorded leases Not a survey item.
- 11. Sewer and Drainage Easement Agreement with the County of chesterfield, Virginia dated July 19, 1985, recorded in Deed Book 1716, Page 1882 - May or may not affect subject property unable to determine exact location with instrument provided. Plat Book 50, Page 10 referenced in deed not provided.
- 12. Rights of others thereto entitled in and to the use of the old roadbed crossing the subject property Does not affect subject property.
- 13. Rights of the United States of America, the Commonwealth of Virginia or an quasi governmental authority to regulate the use of wetlands - Not a survey item.

- 14. Sewer Easement Agreement with the County of Chesterfield, Virginia dated November 15, 1990, recorded in Deed Book 2141, Page 1278 - Affects subject property as shown hereon.

 15. Drainage Agreement and Maintenance Contract with the County of Chesterfield, Virginia dated May 24, 1991.
- recorded in Deed Book 2160, Page 987 Does not affect subject property.
- 16. Water and Sewer Contract with the County of Chesterfield, Virginia dated August 14, 1994, recorded in Deed Book 2613, Page 359 - Not a survey item.
- 17. Plat Book 75, Page 82 does not show the following items:
- 20 foot easement along the southern property line
- 16 foot sewer easement
- approximate location of 100 year flood plain
- Swift Creek Reservoir wetlands; resource protection area; location of old road bed
- 18. Sewer Easement Agreement with the County of Chesterfield, Virginia dated May 11, 2006, recorded in Deed Book 7204, page 985 - Does not affect subject property.

As to Parcel II:

- 19. Easement granted to Virginia Electric and Power Company by instrument dated August 20, 1946, recorded in Deed Book 302, Page 564 - May or may not affect subject property unable to plot.
- 20. Easement granted to Virginia Electric and Power Company by instrument dated May 4, 1948, recorded in Deed Book
- 335, Page 121 May or may not affect subject property unable to plot.

 21. Easement granted to the County of Chesterfield, Virginia by instrument dated April 30, 1970, recorded in Deed Book 987, Page 144 - Does not affect subject property.
- 22. Matters shown on the "PLAT SHOWING 12.6± ACRES LYING ON THE SOUTHWEST CORNER OF U.S. ROUTE 360 (HULL STREET ROAD) AND ASHLAKE PARKWAY," made by J.K. Timmons & Associates, P.C., dated August 6, 1986, recorded in Plat Book 131, Page 95 shows:
- old road bed running along the northern most property line Does not affect subject property no longer visable.
- nontidal wetlands cross the northwestern corner of property No longer affects subject property.
- resource protection area along the nontidal wetlands No longer affects subject property.
- approximate location of 100 year flood plain No longer affects subject property flood plain maps updated see updated flood plain as shown hereon.
- existing 20 foot sewer easement along the southern most property line Affects subject property as shown
- f. existing 10 foot sewer easement along the eastern most property line Affects subject property as shown
- 23. Easement granted to The Chesapeake and Potomac Telephone company of Virginia by instrument dated August 23, 1985, recorded in Deed Book 1733, Page 175 - Affects subject property as shown hereon
- 24. Sewer Easement Agreement with the county of chesterfield, Virginia dated November 15, 1990, recorded in Deed Book 2141, Page 1271 - Does not affects subject property.
- 25. Sewer Easement Agreement with the County of Chesterfield, Virginia dated April 22, 1997, recorded in Deed Book 3075, page 328 - Affects subject property as shown hereon
- 26. AT TO OWNER POLICY ONLY: Not a survey item.
- 27. AS TO OWNER POLICY ONLY: Not a survey item.
- 28. AS TO LOAN POLICY ONLY: Not a survey item.
- 29. This Commitment incorporates ALTA endorsements Not a survey item.

LEGAL DESCRIPTION

ALL that certain lot, piece or parcel of land, together with all appurtenances thereunto belonging, lying and being in Matoaca District, Chesterfield County, Virginia, containing 3.30 acres, and being more particularly described as Parcel 1 as shown on "COMPILED BOUNDARY OR A PARCEL OF LAND CONTAINING 3.30 ACRES & BEING A PORTION OF GPIN #718-670-6804-00000 ON THE NORTH LINE OF ASHBROOK PARKWAY MATOACA DISTRICT, CHESTERFIELD COUNTY, VIRGINIA", made by d.c Bradbury, Inc. dated July 17, 2018, recorded in the Clerk's Office, Circuit Court, Chesterfield County, Virginia in Deed Book 12119, Page 434, with Certificate of Confirmation recorded in Deed Book 12119, Page 433.

BEING a portion of the same real estate conveyed to S & B Development Company of Virginia, Inc., a Virginia corporation, by deed from Charles E. Ayers, Jr., sole Acting Trustee, dated January 22, 1993, recorded January 27, 1993 in the Clerk's Office, Circuit Court, Chesterfield County, Virginia in Deed Book 2301, Page 191.

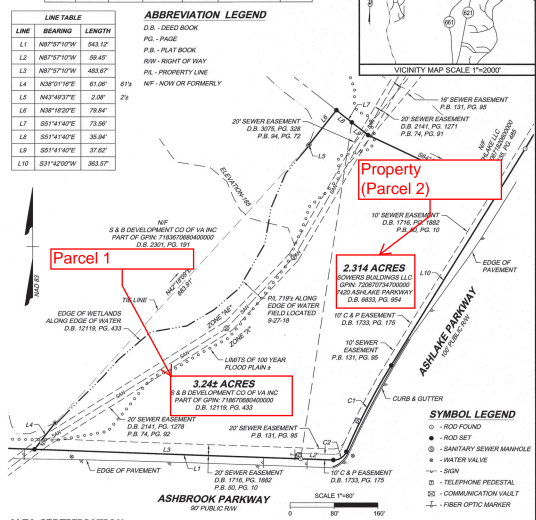
ALL that certain lot, piece or parcel of land, together with all improvements thereon and appurtenances thereunto belonging, lying and being in Matoaca District, Chesterfield County, Virginia, containing 2.314 acres, more or less, and being more particularly described as Parcel "B" on a certain plat of survey entitled "PLAT SHOWING 12.6± ACRES LYING ON THE SOUTHWEST CORNER OF U.S. ROUTE 360 (HULL STREET ROAD) AND ASHLAKE PARKWAY", made by J.K. Timmons & Associates, P.C., Engineer & Surveyors, dated August 6, 1986, a copy of which plat is recorded in the Clerk's Office, Circuit Court, Chesterfield County, Virginia in Plat Book 131, page 95, to which reference is hereby made for a more particular description of the property herein conveyed.

BEING the same real estate conveyed to Sowers Building, LLC, a Virginia limited liability company, by deed from EWN Development Co., Inc., a Virginia corporation, dated December 2, 2005, recorded December 14, 2005 in the Clerk's Office, Circuit Court, Chesterfield County, Virginia in Deed Book 6833, Page 954.

GENERAL NOTES

- Based on graphic determination this property is in Zone "AE&X" of the HUD defined flood hazard area as shown on F.E.M.A. flood insurance rate map, community panel #51041C0120D dated December 18, 2012.
- 2. No evidence of recent earth moving work, building construction, or building additions observed in the process of conducting the fieldwork.
- 3. No field delineated wetland markers were observed in the process of conducting the fieldwork.

			CURVE 1	TABLE		
CURVE	RADIUS	LENGTH	TANGENT	DELTA	CHORD BEARING	CHORD
C1	1155.36'	177.41'	88.88'	8°47'52"	S27°24'22"W	177.23'
C2	25.00'	30.12'	17.19'	69°02'25"	N57°31'38"E	28.33'



nmall

W. M. NAULTY

Lic. No. 2067

10-23-18

ALTA CERTIFICATION

To DT Family LLC, M & T Bank, its successors and/or assigns, as their interest may appear and Stewart Title Guaranty Company: This is to certify that this map or plat and the survey on which it is based were made in accordance with "2016 Minimum Standard Detail Requirements for ALTA/NSPS Land Title Surveys " Jointly established and adopted by ALTA and NSPS, and includes Items 1, 2, 3, 4, 6(a), 8, 11, 13, 16, 18 and 19 of Table A thereof. The field work was completed on September 27, 2018.

Date: October 23, 2018

(Signed) W. M. Dauly W.M. Naulty Registration No. 2067 "ALTA/NSPS LAND TITLE SURVEY" 5.55± ACRES OF LAND LOCATED NORTH SIDE OF ASHBROOK PARKWAY & THE WEST SIDE OF ASHLAKE PARKWAY

DRY CREEK

(702)

MATOACA DISTRICT CHESTERFIELD COUNTY, VIRGINIA

> DATE: October 19, 2018 REVISED: October 23, 2018 SCALE: 1"=80 J.N.:42445-903 CHECK BY: W. M. Naulty

FIRST AMENDMENT TO AGREEMENT FOR PURCHASE OF REAL ESTATE

THIS FIRST AMENDMENT TO AGREEMENT FOR PURCHASE OF REAL ESTATE (this "First Amendment") is effective as of the 15th day of December, 2021, between Sowers Building, LLC ("Seller"), and Ashlake Crossing, LLC ("Purchaser").

BACKGROUND:

- A. Seller and Mark-Dana Corporation, a Virginia corporation ("MDC"), entered into that certain Agreement for Purchase of Real Estate dated March 11, 2021 (the "Contract"), with respect to the sale of certain real property and improvements thereon located in Chesterfield County, Virginia, and containing approximately 2.314 acres of land, commonly known as 7420 Ashlake Parkway, Chesterfield, VA 23832, all as more particularly shown on Exhibit A to the Contract.
- B. Pursuant to an Assignment of Purchase and Sale Agreement effective as of March 16, 2021, the Contract was assigned by MDC to Purchaser. Purchaser is a related entity of MDC.
 - C. The parties desire to amend the Contract as hereinafter set forth.
- D. All capitalized terms used herein without definition shall have the meanings given to the same in the Contract.
- **NOW, THEREFORE,** the parties hereto, in consideration of the mutual promises and covenants contained herein and in the Contract, and intending to be legally bound hereby, agree that the Contract is amended as follows:
- 1. First Closing Extension. Seller and Purchaser agree to extend the Closing Date by thirty (30) days to January 30, 2022 in accordance with Section 5 of the Contract. On or before December 21, 2021, Purchaser shall deposit with the Escrow Agent the First Extension Deposit in the amount of Ten Thousand and No/100 Dollars (\$10,000.00). The First Extension Deposit shall become part of the Deposit and shall be applied to the Purchase Price at Closing, and the Deposit shall be nonrefundable except upon a default by Seller under the terms of the Contract or as otherwise set forth in the Contract. The Closing Date may be extended further in accordance with the terms of Section 24 hereof.
- 2. <u>Extension Scenario 1</u>. The Contract is here by amended by deleting Subsection A of Section 24 and substituting the following Subsection A in lieu thereof:
 - "A. Extension Scenario 1. Because the 9% Tax Credits have been awarded in 2021 by VH for the project on Parcel 1, and the rezoning of the Property has delayed Purchaser's ability to apply for the 4% Tax Credits and tax exempt bonds for the project on the Property such that Purchaser will be unable to proceed to Closing on or before January 30, 2022, Purchaser shall have the option ("Extension Option 1") to extend the closing date for the closing under the Parcel 1 Agreement and the Closing Date under this Agreement, upon written notice to Seller (i) to May 15, 2022 (the "First Scenario 1 Extension") upon payment of a \$10,000 additional non-refundable deposit (the "First Scenario 1 Extension Deposits") for each of the Parcel 1 Agreement and this Agreement (to be applied to the purchase price under each such agreement, respectively, at the closings thereunder), and (ii) to July 31, 2022 (the "Second Scenario 1 Extension") upon payment of a \$10,000 additional non-refundable deposit (the "Second Scenario 1 Extension Deposits") for each of the Parcel 1 Agreement and this Agreement (to be applied to the purchase price under each such agreement, respectively, at the closings thereunder), time being of the essence. Notwithstanding anything in this Agreement to the contrary, the Deposit, all subsequent deposits, including the First Scenario 1 Extension Deposits and the Second Scenario 1 Extension Deposits,

shall be applied to the Purchase Price under this Agreement and the purchase price under the Parcel 1 Agreement, respectively, at the closings thereunder, but shall be nonrefundable except upon a default by Seller under the terms of this Agreement or a default by the seller under the terms of the Parcel 1 Agreement, or as otherwise set forth in this Agreement."

- 3. <u>Ratification</u>. Except as expressly modified herein, the terms and conditions of the Contract shall remain unchanged and in full force and effect. The Contract, as modified by this First Amendment, is hereby ratified and affirmed in all respects. If anything contained in this First Amendment conflicts with any terms of the Contract, then the terms of this First Amendment shall prevail.
- 4. <u>Successors and Assigns</u>. This First Amendment shall be binding upon, and inure to the benefit of, the parties hereto and their respective successors and assigns.
- 5. <u>Counterparts</u>. This First Amendment may be executed in any number of counterparts, each of which shall be an original and all of which together shall constitute but one and the same instrument, and electronic and facsimile signatures shall be deemed to be original signatures and of the same force and effect.

[SIGNATURE PAGE TO FOLLOW]

IN WITNESS WHEREOF, Seller and Purchaser have executed this First Amendment as of the day and year first above written.

SELLER:

SOWERS BUILDING, LLC

By: Jan Jowno my (SEAL)

Name: <u>MANID J. SOWERS MEM.</u>
Title: MEMBER

PURCHASER:

ASHLAKE CROSSING, LLC,

a Virginia limited liability company

By: Ashlake Crossing Advisors, LLC,

a Virginia limited liability company,

its Managing Member

By: Mark-Dana Corporation,

a Virginia corporation, its Managing Member

By: flund food (SEAI

Name: David Mark Koogler

Title: President

Acknowledged and Agreed to with respect to the amendment relating to Section 24 of the Contract:

SELLER under the Parcel 1 Agreement:

S&B Development Co of Virginia, Inc.

By: Janua America (SEAL)

Its: DAVID TISOWERS PRES



7420 ASHLAKE PARKWAY

Parcel ID: 720670734700000 Real Estate Account: 315953001

Tax Account: 12498

Overview

2022 Assessment Last Sale (12/14/2005)

\$882,100.00 \$360,500.00

Property Info Owner

Parcel ID: 720670734700000 Real Estate Account: 315953001

Property Class: COMM. ZONING - O, B, C

Magisterial District: MATOACA Deeded Acreage: 2.314 acre(s)

Legal Description

S/L ROUTE 360 PARCEL B

SOWERS BUILDINGS LLC 2000 NORWOOD CREEK DR POWHATAN VA 23139-5250 COMM. ZONING - O, B, C

Ownership

O N	Owner Name Sale Price Sale Date # Lots		Deed		Will		Plat		
Owner Name	Sale Price	Sale Date # L	Sale Date # Lots	Book	Page	Book	Page	Book	Page
SOWERS BUILDINGS LLC	\$360,500.00	12/14/2005	1	6833	954	0	0	0	0
EWN DEVELOPMENT CO INC	\$300,000.00	11/14/2005	1	6776	713	0	0	0	0
HANCOCK H W JR & HANCOCK J E	\$0.00	12/14/1987	1	1917	1040	0	0	0	0
HANCOCK H W JR & HANCOCK J E	\$0.00	04/24/1980	1	1465	463	0	0	0	0

Residential Buildings

No residential buildings available

Commercial Buildings

No commercial buildings available

Improvements

Type	Construction	Exterior Finish	Width	Depth	Total Area
No improvements available					

Land

Details	Water	Utilities	Streets	
Deeded Acreage: 2.314 acre(s) Flood Plain: 0.05 acre(s) Easement: 0 acre(s) RPA (Resource Protection Area): 0.16 acre(s)	County Water: Not Available County Sewer: Not Available Well: Not Connected Septic: Not Connected		Paved Streets: Available Storm Drains: Not Available Curbing: Not Available	
• utilities@chesterfiel	Chesterfield County Utilities Dep d.gov, or write Chesterfield Coun nty water and sewer availability o	ty Utilities Department; P.O.		

