## GENERAL PARTNER'S INCUMBENCY CERTIFICATE FOR LIMITED PARTNERSHIP

I,		, do herel	by certify that:
1.		ted and acting Secretary of	, a, a, a, a was of the State of Maryland and the sole
		, a limited partnership (the '	
2. adopted:		as Exhibit A is a true and conNE OF THE FOLLOWING A	rect copy of resolutions which were duly AND COMPLETE]
		mous consent of the Board, 20; <b>OR</b>	of Directors of the General Partner on
	· · · · · · · · · · · · · · · · · · ·	tion of the Board of Directors o	of the General Partner at a meeting held on
		e form originally adopted, and	rescinded or modified and are in full force are in conformity with the Charter/Articles
4. [C	CHECK ONE OF TH	IE FOLLOWING AND COM	PLETE]
amended or (date)Community amended, res 5. in the capaci	al Partner, attached he and effect on the date lend (b) The Charm (date), all of which Development's Shelter scinded or modified and the following per	ter/Articles of Incorporation of and the Bylaws dated the have previously been submer and Transitional Housing and are in full force and effect on the sons are duly elected, qualified	ached hereto as Exhibit B, and the Bylaws n amended, rescinded, or modified and are the General Partner dated, as amended on itted to the Department of Housing and Facilities Grant Program, have not been the date hereof.  I and acting officers of the General Partner names and titles are their true and genuine
signatures:	THE ALL OFFICER		
[INCLU	JDE ALL OFFICER	S AUTHORIZED TO EXEC	UTE THE GRANT DOCUMENTS]
	<u>Name</u>	<u>Office</u>	<u>Signature</u>
WIT 20	NESS, my signature	and the seal of the General Pa	rtner this day of,
			(SEAL)
		Secretary	

#### **EXHIBIT A**

## CERTIFIED PARTNERSHIP RESOLUTIONS OF LIMITED PARTNERSHIP

	The unde	ersigned,		, a Maryland corporation
(the	"General Par	tner"), and		and
			_ (collectively, the "Limited Part	ners"), hereby certify that:
of _	1.	Γhe General Partner is the	e general partner and the Limited	d Partners are the limited partners ship organized and existing in good
stan	ding under th	e laws of Maryland (the	"Partnership").	ship organized and existing in good
	2.	Γhe following resolutions	s ("Resolutions") are hereby ado	pted by the Partnership:
	[grant] ["Grant"] instrumer acquisition certain re Maryland	[loan] in the amount of ["Loan"]) from the M ntality of the State of Ma on of [the pre-development of the property [ies] located	Partnership is hereby authorized f	(\$) (the Frust ("MAHT"), a public erating assistance for] [the of] [the rehabilitation of] County [Baltimore City],
	execute ( any and a with resp [Loan], s Partnersh	for have executed on its all documents which MA pect to the development such documents to be in	O, that the Partnership be and behalf by its duly authorized a AHT and/or the Partnership deem to of the Project and/or the conform, substance and content as very of the documents by the oval;	representative) and deliver ns necessary or appropriate summation of the [Grant] s may be approved by the
	inclusion clause in	in the documents evid favor of MAHT and the of the documents eviden	O, that the Limited and Gene lencing the [Grant] [Loan] of e same be and it is hereby appro- ncing the [Grant] [Loan] shall	a confession of judgment ved, and the execution and
	any acts		o, that the Partnership be and it cessary or advisable, in its judgn	

Agreement of Limited Partnership of the Partnership and any amendments as are in effect on this date.

The foregoing Resolutions have not been amended, rescinded or modified and are in full

Attached hereto as Exhibit A is a true, correct, and complete copy of the Certificate and

3.

force and effect on the date hereof.

General Partner:	
By:	
Name: Title:	
Limited Partners:	
D	(Seel)
By: Name: Title:	
By:Name:	
Title:	
By:	(Seal)
Name: Title:	
By:	(Seal)
Name: Title:	

