

401 N. Michigan Avenue Suite 700 Chicago IL 60611 312.836.5200 866.324.4431 TDD www.ihda.org

Bruce Rauner, Governor

Explanation: U.S. Bank's Borrower Release of Authorization of Private Information Form

When your loan is purchased by U.S. Bank, Housing Finance Authority Division (HFA), acting as Illinois Housing Development Authority's Loan Servicer, borrowers are notified by U.S. Bank HFA Division for loan payment collection.

In addition, Illinois Housing Development Authority (IHDA) requires borrowers who receive an IHDA loan to complete U.S. Bank HFA's required *Borrower Authorization of Release of Private Information* form. This form permits U.S. Bank HFA, the Loan Servicer, to share necessary data pertaining to the borrower/co-borrower and loan transaction with IHDA.

If the loan is not purchased by U.S. Bank HFA acting as IHDA's Loan Servicer, no data will be shared between the originating lender and U.S. Bank HFA.



Borrower Authorization of Release of Private Information

The undersigned Borrower and Co-Borrower, if any, (individually and collectively, "Borrower" or "I") authorize U.S. Bank National Association, and its successors and assigns ("U.S. Bank"), to disclose, share. and release. communicate. and provide to with ILLINOIS HOUSING DEVELOPMENT AUTHORITY ("Third Party") private information and documentation (collectively, "Information ") contained in or related to my mortgage loan, which is identified below. This Information may include, but is not limited to, my name, address, telephone number, social security number, FICO score, loan data, credit report, income, government monitoring information, loss mitigation application status, account balances, program eligibility, reports, and payment activity, including delinquencies. I understand that some or all of the Information is classified as private information with regard to an individual. I understand that it may be necessary for Third Party to have access to my Information in order to effectively manage Third Party's loan programs.

I have read and understand U.S. Bank's Privacy Pledge which is attached to this Authorization. I am aware that U.S. Bank is committed to compliance with its Privacy Pledge and with the Privacy of Consumer Financial Information (Regulation P) Gramm-Leach-Bliley Act (GLBA), the Fair Credit Reporting Act (FCRA) and other legal requirements relating to the privacy and security of my Information.

I understand that U.S. Bank will take reasonable steps to verify the identity of Third Party before releasing my Information to Third Party, but U.S. Bank has no responsibility or liability to verify the identity of Third Party or what Third Party will do with my Information provided by U.S. Bank. I agree to indemnify and hold U.S. Bank harmless in the event Third Party misuses my Information provided to Third Party by U.S. Bank.

This authorization will not be valid unless I sign the authorization and will remain in effect until I revoke it in writing and deliver my revocation to U.S. Bank.

Loan No.:	Property Address:	
Borrower Name:	Co-Borrower Name:	
Borrower Signature:	Co-Borrower Signature:	
Date:	Date:	

usbank.com Rev. 12 31 14



FACTS

WHAT DOES U.S. BANK DO WITH YOUR PERSONAL INFORMATION?

Why?

Financial companies choose how they share your personal information. Federal law gives consumers the right to limit some but not all sharing. Federal law also requires us to tell you how we collect, share, and protect your personal information. Please read this notice carefully to understand what we do.

What?

The types of personal information we collect and share depend on the product or service you have with us. This information can include:

- Social Security number and income
- account balances and payment history
- transaction history and credit history

How?

All financial companies need to share customers' personal information to run their everyday business. In the section below, we list the reasons financial companies can share their customers' personal information; the reasons U.S. Bank chooses to share; and whether you can limit this sharing.

Reasons we can share your personal information	Does U.S. Bank share?	Can you limit this sharing?
For our everyday business purposes— such as to process your transactions, maintain your account(s), respond to court orders and legal investigations, or report to credit bureaus	Yes	No
For our marketing purposes— to offer our products and services to you	Yes	No
For joint marketing with other financial companies	No	We don't share
For our affiliates' everyday business purposes— information about your transactions and experiences	Yes	No
For our affiliates' everyday business purposes—information about your creditworthiness	Yes	Yes
For nonaffiliates to market to you	No*	We don't share

To limit our sharing

- Call 800-370-8580—our menu will prompt you through your choice or
- Visit us online: http://www.usbank.com/privacy and tell us your preference on the "Exercise Your Privacy Choice" page.

Please note: If you are a *new* customer, we can begin sharing your information 30 days from the date we sent this notice. When you are *no longer* our customer, we continue to share your information as described in this notice.

However, you can contact us at any time to limit our sharing.

To limit our direct marketing

Please note: We may contact our existing customers by mail, telephone, or email to offer additional financial products or services including products and services offered by nonaffiliates that we believe may be of interest to you. You may direct us not to send you such offers.

- To limit our direct marketing to you by mail or telephone, please call 800-370-8580--our menu will prompt you through your choices, or visit us online: http://www.usbank.com/privacy and tell us your preference on the "Exercise Your Privacy Choice" page.
- To limit our direct marketing to you by e-mail, visit us online: http://www.usbank.com/privacy and tell us your preference on the "Email Preferences" page.

Questions?

Call 800-872-2657 or go to usbank.com

Who we are	
Who is providing this notice?	Companies with the U.S. Bank and U.S. Bancorp names and other affiliates. Please see below for a list of other affiliates that do not have a U.S. Bank or U.S. Bancorp name.
	Except for California, North Dakota and Vermont residents, a different notice applies to customers who leased or purchased a vehicle and obtained U.S. Bank financing directly through a dealership. That notice from U.S. Bank—Dealer Financial Services is available online at http://www.usbank.com/privacy or by calling 800-437-9497.

What we do	
How does U.S. Bank protect my personal information?	To protect your personal information from unauthorized access and use, we use security measures that comply with federal law. These measures include computer safeguards and secured files and buildings.
How does U.S. Bank collect my personal information?	 We collect your personal information, for example, when you open an account or apply for a loan use your credit or debit card or make deposits or withdrawals from your account tell us about your investment or retirement portfolio We also collect your personal information from others, such as credit bureaus, affiliates, or other companies.
Why can't I limit all sharing?	Federal law gives you the right to limit only sharing for affiliates' everyday business purposes—information about your creditworthiness affiliates from using your information to market to you sharing for nonaffiliates to market to you State laws and individual companies may give you additional rights to limit sharing. See below for more on your rights under state law.
What happens when I limit sharing for an account I hold jointly with someone else?	Your choices will apply individually—unless you tell us otherwise.

Definitions			
Affiliates	Companies related by common ownership or control. They can be financial and nonfinancial companies.		
 Our affiliates include companies with a U.S. Bank and U.S. Bancorp name; financial companies with a U.S. Bancorp Investments, Inc. 			
Nonaffiliates	Companies not related by common ownership or control. They can be financial and nonfinancial companies.		
 U.S. Bank does not share with nonaffiliates so they can market to you 			
Joint marketing	A formal agreement between nonaffiliated financial companies that together market financial products or services to you.		
■ U.S. Bank doesn't jointly market			

Other important information

You may have other privacy protections under applicable state laws. To the extent these state laws apply, we will comply with them when we share information about you.

For California residents: In accordance with California law, we will not share information we collect about you with companies outside of our corporate family, except as permitted by law, including, for example, with your consent or to service your account. We will limit sharing among our companies to the extent required by California law.

For Vermont residents: In accordance with Vermont law, we will not share information we collect about you with companies outside of our corporate family, except as permitted by law, including, for example with your consent or to service your account. We will not share information about your creditworthiness within our corporate family except with your authorization or consent, but we may share information about our transactions or experiences with you within our corporate family without your consent.

For Nevada residents: We may contact our existing customers by telephone to offer additional financial products that we believe may be of interest to you. You have the right to opt out of these calls by adding your name to our internal do-not-call list. To opt out of these calls, or for more information about your opt out rights, please contact our customer service department. You can reach us by calling 800-USBANKS (800-872-2657), clicking the "Email Us" link at usbank.com/privacy, or writing to P.O. Box 64490, St. Paul, MN 55164. You are being provided this notice under Nevada state law. In addition to contacting U.S. Bank, Nevada residents can contact the Nevada Attorney General for more information about your opt out rights by calling 702-486-3132, emailing aginfo@ag.nv.gov, or by writing to:

Office of the Attorney General, Nevada Department of Justice, Bureau of Consumer Protection 100 North Carson Street, Carson City, NV 89701-4717

Additional U.S. Bancorp affiliates

The Miami Valley Insurance Company Red Sky Risk Services, LLC Mississippi Valley Company

Elan Life Insurance Company

*Please keep in mind that, as permitted by applicable law, if you have a private label credit card account with us, we share information about you with our financial or retail partners in connection with maintaining and servicing your account, including for that financial or retail partner to market to you. Federal law does not give you the right to limit this sharing.

Illinois Housing Development Authority Borrower Affidavit

INSTRUCTIONS:

Complete item #1. The remaining items must be reviewed, investigated and evaluated by the lender to whom you submitted your mortgage loan application (the "Lender") and its respective agents.

The Borrower Affidavit must be executed by the Borrower(s) (and non-borrowing spouse waiving homestead) and duly notarized.

BORROWER AFFIDAVIT

This Borrower Affidavit shall be considered part of the application for the loan, and is incorporated therein.

If any statement made by you in this affidavit is false, the mortgage loan made to you will not be eligible for the single family mortgage purchase program of the Illinois Housing Development Authority ("IHDA") and in such event the outstanding principal balance of the mortgage loan may be declared immediately due and payable.

It may be a federal offense punishable by a maximum of a \$5,000 fine, two years imprisonment, or both, knowingly to make a false statement in this affidavit (Title 18 United States Code, Section 1014). Read this affidavit carefully to be sure the information in it is true and complete before signing this form. All questions must be answered completely. If any question is not applicable, answer "N/A." The information provided in this affidavit is subject to verification by IHDA, the Lender, and their respective agents.