Zoning

C3-COMMUNITY BUSINESS DIST.

Always contact the Chesterfield County Planning Department (call 804-748-1050, email

• <u>planning@chesterfield.gov</u>, or write Planning Dept.; P.O. Box 40; Chesterfield, VA 23832) to verify zoning for any parcel of land.

Under Virginia State Law, these real estate assessment records are public information. Display of this property information on the Internet is specifically authorized by the Code of Virginia 58.1-3122.2 (as amended).

Please note that these assessment records are not the official assessment records of Chesterfield County. Official records are located in the Office of the Real Estate Assessor. While the Office of the Real Estate Assessor has attempted to ensure that the assessment data contained herein is accurate and reflects the property's characteristics, Chesterfield County makes no warranties, expressed or implied, concerning the accuracy, completeness, reliability, or suitability of this data. Also, the subdivision plat information available on this website is not the official subdivision plat. The official subdivision plats are located in the Clerk of Circuit Courts office. Chesterfield County does not assume any liability associated with the use or misuse of this real estate assessment data or subdivision plat information.

Real Estate Assessment Data v.2.1.2

Third-Party RESNET Rater Certification (MANDATORY)



Appendix F **RESNET Rater Certification of Development Plans**

I certify that the development's plans and specifications incorporate all items for the required baseline energy perfomance as indicated in Virginia's Qualified Allocation Plan (QAP).

In the event the plans and specifications do not include requirements to $\ meet \ the \ QAP \ baseline \ energy \ performance, then \ those \ requirements \ still \ must \ be \ met,$ even though the application is accepted for credits.

 $\hbox{\tt ***Please note that this may cause the Application to be ineligible for credits. The Requirements}$ apply to any new, adaptive reuse or rehabilitated development (including those serving elderly and/or physically disabled households).

In addition p	rovide HERS rating documention as specified in the manual
Х	New Construction - EnergyStar Certification
	The development's design meets the criteria for the EnergyStar certification.
	Rater understands that before issuance of IRS Form 8609, applicant will obtain and
	provide EnergyStar Certification to Virginia Housing.
	, c
I	Rehabilitation -30% performance increase over existing, based on HERS Index
	Or Must evidence a HERS Index of 80 or better
1	Rater understands that before issuance of IRS Form 8609, rater must provide
(Certification to Virginia Housing of energy performance.
	Adaptive Reuse - Must evidence a HERS Index of 95 or better.
	Rater understands that before issuance of IRS Form 8609, rater must provide
	Certification to Virginia Housing of energy performance.
	occumentation to this matrices.
Additional O	ptional Certifications
	the development's plans and specifications
•	all items for the certification as indicated below, and I am a certified verifier
-	ication. In the event the plans and specifications do not
	irements to obtain the certification, then those requirements still must be met,
•	the application is accepted for credits. Rater understands that before issuance of
_	19, applicant will obtain and provide Certification to Virginia Housing.
FALSE	Earthcraft Certification - The development's design meets the criteria to obtain
	EarthCraft Multifamily program Gold certification or higher
FALSE	LEED Certification - The development's design meets the criteria for the U.S.
	Green Building Council LEED green building certification.
FALSE	National Green Building Standard (NGBS) - The development's design meets the criteria
	for meeting the NGBS Silver or higher standards to obtain certification
FALSE	Enterprise Green Communities - The developmen's design meets the criteria for meeting
<u> </u>	meeting the requirements as stated in the Enterprise Green Communities Criteria for this
(developments construction type to obtain certification.
***Please No	ote Raters must have completed 500+ ratings in order to certify this form
	Signed: Kathal
Date:	2/8/22 Printed Name: Sean Shanley
	RESNET Rater
Resnet Provi	der Agency
Viridiant	Signature
·	
Provider Con	stact and Phone/Email (804) 212-1934, sean.shanley@viridiant.org





Ashlake Crossing 2022 LIHTC Pre-Review Comments

<u>Project Address</u> 7420 Ashlake Parkway Chesterfield, VA 23832

Project Summary

Ashlake Crossing is a new construction low-rise multifamily development, comprised of 67 units located in Chesterfield, VA. Mark-Dana Corporation plans to construct the project utilizing 4% LIHTC. As part of their funding application the project is seeking certification under the ENERGY STAR Multifamily New Construction Program V1 (ESMFNC). This level of certification requires the project to have a maximum HERS index in compliance with the ESMFNC floating target HERS score and completion of all ENERGY STAR required checklists. Megan Shope of Winka-Snowa Architects is the primary architect contact for the project.

Unit-Level Energy Modeling

Unit-level models were generated using Ekotrope v4.0.1 based on the proposed scope and plans provided by the project team dated September 30th, 2021. With the current scope of work, the worst case units in the development are obtaining a projected HERS index of 73, meeting the Energy Star taget of 73. The following outlines the scope as it is currently modeled.

Enclosure:

- R-10 Grade II slab insulation
- R-20 Grade II cavity insulation in exterior above grade walls and rim & band
- R-19 Grade I cavity insulation in party walls and adiabatic ceilings/floors
- R-49 Grade II attic insulation
- 0.21 U-Value for opaque doors
- 0.32 U-Value/0.27 SHGC windows & glass doors

Mechanicals:

- SEER 15, HSPF 8.5, 18k air source heat pump, programmable thermostat
- 0.95 EF storage electric water heaters, 30 gallon
- 5 ACH₅₀ for infiltration threshold/blower door test
- 4% duct leakage to the outside, 8% total duct leakage
- Duct in conditioned space insulated to R-6, ducts in unconditioned attic insulated to R-8
- AirCycler G2K mechanical ventilation





Lights & Appliances:

- ES rated kitchen appliances
 - o 358 kWh/yr refrigerator
 - o 295 kWh/yr dishwasher
- Advanced lighting 100% LED

Please let me know if you have any questions or if the above information does not accurately capture your current scope.

Sincerely,

Katy Maher

Project Manager, Viridiant

Projected Report

Rating Date: Registry ID:

Ekotrope ID: 9vgRWNWd

HERS® Index Score:

69

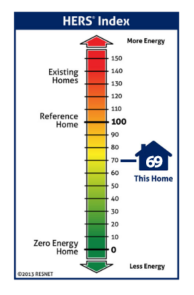
Your home's HERS score is a relative performance score. The lower the number, the more energy efficient the home. To learn more, visit www.hersindex.com

Annual Savings

\$652 *Relative to an average U.S. home Home: 7420 Ashlake Parkway Chesterfield, VA 23832 Builder:

This home meets or exceeds the criteria of the following:

ENERGY STAR MF v1.0



Home Feature Summary:

Home Type: Apartment, end unit

Model: N/A
Community: N/A
Conditioned Floor Area: 1,061 ft²
Number of Bedrooms: 2

Primary Heating System: Air Source Heat Pump • Electric • 8.5 HSPF
Primary Cooling System: Air Source Heat Pump • Electric • 15 SEER

Primary Water Heating: Residential Water Heater • Electric • 0.95 Energy Factor

House Tightness: 5 ACH50

Ventilation: 60 CFM • 249 Watts

Duct Leakage to Outside: 4 CFM25 / 100 ft²

Above Grade Walls: R-20 Ceiling: Attic, R-49

Window Type: U-Value: 0.32, SHGC: 0.27

Foundation Walls: N/A Framed Floor: R-19

Rating Completed by:

Energy Rater: Katy Maher RESNET ID: 2430236

Rating Company: Viridiant

1431 W. Main Street, Richmond, VA 23220

Rating Provider: Viridiant

1431 W. Main Street, Richmond, VA 23220



Katy Maher, Certified Energy Rater Digitally signed: 2/8/22 at 3:26 PM



Projected Report

Rating Date: Registry ID:

Ekotrope ID: AvjqYZZd

HERS® Index Score:

73

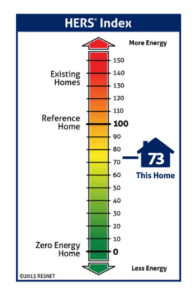
Your home's HERS score is a relative performance score. The lower the number, the more energy efficient the home. To learn more, visit www.hersindex.com

Annual Savings

\$612 *Relative to an average U.S. home Home: 7420 Ashlake Parkway Chesterfield, VA 23832 Builder:

This home meets or exceeds the criteria of the following:

ENERGY STAR MF v1.0



Home Feature Summary:

Home Type: Apartment, end unit

Model: N/A
Community: N/A
Conditioned Floor Area: 1,061 ft²
Number of Bedrooms: 2

Primary Heating System: Air Source Heat Pump • Electric • 8.5 HSPF
Primary Cooling System: Air Source Heat Pump • Electric • 15 SEER

Primary Water Heating: Residential Water Heater • Electric • 0.95 Energy Factor

House Tightness: 5 ACH50

Ventilation: 60 CFM • 249 Watts

Duct Leakage to Outside: 4 CFM25 / 100 ft²

Above Grade Walls: R-20

Ceiling: Adiabatic, R-26

Window Type: U-Value: 0.32, SHGC: 0.27

Foundation Walls: N/A Framed Floor: N/A

Rating Completed by:

Energy Rater: Katy Maher RESNET ID: 2430236

Rating Company: Viridiant

1431 W. Main Street, Richmond, VA 23220

Rating Provider: Viridiant

1431 W. Main Street, Richmond, VA 23220



Katy Maher

Katy Maher, Certified Energy Rater Digitally signed: 2/8/22 at 3:24 PM



Projected Report

Rating Date: Registry ID:

Ekotrope ID: 0vQpK4Ad

HERS® Index Score:

69

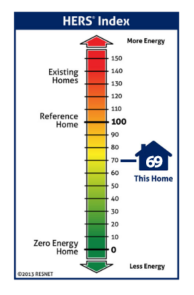
Your home's HERS score is a relative performance score. The lower the number, the more energy efficient the home. To learn more, visit www.hersindex.com

Annual Savings

\$532 *Relative to an average U.S. home Home: 7420 Ashlake Parkway Chesterfield, VA 23832 Builder:

This home meets or exceeds the criteria of the following:

ENERGY STAR MF v1.0



Home Feature Summary:

Home Type: Apartment, end unit

Model: N/A
Community: N/A
Conditioned Floor Area: 770 ft²
Number of Bedrooms: 1

Primary Heating System: Air Source Heat Pump • Electric • 8.5 HSPF
Primary Cooling System: Air Source Heat Pump • Electric • 15 SEER

Primary Water Heating: Residential Water Heater • Electric • 0.95 Energy Factor

House Tightness: 5 ACH50

Ventilation: 60 CFM • 249 Watts

Duct Leakage to Outside: 4 CFM25 / 100 ft²

Above Grade Walls: R-20 Ceiling: Attic, R-49

Window Type: U-Value: 0.32, SHGC: 0.27

Foundation Walls: N/A Framed Floor: R-19

Rating Completed by:

Energy Rater: Katy Maher RESNET ID: 2430236

Rating Company: Viridiant

1431 W. Main Street, Richmond, VA 23220

Rating Provider: Viridiant

1431 W. Main Street, Richmond, VA 23220



Katy Maher, Certified Energy Rater Digitally signed: 2/8/22 at 3:21 PM



Projected Report

Rating Date: Registry ID:

Ekotrope ID: M28XzQk2

HERS® Index Score:

71

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

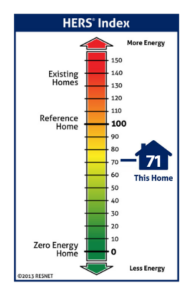
Annual Savings

\$527
*Relative to an average U.S. home

Home: 7420 Ashlake Parkway Chesterfield, VA 23832 Builder:

This home meets or exceeds the criteria of the following:

ENERGY STAR MF v1.0



Home Feature Summary:

Home Type: Apartment, end unit

Model: N/A
Community: N/A
Conditioned Floor Area: 770 ft²
Number of Bedrooms: 1

Primary Heating System: Air Source Heat Pump • Electric • 8.5 HSPF Primary Cooling System: Air Source Heat Pump • Electric • 15 SEER

Primary Water Heating: Residential Water Heater • Electric • 0.95 Energy Factor

House Tightness: 5 ACH50

Ventilation: 60 CFM • 249 Watts

Duct Leakage to Outside: 4 CFM25 / 100 ft²

Above Grade Walls: R-20 Ceiling: Attic, R-49

Window Type: U-Value: 0.32, SHGC: 0.27

Foundation Walls: N/A Framed Floor: N/A

Rating Completed by:

Energy Rater: Katy Maher RESNET ID: 2430236

Rating Company: Viridiant

1431 W. Main Street, Richmond, VA 23220

Rating Provider: Viridiant

1431 W. Main Street, Richmond, VA 23220



Katy Maher
Katy Maher, Certified Energy Rater
Digitally signed: 2/8/22 at 3:19 PM





Project Name: Ashlake Crossing Construction Type: New Construction

Energy Efficiency Path: Energy Star

Unit Type	Quantity	HERS	ENERGY STAR Target
1bd bottom/mid	23	71	79
1bd top floor	10	69	75
2bd bottom/mid	25	73	73
2bd top	9	69	75
Projected Project HERS -	Weighted Average	71	

Zoning Certification Letter (MANDATORY)



Zoning Certification

DATE: February 9, 2022

L	1 Park Wes	ASK US HOW.	lothian. VA 2	3114	
	Rehabilitation: # Units	# Buildings		Total Floor Area Sq. Ft	
	Adaptive Reuse: # Units	# Buildings		Total Floor Area Sq. Ft.	
\checkmark	New Construction: 67 # Units	<u>1 </u>	89,252.1	Total Floor Area Sq. Ft.	
Propo	osed Improvements:				
-			>		
5/L R	oute 360 Parcel B				_
	I Description:				
<u>Ches</u>	terfield, Virginia 23832				_
7420					
	LOPMENT DESCRIPTION:		oosiiig rax	oroginy.	
Autho	ority solely for the purpose of able under VHDA's Qualified A	f determining whet	her the De	evelopment qualifies for	
certif	ication is rendered solely for telopment. It is understood that	the purpose of con	firming prop	oer zoning for the site of	
	above-referenced Owner/Appropriately above-referenced Owner/Appropriately above-referenced Owner/Appropriately and the proposition of the proposit				etter
	Name of Seller/Current Owner:	: Ashlake Building, LLC	2_		
	Name of Owner/Applicant:	Ashlake Crossing, LL	<u>C</u>		
	Name of Development:	Ashlake Crossing			
RE:	ZONING CERTIFICATION				
	Attention: JD Bondurant 601 South Belvidere Street Richmond, Virginia 23220				

804-748-9011 Fax 804-748-2590 www.cctownes.com

Zoning Certification, cont'd

Current Zoning: <u>C-3 with a Conditional Use for multiple family dwelling use and a CUPD</u> allowing a density of <u>41.99</u> units per acre, and the following other applicable conditions: See attached Proffers and Textual Statement.
Other Descriptive Information: See attached
OCAL CERTIFICATION:
Check one of the following as appropriate:
The zoning for the proposed development described above is proper for the proposed residential development. To the best of my knowledge, there are presently no zoning violations outstanding on this property. No further zoning approvals and/or special use permits are required.
The development described above is an approved non-conforming use. To the best of my knowledge, there are presently no zoning violations outstanding on this property. No further zoning approvals and/or special use permits are required. Signature Brian C. Mitchell, P.E. Printed Name
President Title of Local Official or Civil Engineer
(804) 748-9011 Phone:
February 9, 2022 Date:

ASHLAKE CROSSING TEXTUAL STATEMENT December 1, 2021

This is a request to rezone 2.31 acres of property to C-3 with a Conditional Use for Residential Multifamily uses and with a Conditional Use Planned Development (CUPD) to permit relief from ordinance development standards as follows:

Residential Multifamily uses shall be developed in accordance with the standards set forth in the R-MF zoning district and the other divisions of the zoning ordinance applicable to the R-MF zoning district, except as set forth below.