## **CONTRACT AFFIDAVIT**

CERTIFICATION OF CORPORATION REGISTRATION AND TAX PAYMENT: IFURTHER AFFIRM THAT:  (1) The business named above is a [corporation] [] formed [ Maryland] [(other state:)] and registered in accorda with the Corporations and Associations Article, Annotated Code of Maryland, and that it is in g standing and has filed all of its annual reports, together with filing fees, with the Maryland S Department of Assessments and Taxation, and that the name and address of its resident agent f with the State Department of Assessments and Taxation is:  Name:		REPRESENTATIVE: (title)		pient) and that I	epresentative of possess the legal
IFURTHER AFFIRM THAT:  (1) The business named above is a [corporation] [ ] formed [ Maryland] [(other state:)] and registered in accorda with the Corporations and Associations Article, Annotated Code of Maryland, and that it is in g standing and has filed all of its annual reports, together with filing fees, with the Maryland S. Department of Assessments and Taxation, and that the name and address of its resident agent if with the State Department of Assessments and Taxation is:  Name:	•		•		C
(1) The business named above is a [corporation] [			REGISTRATION A	AND TAX PAYN	<u>MENT:</u>
Maryland] [(other state:)] and registered in accordation with the Corporations and Associations Article, Annotated Code of Maryland, and that it is in getanding and has filed all of its annual reports, together with filing fees, with the Maryland Spepartment of Assessments and Taxation, and that the name and address of its resident agent for with the State Department of Assessments and Taxation is:  Name:	FURTHER AFI	FIRM THAT:			
standing and has filed all of its annual reports, together with filing fees, with the Maryland S Department of Assessments and Taxation, and that the name and address of its resident agent is with the State Department of Assessments and Taxation is:  Name:  (if not a corporation, state so)  Address:  (2) Except as validly contested, the business has paid, or has arranged for payment of, all taxes all government entities including the State of Maryland and has filed all required returns and repwith the Comptroller of the Treasury, the State Department of Assessments and Taxation, and Department of Labor, Licensing and Regulation (DLLR), and all other taxing authorities applicable, and will have paid all withholding taxes due to the State of Maryland prior to a settlement.  AFFIRMATION REGARDING BRIBERY CONVICTIONS: I FURTHER AFFIRM TE neither I, nor to the best of my knowledge, information, and belief, the above business, (as define \$16-101(b) of the State Finance and Procurement Article of the Annotated Code of Maryland), any of its officers, directors, or partners, nor any of its employees directly involved in obtainin performing contracts with the public bodies (as defined in \$16-101(f) of the State Finance Procurement Article of the Annotated Code of Maryland), has been convicted of, or has probation imposed pursuant to \$\$6-221 and 6-222 of the Criminal Procedure Article, Annotated Cof Maryland, as may be amended from time to time, or has had probation before judgment pursuant.	[	Maryland] [(other state		)] and registe	red in accordance
with the State Department of Assessments and Taxation is:  Name:  (if not a corporation, state so)  Address:  (2) Except as validly contested, the business has paid, or has arranged for payment of, all taxes all government entities including the State of Maryland and has filed all required returns and repwith the Comptroller of the Treasury, the State Department of Assessments and Taxation, and Department of Labor, Licensing and Regulation (DLLR), and all other taxing authorities applicable, and will have paid all withholding taxes due to the State of Maryland prior to a settlement.  AFFIRMATION REGARDING BRIBERY CONVICTIONS: I FURTHER AFFIRM THE neither I, nor to the best of my knowledge, information, and belief, the above business, (as define §16-101(b) of the State Finance and Procurement Article of the Annotated Code of Maryland), any of its officers, directors, or partners, nor any of its employees directly involved in obtainin performing contracts with the public bodies (as defined in §16-101(f) of the State Finance Procurement Article of the Annotated Code of Maryland), has been convicted of, or has probation imposed pursuant to §86-221 and 6-222 of the Criminal Procedure Article, Annotated Code of Maryland, as may be amended from time to time, or has had probation before judgment pursuant.	standing and has	filed all of its annual repo	rts, together with f	iling fees, with th	ne Maryland State
Name:  (if not a corporation, state so)  Address:  (2) Except as validly contested, the business has paid, or has arranged for payment of, all taxes all government entities including the State of Maryland and has filed all required returns and rep with the Comptroller of the Treasury, the State Department of Assessments and Taxation, and Department of Labor, Licensing and Regulation (DLLR), and all other taxing authorities applicable, and will have paid all withholding taxes due to the State of Maryland prior to a settlement.  **AFFIRMATION REGARDING BRIBERY CONVICTIONS:** I FURTHER AFFIRM TENESTICATION (In the best of my knowledge, information, and belief, the above business, (as define \$16-101(b) of the State Finance and Procurement Article of the Annotated Code of Maryland), any of its officers, directors, or partners, nor any of its employees directly involved in obtainin performing contracts with the public bodies (as defined in \$16-101(f) of the State Finance Procurement Article of the Annotated Code of Maryland), has been convicted of, or has probation imposed pursuant to \$\$6-221 and 6-222 of the Criminal Procedure Article, Annotated Code of Maryland, as may be amended from time to time, or has had probation before judgment pursuant to \$\$6-221 and 6-222 of the Criminal Procedure Article, Annotated Code of Maryland, as may be amended from time to time, or has had probation before judgment pursuant to \$\$6-221 and 6-222 of the Criminal Procedure Article, Annotated Code of Maryland, as may be amended from time to time, or has had probation before judgment pursuant to \$\$6-221 and 6-222 of the Criminal Procedure Article, Annotated Code of Maryland, as may be amended from time to time, or has had probation before judgment pursuant to \$\$6-221 and 6-222 of the Criminal Procedure Article, Annotated Code of Maryland, as may be amended from time to time, or has had probation before judgment pursuant to \$\$6-221 and 6-222 of the Criminal Procedure Article and \$\$6-221 and \$\$6-221 and \$\$6-221 and \$\$6-222 of the Criminal	•			d address of its re	esident agent filed