The undersigned, hereinafter collectively referred to as "the Borrower," affirms as follows:

The Borrower is purchasing the property located at:

Street Address:

City:

Zip Code:

County:

State:

Or which is legally described as follows (the "Property"):

- 1. The Borrower intends to occupy the Property as the Borrower's principal residence promptly after closing of the Mortgage loan but in no event more than sixty (60) days after such closing.
- 2. The Borrower has no present intent to lease, sell, assign or transfer any interest of the Borrower in the Property to another person or entity.
- 3. The Borrower has not entered into any agreements, understanding or other arrangement to lease, sell, assign or transfer the referenced Property.
- 4. If the Residence is a two, three or four-family residence, (a) the Borrower will occupy one unit of the Property, and (b) the Property will have been first occupied as a residence at least five years prior to the execution of the mortgage securing the Mortgage Loan. [Note: subparagraph (b) of this Paragraph does not apply if (i) the Property is a new construction or (ii) the Property is located in a "targeted area" identified by the Lender and the Borrower's income meets the targeted area guidelines identified by the Lender.]
- 5. The Borrower does not now and does not intend to use more than fifteen percent (15%) of the total area of the Property primarily in a trade or business in a manner which would permit the Borrower to take a deduction for any portion of the costs of the Property for expenses incurred in connection with such trade or business use of the Property on the Borrower's federal income tax return. No portion of the Residence is specifically designed for any commercial use.
- 6. The Borrower does not now and does not intend to use the Property as an investment Property (except with respect to the rental of a unit in a two, three or four-unit residence) or as a recreational home.
- 7. APPLICABLE TO FIRST TIME HOME BUYERS ONLY. During the last three (3) years the Borrower did not have any present ownership interest in a principal residence including an interest in a factory-made house, such as a mobile home permanently affixed to land owned by the Borrower. The Borrower understands that "present ownership interest" includes the following types of interest: (i) a fee simple interest, (ii) a joint tenancy, a tenancy in common or tenancy by the entirety, (iii) the interest of a tenant-stockholder in a cooperative, (iv) a life estate, (v) a contract to purchase residential real estate, or (vi) an interest held in a trust established by Borrower or some other person. The Borrower further understands that a "present ownership interest" does not include (i) a remainder interest,
- (ii) an ordinary lease, with or without an option to purchase, (iii) a mere expectancy to inherit an interest in a principal residence, (iv) the interest that a purchaser of a residence acquires on the execution of a purchase contract and (v) an interest in other than a principal residence during the previous three years. [This provision does not apply if the Borrower is a qualified veteran or if the Property is located in a "targeted area" identified in materials provided to the Lender by IHDA.]

_

^{*} For at-home day care, less than 15% of the residence is used regularly and exclusively for the business.

- 8. A true and correct copy of the complete agreement with the Property Seller for the purchase of the Property and copies of complete documentation of rehabilitation or repair work, if any, completed on the Property on behalf of the Borrower has been provided to the Lender and the Purchase Price and the total rehab costs stated therein are true, correct and complete as stated.
- 9. The Borrower has not assumed or incurred any indebtedness to anyone relating to the acquisition of the Property other than to the Property Seller and those entities, if any, responsible for the rehabilitation work as shown in the agreements referred to in paragraph 9 hereof.
- 10. With respect to the Acquisition Cost of the Property, the price stated in the agreement between the Borrower and the Property Seller of the Property is true and correct and represents the complete agreement between the purchaser or purchasers (or a related party for the benefit of the purchaser) and the Property Seller (or a related party to or for the benefit of the Property Seller) with respect to the Purchase Price including the price of all fixtures. Any indebtedness assumed or incurred by the mortgagor or anyone active on his or her behalf directly or indirectly (including any special assessments) has been disclosed, in writing, to the Lender.
- 11. The Property is a completed residential unit. If the Property is existing housing, no repair or rehabilitation to the Property is necessary (other than as may be documented pursuant to paragraph 9 above) to bring the Property into compliance with industry accepted underwriting standards. If the Property is new construction, no additional work is necessary to complete the Property so as to permit occupancy under local law or to finish the Property to the extent normally provided by the builder.
- 12. The Borrower is using the proceeds of the Mortgage loan for the purpose of acquiring the Property and, if applicable, to complete rehabilitation and repair of the property and not for the repayment or refinancing of existing mortgages or debts other than (a) construction period loans, or (b) a bridge loan or similar temporary initial financing which had a term of twenty-four (24) months or less. The Borrower understands that conditional land sale contracts or leases with an option to purchase are considered existing loans or mortgages for purposes of this Paragraph.
- 13. No part of the proceeds of the Mortgage loan is being applied to purchase appliances, furniture or other personal property not permanently affixed to the Property. If the purchase agreement with the Property Seller described in paragraph 9 is inconsistent with this representation, those provisions in the purchase agreement do not reflect the intention of the Borrower and the Property Seller, as evidenced by paragraph 4 of the Property Seller Affidavit, in which the Property Seller makes an equivalent affirmation, and are hereby deleted from the purchase agreement. Notwithstanding the foregoing, and with respect to certain appliances, proceeds of the Mortgage loan may be applied to the following appliances if such appliances are an existing fixture on the Property at the time the Property is acquired by the Borrower: refrigerator; oven, including microwave oven, or other cooking surface; dishwasher; washing machine; dryer; heater or heating system; air conditioner or air conditioning system.

- 14. The Borrower has provided the Lender with true and correct signed copies of his or her federal income tax returns for the last three (3) years as filed with the Internal Revenue Service or as certified in accordance with the procedures set forth in Section 6103, Internal Revenue Code of 1986, as amended; or in lieu thereof, was not required to file a federal income tax return for one or more of the preceding three (3) years. The Borrower will provide to the Lender tax returns due after the date of this Affidavit but on or before the Closing Date not later than the date the Borrower files such tax returns. If the Borrower files an extension request for a tax return due after the date of this Affidavit, the Borrower will provide to the Lender, not later than the date it files such extension request, a copy of such extension request.
- 15. The Borrower agrees to notify IHDA immediately in the event that he or she vacates the Property, and to keep IHDA informed of his or her current mailing address.
- 16. The Borrower will not unreasonably withhold his or her consent to any inspection of the Property (the exterior and interior thereof) conducted by the Lender or its agents and/or IHDA or its agent, for the purpose of verifying the truth of any of the statements contained in this Borrower Affidavit, provided the inspection is conducted at a reasonable time and in a reasonable manner.
- 17. If the Property residence is prefab or manufactured housing or any other factory-made building, it is permanently affixed to land owned by the Borrower by way of foundation and is taxed as real property.
- 18. All of the land upon which the Property residence is located, or (in the case of new construction) is to be located, is for the purposes of the residence and is not specifically designed for commercial use or to generate income. If the land exceeds any minimum lot size for zoning purposes by an amount sufficient to subdivide the property without a zoning variance, the Borrower will not (a) subdivide or otherwise sell any of the land on which the Property residence is located (except in conjunction with a future sale of the Property) or (b) seek any variance from applicable zoning, minimum lot size or set-back requirements in order to subdivide the land.
- 19. The Borrower made no material misstatements in connection with the application for the Mortgage loan evidenced by the Note and Mortgage.
- 20. The Borrower has duly executed FNMA Form 1003/FHLMC Form 65, Residential Loan Application, and HUD Form 92900 (HUD-FHA Application for Insurance under the National Housing Act) or VA Form 26-1802A (VA Application for Home Loan Guaranty), as applicable, within the four (4) month period ending on the date of the closing of the Mortgage loan, states that all information on the applicable form was true and correct as of the date of execution, and states that on said form all sources of Borrower income have been disclosed and recited, including salary, commissions, bonuses, earnings from part-time employment, interest, dividends, tips, gains on sales of securities, annuities, pensions, royalties, Veterans Administration compensation, net rental income from all sources, alimony, child support, public assistance, sick pay, Social Security benefits, income received from business activities or investments, estate or trust income, unemployment compensation and miscellaneous income.

BORROWER SIGNATURE PAGE

Borrower's Signature
(Print Borrower Name)
Co-Borrower's (OR non-borrowing spouse waiving homestead) Signature
(Print Co-Borrower (or non-borrowing spouse waiving homestead) Name
NOTARY MUST EXECUTE PAGE FOLLOWING

NOTARY SIGNATURE PAGE

State of	(Name of State)
County of	(Name of County)
This instrument was acknowledged before me this	s day of,,
Print Borrower Name)	(Print Co-Borrower Name) or non-borrowing spouse waiving homestead
Notary Stamp	Notary Public Signature

Illinois Housing Development Authority Seller Affidavit

INSTRUCTIONS: The Lender must complete item #1; review, investigate and confirm the remaining items and execute the **Lender's Statement** at the end of this Property Seller Affidavit.

The Property Seller must review all items and execute and duly notarize the Affidavit. If there are multiple Property Sellers involved in the transaction, only one Property Seller is required to sign the Property Seller Affidavit.

If the Property Seller Affidavit is executed by an Attorney-In-Fact, Guardian, Conservator, Personal Representative Executive, Trustee, etc. on behalf of the Property Seller, the Lender must confirm that the appointed person has knowledge of the facts stated in the Property Seller Affidavit. Copies of appropriate document(s) or a court order authorizing the person executing the Property Seller Affidavit to sign must be in the loan file and supplied to the Illinois Housing Development Authority ("IHDA") upon request.

It may be a federal offense punishable by a maximum of a \$5,000 fine, two years imprisonment, or both, to knowingly make a false statement in this Affidavit (Title 18 United States Code, Section 1014). Read this Affidavit carefully to be sure the information in it is true and complete before signing this form. All questions must be answered completely. The information provided in this Affidavit is subject to verification by IHDA and the Lender or their respective agents.

DO NOT ALTER THIS DOCUMENT.

PROPERTY SELLER AFFIDAVIT

11101	LITTI OLLELITATI I DAVI I
The undersigned hereinafter collections duly sworn, states as follow	ctively referred to as the "Property Seller," after first
Property Seller is selling to:	
Name of Co-borrower(s):	
Name of Co-Borrower(s):	
(the "Purchaser"),	
The residence located at	
Street Address:	
City:	
Zip:	
County:	
State:	
Or which is legally described as follo	ows (the "Property"):

- 1. A true and correct copy of a complete agreement for the purchase of the Residence Property (the "Sales Contract") has been provided to the Lender as annexed hereto, and the purchase price stated therein is true, correct and complete as stated.
- 2. The price stated in the Sales Contract represents the complete agreement with respect to the purchase price between the Purchaser(s) (or a related party for the benefit of the Purchaser) and the Property Seller (or a related party to or for the benefit of the Property Seller) including the price of all fixtures.
- 3. The Sales Contract requires the Property Seller to surrender possession of the Residence Property to the Purchaser not more than 60 days after the closing of the sale of the Property to the Purchaser(s).
- 4. No part of the proceeds of the Mortgage loan is being applied to purchase appliances, furniture or other personal property not permanently affixed to the Residence Property. If the purchase agreement with the Property Seller described in paragraph 2 is inconsistent with this representation, those provisions in the purchase agreement do not reflect the intention of the Property Seller and the Borrower, as evidenced by paragraph 14 of the Borrower Affidavit, in which the Borrower makes an equivalent affirmation, and are hereby deleted from the purchase agreement. Notwithstanding the foregoing, and with respect to certain appliances, proceeds of the Mortgage loan may be applied to the following appliances if such appliances are an existing fixture on the Property at the time the Property is acquired by the Borrower: refrigerator; oven, including microwave oven, or other cooking surface; dishwasher; washing machine; dryer; heater or heating system; air conditioner or air conditioning system.
- 5. No part of the proceeds of the Mortgage loan will be used directly or indirectly to repay an existing loan made by the Property Seller or any persons acting on the Property Seller's behalf to the Purchaser(s) or any person acting on the Purchaser's behalf in connection with the residence except for construction period loans or similar temporary initial financing with a term of 24 months or less.
- 6. The undersigned hereby states that he/she has personal and direct knowledge of each and every preceding statement, and that each and every statement, factual or otherwise, is true and correct.

(THE REMAINING PORTION OF THIS PAGE WAS INTENTIONALLY LEFT BLANK.)

