





HOUSING INVESTMENT TRUST FUND PRINCE GEORGE'S COUNTY PURCHASE ASSISTANCE PROGRAM (PGCPAP)

	BORROWER AFFI	DAVIT
	not Dorrower is a first time homehou	(individually or collectively, the ver (which includes persons who have not owned a
<i>'</i>	•	o Prince George's County for a PGCPAP Loan in
•	in order to purchase the la	· · · · · · · · · · · · · · · · · · ·
at		
· · · · · · · · · · · · · · · · · · ·	•	refighter, Emergency Medical Technician, or d on need to bring the total loan amount up to
The PGCPAP Loan will be a z	ero percent (0%) interest deferred	payment loan, secured on the property as a second
deed of trust, with the full loan the Property, or if the Property	amount plus any accrued interest of ceases to be the Borrower's prima on over time and is fully due and	due upon the sale, transfer, cash-out refinancing of ry residence. Borrower understands that the payable upon any of the occurrences of the
requirements of the HOUSING DPCCA REGULATORY AGR PGCPAP DPCCA REGULATOR	S INVESTMENT TRUST FUND. The EEMENT AND DEED OF TRUST VOORY AGREEMENT AND DEED OF	rchased with the <i>PGCPAP</i> loan is subject to the lesse requirements will be outlined in the PGCPAP which borrower(s) will execute at closing. The FTRUST , cannot be assumed by a subsequent sumption in writing in an assumption agreement.
Each Borrower declares und	der penalty of perjury as follows:	
Borrower to (a copy of which is he true, correct, and con	(name ereby submitted to the County), and	PGCPAP Loan Application, (ii) the application of the of first mortgage lender) for a first mortgage loan I (iii) the representations made in this affidavit is e loan terms have not changed. Further, the first an

- 2. The Property is not being acquired through a tax foreclosure or eminent domain proceeding.
- 3. The Property being purchased is located in Prince George's County, Maryland:
- 4. The **PGCPAP** Loan proceeds will not be used for any of the following: (i) relocation activities of any tenants at the Property, or (ii) design, acquisition or construction of a building to be used as a place of sectarian religious worship.
- 5. The Borrower has attended 8 hours of housing counseling class conducted by a HUD-certified housing counselor. **NO ONLINE CLASSES WITH BE ACCEPTED**
- 6. The Borrower is not an official employee, agent, or consultant of the County or member of a governing body over the Redevelopment Authority, or any other public official or authority who exercises or has exercised any function or responsibility with respect to the *PGCPAP*, (or who is in a position to participate in the decision-making process or gain inside information with regard to the *PGCPAP*). (Any such person, is considered a "Conflicted Person"). If the Borrower is a family member of, or business partner in any venture with, any Conflicted Person, the Borrower has notified the *PGCPAP* of such relationship and has been authorized to proceed by the *PGCPAP*.
- 7. All properties funded under the PGCPAP must pass a Housing Quality Standards (HQS) Inspection. HQS Inspection deficiencies must be repaired by the Seller prior to closing. BORROWER IS WARNED NOT TO SPEND MONEY FOR REPAIRS ON A SELLER OWNED PROPERTY PRIOR TO CLOSING DUE TO THE RISK THAT THE LOAN MAY NOT CLOSE AND DUE TO THE PGCPAP REQUIREMENT THAT NO CASH BE DISBURSED OR "REIMBURSED" TO THE BORROWER AT SETTLEMENT.
- 8. The Borrower Settlement date will be scheduled seven (7) business days (Not Including Federal Holidays). From the time PGCPAP receives First Trust Lenders Final Approval and Clear to Close.
- 9. PGCPAP is the only entity that can schedule a closing date with the Title Company. Realtors will schedule the time.

Date:	Borrower:	Borrower email:	
Date:	Borrower:	Borrower email:	