Homebuyer Tax Credit New Hampshire Housing's Mortgage Credit Certificate (MCC) Program With a New Hampshire Housing Mortgage

MCC Reservation #:	I	Date:	
Applicant:	(Co-Applicant:	
Applicant email:		Applicant Phone:	
Lender:		Lender Contact:	
Lender Email:		Lender Phone:	
The following items are re	With NHHFA First Mort		
secondarily I Wag SSI a Alim VA I Pens Uner	iable on the Mortgage, must include: es and other compensation (evidenced by most reco nd SSDI; ony and Child Support; Benefits; ion/Annuity; nployment Compensation; and		
	Employment (Current year-to-date business profit	and loss statement)	
	and/or tax transcripts from the IRS	o both live in the home and be secondarily liable on the	
<u>Mortgage</u> – r required, tho NOTE: If th self-employed	nust be signed and dated copies for the most recent ugh may be requested for further clarification (e.g	It <u>three</u> years, <u>complete</u> with all Schedules. W-2s are not g. income is variable and/or inconsistent).	
MCC Program			
	Completion of the online Homebuyer Tax Credit t	training	
	Closing Affidavit		
Seller(s) Affi	0		
	sing Certificate		
	nsert x for method of payment: () net funded, or	() check to "New Hampshire Housing"	
Submitted by:	Email:	Phone:	

NOTES:

- Per the MCC Guide found at <u>www.nhhfa.org</u>, MCC reservations automatically <u>expire four (4) months from the reservation date</u>.
- In order to issue an MCC, New Hampshire Housing must receive the <u>complete MCC application package within 7 days after</u> <u>the mortgage closing date</u>. If New Hampshire Housing does not receive a complete MCC application package within <u>7 days</u> <u>after the mortgage closing date</u>, your borrower will not be eligible for the MCC Program.
- **Qualifying with an MCC:** Applications in need of prior approval must be submitted to New Hampshire Housing at least 72 hours prior to closing. Please email your request to mcc@nhhfa.org.



MCC Applicant(s) Affidavit and Recapture Notification

Lender:	Date:
Applicant:	Co-Applicant:

PART I – APPLICANT(S) AFFIDAVIT

The undersigned Applicant(s) as applicants for a MCC issued by New Hampshire Housing under the MCC Program, being duly sworn, do hereby represent and warrant as follows:

1.	The home is located at (Street Address)	

in (City/Town) _____, NH ____.

- 2. I/We will occupy the property as my/our/our principal place of residence within sixty days after the closing of the home mortgage, or, in the case of a loan made to finance the construction of a residence, within sixty days after the completion of the construction, and thereafter to maintain the property as my/our/our principal residence until the home mortgage is paid and the note securing the same is discharged.
- 3. I/We will not use more than 15% of the residence in a trade or business which qualifies me/us to deduct any portion of the cost of the residence as home business expense on my/our/our Federal or State income tax returns(s).
- 4. All of the land being purchased with the residence reasonably maintains the basic livability of the residence and does not provide a source of income to me/us and I/we have no intention of subdividing such land or otherwise selling it apart from the residence.
- 5. I/We have not purchased the residence for purposes of resale and will not allow the mortgage on the residence to be assumed or sell the residence subject to the mortgage.
- 6. I/We will notify New Hampshire Housing immediately in writing if and when the home ceases to be my/our Principal Residence. I understand that any MCC issued in connection with the home will be revoked if the home ceases to be my/our principal residence.
- 7. I/We have not had a present ownership interest* in a principal residence, including a Manufactured Home permanently fixed real property, at any time during the three-year period immediately prior to the closing of the mortgage. (This requirement does not apply if the residence is in a "Targeted Area" as determined by New Hampshire Housing.)

*The term "present ownership interest" includes not only outright ownership but also any of the following interests if held either directly by you or in trust for you; a joint tenancy, a tenancy in common, a tenancy by the entirety, a community property interest, the interest of a tenant-shareholder in a cooperative, a life estate or a contract pursuant to which you have possession and the benefits and burdens of ownership although legal title is not transferred until sometime later. A "principal residence" does not include a vacation residence or timeshare residence which is not used as a permanent residence.