Seller(s) is	a Individual
Seller Signatur	е
Print Seller Nar	m e
Seller Signatur	
Some organical	
Print Seller Nar	m e
	<u></u>
	OR
Seller is <i>En</i>	tity (Company)
Name of Entity	
Signature of Er	ntity Representative
Print Name of E	Entity Representative
Title of Entity F	Representative
State of	(Name of State)
	Ss.
County of	(Name of County)
	(Name of County)
is instrument	was acknowledged before me this day of (month), (year)
	(3.3)
(Name of Paras)	n (Individual Saller or Entity Penrocentative) signing shove)
(Name of Perso	n (Individual Seller or Entity Representative) signing above)
ry Stamp	 Notary Public Signature

LENDERS STATEMENT

I, the undersigned Lender, certify that the Property Seller has signed the Property Seller Affidavit and if an appointed person has signed on behalf of the Property Seller, the appropriate authorizing document(s) has (have) been provided and the authorizing document(s) has (have) not expired, been revoked or otherwise terminated and is still in force and effect as of the date of closing, and copies will be retained in the loan file.

	LENDER
	Lender Name (Organization Name)
Ву:	
	Signature
	Print Name
Its:	
	Title of Signor

Examples of Authorizing Documents:

If the Seller's Affidavit is Signed By:	Authorizing Document
Attorney in Fact	Power of Attorney
Personal Representative	Letters Testamentary of Administration
Executor	
Guardian/Conservator	Letters of Guardian or Conservatorship
Trustee	Trust
Authorized Signatory	Delegation of Signing Authority

Illinois Housing Development Authority Certification of Income

	NED form is to be submitted t inal must be retained by lend			("Authority");
	Program Name:			
	Borrower/Applicant name:			
Co-E	Borrower/Co-Applicant name:			
	Address of Property:			
	City, State, Zip:			
The	undersigned certifies that:			
1)	This Certification of Incom application for funds in co			_
2)	The following individuals <u>v</u>	vill occupy the property [u	nit] [home] listed a	above:
	OCCUPANT	RELATIONSHIP		AGE
Α.				
В.				
C.				
D.				
E.				
F.				
Γ.				
3)	The total ANNUAL househo	old income as of the date	of application is as	follows:
date Clos	ertify that the information above hereof. If this Certification of sing Date of the purchase of the accuracy of the information in	of Income is executed mor ne property [unit] [home]	re than 90 days pri , I agree to update	or to the and recertify
Bor	rower/Applicant Signature		Date	
_		1		

Date

Co-Borrower/Co-Applicant Signature

NOTICE OF POTENTIAL RECAPTURE TAX ON SALE OF HOME MRB

To: Prospective homebuyers who may be planning to apply for a mortgage loan under the Illinois Housing Development Authority's First Time Homebuyer Program.

The Illinois Housing Development Authority's First Time Homebuyer Program is made possible by provisions of the Internal Revenue Code that allow the Authority to issue what are customarily referred to as "tax-exempt bonds." By issuing bonds, the Authority can provide financing for mortgage loans.

The Internal Revenue Code includes a restriction relating to such mortgage loans. The Federal government treats homebuyers who purchase a residence with mortgage loans financed with proceeds of tax-exempt bonds as having received a "subsidy". This means that, subject to certain exceptions, if a homebuyer who has received a loan financed with proceeds of tax-exempt bonds sells the residence within nine (9) years of purchase this subsidy may be "recaptured".

The recapture is accomplished by an increase in your federal income tax for the year in which you sell your home. The recapture only applies, however if you sell your home at a gain and if your income increases above specified levels.

The Authority will provide you with additional information reflecting the calculation of the recapture tax at closing or shortly after closing on the purchase of your residence.

IF YOU DO NOT UNDERSTAND THIS NOTICE, OR IF YOU HAVE ADDITIONAL QUESTIONS ABOUT RECAPTURE, YOU MAY WANT TO CONSULT YOUR ATTORNEY, A TAX ADVISER OR THE LOCAL OFFICE OF THE INTERNAL REVENUE SERVICE.

I (We) have read this Notice to Homebuyers, a Notice for my (our) records.	and I (We) have received a signed copy of this
Buyer Signature	Date:
Buyer Signature	Date:

Illinois Housing Development Authority Mortgage Credit Certificate Opt Out

IHDA loan number (1st lien)	
Borrower(s) name(s)	
Full Subject Property Address	
To Illinois Housing Development Authority (IHDA): I/We hereby acknowledge and understand that AS A FIRST TIME Mortgage Credit Certificate. At this time, we are opting out of rece OPT OUT	
We are opting out of obtaining the Mortgage Credit Certificate for	the following reason(s):
MCC is not available with loan program chosen.	
Cost of participation is too high.	
I (We) do not understand the benefits of an MC0	C.
I (We) will not benefit from an MCC.	
I (We) am (are) not a first time home buyer.	
Other:	
(One reason must be selected above.)	
Borrower Signature	Date
Co-borrower / Spouse Signature	Date
Loan Originator Signature	Date

IHDA TAX CODE COMPLIANCE REVIEW WORKSHEET

(For lender use in determining tax code compliance)

Designed to assist lender in determining borrower eligibility for IHDA program (income, purchase price, first time home buyer (or exempt), qualified dwelling. Lender required to certify that loan is compliant on separate form.

IHDA PROGRAM		DATE CLOSED		
IHDA loan number(s):	1 st	2 ⁿ	nd	
	MCC #:			
LENDER				
CONTACT info (name,)	phone, email)			
ORIGINATOR / LO Co	ntact Info (name, phon	ne, email)		
Borrower/Co-Borrower	Name(s)		Household size:	
Property Address			0	
			County: ounty Income Limit \$	
County Purchase Price I			•	
Purchase Price: \$			raised Value: \$	
			= Total 1 st Mtge.\$	
2 nd /DPA Loan Amt. \$ IHDA)	(v	verify all loan amounts	are correct in MITAS BEFORE submiss	ion to
Household of Income Documentation Income Documentation Income calculation Income from EBay/PayPal, Soc. Securing Income from AND 3 year's signed 30 days consequations Income from pay stubs which show yeather income from pay stubs which show yeather income one-borrower occupant reflected pocumentation income total not, recalculate totals and source). W2's for MOST RECENTED ALL W2's from Prior VOE's IF additional Copies of SIGNED FED schedules as applicable, and Buyer signed tax Buyer signed tax	all sources (Interest, Direct, etc.) has been included non-purchasing (non-bound to date earnings etc.) all sources with the or to date earnings etc. income earned or receion to support income death's direct deposit, 1099 must include income from obtain relevant document. It tax year (All programs from most recent/previous for ALL jobs in which be employment discovered to the submitted EVI return/transcript from II return/transcript from II return/transcript from II return/transcript from III return/tr	oleted, signed & dated by h income calculator ay stubs dated within ago vidend, Bonus, Part Timed in annual income calculator or over for all current employers in the property of the propert	included in documentation AND raings, pay stubs must be current as per ager aployment is documented with 30 days consequent 18 or over, a signed LOX FROM to in file. Is provided (i.e. Signed YTD P & L, SS letter ard, etc.) From ALL Household members 18 or over. In statement certifying no other income from art included in file apployed (verbal is okay) and in IHDA's income calculator the from IRS) for most recent 3 years with uired to be first time home buyer: ***	ent, rulation ncy ecutive he r or f it does
Spouse/Co-Buye Spouse/Co-Buye	r signed tax return/transor r signed tax return/transo	cript from IRS	_ tax year 20 _ tax year 20	
		cript from IRS		

*** If non-borrowing spouse: IRS transcripts or 3 years' signed Federal tax returns or fully completed, signed & notarized tax affidavit is in file.

IMPORTANT NOTE: IF LOAN CLOSES AFTER April 15, signed tax return(s) for most recent filing year is (are) required. Loan cannot be purchased until we have the tax return for the most recent filing year.

Income Documentation continued:

Bank Statements		
2-3 consecutive month's current bank statements for all accounts have been provided (check for deposits that could be income)		
Review bank statement for additional deposits which could be income; if income is noted, request appropriate		
documentation (such as: signed YTD P & L, copy of court order for child support, signed statement re: deposits, etc.) Interest/dividend income is included in total income		
Home Buyer Status		
Buyer is a first time home buyer:		
No real estate is listed on credit report Tax returns show no deduction for real estate taxes or mortgage interest		
OR Buyer is not required to be 1 st time home buyer due to the following		
Buyer is Qualified Veteran (DD214 and/or COE in file)		
Buyer is purchasing in targeted area. List Census Tract #		
Program does not require Bor. to be 1 st time home buyer. List Program		
Current ownership of Mobile home – All FTHB and MCC		
IF buyer currently lives in a mobile home, PHOTOS of the hitch and axles are located in file Home is a single-wide mobile home (Primary residence of a double-wide mobile in last 3 years disqualifies buyer)		
Credit Report		
Included in file		
No recent or large loan amounts on credit report, which could be home loans		
No mortgage loan appears on credit report OR Signed LOV (why hyper qualifies for program) or avidence of select of other real actets (HID1/CD) in file		
Signed LOX (why buyer qualifies for program) ~ or~ evidence of sale of other real estate (HUD1/CD) in file. Credit Scores are within program parameter (660 FHA loans committed 12/1/2015 & after / 680 conventional		
>95% / 640 FNMA, VA, USDA).		
List credit scores:/ and/		
Property Requirements		
Copy of signed purchase agreement / contract AND all addenda		
Address on contract agrees with address on affidavits		
Copy of purchase agreement includes all riders, all signatures.		
No unacceptable clauses included – e.g. seller credit exceeds agency regulations; purchase agreement includes		
excess personal property, etc. Contract signed <i>only</i> by borrowers to be obligated on note (no non-borrowers are permitted to sign contract ,		
such as non-borrowing spouse). No non-occupant co-borrowers permitted.		
Purchase price is below IHDA program limit		
Copy of APPRAISAL		
IF property appraises over purchase price limit, loan is disqualified if buyer and seller are relatedAre there any extenuating circumstances such as needed repairs? If so, provide repair/completion cert/inspection		
Property is 5 acres or less		
Manufactured home is prohibited for commitments dated 12/1/2015 or after.		
HIDA Forms/Dequipements Original decumentation must be retained by lander		
IHDA Forms/Requirements – Original documentation must be retained by lender (As of 5/19/2015, lender is permitted to forward COPIES of original IHDA documentation to IHDA via upload). Lender must		
have originals in their file with certified facsimile of IHDA docs permitted to be sent to IHDA.		
IHDA Submission Cover and Data Summary		
Each section must be fully completed; upload copy		
Buyer Affidavit (Use form dated 8/2014) - required for ALL transactions		
Property address completed including street number, direction, street name, city/town, zip – incl. legal if desired		
Affidavit is signed by borrower, co-borrower / non borrowing spouse *(as applicable)		
Affidavit signed PRIOR TO CLOSE Signatures are properly notarized		
Signatures are properly notarized		
Seller Affidavit Use form dated 8/2014 – Purchase transactions, ALL programs (note: FNMA REO can use 2009 affidavit)		
Property address completed including street number, direction, street name, city/town, zip – incl. legal Affidavit is signed by seller PRIOR TO CLOSE and		
Affidavit is signed by serier 1 Krok 10 CLOSE and Signatures are properly notarized		
Signification and property notations		
Signed Servicing Letter for 2 nd		
Signed by borrower, dated at close		
Tax Code Compliance Certification		
Signed by lender, dated		
Income Calculator w/signed Certification		
Signed by Lender at close		
IHDA Income Certification		
Fully completed, including #3, signed by borrower and dated		