- 1. With regard to Project Standards,
 - A. Minimum project size of 2 acres;
 - B. Density not to exceed 97 dwelling units;
 - C. Pavement width of access drives to be a minimum of 26';
 - D. Parcel Coverage not to exceed 50% of acreage;
 - E. Eliminate setbacks, planting requirements within setbacks, and buffers along the property line shared with GPIN 7206703926; and
 - F. Required recreational area may be located internal to the building on the subject property. A minimum of 2,000 square feet of recreational area shall be provided for the Property internal to the building. Recreational amenities internal to the building shall include, at a minimum, community room(s), common balcony areas, an activity room and, if provided, a salon.
- 2. With regard to Building Standards in the R-MF zoning district,
 - A. A.1 There shall be no individual building setback, interior private drive setback, and parking setback along the property line shared with GPIN 7206703926. There shall be no required perimeter landscaping along this property line as well.
 - A.2 The individual building setback from Ashlake Parkway and Ashbrook Parkway shall be a minimum 20 feet. This 20 foot minimum setback shall be planted to Perimeter Landscape Option 2 requirements, except that the require large deciduous tree shall be replaced with an additional small deciduous tree so that there are 2 small deciduous trees every 50 feet, unless otherwise requested and approved at the time of plans review. Buildings constructed along a public road shall not be required to front on the road;
 - A.3 To permit individual building setbacks for interior private drives, excluding parking spaces, to be reduced to a minimum of 10 feet; and

- A.4 To permit individual building setbacks for parking spaces to be reduced to a minimum of 10 feet.
- B. To permit in excess of 10 dwelling units per floor, not to exceed 25 dwelling units per floor.
- 3. Architecture shall be controlled by the accompanying proffered conditions.
- 4. Off-street parking for the building located entirely on the subject property shall be provided on the minimum basis of one parking space per unit.
- 5. Paved parking areas shall have 15 square feet of interior landscaping for each space.

13766719.8 035341.00002

CASE NO 21SN0646 PROFFERED CONDITIONS

The property owner and applicant in this rezoning case, pursuant to Section 15.2-2298 of the Code of Virginia (1950 as amended) and the Zoning Ordinance of Chesterfield County, for themselves and their successors or assigns, proffer that the property under consideration (the "Property") will be developed according to the following proffers if, and only if, the rezoning request submitted herewith is granted with only those conditions agreed to by the owner and applicant. In the event this request is denied or approved with conditions not agreed to by the owner and applicant, the proffers shall immediately be null and void and of no further force or effect.

- 1. <u>Master Plan</u>. The Textual Statement dated December 1, 2021 shall be considered the "Master Plan."
- 2. <u>Conceptual Site Plan</u>. The site shall be developed as generally depicted on the conceptual site plan entitled "Ashlake Project VHDA Exhibit", prepared by Townes Site Engineering, dated November 1, 2021.
- 3. <u>Elevations/Exterior Facades.</u> Development of the Property shall be in general conformance with the architectural appearance shown on the elevations attached hereto entitled "Ashlake Crossing", prepared by Edward H. Winks, James D. Snowa Architects, P.C. dated November 1, 2021, containing 3 sheets. Any substantial modifications shall be approved by the Planning Commission in conjunction with plans review.
 - a. Shingles used on sloped roofs shall be, at a minimum, a 30 year architectural/dimensional asphalt composition shingle.
 - b. The facade of the building shall have a minimum of fifty (50) percent brick or stone masonry in the aggregate. The height of the brick and stone shall be permitted to vary to allow for a mixture of design features. Measurement of the requirement for masonry façade treatment shall be exclusive of windows, gable vents, dormers, doors, trim, soffit, fascia, balconies and porches.
 - c. Other acceptable siding materials shall include composition, Hardiplank, engineered wood (e.g. LP Smartside) and horizontal lap siding. Horizontal lap siding shall be manufactured from natural wood or cement fiber board. Plywood, vinyl and metal siding are not permitted. Painted wood trim is not permitted.
- 4. <u>Uses.</u> Permitted uses for the Property shall be those uses permitted by-right or with restrictions in the Multifamily Residential (R-MF) District, a salon, and other uses accessory to the residential use.
- 5. Dwelling Units. A maximum of ninety-seven (97) dwelling units shall be permitted.

- 6. <u>Sidewalks</u>. Sidewalks and pedestrian paths shall be provided as shown on the Conceptual Site Plan. The treatment and location of these sidewalks shall be approved by the Planning Department at the time of site plan review.
- 7. Supplemental Landscaping. Supplemental landscaping shall be provided around the perimeter of all buildings, between buildings and driveways, within medians, and within common areas not occupied by recreational facilities or other structures. Such landscaping shall be designed to: minimize the predominance of building mass and paved areas; define private spaces; and enhance the residential character of the development. The Planning Department, at the time of site plan review, shall approve the landscaping plan with respect to the exact numbers, spacing, arrangement and species of plantings.
- 8. <u>Heating, Ventilation and Air Conditioning (HVAC) Units and Generators.</u> HVAC units and affixed generators shall be screened initially by landscaping or low maintenance material chosen by the applicant, as approved by the Planning Department.

9. Utilities.

- a. Public water and wastewater shall be used.
- b. In conjunction with site plan review and approval, the owner of the Property shall dedicate to Chesterfield County, free and unrestricted, a 16' wide permanent public wastewater easement, together with a 10' wide temporary construction easement, for an upgrade of the existing force main which serves the Dry Creek WWPS, in a location that is generally adjacent to the existing force main easement along to the Property's frontage on Ashbrook Parkway and Ashlake Parkway. The final location for these easements shall be determined during the plans review process.
- 10. Age Restriction. All units developed on the Property shall qualify as "housing for older persons" in accordance with the criteria set forth in Code of Virginia Section 36-96.7, et al., as amended. Further, the Applicant, prior to construction of the first multifarmily building, shall prepare and record restrictive covenants that define the qualification for initial and subsequent occupancy of any age restricted unit associated with the Property and shall further restrict households to include at least one (1) person who is age 55 years or older and shall have no persons under 19 years of age domiciled therein. This restriction shall be recorded among the land records of Chesterfield County, Virginia and encumber the Property prior to the occupancy of any age restricted unit.
- 11. Road Cash Proffers. The applicant, sub-divider, or assignee(s) shall pay \$2,914 for each dwelling unit to Chesterfield County for road improvements within the service district for the property. Each payment shall be made prior to the issuance of a certificate of occupancy for a dwelling unit unless state law modifies the timing of the

payment. Should Chesterfield County impose impact fees at any time during the life of the development that are applicable to the property, the amount paid in cash proffers shall be in lieu of or credited toward, but not in addition to, any impact fees, in a manner determined by the County. At the option of the Transportation Department, road cash proffer payments may be reduced for the cost of road improvements, other than those improvements identified in Proffered Condition, provided by the applicant, sub-divider, or assignee(s).

Paths. In Common Areas, pedestrian paths and multi-use paths may be natural or hard surface or a combination. In Resource Protection Areas, pedestrian paths and multi-use paths may be located in a meandering manner through the Resource Protection Areas in accordance with the Department of Environmental Quality's Riparian Buffers Modification and Mitigation Guidance Manual (2006), with the final location, design and material to be approved by the Director of Environmental Engineering at the time of plans review and approval. A multi-use path or pedestrian path may be located within sewer easements located in resource protection areas. The exact location, width, design and material(s) to be used for this path shall be shown on the site plan or subdivision plat submitted and is subject to review and approval by the Directors of Environmental Engineering and Utilities, or their designee. Prior to construction of such a path, the owner shall enter into all applicable agreements necessary to allow the encroachments within any areas of interest to, or regulatory authority of, Chesterfield County.

13. Environmental Engineering.

- a. Super Silt Fence, or an alternative as approved by the Department of Environmental Engineering, shall be provided as a perimeter control in locations where standard silt fence would have been required.
- b. Sediment traps and sediment basins sized at least 25% larger than the minimum Virginia Erosion and Sediment Control Handbook's standard shall be provided.
- c. Anionic PAM, Flexible Growth Medium and/or a County-approved equivalent shall be applied to denuded areas during construction and at final stabilization in the locations shown on plans approved by Environmental Engineering at the time of plans review.
- 14. Access. Access. Direct vehicular access from the Property to Ashlake Parkway ("Access") shall be limited to one (1) entrance/exit generally located towards the northern Property line, as generally shown on the Conceptual Plan, with the exact location to be approved by the Transportation Department.
- 15. Road Improvements. Prior to issuance of any certificate of occupancy, the following road improvements shall be completed, with any modifications approved by the Transportation Department.
 - a. Construction of additional pavement along the southbound lanes of Ashlake Parkway at the Access to provide a separate right turn lane.
 - b. Construction of a VDOT standard raised median within Ashlake Parkway from its current terminus located north of the Property to south of the Access at a point

located approximately 50 feet from the centerline of the Access. If VDOT approves the Access for left-in and/or left-out movements, then the median design shall be modified as approved by the Transportation Department and VDOT.

- c. Only if requested by the owner of the Property and VDOT approves a left-in movement at the Access, then the owner shall construct additional pavement along the northbound lane of Ashlake Parkway at the Access to provide a separate left turn lane.
- d. Construction of a VDOT standard sidewalk along the Property's frontage along Ashlake Parkway and Ashbrook Parkway.
- e. Dedication to Chesterfield County, free and unrestricted, any additional right-ofway (or easements) required for the road improvements identified above.
- f. If requested by the County after site plan approval and within 60 days of such request, the owner/developer shall dedicate free and unrestricted, to and for the benefit of Chesterfield County, right-of-way for future intersection control (roundabout) at the Ashlake Parkway and Ashbrook Parkway intersection with such dedication limited to the land within the 20' building setback along Ashlake Parkway and Ashbrook Parkway.
- 16. Height. The building height shall not exceed four stories.

SOWERS BUILDINGS, LLC

By:

Jeffrey P. Seiger, Attorney-in-Fact

Date: December 1, 2021

13767133.8 035341.00002

Attorney's Opinion (MANDATORY)

WILLIAMS MULLEN

Direct Dial: 804.420.6585 Inowlin@williamsmullen.com

February 9, 2022

TO: Virginia Housing Development Authority

601 South Belvidere Street Richmond, VA 23220

RE: 2022 Tax Credit Reservation Request

Name of Development: Ashlake Crossing
Name of Owner: Ashlake Crossing, LLC

Gentlemen:

The undersigned firm represents the above-referenced Owner as its counsel. It has received a copy of and has reviewed the completed application package dated February 9, 2022 (of which this opinion is a part) (the "Application") submitted to you for the purpose of requesting, in connection with the captioned Development, a reservation of low-income housing tax credits ("Credits") available under Section 42 of the Internal Revenue Code of 1986, as amended (the "Code"). It has also reviewed Section 42 of the Code, the regulations issued pursuant thereto and such other binding authority as it believes to be applicable to the issuance hereof (the regulations and binding authority hereinafter collectively referred to as the "Regulations").

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

- 1. It is more likely than not that the inclusion in eligible basis of the Development of such cost items or portions thereof, as set forth in the Hard Costs and Owners Costs Section of the Application form, complies with all applicable requirements of the Code and Regulations.
- 2. The calculations (a) of the Maximum Allowable Credit available under the Code with respect to the Development and (b) of the Estimated Qualified Basis of each building in the Development comply with all applicable requirements of the Code and Regulations, including the selection of credit type implicit in such calculations.
- 3. The information set forth in the Unit Details section of the Application form as to proposed rents satisfies all applicable requirements of the Code and Regulations.
- 4. The site of the captioned Development is controlled by the Owner, as identified in the Site Control section of the Application.

WILLIAMS MULLEN

Virginia Housing Development Authority February 9, 2022 Page 2

Finally, the undersigned is of the opinion that, if all information and representations contained in the Application and all current law were to remain unchanged, upon the placement in service of each building of the Development, the Owner would be eligible under the applicable provisions of the Code and the Regulations to an allocation of Credits in the amount(s) requested in the Application.

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

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

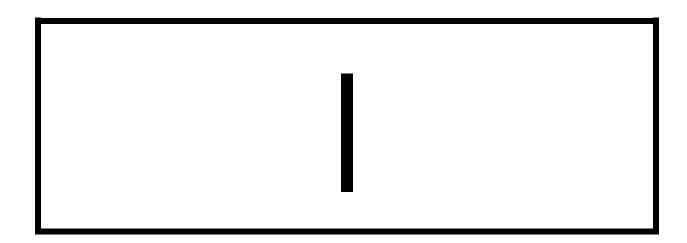
WILLIAMS MULLEN, A Professional Corporation

auren Nowlin

By:

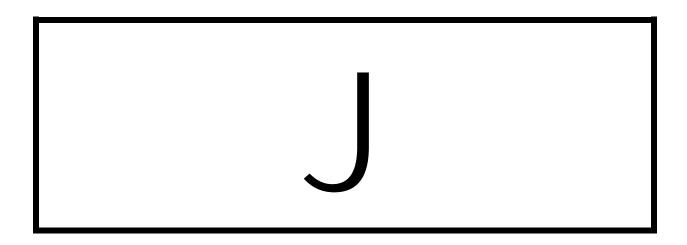
Lauren D. Nowlin, Partner

47057545_1



Nonprofit Questionnaire (MANDATORY for points or pool)

This deal does not require information behind this tab.



Relocation Plan Including Unit Delivery Schedule

(MANDATORY, if tenants are displaced)

This deal does not require information behind this tab.

Documentation of Development Location

K. 1

Revitalization Area Certification



CHESTERFIELD COUNTY BOARD OF SUPERVISORS AGENDA

Meeting Date: October 27, 2021 Item Number: 13.B.1.g.

Subject:

Resolution Supporting Construction of the Ashlake Crossing Apartments at 7420 Ashlake Pkwy, Using Low Income Housing Tax Credits Issued by Virginia Housing Under Their Revitalization Area Designation

Board Action Requested:

Adoption of the attached resolution that will allow financing through the Virginia housing revitalization area designation.

Summary of Information:

Ashlake Crossing Apartments is a proposed 67-unit apartment complex for seniors located along Ashlake Parkway, south of Hull Street Road and north of Ashbrook Parkway. The developer for the apartments, Mark-Dana

Corporation, has applied for low-income housing tax credit financing through Virginia Housing (formerly known as VHDA). To qualify for revitalization area application points, state law requires that the Board of Supervisors pass a resolution supporting the site for the apartments as a revitalization area.

The benefit of this program to Chesterfield County is to provide high quality affordable housing at locations that need such housing to support economic development. The addition of these apartments will make a more sustainable and attractive mixed-use area by adding a mix of households. The high-quality apartments also provide a more stable (i.e., not cost-burdened) and desirable economic mix of residents in the area. For the developer to have the opportunity to compete favorably for this type of financing, the Chesterfield County Board of Supervisors shall by resolution make a determination that providing residential housing serving low to moderate income households supports the revitalization and economic development of this area. Staff recommends that the Board adopt the attached resolution.

Attachments:

1. Ashlake Crossing Revitalization Area Resolution and Project Map

Preparer: Daniel Cohen, Director

Approved By:

A RESOLUTION CONCERNING THE ASHLAKE CROSSING APARTMENTS PROJECT

WHEREAS, PURSUANT TO Section 36-55.30:2.A of the Code of Virginia of 1950, as amended, the Board of Supervisors of the County of Chesterfield, Virginia, desires to designate the area described on Exhibit A attached hereto as a revitalization area:

NOW, THEREFORE, BE IT HEREBY DETERMINED as follows:

The above-referenced development is located on an area in need of revitalization in the County of Chesterfield, Virginia. The revitalization area is blighted, deteriorated, deteriorating or, if not rehabilitated, likely to deteriorate by reason that the buildings, improvements or other facilities in such area are subject to one or more of the following conditions: dilapidation; obsolescence; overcrowding; inadequate ventilation, light or sanitation; excessive land coverage; deleterious land use; or faulty or inadequate design, quality or condition; and private enterprise and investment are not reasonably expected, without assistance, to produce the construction or rehabilitation of decent, safe and sanitary housing and supporting facilities that will meet the needs of low and moderate income persons and families in such area and will induce other persons and families to live within such area and thereby create a desirable economic mix of residents in such area.

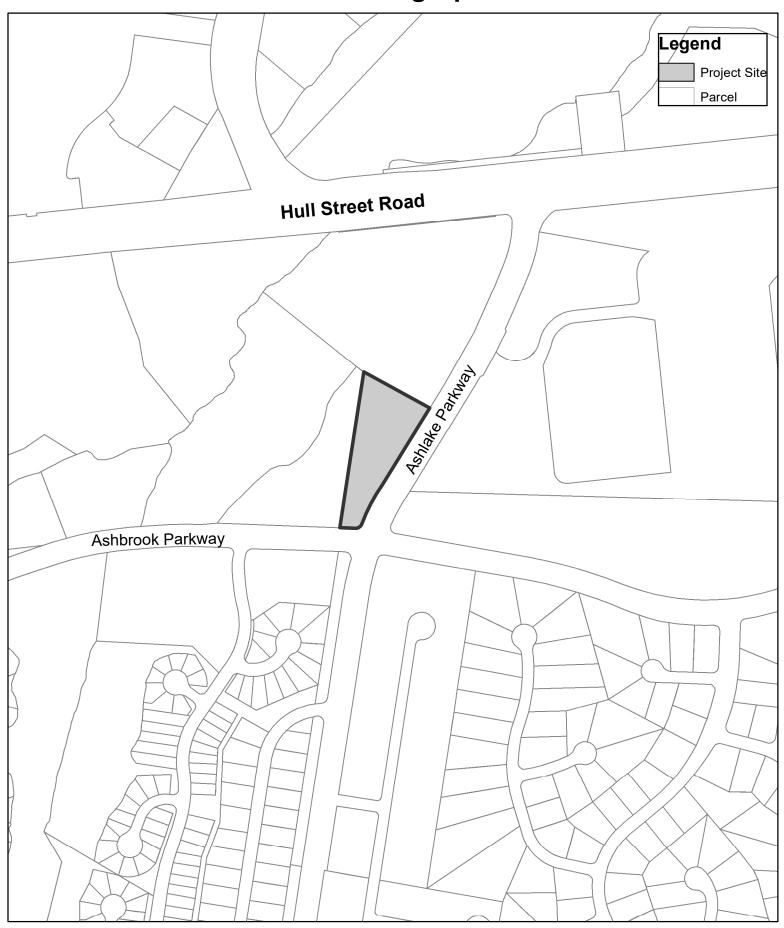
NOW, THEREFORE, BE IT HEREBY RESOLVED that pursuant to Section 36-55.30:2.A of the Code of Virginia of 1950, as amended, the area is hereby designated as a revitalization area.

Adopted by the Board of Supervisors of the County of Chesterfield, Virginia, on the 27th day of October, 2021.

Exhibit A

GPIN 7206707347, as shown on the attached map.

Ashlake Crossing Apartments

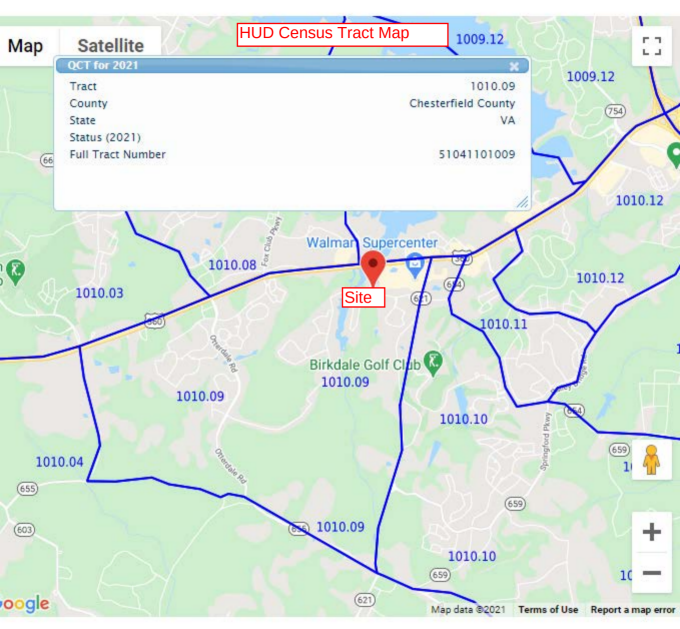


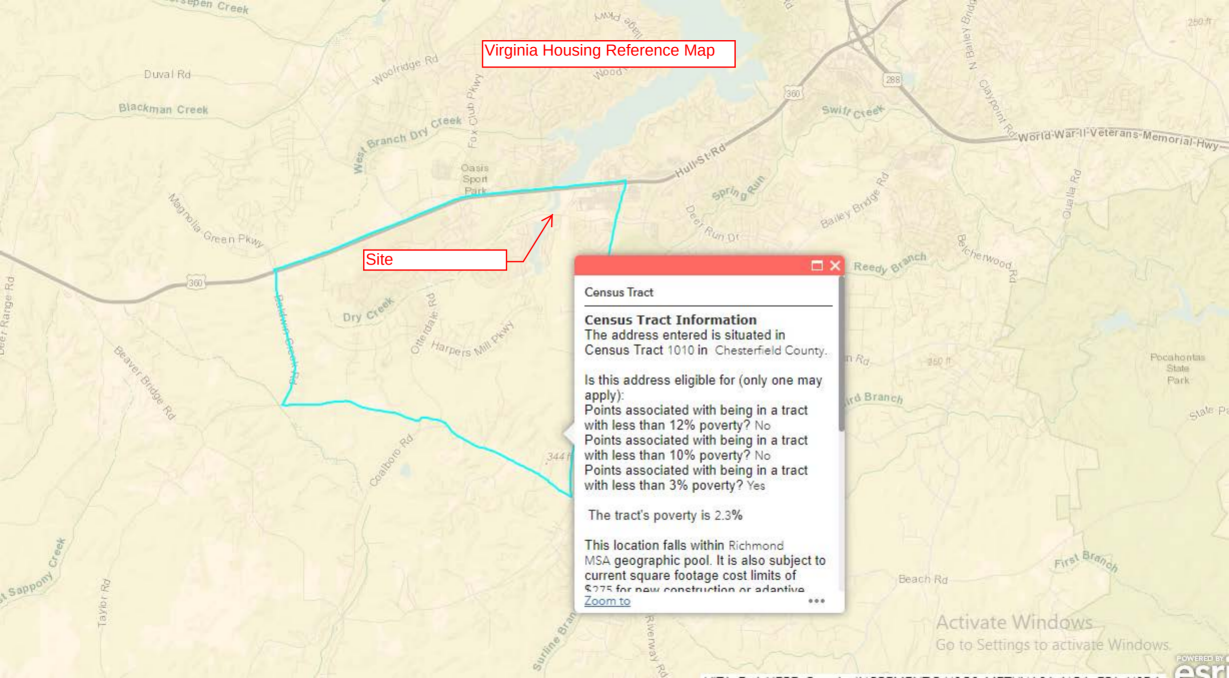


K.2

Location Map







K.3

Surveyor's Certification of Proximity to Public Transportation



Surveyor's Certification of Proximity to Transportation

DATE: 01/28/2022

TO: Virginia Housing Development Authority

601 South Belvidere Street Richmond, VA 23220-6500

RE: 2022 Tax Credit Reservation Request

Name of Development: Ashlake Crossing
Name of Owner: Ashlake Crossing, LLC

Gentlemen:

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

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

	2,640 feet or $\frac{1}{2}$ mile of the nearest access point to an existing commuter rail, light rail or subway station; or		
	1,320 feet or $^1\!\!/_{\!\!4}$ mile of the nearest access point to an existing public bus stop.		
	Townes Site Engineering, P.C. c/o Brian C. Mitchell, P.E. Firm Name By:		
	Its: <u>President</u> Title		
\checkmark	Ashlake Crossing is a senior living project and wishes to claim points for Chesterfield County Access On-Demand ride program which is provided to		

ASK US HOW.

improve transportation options for older adults, people with disabilities, and individuals with lower incomes. (see attached Rider's Guide for reference)



RIDERS GUIDE

Transportation Provided by:



roundtrip

UZURV

This page is intentionally blank

Table of Contents

Quick Reference	4
Welcome to Access on Demand	5
Trip Types	5
Service Areas	6
GRTC Service	7
Getting Started	9
Pickup Times	10
Planning Your Ride	10
Scheduling Your Ride	11
Standing-order Rides	13
Paying for Your Ride	14
Day of Your Ride	14
No-Shows	15
Traveling with Minors	16
Waiting for the Vehicle	17
Code of Conduct	18
Other Important Information	19
Lost and Found	20
Frequently Asked Questions	21
Improving Services	22
Maps of Service Areas	24
Title VI Notice to the Public	
Mobility Services Contact Information	27

Quick Reference

Reservations

Call the service provider of your choice, the first two providers offer wheelchair service.

Dependacare On Demand	804-745-1818
Roundtrip	804-277-4866
UZURV	804-655-0255

All trips outside Chesterfield County must be booked using the call center numbers above. Do not use mobile or on-line apps to book trips outside Chesterfield County.

24/7 transportation service available anywhere in the service area for **work** and **medical** trips.

Trips within Chesterfield County are available during service hours below:

5:30 am to 7:30 pm Monday - Friday 7:30 am to 7:30 pm Saturdays

Cancellations

Call your service provider at least two hours before the trip. If no answer, leave a message.

Change of Name, Address, or Phone Number,
Appeals, Compliments or Complaints
call 804-706-2796, Monday-Friday, 8:30 am - 5:00 pm or email
MobilityServices@Chesterfield.gov

Personal trips in Chesterfield County only.

Emergency Medical TransportationCall 911

Non-emergency Medicaid Transportation

Visit http://transportation.dmas.virginia.gov/

Welcome to Access on Demand

This guide will provide information about Access on Demand and how to use it. It explains the rules and offers suggestions to help ensure that your trip is a pleasant one.

What It Is

Access on Demand provides door to door, point to point transportation service for Chesterfield County residents who are registered for Mobility Services. Our goal is to improve transportation options for older adults, people with disabilities, and individuals with lower incomes.

Customers can schedule their Access on Demand rides between 5:30 am and 7:30 pm, Monday - Friday, as well as 7:30 am to 7:30 pm on Saturdays.

Same day service to anywhere in our service area is available 24 hours a day (based on driver availability) for employment and medical trips, if you call within two hours of needing the ride and within the reservation hours. The earlier you make your reservation, the better chance you have of getting the time you want. All other trips in Chesterfield County are provided Monday - Friday 5:30 am to 7:30 pm or Saturday 7:30 am to 7:30 pm. You will go directly to your destination.

What It Is Not

- It is not an ambulance service. If you need emergency-medical transportation, call 911.
- It is not Medicaid transportation provider. If you need transportation to a non-emergency medical appointment and are covered by Medicaid, go to the <u>DMAS Non-</u> <u>Emergency Medical Transportation website</u> to find the number to schedule your ride or call 804-786-7933.

Trip Types

Access On Demand gives scheduling priority to work and medical trips, so it is important to understand how they are defined.

Work trips are to your place of paid employment. Job interviews and volunteer service would be considered a personal trip as defined below.

Medical trips are to medical appointments, such as an appointment with a doctor, dentist or other health care provider.

School trips are any trips to a day care; elementary, middle or high school; or any secondary school, including colleges, universities, business or technical schools. If you work at a school for pay, it would be categorized as a work trip.

Personal trips are any trips other than work, medical or school as defined above. Personal trips include trips to the grocery store, hairdresser, movies, restaurants, churches, court, volunteer service, etc.

Service Areas

Access On Demand provides services to residents registered with Mobility Services to any location in Chesterfield County.

Rides are available to destinations outside the county to include Richmond, Petersburg, Colonial Heights and Hopewell city limits; Fort Lee; as well as part of Henrico County; and Prince George County between Colonial Heights and Ft. Lee. These trips are limited to:

- Employment trips for all our passengers.
- Medical trips for all our passengers.
- Passengers living in the southern part of the county (South of Route 10), have limited access to Petersburg and Colonial Heights for shopping and other personal trips. See map on page25.
- Residents who are temporarily relocated to a medical facility may continue to receive transportation services for up 60 calendar days provided the facility is within our service area. This must be requested in advance and will be approved on a case by case basis.

Service-area maps are on page 24 and at https://www.chesterfield.gov/mobilityservices. If you are not sure if Access On Demand services a location, call Mobility Services at 804-706-2796

GRTC Service

GRTC is the metro Richmond bus service. The Route 111 in Chesterfield County merges with the Route 3B from the City of Richmond, forming one continuous bus route from Highland Park in the City of Richmond's Northside to Brightpoint Community College in Chesterfield County, using the route 3B designation. Passengers no longer need to transfer buses at Food Lion. Local service is available on US Route 1 from Brightpoint Community College in Chester to Food Lion in North Chesterfield, with 24 stops along the route. All riders must wear a face mask over both nose and mouth throughout the entire trip, regardless of vaccination status

Route 3B (Previously Route 111) Service Facts:

- Days of Service: Monday Saturday
- Hours of Service: weekdays 5 am 7 pm; Saturdays 7 am
 7 pm
- Frequency: The bus will arrive at stops about every 30 minutes; twice a day there will be a 40-minute window between buses.
- Fare: There is currently no fare to ride the bus. Extended rides (such as joyriding and riding beyond your original boarding location on a single ride) are prohibited.