 I/We have provided copies of my/our Federal Income tax returns, as signed, filed and/or electronically transmitted, on Form 1040 for any years during such three-year period that such returns were filed with the Internal Revenue Service. If the copies of the Federal Income tax returns submitted are <u>unsigned</u>, please initial the appropriate box below:

The provided copies are unsigned due to (*enter your initials if applicable*):

_____ The manner of transmitting the return(s) was electronically filed; or

I/we did not keep a copy of my/our signed tax return(s)

If I/we was/were **not required to file such returns during one or more such preceding three years** in accordance with Section 6012 of the Internal Revenue Code, I/We are familiar with such Section 6012 and confirm that such returns were **not required to be filed for the following years:**

- 9. I/We will not use any part of the loan proceeds to acquire or replace an existing mortgage except for construction period financing or other temporary initial financing.
- 10. My/Our current income does not exceed New Hampshire Housings MCC Income Limit.
- 11. I/We have been advised that the value of the MCC varies according to my/our Federal tax liability and acknowledge that I/we have been advised to consult a tax accountant for advice. I/We understand that neither New Hampshire Housing nor the lender can make any representations regarding the value of the credit to me. I/We understand that the MCC will reduce my/our Federal tax liability based on the amount of mortgage interest paid for the tax year.
- 12. I/We understand and agree that changed conditions in the acquisition cost, gross annual income, and other program requirements may disqualify me at closing from receiving an MCC although at the time of application I was eligible to receive a certificate.
- 13. I/We understand that I/we may seek financing for the first mortgage loan from any lender of my/our choosing.
- 14. I/We understand and agree that the lender will decide upon my/our eligibility to receive the mortgage loan and set all loan terms and that New Hampshire Housing will not be involved in the credit process. I/We understand and agree that New Hampshire will not inspect the property for defects, nor will New Hampshire Housing underwrite the loan.
- 15. I/We therefore agree to hold New Hampshire Housing harmless from any action or inaction on the part of the lender, seller, contractors or other involved parties.

PART II - ACQUISITION COST OF THE RESIDENCE

I/We certify that the cost of acquiring this property has been fully disclosed to the lender and is within the Acquisition Cost limits established by New Hampshire Housing for this residence. I/We certify there are no other side agreements pertaining to this transaction.

Acquisition Cost Worksheet

- Amount to be paid, in cash or in kind, by the Applicant(s) to or for the benefit of the seller(s) for the land and/or dwelling, including amounts needed to discharge any "Permissible Temporary Financing" but excluding "usual and reasonable settlement and financing costs and the amount paid to seller for fixtures and not part of the cost of land and dwelling." (See Notes (1), (2) and (3) below.)
- 2. Amount paid for residence if purchased separately and not included in (Part II-1) above or if land subject to ground rent. (See Note (1) below.)
- 3. If the dwelling is "incomplete or unfinished," additional costs of completing the dwelling not included in (Part II-1) above. (See Note (5) below.)
- 4. Total Acquisition Cost

MCCB002 1/3/2022 \$

\$

\$

\$

Notes:

(1) The Acquisition Cost excludes the cost of any personal property sold with the residence which is separately identified in the contract, value at its fair market value and not financed by the Mortgage Loan.

(2) "Permissible Temporary Financing" means a construction period loan or a bridge loan or similar temporary financing with a term of 24 months or less which is given to acquire a residence subject to obtaining permanent financing.

(3) "Usual and Reasonable Settlement and Financing Costs" includes titling and transfer costs, title insurance, survey fees and other similar costs, credit reference fees, legal fees, appraisal expenses, points which are paid by the Applicant(s), or other cost of financing the residence.

(4) The Acquisition Cost of a residence does not include the cost of land which has been owned by the Borrower(s) for at least two years before the date on which the construction of the residence begins. If the residence is purchased subject to ground rent (leasehold estate) the capitalized value of ground rent must be included in Line Part II-2 above.

(5) The Acquisition Cost of a residence does not include the imputed value of services performed by the Applicant(s) or members of his/her family (or their families, which includes only the Applicant(s) brothers and sisters (whether by whole or half-blood), spouse, ancestors and lineal descendants) in completing the residence.

PART III - INCOME ELIGIBILITY

The information requested below must be provided in order to determine your eligibility under the MCC Program income limits. The limits are used solely to determine your eligibility under the MCC Program's income limit provision and may not be the same as used for Mortgage Loan underwriting purposes.

Calculation of Gross Annual Income:

Number of Persons Living in Home:

1.	Applicant's Monthly Gross Income (See Notes (1) and (2) below)\$	
2.	Co-Applicant's Monthly Gross Income (if any)\$	
3.	Other Person's (living in home) Monthly Gross Income (See Note (3) below)\$	
4.	Subtotal of 1, 2 and 3 above\$	
5.	Multiply Part 4 above by 12\$	
6.	Total Borrower's Gross Annual Income\$	

For purposes of compliance under the MCC Program income limits, all income from any person(s) residing in the residence who signs (i) the Note and/or (ii) any person who signs the Mortgage and has an ownership interest in the home (is on the Deed) must be included (attach a separate schedule to report any income for person(s) described in clauses (i) and (ii) of this sentence).

Notes:

(1) Applicant and Co-Applicant do not include persons who co-sign a Mortgage Loan, provided such persons are not acquiring an ownership interest in the property securing the Mortgage Loan. However, the income of a cosigner who will live in the residence to be financed by the Mortgage Loan must be included in Part III-1 above.

(2) Gross monthly income is the sum of monthly gross pay and any additional income from any source, both taxable income and non-taxable income, including but not limited to earnings, overtime, part-time employment, bonuses, dividends and interest, annuities, pensions, VA compensation, gross income from rental property, commissions, deferred income, welfare payments, social security benefits, disability payments, alimony and child support payments,

public assistance, sick pay, unemployment compensation, and income received from trusts, business activities and investments.

(3) The wage income of any other person (living in home) who is <u>not</u> an Applicant and/or secondarily liable on the Mortgage and is not acquiring an ownership interest in the property securing the Mortgage loan is not to be included in the determination of Gross Annual Income.

I/We acknowledge my/our total gross annual income is within the New Hampshire Housing's MCC Program limits.

PART IV - RECAPTURE NOTIFICATION

You have applied to New Hampshire Housing for an MCC subject to special Federal tax rules. You are hereby notified that current Federal tax law may require a payment to the Federal government of a "recapture" amount upon the sale, transfer or other disposition of your residence. You may be required to pay a Recapture Tax equal to a portion of the loan amount if you sell or otherwise transfer your residence to someone else within the first nine years of your Mortgage Loan. The Recapture Tax may not exceed, in any event, 50% of the gain realized on sale, transfer or other disposition. You may not have to pay part or all of the recapture amount if your income at the time of sale, transfer or other disposition, is less than a prescribed amount, or if the sale, transfer or disposition arises as a result of your death. There is no way to predict your exact tax liability since it is based on when you sell or transfer your residence, your gain from the disposition, income and family size at the time of disposition. Moreover, because the U.S. Congress may at any time enact legislation amending the current Federal tax law, the requirement (if any) affecting your Mortgage Loan at the time of closing may be different from that described above. Consult your tax adviser or local IRS office for further information.

PART V - CERTIFICATION

I/We have read the Recapture Notification as set forth in Part IV hereof and understand that I/We may be required to pay a Recapture Tax to the IRS as a result of receiving my/our Mortgage Credit Certificate from the proceeds of a tax-exempt bond.

I/We acknowledge and understand that this Affidavit will be relied upon for the purpose of determining the Buyers' eligibility for a Mortgage Credit Certificate (MCC). I/We understand that any fraudulent statements will result in: 1) the revocation of the Mortgage Credit Certificate, and 2) a \$10,000 penalty under 26 USC 6709.

Applicant Name

Co-Applicant Name

Signature

Date

Signature

Date

TO BE COMPLETED AND EXECUTED BY ALL APPLICANTS



MCC Program Disclaimer and Affirmation of Responsibility

In connection with the MCC Program, New Hampshire Housing makes no promise, no representation, and no warranty to any party, including any homebuyer or any lender. Specifically, New Hampshire Housing makes no promise, no representation, and no warranty about the actual benefit an MCC might provide to a specific homebuyer. Each homebuyer's situation is different, and homebuyers should not rely on any material from or communication with New Hampshire Housing or with a lender. Homebuyers should first become fully informed about the MCC Program, and then, with their own tax advisor, the homebuyer should decide if an MCC provides any benefit.

I affirm that:

- I have read and understand the above statement;
- I understand that in order to qualify for an MCC, either myself or my lender must reserve an MCC with New Hampshire Housing, before my mortgage loan closes;
- I understand that New Hampshire Housing must receive my <u>complete</u> MCC application package within 14 days of my mortgage loan closing;
- I understand that if New Hampshire Housing does not receive my **complete** MCC application package within 14 days of my mortgage loan closing date, I will no longer be eligible to receive the Homebuyer Tax Credit; and
- I understand it is my responsibility to ensure that New Hampshire Housing receives my **complete** MCC application package within 14 days of my mortgage loan closing.

Applicant

Date

Co-Applicant

Date



Applicant(s) Closing Affidavit

I/We, the undersigned, as part of my/our application for an MCC from New Hampshire Housing, the issuer of such certificates under the Mortgage Credit Certificate Program, and as a material inducement to New Hampshire Housing to issue an MCC to the undersigned in connection with the financing (the Mortgage Loan), through a lender of the undersigned's choosing for the purchase of a single-family residence being duly sworn state the following:

I/We executed an Applicants Affidavit and Recapture Notification as part of my application for a Mortgage Credit Certificate and declare there has been no changes in the statements therein, unless indicated below, and the statements remain true and accurate as of the date hereof.

I/We acknowledge and understand that this Affidavit will be relied upon for purposes of determining my eligibility for an MCC. I/We further acknowledge that this MCC has been issued with reliance upon certifications contained in the MCC Applicants Affidavit and Recapture Notification, Sellers Affidavit and Lender's Participation Agreement stating that the requirements necessary for issuance of a qualified Mortgage Credit Certificate have been met. I/We acknowledge that I/we have read the Notice to Applicants of Potential Recapture Tax and understand that I/we may be required to pay a Recapture Tax to the United States Treasury as a result of receiving my/our Mortgage Loan from the proceeds of a taxexempt bond. I/We may be required to pay a Recapture Tax equal to a portion of the loan amount if I/we sell or otherwise transfer the residence to someone else within the first nine years of the Mortgage Loan. The Recapture Tax may not exceed, in any event, 50% of the gain realized on sale, transfer or other disposition. You may not have to pay all of the recapture amount if your income at the time of sale, transfer or other disposition is less than a prescribed amount, or if the sale, transfer, or disposition arises as a result of your death. There is no way to predict your exact tax liability since it is based on when you sell or transfer your residence, your gain from the disposition, and your income and family size at the time of disposition. Moreover, because the U.S. Congress may at any time enact legislation amending the current Federal tax law, the requirement (if any) affecting your Mortgage Loan at the time of closing may be different from that described above. Consult your tax adviser or local IRS office for further information.

I/We acknowledge and understand that this Affidavit will be relied upon for the purpose of determining the Applicants eligibility for a Mortgage Credit Certificate (MCC). I/We understand that any fraudulent statements will result in 1) the revocation of the Mortgage Credit Certificate, and 2) a \$10,000 penalty under 26USC.6709.

Applicant

Date

Co-Applicant

Date



Seller Affidavit

I/We		as Seller(s) of a
home to		as Buyers, do hereby
represent and warrant as follows:		
1. The home is located at (Street Address)		
in (City/Town)	, NH	

- 2. The home consists of one dwelling unit only.
- 3. Acquisition Cost:
 - a) I certify that the total amount to be paid to me, or anyone acting on my behalf, in connection with the purchase of subject residence, is shown in the Purchase and Sales Agreement/Addendum to the Purchase and Sale Agreement for the property, excluding all usual and reasonable settlement or financing costs.
 - b) Neither the Buyers nor anyone on their behalf has made any payment other than the amount shown in 3. (a) to (me/us) or to any other person on (my/our) behalf, nor have they cancelled any debt owed by (me/us) or by any person related to (me/us).
 - c) I/We have not entered into any agreement with the Buyers of the home, pursuant to which any portion of the home has been left unfinished or any fixtures or other architectural appointments have been omitted or removed from the home in order to reduce the acquisition cost.
- 4. To the best of my knowledge, the Buyers will not use any part of the loan proceeds to acquire or replace an existing mortgage.

I/We acknowledge and understand that this Affidavit will be relied upon for the purpose of determining the Buyers' eligibility for a Mortgage Credit Certificate (MCC). I/We understand that any fraudulent statements will result in 1) the revocation of the Mortgage Credit Certificate, and 2) a \$10,000 penalty under 26USC.6709. I/We declare under penalties of perjury that the foregoing representations are true and correct.

Seller's Signature	Date
Seller's Signature	Date

I have explained the contents of this Affidavit to each of the Sellers whose signature appears above, and I have no reason to believe that those individuals made any misstatements in or omissions from the warranties and representations required to be made herein.

Lender or Closing Agent's Signature



Lender Closing Certificate

("Name of Lender") states the following: The Lender has received a MCC Applicants Affidavit and Recapture Notification submitted by:

Applicant:_____ Co Applicant: _____

The MCC Applicants Affidavit and Recapture Notification (MCCB002) was submitted in connection with an application for financing ("the Mortgage Loan") of the purchase of a qualified single-family property located at:

, NH,_____

The Lender has also received and reviewed the Seller Affidavit (MCCS001) submitted by the seller of the property shown above and finds no reason to question the truth or completeness of this Affidavit.

The Lender has obtained a true, complete, and signed copy of the most recent Federal Income Tax Return and/or IRS Tax Transcripts of the Mortgagors.

This requirement does not apply if the subject residence is in a "Targeted Area," as determined by New Hampshire Housing.

The Lender is not aware of any facts or circumstances that would cause it to question the truth or completeness of any portion of such MCC Applicants Affidavit and Recapture Notification (MCCB002). In the course of processing the documents concerning the Mortgagor's application prior to executing the mortgage, nothing has come to the Lender's attention that would lead it to believe that any information supplied by the Mortgagor's or any other party to this transaction is false or misleading.

After completion of all underwriting, investigation and verification, the Lender has approved the Mortgage Loan for the amount referenced in the Note, which is the Certified Indebtedness Amount the borrower promises to pay. The property is a qualified single-family residence located in the State of New Hampshire, and the Applicants have signed the MCC Applicants Affidavit and Recapture Notification (MCCB002) in which he/she states that he/she intend to occupy the home as a primary residence within sixty (60) days from the date of the Mortgage Loan closing.

Continued on next page

AFTER REASONABLE INVESTIGATION, THE LENDER HEREBY CERTIFIES THAT:

The financing which the Applicants have received has not been used to acquire or replace an existing mortgage or land contract on the residence, unless the previously existing mortgage was a construction loan, bridge loan or other temporary financing none of which had an initial term in excess of twenty-four (24) months.

The Applicants did not receive any portion of the financing of this Mortgage Loan from a taxexempt mortgage revenue bond loan.

To the best knowledge of the Lender, based upon reasonable investigation and verifications, neither the Lender, the Applicants, nor the Seller of the residence have made any negligent or fraudulent, material misstatements in connection with the Mortgagor's application for a Mortgage Credit Certificate (MCC).

Lender Representative	e's Signature
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Date

Title