Recapture Notice Signed by borrower and spouse/all buyers, dated PRIOR TO CLOSE. (Remember that only one recapture car apply. If MCC, no MRB recapture would be signed.)
<u>IF MCC</u> ~ MCC documents properly completed , signed and notarized PRIOR TO CLOSE :
MCC 25 MCC26MCC28MCC29MCC RECAPTURE
MCC documents properly completed, signed and notarized AT CLOSE or after:
MCC32 MCC33 and
CHECK FOR \$350.00 payable to Illinois Housing Development Authority sent to IHDA's Lockbox Copy of MCC registration/commitment
~OR~
MCC Opt Out Letter Signed and dated with reason shown
1st Time Home Buyer Counseling Cert. signed by borrower(s). – Purchase transactions, ALL programs A Certificate of Completion for each borrower for First Time Home Buyer Counseling/Training in file. Counseling Agency & Cert #:
Date of training(valid for one year)
Copy of DD214/COE/Evidence of military status – to document exempt status, or for VA loans Copy of Certificate of Eligibility, DD214 OR Service Record – evidence of veteran / active duty status Note: May need "Alive and Well Statement" if on active duty overseas and VA loan transaction
HUD-1/CD Signed, borrower name correct, address correct, loan amount correct as reserved in MITAS, closing date entered into MITAS
MITAS Reservation/Commitment(s) – All programs Loan closed at rate as per commitment/loan closed as committed Loan amount (Base and Total) has been updated in MITAS
NOTE : LOAN MUST BE PURCHASED WITHIN 60 DAYS OF RESERVATION. NO CANCELLATIONS AND RE-RESERVATIONS PERMITTED UNLESS PROPERTY FELL THROUGH
Miscellaneous issues: Copy of divorce decree/property settlement/court order for child support/credit LOX's, other LOX's, etc Copy of birth certificate / marriage certificate or other documentation to validate increase in HH size, name change, etc **Tax Affidavit (if MCC, original MCC27) properly completed when borrower/spouse not required to file
Federal tax return for any given year. DTI must be 45.00% or less No manual underwrite

 ${\bf NOTE}:$ YOU WILL BE CONTACTED IF ADDITIONAL DOCUMENTATION IS REQUIRED AS A RESULT OF QUALITY CONTROL REVIEW.

12/01/2015 and after:

- NO MANUFACTURED HOMES
- CREDIT SCORE MINIMUM 660
- MAX DTI HAS ALWAYS BEEN 45.00%; NO EXCEPTIONS
- NO MANUAL UNDERWRITES FOR ANY LOAN TYPE; AUS APPROVE/ACCEPT ONLY

Illinois Housing Development Authority Lender Tax Code Compliance Certification

LENDER CERTIFIC	ATION:	
I certify that I,		(lender) have reviewed pertinent
documentation for:		
Borrower(s)		and have determined that total
household income is b	elow applicable county limit, purch	nase price is below applicable
county limit, property	is a qualified dwelling meeting Illi	nois Housing Development
Authority's (IHDA) red	quirements, and where applicable,	buyer (and spouse if applicable)
is a first time home bu	yer (or exempt).	
l hereby acknowle	edge that the checklist provided by	/ IHDA was utilized in part to
•	nd approval of buyer(s) for IHDA's	•
	of information in determining prog	
		rstand the IHDA procedural guide.
		garace
Reviewed by:		
Reviewed by:		on
	Lender Authorized signature	Date
	Print Signee's Name	

THE THOUSENG DEVELOPMENT AUTHORITY

INSTRUCTIONS:
1. Complete Form, tab key to move down
2. Verify all fields are correct

Lender NameLender Phone Lender Email Borrower Phone Borrower Email		CoBorrower Name. Household size Upload Date	
Property and Contract Dat	a		
Full subject property address County Income Limit	Appraisal Date Living Area sq ft Number of Bath(s). New Construction/E Heating Type	nt Total 1st Mtg Amount.	
Final Monthly Payment Bre	akdown		
1st Monthly Principal and Interest Property Taxes		2nd Monthly Principal and Interest HOA / Assessment Flood Insurance TOTAL MONTHLY HOUSING EXPENSE	
4. Completed, signed IHD 5. 30 Days YTD pay-stubs 6. Current years W-2 7. LOX's re: Income (included)	and notarized PTC) Certification (lender must complete s A income calculator S ude non-borrowing spouses and all l		

.01	ILJ (71.
		1. Borrower Affidavit (signed and notarized PTC)
		2. Seller Affidavit (signed and notarized PTC)
		3. Tax Code Compliance Certification (lender must complete sign, date)
		4. Completed, signed IHDA income calculator
		5. 30 Days YTD pay-stubs
		6. Current years W-2
		7. LOX's re: Income (include non-borrowing spouses and all household occupants 18+/income
		8. Completed IHDA income certification (all household occupants listed, #3 completed, signed by borrower, ect.)
		9. 3 years singed tax returns/transcrips from IRS
		10. Signed Recapture Notice (MUST be signed PTC for @HomeIllinois program) - Note: Recapture applies to 1st lien or MCC, not both
		11. Both Borrower Authorization for release of information
L		12. Signed HHF Summary Disclosure (1st Home Illinois Only)
L		13. Dodd Frank Cert (1st Home Illinois Only)
		14. Homeownership counseling cert
		15. Reservation/Committment for 1st lien, DPA 2nd and MCC (if applicable)
		16. HUD-1/CD, 1st and 2nd Notes and Mortgages
		17. DD-214 (or COE) - to document exempt veteran status
		18. Appraisal
		19. MCC Opt out OR if borrower is taking MCC see below:
		MCC Doca to be signed prior to closing
		MCC Docs to be signed prior to closing MCC Docs to be signed on or after closing

20. \$350.00 CHECK made payable to ILLINOIS HOUSING DEVELOPMENT AUTHORITY for MCC fee sent with Transmittal Fee Form cover sheet to:

For UPS or FedEx

JP Morgan Chase Bank ATTN: Lockbox 93397

MCC 25 - Informational acknowledgement

MCC 26 - Buyers affidavit

MCC 28 - Seller affidavit

MCC Recapture Notice

MCC 27 - Income tax affidavit

MCC 29 - Lenders inital certification

Illinois Housing Development Authority

131 S. Dearborn, 6th Floor Chicago, IL 60603

For USPS Mail Only

MCC 32 - Closing Affidavit

MCC 33 - Lender closing certification

Transmittal Fee Form with copy of check

Illinois Housing Development Authority PO Box 93397 Chicago, IL 60673

IHDA DELIVERY CHECKLIST Lender Name: Date Complete Form, use
 tab to move down and
 space bar to check box. loan # Uploaded: Date Lender Lender Contact: 2. E-sign Form (it will Loan# : Closed: prompt you to save a signed copy).

3. Include in IHDA Loan Borrowei Lender Email: Type: Name: Delivery File Upload **REQUIRED DOCUMENTS (COPIES):** FHA/VA/USDA/Manufactured 1.TRID Initial Loan Estimate Disclosure (1ST & 2nd for @Home) 2. OR **TIL** for 2nd (for 1stHomeIllinois) HUD-92900-A to include pages 1-4 (Initial and Final) 3. **TRID:** Important Notice to Homebuyer (92900B) a. Written List of Providers Real Estate Cert and Amendatory Clause, executed by buyer and seller prior b. All Revised Loan Estimate Disclosures and supporting documentation to closing (Purchase Only) (& for 2nd for @Home) MI/Informed Consumer Choices Notification . Initial Closing Disclosure (& for 2nd for @Home) FHA Case Query reflecting UFMIP as received d. All Revised Closing Disclosures with final CD signed and dated at loan FHA Case Number Assignment consummation - if DPA is utilized, source must be disclosed on CD LUTS 92900-LT with CAIVRS/LDP/GSA sections complete and marked "no" Post-consummation Closing Disclosure (if applicable) if DPA is Conditional Commitment with all requirements utilized, source must be disclosed on Closing Disclosure Loan must be FHA insured if > than 90 days from close f. Seller Closing Disclosure (if separate) Lender Unit Certification form (if attached condo) 4. Variance calculation (off sheet or worksheet) HUD-92561 (Hotel/Transient Use – required if 2+ units) 5. Wiring Instructions or Bailee Letter with Warehouse Bank Information DPA letters (award signed by borrower(s) and commitment) 6. Note endorsed to: U.S. Bank National Association or acceptable Note Allonge 7. Certified copy of all Mortgage(s) / Deed(s) of Trust with attached legal description and applicable riders. (If MERS, must be on MOM Docs) FHA New Construction Builder's Certificate (HUD-92541) 8. Certified copy of Assignment of Mortgage to U.S Bank (if applicable) Builder's Warranty of Completion (HUD-92544) 9. DPA 2nd Note and 2nd Mortgage Evidence of 10 Year Warranty, or in lieu of Warranty, Builder's Permit 10. Certified copy of Power of Attorney, (if applicable) & certificate of Occupancy 11. Original notarized Name Affidavit(s), (if applicable) Final Inspection (HUD-92051 or 1004D, if applicable) 12. Initial / First Payment Letter 13. Title Commitment / Binder VA 14. Plat Drawing / Survey, (if applicable) VA-26-1802A to include pages 1-2 15. Tax Certification Sheet VA-26-1820 Report & Certification of Loan Disbursement 16. Initial Escrow Account Disclosure Certificate of Eligibility (COE) for Veteran borrower 17. Hazard Policy with paid receipt to include Mortgagee Clause to U.S. Bank VA Funding Fee Receipt reflecting settled/processed 18. Standard Flood Hazard Determination VA 26-6393 Loan Analysis 19. Notice to Borrower in Special Flood Hazard Area, signed and dated on or CAIVRS Authorization for all Borrowers before closing, (if applicable) VA Notice of Value with all conditions 20. Flood Policy with paid receipt (if applicable), to include Mortgagee Clause to Borrower Certification and Authorization U.S. Bank National Association VA Rider to Security Instrument (or 5 clauses) 21. Wind/Hail Policy with paid receipt (if applicable) Escape Clause / Amendatory Clause (Purchase only) 22. Notice of Assignment of Servicing Rights / RESPA VA-26-0592 Counseling Checklist (active duty only) 23. Anti-Steering Disclosure (if applicable) VA HUD-1/CD Itemization 24. Sales Contract/Purchase Agreement (if applicable) W/all riders Lender Loan Quality Certification (Title 38 USC) 25. Certification of Delivery of Values (ECOA) VA 26-1866 Commitment Cert (if Prior Approval from VA) 26. Uniform Residential Loan Application (URLA/1003) signed and dated by VA Loan Guaranty Certificate (if > 90 days from close) Interviewer - Initial 1003 Termite/Wood Destroying Insect/Soil Treatment Guaranty 27. Final initialed, fully executed Uniform Residential Loan Application (URLA / (NPMA-33) 28. 1008 (Fannie Mae) or 1077 (Freddie Mac Uniform <u>U</u>nderwriting Transmittal Manufactured Home (FHA/VA/USDA only) 29. Signed Mortgage Insurance Certificate Alta 7.1-06 (or equivalent) on Title Commit/Final Title Policy 30. Evidence of payment to MI Company (if applicable) Manufactured Home Rider or Security Instrument with manufactured 31. Private Mortgage Insurance Disclosure (if applicable) home information as part of Legal Description Manufactured Home 32. Amortization Schedule (if applicable) Affidavit of Affixation 33. Pay History (if applicable) Engineer Foundation Report / Structural Certification Manufactured 34. Copy of check if principal reduction / curtailment Home Limited Power of Attorney 35. Automated Compliance Testing (if available) Evidence of Title Surrender to State 36. Appraisal for subject property to include all pages 37. Appraisal Delivery Certification Acknowledgement Form RD 3555-18 Conditional Commitment with all attachments /GUS Findings 38. FNMA / FHLMC UCDP / SSR Submission Summary Report 1008 Underwriting Transmittal 39. Final Inspection(s) (if applicable) RD 3555-19 Guaranteed Loan Closing Report 40. Work Completion Escrow Agreement (if applicable) RD 3555-21 Request for SFH Loan Guarantee 41. FFIEC Rate Spread Calculator Results (if HPML) Lender Certification for SFH Guaranteed Loan 42. Documentation of Lender Lock-in Date (if HPML) RD 3555-17 Loan Note Guarantee (if > 90 days from close) 43. DU/LP/GUS with all pages included (if applicable) 44. VOE for each employed borrower (if applicable or per DU LP findings), to **HFA Specific Documents (IHDA upload)** verify OT/bonus , VERBAL VOE(s) Data Summary & Submission Cover 45. Credit Report(s) for all Borrowers Borrower Affidavit 46. Copies of Underwriting Conditions Seller Affidavit 47. IRS W-9 (primary borrower only) Lender signed Tax Code Compliance Certification 48. IRS 4506-T (8821 if self-employed) for all borrowers Income Calculator with supporting docs 49. 3 most recent year's IRS Tax Transcript or Record of Account for all Income Certification w/3 years signed tax returns/transcripts (borrower/coborrower and spouse) and IF applicable, signed income letter from nonborrowers AND non-borrowing spouse) borrowing spouse/HH occupants 18+ Recapture Notice (MRB or MCC) 50. 30 days YTD paystubs (Bor, spouse & HH occupant 18+) Borrower Authorization for Release of Information 51. 2 years most recent W-2/1099 (if applicable or per DU/LP findings) (MOST Evidence of Completion of Homeownership Counseling Commitment/ RECENT year for IHDA) Reservation Confirmation(s) 52. 3 years most recent fully executed tax returns OR transcripts FROM IRS MCC documents (25, 26, 28, 29, 32, 33, copy of check for fee, MCC 27 when 53. Most recent year IRS Transcript applicable) OR MCC opt out 54. 2 months bank statements all accounts w/VOD if applicable CD/HUD for 1st, 2nd WITH 1st, 2nd NOTE, MORTGAGE Payment letter for 55. Homebuyers Education Certificate 2nd / Servicing Letter for 2nd 56. Non-HFA Gift/Grant Letter(s) & proof of transfer (if applicable) & IF FHA, Appraisal copy of award & commitment letters 1stHome only: 57. Compliance / Errors and Omissions Agreement HHF Dodd-Frank certification Summary Disclosure 58. Customer ID & Notice – Patriot Act