(if not a corporation, state so)  Address:  (2) Except as validly contested, the business has paid, or has arranged for payment of, all taxes all government entities including the State of Maryland and has filed all required returns and repwith the Comptroller of the Treasury, the State Department of Assessments and Taxation, and Department of Labor, Licensing and Regulation (DLLR), and all other taxing authorities applicable, and will have paid all withholding taxes due to the State of Maryland prior to festtlement.  AFFIRMATION REGARDING BRIBERY CONVICTIONS: I FURTHER AFFIRM The neither I, nor to the best of my knowledge, information, and belief, the above business, (as define §16-101(b) of the State Finance and Procurement Article of the Annotated Code of Maryland), any of its officers, directors, or partners, nor any of its employees directly involved in obtainin performing contracts with the public bodies (as defined in §16-101(f) of the State Finance Procurement Article of the Annotated Code of Maryland), has been convicted of, or has probation imposed pursuant to §86-221 and 6-222 of the Criminal Procedure Article, Annotated Cof Maryland, as may be amended from time to time, or has had probation before judgment pursuant to \$10 miles and probation before judgment pursuant to time, or has had probation before judgment pursuant to time, or has had probation before judgment pursuant to \$10 miles and \$10 miles are properly to the taxes and taxes are properly to the taxes and taxes are properly to the taxes and taxes are properly to the taxes are properly to the taxes are properly to the taxes and taxes are properly to the taxes and taxes are properly to the taxes are properly t	_				
Address:  (2) Except as validly contested, the business has paid, or has arranged for payment of, all taxes all government entities including the State of Maryland and has filed all required returns and repwith the Comptroller of the Treasury, the State Department of Assessments and Taxation, and Department of Labor, Licensing and Regulation (DLLR), and all other taxing authorities applicable, and will have paid all withholding taxes due to the State of Maryland prior to settlement.  AFFIRMATION REGARDING BRIBERY CONVICTIONS: I FURTHER AFFIRM The neither I, nor to the best of my knowledge, information, and belief, the above business, (as define \$16-101(b) of the State Finance and Procurement Article of the Annotated Code of Maryland), any of its officers, directors, or partners, nor any of its employees directly involved in obtainin performing contracts with the public bodies (as defined in \$16-101(f) of the State Finance Procurement Article of the Annotated Code of Maryland), has been convicted of, or has probation imposed pursuant to \$\$6-221 and 6-222 of the Criminal Procedure Article, Annotated Cof Maryland, as may be amended from time to time, or has had probation before judgment pursuant to \$\$6-221 and 6-222 of the Criminal Procedure Article, Annotated Cof Maryland, as may be amended from time to time, or has had probation before judgment pursuant to \$\$6-221 and 6-222 of the Criminal Procedure Article, Annotated Cof Maryland, as may be amended from time to time, or has had probation before judgment pursuant to \$\$6-221 and 6-222 of the Criminal Procedure Article, Annotated Cof Maryland, as may be amended from time to time, or has had probation before judgment pursuant to \$\$6-221 and 6-222 of the Criminal Procedure Article, Annotated Cof Maryland, as may be amended from time to time, or has had probation before judgment pursuant to \$\$6-221 and 6-222 of the Criminal Procedure Article Annotated Cof Maryland, as may be amended from time to time, or has had probation before judgment pursuant to \$\$6-221 and 6-222		a corporation, state so)			
all government entities including the State of Maryland and has filed all required returns and repwith the Comptroller of the Treasury, the State Department of Assessments and Taxation, and Department of Labor, Licensing and Regulation (DLLR), and all other taxing authorities applicable, and will have paid all withholding taxes due to the State of Maryland prior to a settlement.  **AFFIRMATION REGARDING BRIBERY CONVICTIONS:** I FURTHER AFFIRM THE neither I, nor to the best of my knowledge, information, and belief, the above business, (as define \$16-101(b) of the State Finance and Procurement Article of the Annotated Code of Maryland), any of its officers, directors, or partners, nor any of its employees directly involved in obtaining performing contracts with the public bodies (as defined in \$16-101(f) of the State Finance Procurement Article of the Annotated Code of Maryland), has been convicted of, or has probation imposed pursuant to \$\$6-221 and 6-222 of the Criminal Procedure Article, Annotated Cof Maryland, as may be amended from time to time, or has had probation before judgment pursuant.	·	•			
neither I, nor to the best of my knowledge, information, and belief, the above business, (as define §16-101(b) of the State Finance and Procurement Article of the Annotated Code of Maryland), any of its officers, directors, or partners, nor any of its employees directly involved in obtainin performing contracts with the public bodies (as defined in §16-101(f) of the State Finance Procurement Article of the Annotated Code of Maryland), has been convicted of, or has probation imposed pursuant to §§6-221 and 6-222 of the Criminal Procedure Article, Annotated Cof Maryland, as may be amended from time to time, or has had probation before judgment pursuant	* *	ill have paid all withhold	ing taxes due to th	e State of Maryl	and prior to final
to Criminal Procedure Article, §6-220, Annotated Code of Maryland, as may be amended from to time, or has pleaded nolo contendere to a charge of, bribery, attempted bribery, or conspirace	neither I, nor to th §16-101(b) of the any of its officers performing contral Procurement Arti- probation imposed of Maryland, as me to Criminal Procede to time, or has ple	state Finance and Procure s, directors, or partners, nor acts with the public bodies cle of the Annotated Cool pursuant to §§6-221 and 6 may be amended from time dure Article, §6-220, Annotated nolo contendere to a	formation, and belief ment Article of the any of its employers (as defined in §1 le of Maryland), he 222 of the Criminal to time, or has had tated Code of Mary charge of, bribery,	Annotated Code tes directly involved 6-101(f) of the state as been convicted Procedure Article probation before judand, as may be an attempted bribery	ness, (as defined in of Maryland), nor ed in obtaining or State Finance and ed of, or has had e, Annotated Code judgment pursuant mended from time of, or conspiracy to
bribe in violation of Maryland law, or of the law of any other state or federal law, except as foll [indicate the reasons why the affirmation cannot be given and list any conviction, plea, or imposi of probation before judgment with the date, court, official or administrative body, the sentenc disposition, the name(s) of the person(s) involved, and their current positions and responsibil with the busine	[indicate the reaso of probation before disposition, the na	ons why the affirmation can re judgment with the date,	not be given and list court, official or a volved, and their cu	t any conviction, p dministrative bod	plea, or imposition y, the sentence or
with the busine	witti		uic		businessj