For people 80 or older or people with disabilities, GRTC's CARE service provides origin-to-destination service under the guidelines of the Americans with Disabilities Act (ADA) in parts of Chesterfield, Richmond and Henrico to individuals who may not be reasonably able to use GRTC fixed route bus service. There is currently no fare to use the CARE service. CARE is a shared-ride service where reservations are made at least one day in advance. CARE customers may also ride local bus routes, including the new Route 3B, for **free**. CARE customers must apply with ADARide to determine eligibility for this service.

Website: www.adaride.com
Phone: (877) 232-7433 |
Phone TTY: (310) 410-0985

Fax: (310) 410-0239

(Mon-Fri. 11:00am - 7:00pm ET)

Email: info@adaride.com

Mail: ADARide, 19300 S. Hamilton Ave, Suite #120, Gardena,

CA 90248

For assistance with eligibility at GRTC or ID cards, please contact GRTC's Eligibility Coordinator at:

Phone: (804) 358-3871 ext. 434

Mail: Eligibility Coordinator, GRTC Transit System, 301 East

Belt Boulevard, Richmond, VA 23224

If you wish to go into Richmond for reasons other than medical or employment, Access On Demand can transport you to a Greater Richmond Transit Company (GRTC) bus stop or Express Routes Park-N-Ride lot closest to Chesterfield County and your residence. GRTC is currently operating under a no fare policy so your ride on any GRTC bus will be free.

The following connector routes are available:

- Route 1A on Midlothian Turnpike at Spring Rock Green or Kroger.
- Route 1C on Hull Street Rd at Chippenham Mall.
- Route 2A on Forest Hill Avenue at Walmart or Stoney Point Medical Center.
- Route 2B on Midlothian Turnpike at Centura College, Chippenham Square or Kroger.

GRTC Express Routes from Park-N-Ride lots are available on weekdays during limited hours from these locations:

- Route 64x at Old Gun & Duryea Drive or Forest Hill & Huguenot Road.
- Route 82x at Commonwealth 20 Park-N-Ride
- Route 95x at Petersburg Transit Center Park-N-Ride

For more information, call GRTC Customer Service Center at 804-358-GRTC, or visit RideGRTC.com/planning-your-trip/find-a-route.

Getting Started

Eligibility

As a Chesterfield County resident meeting the requirement for Mobility Services you were issued a Mobility Services identification card.

If you have temporary eligibility, note the expiration date, and mark your calendar to renew it on or before it expires. You must renew your eligibility on or before the expiration date to ensure uninterrupted service.

If you relocate outside Chesterfield County, you are no longer eligible to use the service.

Mobility Services Identification Card

You must give your Mobility Services ID number every time you make a reservation. The ID number is located on your Mobility Services ID card. Do not allow anyone else to use your ID card. Misuse of the card will result in revoking of your riding privilege. If you lose your card, report it immediately at 804-706-2796 or email MobilityServices@Chesterfield.gov. There is no cost for replacement.

Door to Door Service

Access On Demand will provide door to door service for all trips. All vendors will call you when they arrive at your pickup location.

If you require assistance from your door to the vehicle and from the vehicle to your destination, the driver will provide that assistance. Drivers will provide passenger assistance from your door and while you are boarding or exiting the vehicle.

Same-Day Service

You must schedule your ride with an approved provider at least two hours in advance.

Pickup Times

To better serve each customer, Access On Demand has a 30-minute pickup window in which to pick you up. This means that a vehicle is considered "on time" if it arrives up to 15 minutes before or 15 minutes after your scheduled pickup time. For example, if your pickup is for 11 a.m., the vehicle can arrive any time between 10:45 a.m. and 11:15 a.m. and still be considered on time.

When you make your reservation, you'll be assigned a pickup time that will ensure that you arrive at your appointment on time. A driver is on time if he/she arrives up to 15 minutes before or 15 minutes after your scheduled pickup time. If the vehicle arrives after the pickup window, it is up to you as the rider, to decide if you still want to take the trip.

Planning Your Ride

Operating Hours

Trips for work and medical appointments Monday - Sunday, 24 hours a day.

All other trips

Monday - Friday 5:30 am - 7:30 pm

First pick up will be at 5:30 am and last pick up will be at 7:30 pm.

Saturday, 7:30 am - 7:30 pm.

First pick up will be at 7:30 am and last pick up will be at 7:30 pm.

Transportation Hours

Monday – Sunday, 24/7 for medical and work trips.

Scheduling Your Ride

Choose from one of our qualified service providers:

Dependacare On Demand - provides ambulatory and wheelchair service.

Book online, mobile app, or Call Center.

Call Center Hours

Monday - Friday	5:30 a.m 7:30 p.m.
Saturday	7:30 a.m 7:30 p.m.
Call Center Phone Number	804-745-1818

Roundtrip - provides ambulatory and wheelchair service.

Door-to-door service for wheelchair transportation only.

Book online or Call Center.

Call Center Hours

Monday - Sunday	7:00 a.m 11:00 p.m.
Call Center Phone Number	804-277-4866

UZURV provides door to door ambulatory service.

Trip notifications via text.

Book thru their Call Center.

Call Center Hours

Monday - Friday	5:30 a.m 7:30 p.m.
Saturday - Sunday	7:30 a.m 7:30 p.m.
Call Center Phone Number	•

All trips outside Chesterfield County must be booked using the call centers. Do not use mobile or on-line apps to book trips outside Chesterfield County.

Reservations must be made at least two hours before your trip for all providers except for Roundtrip and can be made up to two weeks before. With current driver shortages, it is to your benefit to make your reservation as early as possible to assure you get a trip.

During peak calling hours, you may have to wait your turn. We understand this can be frustrating, but if you are on hold, please do not hang up. They will get to you as soon as possible. If you get disconnected or the voicemail prompt - call back

Be prepared to give the reservationist the following information:

- 1. Your name as it is printed on your Mobility Services ID Card.
- 2. Mobility ID number (on your Mobility ID card)
- 3. The name of the location and the exact street address of the place where you want to be picked up.
- 4. The name of the location and exact street address of the place where you are going.
- 5. Whether you will be traveling with a mobility device.
- How many people will be traveling, including a personalcare assistant, and whether anyone will be using a mobility device.
- 7. The day and time you must arrive at your destination.
- 8. Scheduling of return trips is not automatic. You must always ask for a return trip. Request the time you would like to be picked up for your return trip. You should schedule it for the latest time you think you will be able to travel, or as a will call for medical appointments.
- 9. Confirm your trip details before completing the call.
- You will need a debit or credit card to make the reservation, vouchers cannot be accepted for this service. See Paying for your ride for more information.

Reservations

Call 2 hours before or up to 14 days before your trip. <u>Note:</u> Due to driver shortages - we recommend making your reservations sooner rather than later.

Standing-order Rides

If you need a series of rides for an extended period on the same day(s) of the week, at the same pickup time and from the same pickup and drop-off addresses, you may ask for a standing order. This is a good option for our riders going to employment when the job is the same days and hours every week.

Changing Your Standing Order

If you need to make a one-time change to your standing order, you must cancel the trip and schedule the new trip by using the regular reservation system 1-14 days in advance.

Canceling Your Standing Order

If you must cancel your standing-order trip, please call service provider at least two hours before, so it is not counted as a No-Show.

Limited Number of Standing Orders

Since Access On Demand may have a limited number of standing orders available at a given time, they may not be able to meet your request. If that happens, try one of the other providers.

No Standing Orders on Holidays

- New Year's Day
- Memorial Day
- Independence Day
- Labor Day
- Thanksgiving Day and the day after Thanksgiving
- Christmas Eve and Christmas Day

Standing-order rides are automatically canceled on the following holidays. If you need a ride for these days, make a regular reservation.

Paying for Your Ride

You will need a debit or credit card for each one-way trip you make, \$6 will be charged to your card at the time of pick-up. Vouchers will not be accepted for this service.

Day of Your Ride

Contact the provider of your choice and make note of which one you call in case you need to follow up about your trip.

Service Providers

For Ambulatory & Wheelchair Service:

- Dependacare On Demand......804-745-1818 or online at https://dependacaretransport.com/ride/
- Roundtrip......804-277-4866 or online at https://www.roundtriphealth.com/access/

For Ambulatory Service Only:

• UZURV......804-655-0255

Drivers will call all riders when they arrive.

Wait Times

You are responsible for being ready to go when the vehicle arrives within the pickup window.

The driver can only wait five (5) minutes when they arrive. If the driver is early, the five-minute wait begins at the beginning of your pickup window.

Trip Cancellations

If you are unable to take a trip you have scheduled, call the service provider as soon as possible to cancel it. No later than **two (2) hours** before your scheduled pickup time. Be prepared to provide the following information:

- Name
- Mobility Services ID Number
- Address
- Scheduled pickup time/destination

No-Shows

The following situations are considered rider No-Shows:

- You cancel your trip less than two (2) hours before the scheduled pickup time.
- You forget to cancel.
- You decline the on-time trip when it arrives.
- You do not answer the door within five minutes of the driver's arrival within the 30-minute pickup window.

When you schedule a ride with a provider, you have booked time with a driver and no other person can be scheduled with that driver during that time. When you cancel at the last minute or do not show up for the ride, you have left a driver/vehicle that could have been used by another rider.

If you are a No-Show and have a return trip that you still need, you must call the provider within 30 minutes of the No-Show or your return trip will automatically be canceled. A \$6 fee will be charged to your debit/credit card for all No-Shows.

The following situations are not considered rider No- Shows:

- You call to cancel your trip more than two hours in advance.
- You cancel at the pickup location because the driver did not arrive within the 30-minute pickup window.
- To better serve all riders, if you have:
- Three (3) No-Shows within a thirty-day period, or
- Five (5) late cancellations (cancelled less than two hours before your scheduled pickup) within a thirty-day period.

You may lose your riding privileges for 30-days.

If your failure to show up or cancel in time was not your fault, you may call the Mobility Services office at 804-706-2796 or email MobilityServices@Chesterfield.gov to explain what happened. They will consider the merits of your explanation and determine if the No-Show designation should be waived. Their decision will be final.

If you are a No-show for your original trip, the provider will automatically cancel your return trip if they don't hear from you within 30 minutes of your original trip.

Traveling with Minors

Minors are defined as individuals who are under 18 years old. Minors must be accompanied by an adult (18 or older) when traveling via Access On Demand.

The law requires that children eight-years-old and younger must be properly secured, in a back seat, in a safety or booster seat. Access On Demand does not furnish safety or booster seats. The driver can assist you with installation upon request. The child's seat must be removed from the vehicle when the child exits.

Who or What You Can Take on the Vehicle?

- Companions may ride if there is enough space in the vehicle to accommodate them.
- Animals
 - A service animal is permitted.
 - Pets may ride, if they are properly secured in a crate, cage or container that meets Access On Demand guidelines. The crate/cage/container must not be opened while in the vehicle.
- Number of packages
 - The amount that can store safely in the vehicle. When available, trunk or designation storage areas should be used.
 - You must be able to maintain control of your packages while riding. The driver may help you with packages. Driver will not enter your house.

What You Cannot Take on the Vehicle

- Hazardous materials, including weapons of any kind, explosives, corrosive liquids, and flammable materials.
- Animals that are not service animals must be properly secured in pet crates.
- Packages that you cannot keep control of during your ride or are too big to be safely stowed in the vehicle. Drivers are not required to lift heavy packages.

Waiting for the Vehicle

The vehicle may arrive 15 minutes before and up to 15 minutes after your scheduled pickup time, so you are expected to be ready during this time. The driver will call when they arrive and come to your door if you need assistance.

If the Vehicle is Late

If you have waited 15 minutes after your pickup time, and the vehicle has not arrived, please call the service provider you booked your trip with and ask the dispatcher for an estimated time of arrival. If the vehicle does not come by the estimated time of arrival, call 804-706-2796. Mobility Services staff will make sure you get a ride. The sooner you call, the better we can assist you

If the service provider is late picking you up, you can refuse the ride with no penalty to you. If you decide to take the trip even though it is late, you will be responsible for the \$6.00 co-pay.

Boarding the Vehicle

The driver will help you getting into and out of the vehicle.

Assistance

Drivers can help you get on and off the vehicle and secure your seatbelt or secure you mobility device. Drivers **cannot** lift you or carry you. Drivers will come to the door of the location and assist you to the vehicle as needed.

Your personal-care assistant/companion must board and exit with you.

If it is after business hours, please call 804- 914-0783 to reach the on-call staff. This is only if you have not gotten a response from the service provider.

Code of Conduct

The following rules are to make trips safe for all riders and drivers. Violation of these rules may result in your suspension of services:

Seatbelts Required - buckle up it's the law!

All riders must use a seatbelt. Ask the driver for help, if needed. Removing or refusing to wear a seatbelt is not allowed. The law requires that children eight-years-old and younger must be properly secured, in a back seat, in a safety or booster seat. Access On Demand does not furnish safety or booster seats. The driver can assist you with installation upon request. The child's seat must be removed from the vehicle when the child exits.

No Eating, Drinking and Smoking

Eating, drinking, and smoking **are not permitted** in the vehicle.

Maintain Personal Hygiene

Riders must maintain an acceptable standard of cleanliness.

Mutual Respect

Please be courteous and respectful.

Headphones Required for Sound Devices

Headphones must be used with any sound devices while on the vehicle. This includes radios and MP3, tape and CD players, or other sound devices. This does not include devices used for communication by the hearing or speech impaired.

No Tipping

Access On Demand drivers are not allowed to accept tips. If you had a good experience, please call Mobility Services at 804-706-2796 or email MobilityServices@Chesterfield.gov and let us know!

Many providers have options on their mobile apps that give you the ability to rate your driver. Tell the provider what you think.

Unacceptable Behavior

The following behaviors are never acceptable:

- Abusive, obscene, or threatening language or behavior.
- Sexual harassment of passengers or Access On Demand staff or the contractor's employees.
- Deliberately not paying the fare.
- Riding under the influence of alcohol or illegal drugs.
- Riding with weapons of anykind.
- Riding with hazardous materials, including fuel and explosives.
- Tampering with or using any Access On Demand or contractor equipment, including the vehicle steering wheel, hydraulic lift, driver's two-way radio or Mobile Data Terminal, or trying to remove wheelchairtie-downs.
- Physical assault any rider who physically assaults another person, or demonstrates illegal or dangerous behavior, will be subject to immediate suspension from Access On Demand and criminal prosecution.

Other Important Information

Changing Your Trip

Call the service provider you booked your trip with as soon as you realize you must make a change to your scheduled trip. No later than two (2) hours before the trip.

Dropping-off and Picking-up things

The driver will not be able to wait for you, even if you are just dropping something off or picking something up. You must schedule two separate trips.

Mobility Device Size Limits

Our service providers vehicles can only accommodate mobility devices up to 30" x 48" or weighing 600 lbs. including the passenger. While we make all reasonable efforts to accommodate our riders, if your mobility device is larger or heavier than these limits, they will not be able to transport you because it would damage the vehicle or impose an unreasonable safety hazard.

Information in Other Formats

If you need information in a different format, please call the Mobility Services Office at 804-706-2796 to request information in large-print, or electronic formats.

Changing Personal Information

To change your name, home address or phone number, please call the Mobility Services Office at 804-706-2796 or email MobilityServices@Chesterfield.gov

Lost and Found

If you leave an item on a vehicle, call the service provider you rode with. If they have found the item and determine it belongs to you, they will return it to you, or you may pick it up at the providers office during regular business hours.

Note: Mobility Services and their service providers are **not** responsible for lost or damaged items. Lost and Found items are only kept for 60 days.

Rider Alerts

There are three ways to receive alerts when Access On Demand changes a policy or procedure, or has an important announcement:

- Rider Alerts will be posted on_ www.Chesterfield.gov/MobilityServices web page.
- Rider Alerts can be received by email, if you sign up.
- Send your email address to <u>MobilityServices@Chesterfield.gov</u> and write Rider Alert on the subject line.
- Rider Alerts can be received by mail at your home if your current mailing address is on file with Mobility Services/Access On Demand.

Frequently Asked Questions

Q: May I reserve more than one trip at a time?

A: Yes

Q: What if my appointment finishes earlier than I expected?

A: Providers may not be able to reschedule a pickup on short notice. If you asked for a pickup at 4 pm and you are ready at 2 pm, depending upon availability you may have to wait until 4 pm. It is best to schedule your pickup for the latest time you think you will be ready. For medical trips you can schedule the return trip as a Will Call.

Q: What if the vehicle doesn't arrive on time?

A: Wait 15 minutes after your scheduled pickup time, which is still part of your pickup window. If they still have not arrived, call the service provider you booked your trip with and ask for an estimated time of arrival. If the vehicle does not arrive by the estimated time of arrival, call the Mobility Services Office at 804-706-2796. A ride will be arranged for you. After 5 PM call the on-call 804-914-0783

Q: Can I ask for a certain kind of vehicle?

A: No. An appropriate vehicle will be assigned based on the type of service you require.

Q: How can I tell that the vehicle is an Access On Demand vehicle?

A: Dependacare clearly marks their vehicles with company logos. If you chose to use UZURV the vehicle should have a UZURV sticker in the window. If you use Roundtrip, the vehicle should have a Lyft or Uber sticker in the window unless it is a wheelchair van, then a company name will be on the vehicle. You should have received a call or text message with information identifying the vehicle and driver. The driver should ask for you by name. If you are not sure, ask the driver.

Q: Who can ride with me?

A: A personal care attendant, friends, or family members. Children may ride with you; the child will need a proper safety seat if 8 years old or under. All companions will ride for free. You may take as many people as the vehicle has seating.

Q: Does Access On Demand have vehicles?

A: No, Access On Demand is overseen by Chesterfield County's Citizen Information and Resources Department's Mobility Services. Transportation providers are contracted to run this service.

Improving Services

Complaints

Mobility Services is dedicated to serving your needs. If there is a specific problem that needs our attention, please tell us by filing a complaint by phone, email, or mail. Please contact us soon as the event occurs so that we can address it immediately. (See contact information on the back of this booklet.)

Mobility Services does not tolerate retaliation of any kind against our riders. We immediately investigate all accusations of retaliation.

Our staff devotes many hours investigating complaints and resolving them. There is no limit on the number of complaints you can file.

Reasons for filing a complaint may include, but are not limited to the following:

- Breaking the law
- Poor conduct
- Reservation problems
- Lateness and No-Shows
- Vehicle problems
- Driver problems
- Problems with Lost and Found

How to File a Complaint

As soon as possible after the incident occurs, write down all the information needed to investigate your complaint, including:

- Your Mobility Services ID number
- Your full name, street address, city, zip-code, phone number and email address (if you have one)
- Name of the person who is filing the complaint
- Date of the incident
- · Time and place of the incident
- Name(s) of the people you believe caused the incident
- Name(s) of any people who witnessed the incident
- Summary of what happened (If the incident involved a pickup, include the address, pickup time you requested, pickup time you were given and the vehicle arrival time if it arrived.)

What happens after you file a complaint?

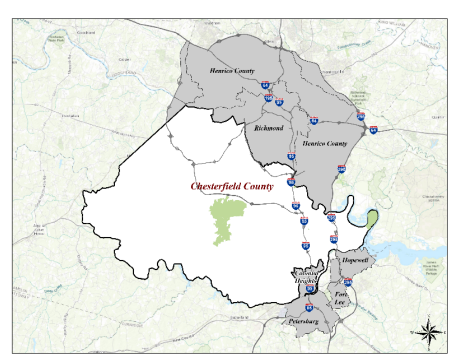
Mobility Services staff will review and investigate each complaint filed. Complaints will be analyzed for trends and patterns and the results reported to contractor staff. Common service problems are identified and solutions developed to improve service and efficiency. Responses to individual complaints are only provided when specifically requested by the customer at the time the complaint was filed. If a response was requested when the complaint was filed, a status response will be sent within 14 calendar days. When the investigation is completed, a letter will be sent explaining the decision and any action that will be taken to improve the situation.

Maps of Service Areas

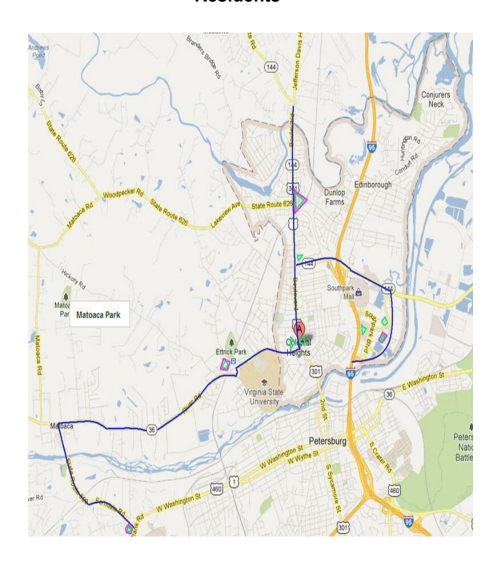
Service within Chesterfield County is available for any type of trip. Service outside the Chesterfield County, indicated by the dark shading, available for:

- Medical trips for all passengers.
- Work trips for all passengers.
- Passengers living in the southern part of the county (south of Route 10), have limited access to Petersburg and Colonial Heights for shopping and personal trips. See map on page 25.

Service Area



Modified Service Area for Southern Chesterfield Residents



Title VI Notice to the Public

Title VI of the Civil Rights Act of 1964 prohibits discrimination based on race, color, or national origin in programs and activities receiving Federal financial assistance. Specifically, Title VI provides that "no person in the United States shall, on the ground of race, color, or national origin, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving Federal financial assistance" (42 U.S.C. Section 2000d).

Chesterfield County, Citizen Information and Resources is committed to ensuring that no person is excluded from participation in or denied the benefits of its transportation services based on race, color, or national origin, as protected by Title VI in Federal Transit Administration (FTA) Circular 4702.1B. If you feel you are being denied participation in or being denied benefits of the transit services provided by Chesterfield County, Citizen Information and Resources or otherwise being discriminated against because of your race, color, national origin, gender, age, or disability, our contact information is:

Dawn Missory, Mobility Manager Citizen Information and Resources PO Box 40, 9800 Government Center Parkway Chesterfield, VA 23832 804-796-7100 or missoryd@chesterfield.gov

This page is intentionally blank •

Mobility Services Contact Information

Chesterfield County Citizen Information and Resources

Mobility Services

PO Box 40

9800 Government Center Parkway Chesterfield, VA 23832

Phone: 804-706-2796

Office Hours Monday-Friday 8:30 a.m.-5 p.m.

On-call after hours Phone: 804-914-0783

Fax: 804-748-1099

Mobility Services Email: MobilityServices@Chesterfield.gov

Frank Vance, Mobility Service Coordinator vancef@chesterfield.gov

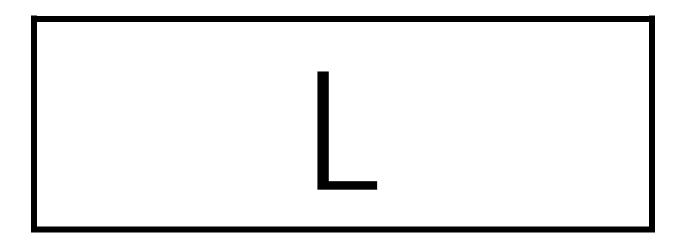
> Dawn Missory, Mobility Manager missoryd@chesterfield.gov

For more information, visit

https://www.chesterfield.gov/mobilityservices



Providing a FIRST-CHOICE community through excellence in public service





Development Name:	
Tracking #:	

If you have any questions, please call the Tax Credit Department at (804) 343-5518.

General Instructions

- 1. Because of conflicting program requirements regarding waiting list procedures, this letter is not applicable to those developments that have 100% project-based Section 8 or project-based vouchers.
- 2. This PHA or Section 8 Notification letter must be included with the application.
- 3. 'Development Address' should correspond to the application.
- 4. 'Proposed Improvements' should correspond with the Application.
- 5. 'Proposed Rents' should correspond with the Application.
- 6. 'Other Descriptive Information' should correspond with information in the application.

NOTE: Any change to this form letter may result in a reduction of points under the scoring system.

DATE:					
TO:					
RE:	PROPOSED AFFORDABLE HOUSING DEVELOPMENT				
	Name of Development:				
developn for federo represent the local	like to take this opportunity to notify you of a proposed affordable housing ment to be completed in your jurisdiction. We are in the process of applying all low-income housing tax credits from Virginia Housing. We expect to make a ration in that application that we will give leasing preference to households or PHA or Section 8 waiting list. Units are expected to be completed and available for seginning on approximately September 2023 (date).				
The follow	ving is a brief description of the proposed development:				
Developn	ment Address:				
Proposed	Improvements:				
	New Constr.: # units # Bldgs Adaptive Reuse: # units # Bldgs Rehabilitation: # units # Bldgs				
Proposed	I Rents:				
	☐ Efficiencies: \$ / month ☐ 1 Bedroom Units: \$ / month ☐ 2 Bedroom Units: \$ / month ☐ 3 Bedroom Units: \$ / month ☐ 4 Bedroom Units: \$ / month				
Other Des	scriptive Information:				

We appreciate your assistance w	vith identifying qualified tenants.
If you have any questions about ()	out the proposed development, please call me at
Please acknowledge receipt of t	his letter by signing below and returning it to me.
	Sincerely yours,
	Name
	 Title
To be completed by the Local Ho	ousing Authority or Sec 8 Administrator:
. ,	•
Seen and Acknowledged By:	Jerald ONeill
Printed Name:	
Title:	
Phone:	
Date:	

Development Name:	
Tracking #:	

If you have any questions, please call the Tax Credit Department at (804) 343-5518.

General Instructions

- 1. Because of conflicting program requirements regarding waiting list procedures, this letter is not applicable to those developments that have 100% project-based Section 8 or project-based vouchers.
- 2. This PHA or Section 8 Notification letter must be included with the application.
- 3. 'Development Address' should correspond to the application.
- 4. 'Proposed Improvements' should correspond with the Application.
- 5. 'Proposed Rents' should correspond with the Application.
- 6. 'Other Descriptive Information' should correspond with information in the application.

NOTE: Any change to this form letter may result in a reduction of points under the scoring system.

DATE:					
TO:					
RE:	PROPOSED AFFORDABLE HOUSING DEVELOPMENT				
	Name of Development:				
developn for federo represent the local	like to take this opportunity to notify you of a proposed affordable housing ment to be completed in your jurisdiction. We are in the process of applying all low-income housing tax credits from Virginia Housing. We expect to make a ration in that application that we will give leasing preference to households or PHA or Section 8 waiting list. Units are expected to be completed and available for seginning on approximately September 2023 (date).				
The follow	ving is a brief description of the proposed development:				
Developn	ment Address:				
Proposed	Improvements:				
	New Constr.: # units # Bldgs Adaptive Reuse: # units # Bldgs Rehabilitation: # units # Bldgs				
Proposed	I Rents:				
	☐ Efficiencies: \$ / month ☐ 1 Bedroom Units: \$ / month ☐ 2 Bedroom Units: \$ / month ☐ 3 Bedroom Units: \$ / month ☐ 4 Bedroom Units: \$ / month				
Other Des	scriptive Information:				

We appreciate your assistance with	identifying qualified tenants.
If you have any questions about ()	the proposed development, please call me at
Please acknowledge receipt of this I	etter by signing below and returning it to me.
	Sincerely yours,
	Name
	Title
To be completed by the Local Housi	ng Authority or Sec 8 Administrator:
Seen and Acknowledged By: Ant	on K Shaw
Printed Name: Anton Shaw	
Title: Housing Choice Program Direct	tor
Phone: 804-343-5611	
Date: 2/1/2022	

Locality CEO Response Letter

Homeownership Plan

Plan of Development Certification Letter

P

Developer Experience



Virginia Housing Experienced LIHTC Developers

Notes: **Updated:** 01/04/2022

I Listed if 'named' Controlling General Partner or Managing Member (as confirmed by supporting documentation)

I Listed if documentation supported at least 6 LIHTC developments

I Listed if a principal who has developed at least 3 LIHTC deals and has at least \$500,000 in liquid assets

See LIHTC Manual for instructions on being added to this list

INDIVIDUALS

1 Alexander, Randall P.

2 Arista, Roberto

3 Asarch, Chad

4 Avd. Tom

5 Barnhart, Richard K.

6 Baron, Richard

7 Bennett, Vincent R.

8 Burns, Laura P.

9 Chapman, Tim

10 Cohen, Howard Earl

11 Connelly, T. Kevin

12 Connors, Cathy

13 Copeland, M. Scott 14 Copeland, Robert O.

15 Copeland, Todd A.

16 Cordingley, Bruce A.

17 Counselman, Richard

18 Crosland, Jr., John

19 Curtis, Lawrence H.

20 Daigle, Marc 21 Dambly, Mark H.

22 Deutch, David O.

23 Dischinger, Chris

24 Douglas, David D.

25 Edmondson, Jim

26 Edson, Rick

27 Ellis, Gary D.

28 Fekas, William L.

29 Fitch, Hollis M.

30 Fore, Richard L.

31 Franklin, Wendell C.

32 Franklin, Wendell Taylor

33 Friedman, Mitchell M.

34 Gardner, Mark E.

35 Goldberg, Jeffrey

36 Gunderman, Timothy L.

37 Haskins, Robert G.

38 Hardee, Carl

39 Heatwole, F. Andrew

40 Honeycutt, Thomas W.

41 Hunt, Michael C.

42 Iglesias, Adrian

43 Jaeger, Jeffrey

44 Jester, M. David

45 Johnston, Thomas M. 46 Jones Kirkland, Janice

47 Kirkland, Milton L.

48 Kittle, Jeffery L.

49 Koogler, David M.

50 Koogler, David Mark

51 Lancaster, Dale

52 Lawson, Phillip O.

53 Lawson, Steve

54 Leon, Miles B.

55 Lewis, David R. 56 Levitt. Michael

57 Margolis, Robert B.

58 McCormack, Kevin

59 McNamara, Michael L.

60 Melton, Melvin B.

61 Midura, Ronald J.

62 Mirmelstein, George

63 Nelson, IV, John M.

64 Orth, Kevin

65 Page, David

66 Parent, Brian

67 Park, Richard A.

68 Park, William N. 69 Pasquesi, R.J.

70 Pedigo, Gerald K.

71 Poulin, Brian M.

72 Queener, Brad

73 Rappin, Steve

74 Ripley, F. Scott

75 Ripley, Ronald C.

76 Ross, Stephen M. 77 Salazar, Tony

78 Sari, Lisa A.

79 Sinito, Frank T.

80 Stockmaster, Adam J.

81 Stoffregen, Phillip J.

82 Surber, Jen

83 Taft Sr., Thomas F.

84 Valey, Ernst

85 Uram, David

86 Wilson, Stephen 87 Woda, Jeffrey J.

88 Wohl, Michael D.

89 Wolfson, III. Louis

NON-PROFITS, LHAS & (PUBLICLY TRADED) CORPORATIONS

- 2 Alexandria RHA
- 3 Arlington Partnership for Affordable Housing (APAH)
- 4 Atlantic Housing Foundation, Inc.
- 5 Better Housing Coalition
- 6 Buckeye Community Hope Foundation
- 7 Community Housing Partners
- 8 Community Housing, Inc. 9 ElderHomes (dba Project: Homes)
- 10 Enterprise Homes, Inc
- 11 Fairfax County RHA
- 12 Homes for America, Inc.
- 13 Humanities Foundation. Inc.
- 14 Huntington Housing, Inc.
- 15 LEDIC Realty Company, LLC
- 16 Newport News RHA 17 NHT Communities
- 18 Norfolk Redevelopment Housing Authority 19 People Incorporated
- 20 Piedmont Housing Alliance
- 21 Preserving US, Inc. 22 Portsmouth RHA
- 23 RHA/Housing, Inc.
- 24 Rush Homes
- 25 The Community Builders
- 26 Virginia Supportive Housing
- 27 Virginia United Methodist Housing Development Corporation
- 28 Wesley Housing Development Corporation

Documentation of Rental Assistance, Tax Abatement and/or Existing HUD/RD

R

Documentation of Operating Budget and Utility Allowance



October 21, 2021

Taylor Pate Mark-Dana Corporation 26302 Oak Ridge Dr., Suite 100 Spring,TX 77380 tpate@mark-dana.com

RE: Preliminary Utility Allowance for Ashlake Crossing

Dear Mr. Pate,

Please see the following Preliminary Utility Allowance (UA) for Ashlake Crossing located in Chesterfield, Virginia. Projections were generated with the applicable rates, fees, and taxes of following providers:

Electricity: Dominion Energy Gas: N/A Water: Chesterfield County Trash: N/A

Sewer: Chesterfield County

The utility rates used to produce this UA are no older than the rates in place 60 days prior to the date of this letter. Below is a table depicting the highest monthly UA by each bedroom type. Should you have any questions do not hesitate to contact me.

HUD CALCULAT	OR*		ALLOWA	NCES	BY BE	DRO	OOM SIZ	ZE	
Utilities	Utility Type	Paid by	Studio	1-b	dr	2-b	dr	3-bdr	4-bdr
Heating	Electric	Tenant	N/A	\$	18.35	\$	20.55	N/A	N/A
Air Conditioning	Electric	Tenant	N/A	\$	6.57	\$	9.11	N/A	N/A
Cooking	Electric	Tenant	N/A	\$	4.51	\$	6.53	N/A	N/A
Other Electric	Electric	Tenant	N/A	\$	17.03	\$	23.69	N/A	N/A
Hot Water	Electric	Tenant	N/A	\$	10.95	\$	13.97	N/A	N/A
Water	-	Tenant	N/A	\$	15.65	\$	18.82	N/A	N/A
Sewer	-	Tenant	N/A	\$	21.11	\$	24.39	N/A	N/A
Trash	-	Owner	N/A	\$	-	\$	-	N/A	N/A
Total UA for costs paid by tenant		N/A	\$	94.17	\$	117.06	N/A	N/A	

^{*}Allowances only for New Construction units at Ashlake Crossing as an ENERGY STAR project with Larger Apartment Bldgs. (5+ units) and Electric Heat Pump space heating.

The water and sewer projections were produced using water fixtures with flow rates of 1.28 gpf toilets, 2.0 gpm showerheads, 2.2 gpm kitchen faucets, and 1.5 gpm lavatory faucets.

Sincerely,

Katy Maher Katy Maher

Project Manager

S

Supportive Housing Certification

Funding Documentation

Documentation to Request Exception to Restriction-Pools with Little/No Increase in Rent Burdened Population

Nonprofit or LHA Purchase Option or Right of First Refusal

\bigvee

Internet Safety Plan and Resident Information Form

RESIDENT INTERNET SERVICE - Acknowledgement of Responsibilities

By signing below, I acknowledge that I have thoroughly reviewed the Internet Security Plan and understand the general rules of operation prior to use. I understand my responsibility as a user of the Internet and I agree to abide by the following Rules of Operation at all times.

Rules of Operation

- Computer usage for the purpose of illegal activity is absolutely NOT permitted and will be reported to authorities.
- Do not access pornographic or illicit sites via the internet.
- No smoking in the community room or business center.
- No profanity will be tolerated on-line or in-person.
- No rough-housing in the community room or business center.
- Surf at your own risk.

If there is any question regarding my or my child's behavior while using the community internet (including but not limited to, rough-housing, misuse of equipment, etc.), I or my child may be suspended from using the Internet service.

By:	
Name (Print):	Date

ASHLAKE CROSSING

INTERNET SECURITY PLAN

The internet service at Ashlake Crossing will have a rotating password that is only accessible to residents. The network router will be located in a secure area to which tenants will not have access. The router will have a secure firewall to prevent data breaches.

At move-in, we will provide Tenants with the attached security and safety information and guidelines and will ask Tenants to sign an Acknowledgement of Responsibilities statement to ensure that they are educated in the internet safety and security guidelines.





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



Privacy & Personal Information



Privacy is being able to keep things secret or hidden from others.

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

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

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

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

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





Passwords

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

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

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

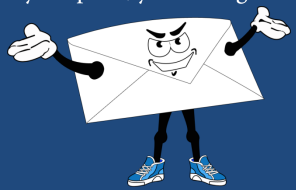
A great tool online that creates kid friendly passwords is the website,

Spam (5)

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

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

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



How do you know it is spam?

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





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

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

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

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



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

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

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

Adware

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

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

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

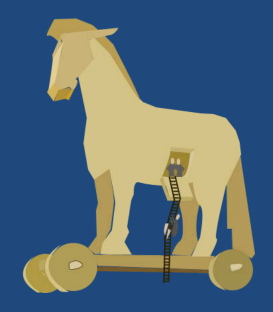


Trojan Horse

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

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

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



Worms

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

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





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

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

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

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

Social Media

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



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

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

Geotagging 🕳

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

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

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

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



Be Careful of What You Say!



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

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

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



Be Careful of What You Say!



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

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

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

Stranger Danger Online



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

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

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

How to Protect Yourself in Online Chats

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





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



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

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

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

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

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

Consequences of Cyberbullying

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

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





The Effects of Cyberbullying

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



Dealing with Cyberbullying

- Never do the same thing back, 2 wrongs don't make a right
- Tell them to stop
- Block their access to you
- Report it to the site you are on such as Facebook or Twitter
- NEVER pass along messages from cyberbullies, stop the spread of this behavior
- Set up privacy controls and keep the bully out of your friends list
- Don't be a cyberbully yourself
- If you witness someone getting bullied, tell someone so it can be stopped.
 Many times the person being bullied won't tell out of fear.
- Spread the word that bullying is not cool
- Don't laugh or encourage the bully, it is not funny and it can lead to major trouble for the person doing the bullying.



About Sexting



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

The numbers on how many teens say that they have sent/posted nude or seminude pictures or videos of themselves is upsetting.

20% of teens between 13 to 19 years of age have engaged in sexting.

22% of teen girls

18% of teen boys

11% of teen girls between 13 to 16 years of age have engaged in sexting.

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

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



About Sexting 🕏



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

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

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

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

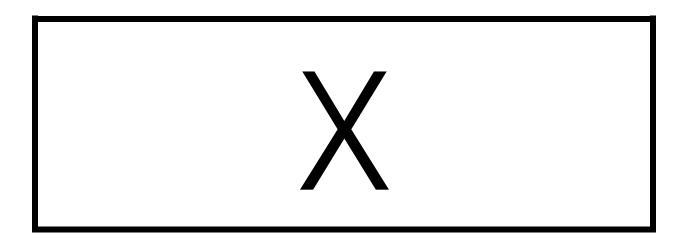
REMEMBER: You can't control what other people do with your photos. Even if you think you are sending it to someone you can trust, they may end up surprising you. You can't trust anyone with something as private as that. Don't Do It!

Legal Consequences of Sexting

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



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



Marketing Plan For units meeting accessibility requirements of HUD section

504

Ashlake Crossing Apartments Marketing Plan for Units Which Conform to Section 504 of the Rehabilitation Act

This Marketing Plan for Units Which Conform to Section 504 of the Rehabilitation Act (the "Marketing Plan") has been designed to convey to current and potential residents with disabilities that Ashlake Crossing Apartments will be a new rental housing experience, with a commitment to excellent management and resident service, as well as an expectation of resident responsibility. Therefore, the majority of this plan will address ways in which property management will endeavor to secure qualified tenants, ensure quality tenancy, and effective management and maintenance of the property.

The Management Agent will be responsible for the management of Ashlake Crossing Apartments.

Mark-Dana Management, LLC the Management Agent, will be responsible for all the traditional management functions, including rent collection, maintenance, record keeping, reports, development of budgets, and monitoring resident income qualifications. Additionally, Mark-Dana Management, LLC will be responsible for the development and management of community and resident services program.

I. Affirmative Marketing

Mark-Dana Management, LLC is pledged to the letter and the spirit of the U.S. policy of the achievement of equal housing opportunity throughout the Nation and will actively promote fair housing in the development and marketing of this project. Mark-Dana Management, LLC, it's Officers, Directors and employees will not discriminate on the basis of race, creed, color, sex, religion, familial status, elderliness, disability or sexual orientation in its programs or housing. They will also comply with all provisions of the Fair Housing Act (42 U.S.C. 3600, et. Seq.).

Any employee who has discriminated in the acceptance of a resident will be subject to immediate dismissal. All persons who contact the office will be treated impartially and equally with the only qualification necessary for application acceptance being income and credit, and conformity with the requirements of the Section 8 Program and Tax Credit programs. All interested parties will be provided a copy of the apartment brochure/flyer. Any resident who has questions not answered by the housing staff will be referred to the Vice President of Mark-Dana Management, LLC.

II. Marketing and Outreach

Locating people with disabilities to occupy the units which conform to the requirements of Section 504 of the Rehabilitation Act will be accomplished as follows:

1. Networking

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

- Area Center for Independent Living (804-353-6503)
- Virginia Board for People with Disabilities (804-786-4464)
- Virginia Department for Aging and Rehabilitative Services (804-714-2021)

Centers for Independent Living

- Disability Resource Center (540-373-2559)
- Access Independence, Inc. (540-662-4452)
- Horizon Behavior Health (434-352-8239)

Leasing Preference for Target Population Identified in MOU between the Authority and the Commonwealth.

- Unless prohibited by and applicable federal subsidy program.
- A "first preference" will be given for person in a target population identified in a memorandum of understanding between the Authority and one or more participating agencies of the Commonwealth.
- Will obtain tenant referrals from the Virginia Department of Medical Assistance Services (DMAS) or Virginia Department of Behavioral Health and Developmental Services (DBHDS) or any other agency approved by the Authority.
- Will Retain Tenant verification letter, Acknowledgment and Settlement Agreement Target Population Status
- Target Population units will be confirmed by VHDA.

2. Internet Search

Ashlake Crossing Apartments will also be listed on the following websites:

www.virginiahousingsearch.com www.hud.gov www.craigslist.org www.accessva.org www.dbhds.virginia.gov

3. Print Media

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

4. Resident Referrals

An effective Resident Referral program will be set up, in which current residents are rewarded for referring friends, coworkers, and others who may have disabilities to the property. These referrals are generally the best form of advertising as it attracts friends who will want to reside together, thus binding the community. *Residents will be offered incentives, to be determined, for referring qualified applicants who rent at the property.* Flyers will be distributed to residents along with the resident newsletter announcing the tenant referral program.

5. Marketing Materials

Additional marketing materials are needed in order to further support the specific marketing effort to people with disabilities. All printed marketing materials will include the EHO logo. The marketing will also emphasize the physical and administrative compliance with Americans with Disabilities Act.

These marketing materials include:

• **Brochures or news media coverage** –A simple, two color brochure may be produced at low cost which will effectively sell the apartments and community. A brochure will include a listing of features and amenities. News media may include the local newspaper and/or the local television station coverage.

A/72428543.1 2

- **Flyers** As mentioned earlier, a flyer campaign can be used effectively to market the community. Each flyer should incorporate graphics as well as a small amount of copy and should be designed to generate traffic.
- Resident Referral The least expensive form of advertising is through Resident Referrals. A flyer should be created and distributed to all residents. (\$50 \$100 per referral, paid upon move in). In addition to being distributed to all residents, the referral flyer should be left in the Management office and should be included in the move in packet. (People are most inclined to refer their friends in the first few weeks of their tenancy.) The flyers will be changed to reflect the season or any type of special referral program.

III. Public and Community Relations

Equal Housing Opportunity promotions - all Site Signage containing the EHO logo and Fair Housing posters are displayed in English and Spanish in the Rental Office. Mark-Dana Management, LLC encourages and supports an affirmative marketing program in which there are no barriers to obtaining housing because of race, color, religion, national origin, sex, elderliness, marital status, personal appearance, sexual orientation, familial status, physical or mental disability, political affiliation, source of income, or place of residence or business.

Additionally, a public relations program will be instituted to create a strong relationship between management and local disability organizations, neighborhood civic organizations, city officials, and other sources of potential qualified residents still to be identified.

IV. Tenant Selection and Orientation

The first contact with the management operations is an important one in attracting qualified residents; therefore, the management/leasing offices should convey a sense of professionalism, efficiency, and cleanliness. The management/leasing office is designed to provide a professional leasing atmosphere, with space set aside specifically for applicant interviews and application assistance. The leasing interviews will be used to emphasize the respect afforded to the applicant and the responsibilities which the applicant will be expected to assume.

Times of Operation - the Management Office will be open Monday through Friday from 8:30 A.M. to 4:30 P.M. Applicants will be processed at the Management Office Tuesday, Wednesday and Thursday, in accordance with approved criteria. Move-in process and orientation to property - applicants meet with designated staff to discuss programs available on the property and will be supplied relevant information to assist them in their move.

Management staff will perform housekeeping/home visits, check previous landlord and personal references, perform criminal/sex offender and credit background checks and verify income for each application taken. Tenant Selection will include minimum income limits assigned by the Owner/HUD. New residents will be given an orientation to the property including a review of the rules and regulations, information on the area, proper use of appliances, move-out procedures, maintenance procedures, rent payment procedures, energy conservation, grievance procedures and a review of the Lease documents.