E-Sign Belo

PAGE 1 OF 1

59. Landlord Counseling Certificate (if applicable)
60. Homeownership Counseling Organizations Disclosure

62. Other Compliance Disclosures provided to the applicant, i.e. Borrower Auth

61. Borrower Authorization for Counseling

for release of Info.

IHDA MORTGAGE RIDER

NOTICE TO MORTGAGOR

THE PROVISIONS OF THIS RIDER SUBSTANTIALLY MODIFY THE TERMS OF THE LOAN. DO NOT SIGN THE NOTE OR THE SECURITY INSTRUMENT UNLESS YOU READ AND UNDERSTAND THESE PROVISIONS.

(THE
THE "LENDER")
, (the "Security(The "Lender") in the amount of erewith. It is expected that the Loan will be It is a condition of the making of the Loan
strument, and for other good and valuable agor and Lender further mutually agree as
ote are expressly made subject to this Rider. ons of the Security Instrument and the Note,
he Mortgagor agrees that the Lender or the rate all payments due under the Security h of the Security Instrument or Note, if (a) rity Instrument as his or her permanent and he Affidavit of Buyer (Illinois Housing or the Mortgagor fails to abide by the ority finds any statement contained in that ements of fact contained in the Affidavit of
as the Authority securitizes your loan or is of securitizing or purchasing the Security Security Instrument and the Note, or if the another individual or entity, the provisions ched from the Security Instrument.
OR .





401 N. Michigan Avenue Suite 700 Chicago IL 60611 312.836.5200 866.324.4431 TDD www.ihda.org

Bruce Rauner, Governor

Dear Borrower:
Thank you for participating in our @Home Illinois program and congratulations on the purchase of your new home!
Please be aware that until you receive notification that your loan has been purchased and transferred to our Master Servicer US Bank Home Mortgage (HFA division), submit each monthly payment to your originating lender.
Once the loan is transferred, you will receive separate billing statements from US Bank Home Mortgage for your first mortgage, and for the Down Payment Assistance second mortgage. The billing statement will indicate an address in St. Louis, MO, however you may use the following address in the event your have not received your billing statement:
US Bank Home Mortgage
P.O. Box 468002
Bedford, OH 44146-8002
The toll free phone number for the US Bank Home Mortgage customer service department (HFA division) is (800) 365-7772. You will not be assessed any late charge or penalty during the transfer period.
Sincerely,
Illinois Housing Development Authority

NOTE

	IHDA 2 nd Loan #
Closing Date	Closing City, State
Complete property address (including # Street	L L City/Town Zin

Complete property address (including #, Street name, City/Town, Zip)

1. BORROWER'S PROMISE TO PAY

In return for a loan that I have received, I promise to pay the principal sum of U.S. Five Thousand Dollars (\$5,000.00) to the order of the Lender. This Lender is **Illinois Housing Development Authority**. I understand that the Lender may transfer this Note. The Lender or anyone who takes this Note by transfer and who is entitled to receive payments under this Note will be called the "Note Holder".

2. PAYMENTS

a. The principal shall be amortized over a ten (10) year period beginning on the first day of the second calendar month after the Closing Date (this time period will be called the "amortization period") and shall bear no interest.

b.	Manner of payment
	Borrower shall make a pay

Borrower snall make a	payment of principa	i to the Note i	Holder in th	ie amoun	t of \$41.67	on the t	ırst da	y eac	n
month beginning on		, 20	Any	principal	remaining	on the	first	day c	٥f
	, 20 wi	II be due on th	hat date, wh	nich is ca	lled the "Ma	aturity Da	ate."		

c. Place of payment

Payment shall be made at 401 N. Michigan Avenue, Suite 700, Chicago, IL 60611, or at such other place as Lender may designate in writing by notice to Borrower.

If during the amortization period (i) the Property (as defined in the Second Mortgage given by me to Lender to secure this Note and as identified by the Property Address above) is sold or otherwise transferred, or (ii) I refinance the first mortgage loan obtained by me from Lender in connection with this loan, or (iii) I cease to occupy the Property as my principal residence, I will repay to the Note Holder the remaining principal amount of the Note.

If repayment of principal becomes due, I will pay such principal amount due (as calculated above) by making such payment in the amount and to the party as designated in writing by the Note Holder.

3. BORROWER'S FAILURE TO PAY AS REQUIRED

(A) Late Charge For Overdue Payments

If the Note Holder has not received the full amount of principal repayment that becomes due by the end of 15 calendar days after the date it is due, I will pay a late charge to the Note Holder. The amount of the charge will be 5% of the installment. I will pay this late charge only once on any late payment.

(B) Notice From Note Holder

If I do not pay the full amount of principal repayment that becomes due, the Note Holder may send me a written notice telling me that if I do not pay the overdue amount by a certain date I will be in default. The date must be at least 15 days after the date on which the notice is mailed to me or, if it is not mailed, 15 days after the date on which it is delivered to me.

(C) Default

If I do not pay the overdue amount by the date stated in the notice described in (B) above, I will be in default. If I am in default, the Note Holder may require me to pay immediately the full amount of principal which has not been paid. Even if, at a time when I am in default, the Note Holder does not require me to pay immediately in full as described above, the Note Holder will still have the right to do so if I am in default at a later time.

(D) Payment of Note Holder's Cost and Expenses

If the Note Holder has required me to pay immediately in full as described above, the Note Holder will have the right to be paid back for all of its cost and expenses to the extent not prohibited by applicable law. Those expenses include, for example, reasonable attorneys' fees.

4.	promises which I make in this Note. In	to the Note Holder under this Note, a Second Mortgage dated e Note Holder from possible losses which might result if I do not keep the addition to the provisions of this Note regarding payment conditions, that nat conditions I may be required to make immediate payment in full of all
5.	known as a "prepayment". When I make prepayment of all of the unpaid principal unpaid principal is known as a "partial without paying any penalty. The Note that I owe under this Note. I may make	THEY ARE DUE principal at any time before they are due. A payment of principal only is the a prepayment, I will tell the Note Holder in a letter that I am doing so. A sipal is known as a "full prepayment". A prepayment of only part of the full prepayment". I may make a full prepayment or a partial prepayment Holder will use all of my prepayments to reduce the amount of principal the a full prepayment at any time. If I choose to make a partial prepayment, take the prepayment on the same day that one of my monthly payments is
6.	amounts due (known as "presentmen	Holder to do certain things. Those things are: (A) to demand payment of t"); (B) to give notice that amounts due have not been paid (known as fficial certification of nonpayment (known as "protest").
7.	addressed to me at the Property Addre if I give the Note Holder a notice of my this Note will be given by mailing it by	nder this Note will be given by delivering it or by mailing it by certified mail ss above. A notice will be delivered or mailed to me at a different address different address. Any notice that must be given to the Note Holder under certified mail to the Note Holder at the address stated in Section 3 above. Iter at a different address if I am given a notice of that different address.
8.	and to keep all of the promises made against each of us individually or again pay all of the amounts owed under th	DER THIS NOTE e, each of us is fully and personally obligated to pay the full amount owed e in this Note. The Note Holder may enforce its rights under this Note nst all of us together. This means that any one of us may be required to is Note. Any person who takes over my rights or obligations under this t keep all of my promises made in this Note.
9.	mortgaged property is transferred by fo	estrictions contained in this Note shall automatically terminate if title to the preclosure or deed-in-lieu of foreclosure, or if the mortgage is assigned to artment of Housing and Urban Development.
	Borrower's Signature and printed name	Co-Borrower's Signature and printed name
	Originator Names and Nationwide	Mortgage Licensing System and Registry IDs:
	Organization:	NMLSR ID:
	Individual:	NMLSR ID:

This document was prepared by:	_		
]		
]		
	ī		
	_		
When recorded, please return to:			
Illinois Housing Development Authorit 401 N. Michigan Avenue, Suite 700 Chicago, IL 60611 Attn: Home Ownership Programs	у		
(Sn	pace Above This Line For	Recording Data)	
(0)	doc 7 to ove 11110 Eine 1 of		
		IHDA 2 ND Loar	1#[
	SECOND MORT	TGAGE	
THIS SECOND MORTGAGE ("Securi	ty Instrument") is given on		The mortgagor(s) is(are) (Borrower(s).
This Security Instrument is given to ILLING the laws of THE UNITED STATES OF AN ("Lender"). Borrower owes the lender the debt is evidenced by Borrower's note do secures to Lender: (a) the repayment of the Note; (b) the payment of all other sums, Instrument; and (c) the performance of B For this purpose, Borrower does hereby in County	MERICA, and whose addrest principal sum of FIVE THO ated the same date as this he debt evidenced by the Nowith interest, advanced unforrower's covenants and a	ss is 401 N. Michigan Ave., S PUSAND AND NO/100 DOLLA S Security Instrument ("Note" ote and all renewals, extension onder paragraph 7 to protect greements under this Securi	ruite 700, Chicago, IL 60611 ARS (U.S. \$5,000.00). This "). This Security Instrument ons and modifications of the the security of this Security ty Instrument and the Note.
(Legal description)			
which has the address of		, III	inois("Property
Address"); (street))	(city)	(zip)
TOGETHER WITH all the i appurtenances, and fixtures now or hereathis Security Instrument. All of the foregoi	after a part of the property. ng is referred to in this Sect	All replacements and additional and interest and additional arity Instrument as the "Properation of the control	ons shall also be covered by rty."
BORROWER COVENANTS t	hat the Borrower is lawfully	seized of the estate hereby	conveyed and has the right

to mortgage, grant and convey the Property and that the Property is unencumbered, except for encumbrances of record. Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to any encumbrances of record.

THIS SECURITY INSTRUMENT combines uniform covenants for national use and non-uniform covenants with limited variations by jurisdiction to constitute a uniform security instrument covering real property.

- UNIFORM COVENANTS. Borrower and Lender covenant and agree as follows:
 Payment of Principal; Prepayment and Late Charges. Borrower shall promptly pay when due the principal of the debt evidenced by the Note and any prepayment and late charges due under the Note and any sums advanced under paragraph 7.
- 2. Intentionally Deleted.

Initials:

- 3. Application of Payments. Unless applicable law provides otherwise, all payment received by Lender under paragraphs 1 shall be applied first to any amounts advanced under paragraph 7, then to any late charges due under the note and then to principal due.
- 4. Charges; Liens. Borrower shall pay all taxes, assessments, charges, fines and impositions attributable to the Property which may attain priority over this Security Instrument, and leasehold payments or ground rents, if any. Borrower or Lender, on Borrowers behalf, shall pay them on time directly to the person owed payment. Borrower shall promptly furnish to Lender all notices of amounts to be paid under this paragraph. If Borrower makes these payments directly, Borrower shall promptly furnish to Lender receipts evidencing the payments. Borrower shall promptly discharge any lien which has priority over this Security Instrument unless Borrower: (a) agrees in writing to the payment of the obligation secured by the lien in a manner acceptable to Lender; (b) contests in good faith the lien by, or defends against enforcement of the lien; or (c) secures from the holder of the lien an agreement satisfactory to Lender subordinating the lien to the Security Instrument. If Lender determines that any part of the Property is subject to a lien which may attain priority over this Security Instrument, Lender may give Borrower a notice identifying the lien. Borrower shall satisfy the lien or take one or more of the actions set forth above within 10 days of the giving of notice.
- 5. Hazard or Property Insurance. Borrower shall keep the improvements now existing or hereafter erected on the Property insured against loss by fire, hazards included within the term "extended coverage" and any other hazards, including floods or flooding, for which the Lender requires insurance. This insurance shall be maintained in the amounts and for the periods that Lender requires. The insurance carrier providing the insurance shall be chosen by Borrower subject to Lender's approval which shall not be unreasonably withheld. If borrower fails to maintain coverage described above, Lender may, at Lender's option, obtain coverage to protect Lender's rights in the Property in accordance with paragraph 7.

All insurance policies and renewals shall be acceptable to Lender and shall include a standard mortgage clause. Lender shall have the right to hold the policies and renewals. If Lender requires, Borrower shall promptly give to Lender all receipts of paid premiums and renewal notices. In the event of loss, Borrower shall give prompt notice to the insurance carrier and Lender. Lender may make proof of loss if not made promptly by Borrower.

Unless Lender and Borrower otherwise agree in writing, insurance proceeds shall be applied to restoration or repair of the Property damaged, if the restoration or repair is economically feasible and Lender's security is not lessened. If the restoration or repair is not economically feasible or Lender's security would be lessened, the insurance proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with any excess paid to Borrower. If Borrower abandons the Property, or does not answer within 30 day a notice from Lender that the insurance carrier has offered to settle a claim, then Lender may collect the insurance proceeds. Lender may use the proceeds to repair or restore the Property or to pay sums secured by this Security Instrument, whether or not then due. The 30 –day period will begin when the notice is given.

Unless Lender and Borrower otherwise agree in writing, any application of proceeds to principal shall not extend or postpone the due date of the monthly payments referred to in paragraph 1 and 2 or change the amount of the payments. If under paragraph 21 the Property is acquired by Lender, Borrower's right to any insurance policies and proceeds resulting from damage to the Property prior to the acquisition shall pass to Lender to the extent of the sums secured by this Security Instrument immediately prior to the acquisition.

- 6. Occupancy; Preservation, Maintenance and Protection of the Property; Borrower's Loan Application; Leaseholds. Borrower shall occupy, establish, and use the Property as Borrower's Principal residence within sixty days after the execution of this Security Instrument and shall continue to occupy the Property as Borrower's principal residence for the term of this Security Instrument. Borrower shall keep the Property in good repair and shall not destroy, damage or impair the Property, allow the Property to deteriorate, or commit waste on the Property. Borrower shall be in default if any forfeiture action or proceeding, whether civil or criminal, is begun that in Lender's good faith judgment could result in forfeiture or the Property or otherwise materially impair the lien created by this Security Instrument or Lender's security interest. Borrower may cure such a default and reinstate, as provided in paragraph 18, by causing the action or proceeding to be dismissed with a ruling that, in Lender's good faith determination, precludes forfeiture of the Borrower's interest in the Property or other material impairment of the lien created by this Security Instrument or Lender's security interest. Borrower shall also be in default if Borrower, during the loan application process, gave materially false or inaccurate information or statements to Lender (or failed to provide Lender with any material information) in connection with the loan evidenced by the Note, including, but not limited to, representations concerning Borrower's occupancy of the Property as a principal residence. If this Security Instrument is in on a leasehold, Borrower shall comply with all the provisions of the lease. If Borrower acquires fee title to the Property, the leasehold and the fee title shall not merge unless the Lender agrees to the merger in writing.
- 7. Protection of Lender's Rights in the Property. If Borrower fails to perform the covenants and agreements contained in this Security Instrument, or there is a legal proceeding that may significantly affect the Lender's rights in the Property (such as a proceeding in bankruptcy, probate, for condemnation or forfeiture or to enforce laws or regulations), the Lender may do and pay for whatever is necessary to protect the value of the Property and Lender's rights in the Property. Lender's actions may include paying any sums secured by a lien which has priority over this Security Instrument, appearing in court, paying reasonable attorney's fees and entering on the Property to make repairs. Although Lender may take action under this paragraph 7, Lender does not have to do so.

Any amounts disbursed by Lender under this paragraph 7 shall become additional debt of Borrower secured by this Security Instrument.

Initials:	
II IIIII ais.	

- 8. Intentionally Deleted.
- **9. Inspection.** Lender or its agent may make reasonable entries upon and inspection of the Property. Lender shall give Borrower notice at the time of or prior to an Inspection specifying reasonable cause for the inspection.
- **10. Condemnation.** The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of any part of the Property, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender.

In the event of a total taking of the Property, the proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with any excess paid to Borrower. In the event of a partial taking of the Property in which the fair market value of the Property immediately before the taking is equal to or greater than the amount of the sums secured by this Security Instrument immediately before the taking, unless Borrower and Lender otherwise agree in writing, the sums secured by this Security Instrument shall be reduced by the amount of the proceeds multiplied by the following fraction: (a) the total amount of the sums secured immediately before the taking, divided by (b) the fair market value of the Property immediately before the taking. Any balance shall be paid to Borrower. In the event of a partial taking of the Property in which the fair market value of the Property immediately before the taking is less than the amount of the sums secured immediately before the taking, unless Borrower and Lender otherwise agree in writing or unless applicable law otherwise provides, the proceeds shall be applied to the sums secured by this Security Instrument whether or not the sums are then due.

If the Property is abandoned by Borrower, or if, after notice by Lender to Borrower that the condemner offers to make an award or settle a claim for damages, Borrower fails to respond to Lender within 30 days after the date the notice is given, Lender is authorized to collect an apply the proceeds, at its option, either to restoration or repair of the Property or to the sums secured by this Security Instrument, whether or not then due.

- 11. Borrower Not Released; Forbearance By Lender Not a Waiver. Extension of the time for payment or modification of amortization of the sums secured by this Security Instrument granted by Lender to any successor in interest of Borrower shall not operate to release the liability of the original Borrower or Borrower's successors in interest. Lender shall not be required to commence proceedings against any successor in interest or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Security Instrument by reason of any demand made by the original Borrower or Borrower's successors in interest. Any forbearance by Lender in exercising any right or remedy shall not be a waiver of or preclude the exercise of any right or remedy.
- **12.** Successors and Assigns Bound; Joint and Several Liability. The covenants and agreements of this Security Instrument shall bind an benefit the successors and assigns of Lender and Borrower, subject to the provisions of paragraph 17. Borrower's covenants and agreements shall be joint and several.
- 13. Intentionally Deleted.
- **14. Notices**. Any notice to Borrower provided for in this Security Instrument shall be given by delivering it or by mailing it by first class mail unless applicable law requires use of another method. The notice shall be directed to the Property Address or any other address Borrower designates by notice to Lender. Any notice to Lender shall be given by first class mail to Lender's address stated herein or any other address Lender designates by notice to Borrower. Any notice provided for in this "Security Instrument" shall be deemed to have been given to Borrower or Lender when given as provided in this paragraph.
- **15. Governing Law**; **Severability**. This Security Instrument shall be governed by federal law and the law of the jurisdiction in which the Property is located. In the event that any provision or clause of this Security Instrument or the Note conflicts with applicable law, such conflict shall not affect other provisions of this Security Instrument or the Note which can be given effect without the conflicting provision. To this end the provisions of this Security Instrument and the Note are declared to be severable.
- **16.** Borrower's Copy. Borrower shall be given one conformed copy of the Note and of this Security Instrument.
- 17. Transfer of the Property or a Beneficial Interest in Borrower/Refinance of First Mortgage Loan. If all or any part of the Property or any interest in it is sold or transferred (or if a beneficial interest in Borrower is sold or transferred and Borrower is not a natural person) without Lender's prior written consent, Lender may, at its option, require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if exercise is prohibited by federal law as of the date of this Security Instrument.

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is delivered or mailed within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

18. Borrower's Right to Reinstate. If Borrower meets certain conditions, Borrower shall have the right to have enforcement of this Security Instrument discontinued at any time prior to the earlier of: (a) 5 days (or such other period as applicable law may specify for reinstatement) before sale of the Property pursuant to any power of sale contained in this Security Instrument; or (b) entry of a judgment enforcing this Security Instrument. Those conditions are that Borrower: (a) pays Lender all sum which then would be due under this Security Instrument and the Note as if no acceleration had occurred; (b) cures any default of any other covenants or agreements; (c) pays all expenses incurred in enforcing this Security Instrument, including but not limited to, reasonable attorneys' fees; and (d) takes such action as Lender may reasonably require to

assure that the lien of this Security Instrument, Lender's rights in the Property and Borrower's obligation to pay the sums secured by this Security Instrument shall continue unchanged. Upon reinstatement by Borrower, this Security Instrument and the obligations secured hereby shall remain fully effective as if no acceleration had occurred. However, this right to reinstate shall not apply in the case of acceleration under paragraph 17.

- 19. Sale of Note; Change of Loan Servicer. The Note or a partial interest in the Note (together with this Security Interest) may be sold one or more times without prior notice to Borrower. A sale may result in a change in the entity (known as the "Loan Servicer") that collects monthly payments due under the Note and this Security Instrument. There also may be one or more changes of the Loan Servicer unrelated to a sale of the Note. If there is a change of the Loan Servicer, Borrower will be given written notice of the change in accordance with paragraph 14 above and applicable law. The notice will state the name and address of the new Loan Servicer and the address to which payments should be made. The notice will also contain any other information required by applicable law.
- 20. Hazardous Substances. Borrower shall not cause or permit the presence, use, disposal, storage, or release of any Hazardous Substances on or in the Property. Borrower shall not do, nor allow anyone else to do, anything affecting the Property that is in violation of any Environmental Law. The preceding two sentences shall not apply to the presence, use or storage on the Property of small quantities of Hazardous Substances that are generally recognized to be appropriate to normal residential uses and to maintenance of the Property.

Borrower shall promptly give Lender written notice of any investigation, claim, demand, lawsuit or other action by any governmental or regulatory agency or private party involving the Property and any Hazardous Substance or Environmental Law of which the Borrower has actual knowledge. If Borrower learns, or is notified by any governmental or regulatory authority, that any removal or other remediation of any Hazardous Substance affecting the Property is necessary, Borrower shall promptly take all necessary remedial actions in accordance with Environmental Law.

As used in this paragraph 20, "Hazardous Substances" are those substances defined as toxic or hazardous substances by Environmental Law and the following substances: gasoline, kerosene, other flammable or toxic petroleum products, toxic pesticides and herbicides, volatile solvents, materials containing asbestos or formaldehyde, and radioactive materials. As used in this paragraph 20, "Environmental Law" means federal laws and laws of the jurisdiction where the Property is located that relate to health, safety or environmental protection.

NON-UNIFORM COVENANTS. Borrower and Lender further covenant and agree as follows:

- 21. Acceleration; Remedies. Lender shall give notice to Borrower prior to acceleration following Borrower's breach of any covenant or agreement in this Security Instrument (but not prior to acceleration under paragraph 17 unless applicable law provides otherwise). The notice shall specify: (a) the default; (b) the action required to cure the default; (c) a date, not less than 30 days from the date the notice is given to Borrower, by which the default must be cured; and (d) that failure to cure the default on or before the date specified in the note may result in acceleration of the sums secured by this Security Instrument, foreclosure by judicial proceeding and sale of the Property. The notice shall further inform Borrower of the right to reinstate after acceleration and the right to assert in the foreclosure proceeding the non-existence of a default or any other defense of Borrower to acceleration and foreclosure. If the default is not cured on or before the date specified in the notice, Lender at its option may require immediate payment in full of all sums secured by this Security Instrument without further demand and may foreclose this Security Instrument by judicial proceeding. Lender shall be entitle to collect all expenses incurred in pursuing the remedies provided in this paragraph 21, including, but not limited to, reasonable attorneys' fees and cost of title evidence.
- **22. Release.** Upon payment of all sums secured by this Security Instrument, Lender shall release this Security Instrument without charge to Borrower. Borrower shall pay any recordation charges.
- 23. Waiver of Homestead. Borrower waives all right of homestead exemption in the Property.
- 24. Riders to this Security Instrument. If one or more riders are executed by Borrower and recorded together with this Security Instrument, the covenants and agreements of each such rider shall be incorporated into and shall amend and supplement the covenants and agreements of this Security Instrument as if the rider(s) were a part of this Security Instrument.

(Check applicable box)	
(Gilook applicable box)	
☐ Other(s) [specify]	
· · · · · · · · · · · · · · · · · · ·	

25. Required HUD Provision. The restrictions contained in this Security Instrument shall automatically terminate if title to the mortgaged property is transferred by foreclosure or deed-in-lieu of foreclosure, or if the mortgage is assigned to the Secretary of the United States Department of Housing and Urban Development.

BY SIGNING BELOW, Borrower accepts and agrees to the terms and covenants contained in this Security Instrument and in any rider(s) executed by Borrower and recorded with it.

Initials:				

		(Seal)
Witness		Borrower
Witness		(Seal)
With Cool		Bollower
Witness		(Seal) Borrower
(Space Below Th	is Line for Acknowledgment)	
STATE OF ILLINOIS,) SS COUNTY OF)		
I,	, a Notary Public in and for the s	aid county and state, do
hereby certify that		personally
known to me to be the same person(s) whose nan before me this day in person, and acknowledged that voluntary act, for the uses and purposes therein set fo	they signed and delivered the said in	
Given under my hand and official seal, this	day of	, 20
My Commission expires: (Seal)	Notary Public (signature)	
Originator Names and Nationwide Mortgage Licensing	g System and Registry IDs:	
Organization:	NMLSR ID:	
Individual:	NMLSR ID:	

RECAPTURE NOTICE

NOTICE TO MORTGAGOR OF MAXIMUM RECAPTURE TAX AND OF METHOD TO COMPUTE RECAPTURE TAX ON SALE OF HOME - MRB

The Illinois Housing Development Authority (the "Authority"), through provisions of the Internal Revenue Code, has the ability to issue what are customarily referred to as "tax-exempt bonds." By issuing these bonds, the Authority can provide financing for mortgage loans. The Authority's First Time Homebuyer Program is an example of financing that is possible through such bond issuance.

A. INTRODUCTION: As a recipient of a mortgage loan from the proceeds of a tax-exempt bond, you may be subject to a recapture tax if you sell your home during the next nine years. The recapture is accomplished by an increase in your federal income tax for the year in which you sell your home. The recapture only applies, however, if you sell your home at a gain and if your income increases more than 5% per year. The recapture tax may also apply if you dispose of your home in some other way. Any references in this notice to the "sale" of your home also include other ways of disposing of your home. For instance, you may owe the recapture tax if you give your home to a relative.

B. MAXIMUM RECAPTURE TAX & CALCULATION OF TAX DUE, if any:

NO RECAPTURE TAX DUE: In the following situations, no recapture tax is due and you do not need to do the calculations listed below:

- 1. You sell your home more than nine years after settlement.
- 2. Your home is disposed of as a result of your death.
- 3. You transfer your home either to your spouse or to your former spouse in connection with a divorce and you have no gain or loss included in your income under section 1041 of the Internal Revenue Code, or
- 4. You dispose of your home at a loss.

MAXIMUM RECA	APTURE TAX: The maximum recapture tax that you may have to pay is	This
amount is	of the highest principal amount of your mortgage loan and is your federally subsidized	amount with
respect to the loan.	Total 1st mortgage loan amount:	

The *ACTUAL RECAPTURE TAX*, if any, can be determined when you sell your home, and is the lesser of (1) 50% of your gain on the sale of your home, regardless of whether you have to include that gain in your income for federal income tax purposes, or (2) your RECAPTURE AMOUNT determined below:

- 1. If home is sold before the 1st anniversary of closing, or on or after the 8th anniversary but before the 9th, your recapture amount will be 1.25% of your original principal mortgage amount.
- 2. If home is sold on or after 1st anniversary of closing but before the 2nd, or on or after the 7th anniversary but before the 8th, your recapture amount will be 2.5% of your original principal mortgage amount.
- 3. If home is sold on or after 2nd anniversary of closing but before the 3rd, or on or after the 6th anniversary but before the 7th, your recapture amount will be 3.75% of your original principal mortgage amount.
- 4. If home is sold on or after 3rd anniversary of closing but before the 4th, or on or after the 5th anniversary but before the 6th, your recapture amount will be 5% of your original principal mortgage amount.
- 5. If home is sold on or after 4th anniversary of closing but before the 5th your recapture amount will be 6.25% of your original principal mortgage amount. This is the maximum recapture amount.
- **C. INCOME CALCULATION.** You can calculate the income percentage as follows: SUBTRACT the applicable ADJUSTED QUALIFYING INCOME in the taxable year in which you sell your home, as listed on the "Income Limit Attachment" to this form, FROM your MODIFIED ADJUSTED GROSS INCOME in the taxable year in which you sell your home.

Your **modified adjusted gross income** means your adjusted gross income shown on your federal income tax return for the taxable year in which you sell your home, with the following two adjustments: (a) your adjusted gross income must be

INCREASED by the amount of any interest that you receive or accrue in the taxable year from tax exempt bonds that is excluded from your gross income (under section 103 of the Internal Revenue Code); and (b) your adjusted gross income must be DECREASED by the amount of any gain included in your gross income by reason of the sale of your home.

Your **adjusted qualifying income** can be obtained from the Income Limit Attachment to this form. Start by finding the county in which your home is located. You would then choose the family size at the time of sale, whether it be 1 to 2 members or 3 or more. Once you have the correct row selected for the income, you would choose the correct column by selecting the year in which you are selling your home. Use this figure for your ADJUSTED QUALIFYING INCOME.

NOTE: If your income calculation above is zero or less, you owe no recapture tax. If it is \$5000 or more, you will owe 100% of the recapture amount. If it is greater than zero but less than \$5,000, it must be divided by \$5000. This fraction, expressed as a percentage, represents your income percentage. For example, if the fraction is \$1,000/\$5,000, your income percentage is 20%.

D. LIMITATIONS AND SPECIAL RULES ON RECAPTURE TAX.

- 1. If you give away your home (other than to your spouse or ex-spouse incident to divorce), you must determine your actual recapture tax as if you had sold your home for its fair market value.
- 2. If your home is destroyed by fire, storm, flood, or other casualty, there generally is no recapture tax if, within two years, you purchase additional property for use as your principal residence on the site of home financed with your original subsidized mortgage loan.
- 3. In general, except as provided in future regulations, if two or more persons own a home and are jointly liable for the subsidized mortgage loan, the actual recapture tax is determined separately for them based on their interests in the home.
- 4. If you repay your loan in full during the nine year recapture period and you sell your home during this period, your holding period percentage may be reduced under the special rule in section 143(m)(4)(C)(ii) of the Internal Revenue Code.
- 5. Other special rules may apply in particular circumstances. You may wish to consult with a tax advisor or the local office of the Internal Revenue Service when you sell or otherwise dispose of your home to determine the amount, if any, of your actual recapture tax. See section 143(m) of the Internal Revenue Code generally.

THIS EXPLANATION AND THE ACCOMPANYING CALCULATIONS REPRESENT THE AUTHORITY'S CURRENT UNDERSTANDING OF THE RECAPTURE PROVISION OF THE INTERNAL REVENUE CODE. THE EXPLANATION IS NOT A COMPLETE STATEMENT OF THE RECAPTURE PROVISION, AND THE AUTHORITY CANNOT BE CERTAIN THAT IT WILL BE CONSISTENT WITH ANY REGULATIONS THE TREASURY DEPARTMENT MAY PROMULGATE UNDER THE RELEVANT SECTIONS OF THE INTERNAL REVENUE CODE. IF YOU DO NOT UNDERSTAND THIS NOTICE, OR IF YOU HAVE ADDITIONAL QUESTIONS ABOUT RECAPTURE, YOU SHOULD CONSULT YOUR ATTORNEY, A TAX ADVISER OR THE LOCAL OFFICE OF THE INTERNAL REVENUE SERVICE.

The Authority believes that very few, if any, individuals will ever become subject to this tax. To encourage you to finance your residence under the First Time Homebuyer Program, the Authority agrees to reimburse you if you can provide to the Authority documentation showing that you paid the recapture tax. NOTE: any such reimbursement shall be limited to the actual amount of tax due; in the event of overpayment, any amount paid in excess of the actual amount due will not be reimbursed.

(We) have read this Notice to Mortgagor, an	nd I (We) have received a signed copy of this Notice for my (our) records.
Buyer signature	Date:
Buyer signature	Date:

IHDA RECAPTURE WORKSHEET #1 INCOME LIMITS*

NON-TARGETED

Effective: August 1st, 2015

	MAXIMUM HOUSEHOLD INCOME LIMITS									
County in Which the Residence is Located		YEAR								
		1	2	3	4	5	6	7	8	9
Cook, DuPage, Kane, Lake, McHenry, Will	1 OR 2	\$84,751.31	\$88,988.88	\$93,438.32	\$98,110.24	\$103,015.75	\$108,166.53	\$113,574.86	\$119,253.60	\$125,216.28
	3 OR MORE	\$97,464.00	\$102,337.20	\$107,454.06	\$112,826.76	\$118,468.10	\$124,391.51	\$130,611.08	\$137,141.64	\$143,998.72
Dekalb	1 OR 2	\$83,125.18	\$87,281.44	\$91,645.51	\$96,227.79	\$101,039.18	\$106,091.13	\$111,395.69	\$116,965.48	\$122,813.75
Dekaib	3 OR MORE	\$95,593.95	\$100,373.65	\$105,392.33	\$110,661.95	\$116,195.04	\$122,004.80	\$128,105.04	\$134,510.29	\$141,235.80
Grundy	1 OR 2	\$83,691.31	\$87,875.88	\$92,269.67	\$96,883.15	\$101,727.31	\$106,813.68	\$112,154.36	\$117,762.08	\$123,650.18
Grandy	3 OR MORE	\$96,245.00	\$101,057.25	\$106,110.11	\$111,415.62	\$116,986.40	\$122,835.72	\$128,977.50	\$135,426.38	\$142,197.70
Kendall	1 OR 2	\$94,500.00	\$99,225.00	\$104,186.25	\$109,395.56	\$114,865.34	\$120,608.61	\$126,639.04	\$132,970.99	\$139,619.54
Rendan	3 OR MORE	\$108,675.00	\$114,108.75	\$119,814.19	\$125,804.90	\$132,095.14	\$138,699.90	\$145,634.89	\$152,916.64	\$160,562.47
McLean	1 OR 2	\$83,600.00	\$87,780.00	\$92,169.00	\$96,777.45	\$101,616.32	\$106,697.14	\$112,032.00	\$117,633.60	\$123,515.28
MCLean	3 OR MORE	\$96,140.00	\$100,947.00	\$105,994.35	\$111,294.07	\$116,858.77	\$122,701.71	\$128,836.79	\$135,278.63	\$142,042.57
Champaign, Ford, Piatt	1 OR 2	\$72,500.00	\$76,125.00	\$79,931.25	\$83,927.81	\$88,124.20	\$92,530.41	\$97,156.93	\$102,014.78	\$107,115.52
Champaigh, i ord, Flatt	3 OR MORE	\$83,375.00	\$87,543.75	\$91,920.94	\$96,516.98	\$101,342.83	\$106,409.98	\$111,730.47	\$117,317.00	\$123,182.85
Menard, Sangamon	1 OR 2	\$73,700.00	\$77,385.00	\$81,254.25	\$85,316.96	\$89,582.81	\$94,061.95	\$98,765.05	\$103,703.30	\$108,888.47
Menard, Sangamon	3 OR MORE	\$84,755.00	\$88,992.75	\$93,442.39	\$98,114.51	\$103,020.23	\$108,171.24	\$113,579.81	\$119,258.80	\$125,221.74
Boone, Winnebago	1 OR 2	\$74,040.00	\$77,742.00	\$81,629.10	\$85,710.56	\$89,996.08	\$94,495.89	\$99,220.68	\$104,181.72	\$109,390.80
Doone, Williebago	3 OR MORE	\$86,380.00	\$90,699.00	\$95,233.95	\$99,995.65	\$104,995.43	\$110,245.20	\$115,757.46	\$121,545.33	\$127,622.60
**All Other Counties	1 OR 2	\$72,300.00	\$75,915.00	\$79,710.75	\$83,696.29	\$87,881.10	\$92,275.16	\$96,888.91	\$101,733.36	\$106,820.03
All Other Counties	3 OR MORE	\$83,145.00	\$87,302.25	\$91,667.36	\$96,250.73	\$101,063.27	\$106,116.43	\$111,422.25	\$116,993.36	\$122,843.03

^{*}If household income is less than that shown in corresponding cell, NO recapture tax is due.

^{**}All other counties includes the following eighty-five (85) counties: Adams, Alexander, Bond, Brown, Bureau, Calhoun, Carroll, Cass, Christian, Clark, Clay, Clinton, Coles, Crawford, Cumberland, De Witt, Douglas, Edgar, Edwards, Effingham, Fayette, Franklin, Fulton, Gallatin, Greene, Hamilton, Hancock, Hardin, Henderson, Henry, Iroquois, Jackson, Jasper, Jefferson, Jersey, Jo Daviess, Johnson, Kankakee, Knox, La Salle, Lawrence, Lee, Livingston, Logan, Macoon, Marson, Marshall, Mason, Massac, McDonough, Mercer, Monroe, Montgomery, Morgan, Moultrie, Ogle, Peoria, Perry, Pike, Pope, Pulaski, Putnam, Randolph, Richland, Rock Island, Saline, Schuyler, Scott, Shelby, St. Clair, Stark, Stephenson, Tazewell, Union, Vermillion, Wayne, White, Whiteside, Williamson, Woodford.

IHDA RECAPTURE WORKSHEET #1A INCOME LIMITS*

TARGETED

Effective: August 1st, 2015

	MAXIMUM HOUSEHOLD INCOME LIMITS									
County in Which the Residence is Located		YEAR								
		1	2	3	4	5	6	7	8	9
Cook, Kane, Lake, Will	1 OR 2	\$91,200.00	\$95,760.00	\$100,548.00	\$105,575.40	\$110,854.17	\$116,396.88	\$122,216.72	\$128,327.56	\$134,743.94
	3 OR MORE	\$106,400.00	\$111,720.00	\$117,306.00	\$123,171.30	\$129,329.87	\$135,796.36	\$142,586.18	\$149,715.48	\$157,201.26
De Kalb	1 OR 2	\$83,640.00	\$87,822.00	\$92,213.10	\$96,823.76	\$101,664.94	\$106,748.19	\$112,085.60	\$117,689.88	\$123,574.37
	3 OR MORE	\$97,580.00	\$102,459.00	\$107,581.95	\$112,961.05	\$118,609.10	\$124,539.55	\$130,766.53	\$137,304.86	\$144,170.10
McLean	1 OR 2	\$100,320.00	\$105,336.00	\$110,602.80	\$116,132.94	\$121,939.59	\$128,036.57	\$134,438.39	\$141,160.31	\$148,218.33
	3 OR MORE	\$117,040.00	\$122,892.00	\$129,036.60	\$135,488.43	\$142,262.85	\$149,375.99	\$156,844.79	\$164,687.03	\$172,921.39
Champaign	1 OR 2	\$87,000.00	\$91,350.00	\$95,917.50	\$100,713.38	\$105,749.04	\$111,036.50	\$116,588.32	\$122,417.74	\$128,538.62
	3 OR MORE	\$101,500.00	\$106,575.00	\$111,903.75	\$117,498.94	\$123,373.88	\$129,542.58	\$136,019.71	\$142,820.69	\$149,961.73
Sangamon	1 OR 2	\$88,440.00	\$92,862.00	\$97,505.10	\$102,380.36	\$107,499.37	\$112,874.34	\$118,518.06	\$124,443.96	\$130,666.16
	3 OR MORE	\$103,180.00	\$108,339.00	\$113,755.95	\$119,443.75	\$125,415.93	\$131,686.73	\$138,271.07	\$145,184.62	\$152,443.85
Winnebago	1 OR 2	\$86,760.00	\$91,098.00	\$95,652.90	\$100,435.55	\$105,457.32	\$110,730.19	\$116,266.70	\$122,080.03	\$128,184.03
	3 OR MORE	\$101,220.00	\$106,281.00	\$111,595.05	\$117,174.80	\$123,033.54	\$129,185.22	\$135,644.48	\$142,426.70	\$149,548.04
**All Other Counties	1 OR 2	\$86,760.00	\$91,098.00	\$95,652.90		\$105,457.32	\$110,730.19	\$116,266.70	\$122,080.03	\$128,184.03
	3 OR MORE	\$101,220.00	\$106,281.00	\$111,595.05	\$117,174.80	\$123,033.54	\$129,185.22	\$135,644.48	\$142,426.70	\$149,548.04

^{*}If household income is less than that shown in corresponding cell, NO recapture tax is due.

^{**}All other counties includes the following twenty-three (23) counties: Adams, Alexander, Crawford, Franklin, Greene, Jackson, Jefferson, Kankakee, Macon, Madison, Marion, McDonough, Mercer, Morgan, Peoria, Pulaski, Rock Island, Saline, St. Clair, Stephenson, Tazewell, Vermillion, White