- **D.** <u>AFFIRMATION REGARDING OTHER CONVICTIONS</u>: I FURTHER AFFIRM THAT neither I, nor to the best of my knowledge, information, and belief, the above business, or any of its officers, directors, members, or partners, or any of its employees directly involved in obtaining or performing contracts with public bodies, has:
  - (a) been convicted under the state or federal statute of a criminal offense incident to obtaining, attempting to obtain, or performing a public or private contract, fraud, embezzlement, theft, forgery, falsification or destruction of records, or receiving stolen property;
  - (b) been convicted of any criminal violation of a state or federal antitrust statute;
  - (c) been convicted under the provisions of Title 18 of the United States Code for violation of the Racketeer Influenced and Corrupt Organization Act, 18 U.S.C. §§1961, et seq., or the Mail Fraud Act, 18 U.S.C. §§1341, et. seq., for acts arising out of the submission of bids or proposals for a public or private contract;
  - (d) been convicted of a violation of the State Minority Business Enterprise Law, Section 14-308 of the State Finance and Procurement Article of the Annotated Code of Maryland;
  - (e) been convicted of conspiracy to commit any act or omission that would constitute grounds for conviction or liability under any law or statute described in subsection (a), (b), (c), or (d) above;
  - (f) been found civilly liable under a state or federal antitrust statute for acts or omissions in connection with the submission of bids or proposals for a public or private contract;
  - (g) admitted in writing or under oath, during the course of an official investigation or other proceeding, acts or omissions that would constitute grounds for conviction or liability under any law or statute described above, **except as follows** [indicate reasons why the affirmations cannot be given, and list any conviction, plea, or imposition of probation before judgment with the date, court, official or administrative body, the sentence or disposition, the name(s) of the person(s) involved and their current positions and responsibilities with the business, and the status of any debarment]:
- **E. AFFIRMATION REGARDING DEBARMENT:** I FURTHER AFFIRM THAT neither I, nor to the best of my knowledge, information, and belief, the above business, or any of its officers, directors, members, or partners or any of its employees directly involved in obtaining or performing contracts with public bodies, has ever been suspended or debarred (including being issued a limited denial of participation) by any public entity, except as follows [list each debarment or suspension providing the date of the suspension or debarment, the name of the public entity and the status of the proceedings, the name(s) of the person(s) involved and their current positions and responsibilities with the business, the grounds for the debarment or suspension, and the details of each person's involvement in any activity that formed the grounds for the debarment or suspension, and the details of each person's involvement in any activity that formed the grounds for the debarment or suspension]:

# F. <u>AFFIRMATION REGARDING DEBARMENT OF RELATED ENTITIES:</u> I FURTHER AFFIRM THAT:

(1)	designed to, evade the application of	of or de	loes it operate and it does not operate in a manner efeat the purpose of debarment pursuant to §§16-101, et Article of the Annotated Code of Maryland; and
(2)	•		ubsidiary, or affiliate of a suspended or debarred business, s(s) why the affirmations cannot be given without
	my knowledge, information, and be with a public body under which a pe and Procurement Article of the An	lief, therson denotated	FURTHER AFFIRM THAT neither I, nor to the best of e above business, has knowingly entered into a contract ebarred or suspended under Title 16 of the State Finance I Code of Maryland will provide, directly or indirectly, construction related services, leases of real property, or
G.	Maryland Affordable Housing Trust and may be distributed to units as subdivisions of the State of Maryland government. I further acknowledge States and the State of Maryland, be agreement resulting from the submit amend, modify, or waive, on behalf Maryland having jurisdiction, the Constitution and the laws of Maryland the obligations, terms and covenant	and to nd age nd; (3) that the oth crin ssion of of the exercise ad with ts und	TLEDGE THAT this Affidavit is to be furnished to the the Department of Housing and Community Development ints of (1) the State of Maryland; (2) counties or other other states and their subdivisions; and (4) the federal his Affidavit is subject to applicable laws of the United minal and civil, and that nothing in this Affidavit or any of this grant application shall be construed to supersede, a State of Maryland, or any unit or agent of the State of see of any statutory right or remedy conferred by the respect to any misrepresentation made or any violation of certaken by the above business with respect to (1) this (3) other Affidavits comprising part of the proposed
THAT		IDAVI	FFIRM UNDER THE PENALTIES OF PERJURY IT ARE TRUE AND CORRECT TO THE BEST OF CLIEF.
WITNE	ESS:		
		BY:	(Authorized Representative and Affiant)
	1	Date:	, 20

Sponsor Name:	("Project Sponsor")
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# MARYLAND AFFORDABLE HOUSING TRUST ASSURANCE OF COMPLIANCE WITH EEO, CIVIL RIGHTS, DRUG AND ALCOHOL FREE WORKPLACE, AND OTHER REQUIREMENTS