Tenant Selection Criteria

Tenant Selection will include maximum income limits under the Low-Income Tax Credit and Section 8 programs. Selection criteria will also include student status guidelines pursuant to the Low-Income Housing Tax Credit program.

Management will commit that no annual minimum income requirement that exceeds the greater of \$3,600 or 2.5 times the portion of rent to be paid by tenants receiving rental assistance

A/72428543.1 3

Application Processing

Application processing will be done at the Management Office by the housing staff who are well versed in Fair Credit Law. As stated before, the processing will include a review of housekeeping/home visit, prior landlord references, personal references, criminal/sex offender and credit reporting and income verification. The housing staff will make further review for inaccuracies in the application. The annual income and family composition are the key factors for determining eligibility. However, the Housing Committee will also use the following criteria in selecting applicants for occupancy:

Applicants must be individuals, not agencies or groups.
Applicants must meet the current eligibility income limits for tax credits and any other program requirements.
We will process the Rental Applications through a credit bureau to determine the credit worthines of each applicant. If the score is below the threshold, and it has been determined that applicant has no bad credit <u>and</u> no negative rental history <u>and</u> no criminal history then the application can be conditionally approved after contacting the prior landlord. In these cases, the application must be reviewed by the Associate Director/ housing committee before final approval.
Note- If the applicant's denial is based upon a credit report, the applicant will be advised of the source of the credit report in accordance with the Federal Fair Reporting Act. Guidelines published by the Federal Trade Commission suggest that apartment managers fall under the provisions of the Act and are obligated to advise the person refused an apartment for credit reasons, the name and address of the credit reporting firm in writing The credit report will not be shown to the applicant, nor will specific information be revealed.
We will process the Rental Application through a credit bureau to determine any possible criminal conduct. Convictions will be considered, regardless of whether "adjudication" was withheld. A criminal background check will be used as part of the qualifying criteria. An applicant will automatically be denied if;
 There is a conviction for the manufacture, sale, distribution, or possession with the intent to manufacture, sell or distribute a controlled substance within the past five years. There is evidence in the criminal history that reveals that the applicant has developed a pattern of criminal behavior, and such behavior presents a real or potential threat to residents and/or property. The application will be suspended if an applicant or member of the applicant's family has been arrested for a crime but has not yet been tried. The application will be reconsidered, within the above guidelines, after such legal proceedings have been concluded at applicants' request.
Applicants must provide complete and accurate verification of all income of all family members. The household's annual income may not exceed the applicable limit and the household must meet the subsidy or assisted Income Limits as established for the area in which Ashlake Crossing Apartments is located. The annual income is compared to the area's Income Limits to determine eligibility.
Family composition must be compatible for units available on the property.
Applicants must receive satisfactory referrals from all previous Landlords.
Applicants must provide verification of full-time student status for all individuals listed on the application as full-time student for tax credit units.
Applicants must not receive a poor credit rating from the Credit Bureau and other credit reporting

A/72428543.1 4

agencies and must demonstrate an ability to pay rent on time.

Ш	Applicants must provide a doctor's statement and/or other proof of any handicap or disability.
	Applicants must provide a birth certificate or other acceptable HUD approved form of documentation for all household members.
	Applicants must complete the Application for Lease and all verification forms truthfully.
	Applicants must provide all information required by current Federal regulations and policies.
	Applicants must have the demonstrated ability to maintain acceptable housekeeping standards.
	Applicants must meet current Federal program eligibility requirements for tax credits and any other programs.
	Preference will be given to those households whose family members are handicapped or disabled for housing in the units specifically designated for the handicapped or disabled.
	Applicants who meet the above criteria will be placed on a waiting list based on the date and time of their application. If an applicant turns down a unit for any reason, the applicant will be moved to the bottom of the waiting list. If the applicant turns down a unit for any reason a second time, the applicant will be removed from the waiting list.
	Held Vacant for 60 Days

Unit must be held vacant for 60 days during which marketing efforts must be documented. However, if marketing to the Target Population is deemed to be conducted satisfactorily on an ongoing basis throughout the year and management can provide sufficient documentation to VHDA's Compliance Officer, management may request the ability to lease 60-point Units and 30-point Units, to a household not in the Target Population without the unit remaining vacant for the 60-day timeframe. "Ongoing basis" means contact to at least two (2) resources at least monthly in the manner noted below at any time the required number of units is not actually occupied by the Target Population.

Each time a vacancy occurs in a 60-point Unit or a 30-point Unit, if a qualified household including a person in the Target Population is not located in the 60-day timeframe, the owner or manager may submit the evidence of marketing to VHDA's Compliance Officer and request approval to rent the unit to an incomequalified household not a part of the Target Population. If the request is approved, the lease must contain a provision that the household must move to a vacant unit of comparable size in the development if a household in the Target Population applies for the unit. The move will be paid for by the owner.

If no vacant unit of comparable size is available at that time, the Target Population prospective tenant should be placed on the development's waiting list and placed in the 60-point Unit or 30-point Unit, when the first available vacant comparably sized unit becomes available to move the non-Targeted Population tenant.

NOTE: The move of the temporary/non-disabled tenant will be paid for by the owner.

A/72428543.1 5

Inducement Resolution for Tax Exempt Bonds

Request for Executive Director Approval

For Executive Use Only	
Identifying Number	

Complete one form per request

Requestor Information						
Date 2/2/2	022					
Name Gamb	oale, Alex A	Extension:	5848			
Requested comp	letion date	2/7/2022				
Enter Departmer	nt/Division	Rental Housing				
Request Inform						
Select the Type of	-					
X CARS/EDARS			onwealth of Virginia Documents			
Constituent		HR Doc				
Legal Docum			al Documents			
Purchase Co		REO Co	ntracts			
SF Loan Doci	uments	Other				
Dravida a docer	intion for your room					
Provide a descr	iption for your reque	251				
Please execute the attached EDAR for Ashlake Crossing.						
Please execute t	the attached EDAR for	Ashlake Crossing.				
		Ashlake Crossing.				
Approver Section	on					
Approver Section Approval must l	on be obtained by the a	opropriate supporting	management team. If additional			
Approver Section Approval must lesignatures are re	on be obtained by the aprequired outside of ap	opropriate supporting	management team. If additional team, please use the "additional			
Approver Section Approval must lesignatures are resignature lines	on be obtained by the aprequired outside of ap	opropriate supporting				
Approver Section Approval must lesignatures are resignature lines	on be obtained by the aprequired outside of ap	opropriate supporting oproving management				
Approver Section Approval must les signatures are resignature lines Manager:	on be obtained by the aprequired outside of ap	opropriate supporting oproving management	t team, please use the "additional			
Approver Section Approval must lesignatures are resignature lines	on be obtained by the aprequired outside of ap	opropriate supporting oproving management	t team, please use the "additional			
Approver Section Approval must les signatures are resignature lines Manager: Director: Dale	on be obtained by the aprequired outside of aprices.	opropriate supporting oproving management (sig	gnature) Dale Wittie			
Approver Section Approval must les signatures are resignature lines Manager: Director: Dale	on be obtained by the aprequired outside of ap	opropriate supporting oproving management (sig	t team, please use the "additional			
Approver Section Approval must les signatures are resignature lines Manager: Director: Dale MD: Art Bo	on be obtained by the aprequired outside of apreciate with the apreciation of apreciation of the apreciation	opropriate supporting oproving management (sig	gnature) Zale Wittie gnature) Art Bowen			
Approver Section Approval must les signatures are resignature lines Manager: Director: Dale MD: Art Bo	on be obtained by the aprequired outside of aprices.	opropriate supporting oproving management (sig	gnature) Dale Wittie			
Approver Section Approver Section Approval must I signatures are resignature Ilines Manager: Director: Dale MD: Art Book Chief Tamr	be obtained by the apequired outside of aperconsists. Wittie owen my Neale	opropriate supporting oproving management (sig	gnature) Pale Wittie gnature) Art Bowen gnature) Tammy Neale			
Approver Section Approval must les signatures are resignature lines Manager: Director: Dale MD: Art Bo	be obtained by the apequired outside of aperconsists. Wittie owen my Neale	opropriate supporting oproving management (sig	gnature) Zale Wittie gnature) Art Bowen			

"CONFIDENTIAL WORKING PAPERS OF THE EXECUTIVE DIRECTOR"

DATE:	2/2/2022					
TO:	Susan Dewey					
FROM:	Dale Wittie					
RE:	Executive Director Authorization Request					
DEAL NAME:	Ashlake Crossing					
Development (Officer Comments:					
using 4% tax c Construction/P and \$2.68 milli million. This seniors-or across a 4-stor	ing is a proposed, 67-unit new construction deal in Chesterfield County redits. The sponsor, Mark-Dana Corporation, is requesting a termanent loan of \$7.68 million, comprising \$5.0 million of tax-exempt on REACH funds. Total development costs are approximately \$13.84 mly property will offer 36 one-bedroom and 31 two-bedroom floorplans by building. LIHTC rent and income limits are 100% of units at 60% AMI.					
Rural	Special Initiatives Pool - IDD Special Initiatives Pool - IDD					
Homele	ess X Strategic (Tax Credit or Other)					
Disabil	ityLMATCH					
Director of Re	ental Housing Development Notes					
No further comments						
Managing Director of Rental Housing Notes						
4/9 new constru	uction senior deal in Chesterfield. Developer is Mark/Dana (Koogler).					
I						



VIRGINIA HOUSING

Executive Director Approval Request and Declaration of Official Intent

Deal Name:	Ashlake Crossi	ng			Deal #:		3734			
City	Chesterfield				VHDA#:		10189			
Jurisdiction	Chesterfield C	ounty								
Developer:	Mark-Dana Co	rporation								
					_					
Total Units:	67			Commercial Space	e Sq Footage:					
Strategic Units	67		Stra	tegic Qualifier:	LIHTC					
Property Use:	General Reside	ential	_							
Type of Loan	Construction/	Permanent	_	L	oan Category:		TE 4% - N	١C		
Loan Purpose:	New Construc	tion		Targ	et Population:	Elder	ly - Non Spec	ific	<u> </u>	
Tax Credits:	New 4%		_							
Development Off	icer:	Gambale, Alex A								
zevelopinent on		Carribate) / tiex / t		_						
) F) ' F	LODBAFNE DDGCC	CAL					
Site Description /	<u>Location</u>		DEVE	LOPMENT PROPO	SAL					
Ashlake Crossing i	s located at the	northeast corner o	of Ash	nbrook Parkway ar	nd Ashlake Park	way.				
			FU	NDING SUMMAR	Y					
							Interest			
Funding Sou	rce Name	Deal Purpose		Amount	Per Unit	_	Rate	Ter	<u>m</u> _	
VHDA Tax-Exempt	t I			\$5,000,000	\$74,627	@	3.619%	4	20 mon	ths
REACH			\top	\$2,680,000	\$40,000	-	2.950%	4	20 mon	ths
LIHTC Synd. Equit	у			\$6,157,864	\$91,908				mon	
TOTAL FUNDING:		•		\$13,837,864	\$206,535			•	•	
DECLARATION OF	OFFICIAL INTEN	IT AMOUNT:		\$9,216,000	(for TE Bonds o	only, ed	guals VHDA Loa	n amount	plus 20% _.	5)
Estimated Total D	evelopment Cos	t:		\$13,837,864						
	-									
Estimated VHDA L	oan to Value:			50.52%	Loan to Cost		55.50%			
If this is an RD Dea	•	h parameters belov		e met in accordanc an Amount is at or						
				LRC PRE-EDAR	APPROVED DA	TE:	February 2,	, 2022		

The Executive Director has been authorized by the Commissioners of the Authority to express the intent of the Authority to reimburse expenditures for the Development with proceeds of bonds expected to be issued by the Authority.

- 1. The Authority hereby expresses its intent to reimburse expenditures for the Development with proceeds of bonds expected to be issued by the Authority to finance the construction and ownership or acquisition, rehabilitation and ownership, as applicable, of the Development, subject to compliance with all applicable provisions of the Act and Rules and Regulations, including without limitation all loan underwriting criteria and requirements, and subject to issuance of such bonds on such terms and conditions as shall be acceptable to the Authority.
- 2. The Authority expects to issue bonds in an amount not to exceed the above-stated Declaration of Official Intent Amount for the purpose of providing funds to finance the construction and ownership or acquisition, rehabilitation and ownership, as applicable, of the Development subject to acceptance by all parties of the terms, conditions, costs, fees, agreements and bond resolutions involved in the issuance of the bonds and the financing of the Development and all other agreements pertinent thereto.
- 3. This Declaration is intended to be the Declaration of Official Intent of the Authority regarding the expenditures for the Development, pursuant to Treasury Regulation 1.150-2.
- 4. This Declaration shall become effective immediately.

Ant	Bowen

ART BOWEN

MANAGING DIRECTOR OF RENTAL HOUSING

DATE: Feb 3, 2022

Susan F Dewey

SUSAN F. DEWEY
EXECUTIVE DIRECTOR

DATE: Feb 4, 2022

Variances From the Minimum Standards Established by Resolutions of the Board of Commissioners

<u>Variance(s)</u>	Minimum Loan Standard	Exception and Reason for Variance(s)
NONE		

Development Summary

Summary Information

Deal Name:	Ashlake Crossing			Deal#		
Total Units:	67	# of Strategic Units:	67	Jurisdiction: Chesterfield County		
Project Gross Sa Ft:		84,386		Target population: Elderly - Non Specific		

Sources of Funds				
Funding Source	Amount	VHDA Monies?		
VHDA Tax-Exempt	\$5,000,000	TRUE		
REACH	\$2,680,000	TRUE		
LIHTC Synd. Equity	\$6,157,864	FALSE		
		FALSE		

Total Finance Fees \$0 Expected

Total Sources \$13,837,864

Uses of Funds						
Type of Uses	Amount	Per Unit	Per Sq Ft			
Structures	\$7,000,000	104,477.61	82.95			
Land Improvements	\$900,000	13432.83582	10.66528887			
General Req/Overhead/Profit*	\$1,101,400	16,438.81	13.05			
Owner Costs	\$4,086,464	60,992.00	48.43			
Acquisition	\$750,000	11,194.03	8.89			
Total Uses	\$13,837,864	206535.2836				

Total Development Costs				
Total Improvements	\$13,087,864			
Land Acquisition	\$750,000			
Bldg Acquisition	\$0			
Total Development Costs \$13,837,864				

Unit Breakdown		
# of Eff	0	
# of 1BR	36	
# of 2BR	31	
# of 3BR	0	
# of 4+ BR	0	
Total Units	67	

Expenses		
Category	Per Unit	Total
Administrative	\$2,014.14	\$134,947
Utilities	\$358.21	\$24,000
Operating & Maintenance	\$1,534.33	\$102,800
Taxes & Insurance	\$1,082.09	\$72,500
Total Operating Expenses	\$4,988.77	\$334,247
Replacement Reserves	\$250.00	\$16,750
Total Expenses	\$5,238.77	\$350,997

Cash Flow		
EGI	\$770,948	
Total Expenses	\$350,997	
Net Income	\$419,950	
Debt Service	\$375,001	
Cash Flow	\$44,949	