## THE PROJECT SPONSOR IDENTIFIED ABOVE HEREBY AGREES THAT IT WILL COMPLY WITH:

- A. Title VI of the Civil Rights Act of 1964 (the "Act"), as amended, to the end that, in accordance with Title VI of the Act, no person in the United States shall, on the ground of race, color, or national origin be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under any program or activity for which the Project Sponsor receives financial or technical assistance from the Maryland Affordable Housing Trust.
- B. Title VII of the Civil Rights Act of 1964, as amended, to the end that, in accordance with Title VII of that Act, it shall be an unlawful employment practice for an employer:
- 1. to fail or refuse to hire or to discharge any individual, or otherwise discriminate against any individual with respect to his compensation, terms, conditions, or privileges of employment, because of such individual's race, color, religion, sex or national origin;
- 2. to limit, segregate, or classify his employees or applicants for employment in any way which would deprive or tend to deprive any individual of employment opportunities or otherwise adversely affect his status as an employee because of such individual's race, color, religion, sex, or national origin.
- C. Title VIII of the Civil Rights Act of 1968, as amended, to the end that, it is the policy of the United States to provide, within constitutional limitations, for fair housing throughout the United States.
- D. The Fair Housing Amendments Act of 1988, as amended (the "Fair Housing Amendments Act"), to the end that it shall be unlawful to discriminate against any person in the terms of the rental of a dwelling because of the familial status except with respect to "housing for older persons" (as defined in the Fair Housing Amendments Act).
- E. Title 20 of the State Government Article of the Annotated Code of Maryland, as amended, which establishes the Commission on Human Relations and prohibits discrimination in employment and residential housing practices.
- F. State of Maryland Executive Order 01.01.1989.18 relating to drug and alcohol free workplaces for non-State entities, promulgated November 28, 1989.
  - G. The Americans with Disabilities Act of 1990, as amended.

**WITNESS/ATTEST:** 

- H. The Secretary of the Department of Housing and Community Development of the State of Maryland's (the "Secretary") Policy Statement on Equal Opportunity, to the end that, the Maryland Affordable Housing Trust shall not knowingly approve grants of financial or technical assistance to recipients who are engaged in discriminatory employment practices.
- I. The Secretary's Minority Business Enterprise Program which establishes a program to provide opportunities for minority contractors and vendors to participate in Department of Housing and Community Development Programs; and the minority business enterprise plan submitted by or on behalf of Project Sponsor as approved by the Department of Housing and Community Development's Equal Opportunity Officer, provided, however, that this Paragraph H shall not apply in the event that a statement is attached hereto from the Project Sponsor's equal opportunity officer stating that the general contractor is in compliance with local minority business participation programs or objectives.
- J. The Department of Housing and Community Development's Relocation Policy where applicable.
  - K. All other related applicable Federal and State laws, regulations and rules.

THE PROJECT SPONSOR HEREBY GIVES ASSURANCE THAT it will immediately take any measures to effectuate this agreement.

THIS ASSURANCE is given on the date below, in consideration of and for the purpose of obtaining and shall continue for the period of any State financial or technical assistance extended after the date hereof to or on behalf of the Project Sponsor by the Maryland Affordable Housing Trust. The Project Sponsor recognizes and agrees that such State financial or technical assistance will be extended in reliance on the representations and agreements made in this assurance. This assurance is binding on the Project Sponsor, its successors, transferees, and assignees, and the person or persons whose signatures appear below are authorized to sign this assurance on behalf of the Project Sponsor.

PROJECT SPONSOR:

By: Name: Title:
[Name and Title should match Name/Title of a person authorized by the Corporate Resolutions and Incumbency Certificate]
Date:

### ACCESS TO PUBLIC RECORDS ACT NOTICE AND WAIVER

Applicants should give specific attention to the identification of information furnished to the Maryland Affordable Housing Trust (MAHT) under this application which they deem confidential, commercial or financial information, proprietary information, or trade secrets and provide any justification of why this information should not be disclosed under the Maryland Access to Public Records Act, State Government Article, Part III, §§10-611 through 10-628 of the Annotated Code of Maryland. Applicants are advised that, upon request from a third party, MAHT is required to make an independent determination as to whether the information may or must be divulged to that party.

This information will be disclosed to appropriate staff of MAHT or to public officials for purposes connected with the administration of the programs for which its use is intended. Such information may be shared with State, Federal or local government agencies that have a financial, regulatory or law enforcement role in the project.

MAHT intends to make available to the public certain information regarding projects recommended for funding by MAHT. Some of this information may not be disclosed under Maryland's Access to Public Records Act. By signing and delivering this application to MAHT, you hereby AGREE TO WAIVE ANY RIGHTS TO OBJECT TO OR PREVENT THE DISCLOSURE TO THE PUBLIC OF THE FOLLOWING INFORMATION: Grantee's/Borrower's name; name and location of the project; grant or loan amount and terms; amounts and source of other financing; public purpose of the grant or loan; county in which the project is located; a description of the project including the number of units and number of units set aside for the public purpose.

IN WITNESS WHEREOF, the applicar its name on this day of	at has caused this document to be duly executed in $20$ .
	(Full legal name of applicant)
	Signature: Name: Title: