STATE OF		:SS.				
		MORTGA	GOR'S AFFIDAVIT			
provided b	y New J	lectively, "We") as Purchaser(s)	•	(hereinafter "I," ermanent financing of which will be FA"), being duly sworn on their oath		
1.	The	The information in the Mortgage Loan application is true, accurate and complete.				
2.	The	The residence is located at, New Jersey.				
3.	Acqu					
	A)	to mean the cost of acquiring Included in the calculation of by or on behalf of the Purchas or on behalf of the Seller consideration for the resider funding) of completing an incompleting an incomplete the equal to the business and other similar costs fees and other similar costs and other financing costs. "Use extent they do not exceed further they do not exceed further they and provided the residence ("sweat least two years prior to the certify that a true and corrections or one by or or one by or or one by or or one by or or one by or one by or or one by or or one by or or one by or	ag a residence from the acquisition cost are (i) a ser (or a related party or (or a related promplete residential unit pond yield) of ground reson the calculation of act (ii) the usual and releast, appraisal expense Jaual and reasonable or (or copy of the purchase of tracts expressed or in the cost act of the copy of the purchase of tracts expressed or in the cost act of the cost of the copy of the purchase of tracts expressed or in the cost act of the cost of the copy of the purchase of tracts expressed or in the cost act of the cost	"Acquisition Cost" is defined a seller as a completed residence. all amounts paid (in cash or in kind) or for the benefit of the Purchaser) to for the benefit of the Seller) as cost (irrespective of the source of and (iii) the capitalized value (using ent where a residence is purchased equisition cost are (i) the usual and ensfer costs, title insurance, survey assonable financing costs, including as, "points" paid by the Purchasers costs include such costs only to the sts where financing is not provided a from the calculation of acquisition agor and certain family members to of land owned by the mortgagor for the residence began. (I/We) hereby the contract for the purchase of the inplied relating to the purchase or Mortgage Lender.		
	B)	amount indicated in 3A to the	seller of the residence	nade any payment other than the or to any other person on behalf of seller or any related person to the		
	C)	developer, the contractor, or residence has been left unfi	r any other person pur nished or any fixtures o	the seller of the residence, the suant to which any portion of the or other architectural appointments in order to reduce the Acquisition		
4.	and		cted to both live in the	ed current income of a mortgagor, residence being financed and be		

The residence is considered "real property," which is permanently affixed and is either an existing single-family residence consisting of not more than four dwelling units or a newly

constructed single-family residence consisting of not more than one dwelling unit in Statewide

(A) Existing one-dwelling unit residence (including condominium conversion),

Newly constructed one-dwelling residence (including new condominium)

completed as of the title closing date to the extent that occupancy is

Areas and two dwelling units in Targeted Areas]

permitted under local law;

The residence is a (Check One)

(B)

5.

6.

 (C)	Existing two-to-four dwelling unit residence where at least one unit has been occupied as a residence by the owner for at least five years immediately preceding the date hereof;
 (D)	Newly constructed two-family dwelling units, completed as of the title closing date to the extent that occupancy is permitted under local law in Target Areas only; and
 (E)	For "factory-made housing which is permanently fixed to real property" (i.e., mobile home).

For purposes of the above, the term "existing residence" means units or dwellings which have been previously occupied or used, as a residence and the term "newly constructed residence" means units or dwellings which have not been previously occupied or used as a residence.

- I/We intend to occupy the residence as my/our principal and permanent place of residence within 60 days after the closing of the mortgage, and thereafter continually occupy the residence as (my/our) principal and permanent residence for the life of the mortgage loan.
- 8. I/We have no present intent to lease, sell, assign or transfer any interest in the residence to another party and have not entered into any agreement, understanding or other arrangement to lease, sell, assign or transfer the residence.
- 9. I/We do not intend to nor will anyone else use any portion of the residence in trade or business and do not intend to deduct any portion of the cost of the residence as a home business expense on my/our federal income tax return(s) (except in connection with the rental on non owner-occupied units in a two to four unit residence).
- 10. I/We do not intend to use the residence as investment property and do not expect to receive any income from the residence or the land with the exception of rental income incidental to a two-to-four unit residence.
- 11. I/We do not intend to use the residence as a recreational or seasonal residence.
- 12. All of the land being purchased with the residence reasonably maintains the basic livability of the residence and will not provide a source of income to the undersigned. No subdivision map or deed has been recorded providing for the further subdivision of the land nor has the land received any subdivision approvals from municipal or county zoning authorities. The property being purchased consists of only one (I) lot which does not exceed one (I) acre in size. The land cannot be subdivided under current zoning regulations. If the property consists of more than one lot or exceeds one acre in size (I/We) have disclosed the same in writing to the NJHMFA and will have submitted prior to closing a letter from the municipal zoning officer stating that the property cannot be subdivided, in accordance with NJHMFA requirements. (I/We are not currently seeking and have no intention of seeking any variance from applicable subdivision or other zoning regulations for such purposes. In any event, (I/We) hereby represent and warrant (I/We) will not subdivide the property or otherwise convey a portion thereof so long as NJHMFA holds the first lien on the property.
- 13. I/We at the time of the mortgage closing will not own other real estate with the exception of the following:
 - A) Other Real Estate is vacant land.
 - B) Other Real Estate is commercial or industrial in character and use.
 - C) Other Real Estate is a vacation home and not used as primary residence.
- 14. I/We certify that I/We have included incomes of all mortgagors and any other person who is expected to both live in the residence being financed and be secondarily liable. Annualized gross income is determined by multiplying gross monthly income by 12. Gross monthly income is the sum of monthly gross pay; any additional income from overtime, part-time employment, bonuses, dividends, interest, royalties, pensions, Veterans Administration compensation, net rental income, etc. and other income (such as alimony, child support, public assistance, sick pay, social security benefits, unemployment compensation, income received from trusts, and income received from business activities or investments). I/We understand that the income eligibility verification relied upon by the mortgagee cannot be more than 4 months old at the time of mortgage closing. I/We further understand that if the mortgage closing does not occur

within 4 months, current income verification will be required. If current household income exceeds applicable income limits, this application will be rejected and any commitment issued by the Agency will be null and void.

- 15. I/We will not use any part of the loan proceeds to acquire or replace an existing mortgage, except for a construction period loan, bridge loan or similar temporary initial financing with a term of 24 months or less.
- 16. I/We have not had a present ownership interest in the principal residence, including a manufactured home, at any time during the three-year period immediately prior to the closing on this home mortgage.
 - A) I/We understand that "present ownership interest" includes the following types of interest: a fee simple interest; a joint tenancy, a tenancy in common or tenancy by the entirety; the interest of a tenant-stockholder in a cooperative; a life estate; a land contract; or an interest in a trust established by myself/ourselves or some other person.
 - B) I/We further understand that a "present ownership interest" is not created by: a remainder interest; or ordinary lease, with or without an option to purchase; or a mere expectancy to inherit an interest in a principal residence; or the interest that a purchaser of a residence acquires on the execution of a purchase contract; or an interest other than a principal residence during the previous three years.
- 17. I/We understand that any false or misleading statement by me/us in this Affidavit constitutes a criminal offense.
- 18. There is no secondary financing relating to the purchase of the property, other than that which has been disclosed in writing to the NJHMFA and approved in writing by the NJHMFA.
- 19. Representations made herein shall survive the mortgage closing should this loan be consummated. The NJHMFA may obtain or re-verify information or documents used in processing this loan. I hereby authorize release of information to the NJHMFA or its designee by my employer, bank, accountant, stock broker, mortgage lender, creditor or other source to verify the accuracy of information on my credit and assets or documents the lender uses in deciding whether to approve the loan. A photocopy of this form with my signature is sufficient authorization.

The information the NJHMFA obtains is only to be used in the processing of my mortgage loan application or in the later re-verification of any of the credit information in the course of an audit or review by the NJHMFA, lender, its agents or later purchasers of the mortgage loan.

This is notice to you as required by the Right to Financial Privacy Act of 1978 that NJHMFA has a right of access to financial records held by financial institutions in connection with the consideration or administration of assistance to you. Financial records involving your transaction will be available to NJHMFA without further notice or authorization but will not be disclosed or released without your consent except as required or permitted by law.

Execution at Time of Loan Application L.S. ______ Sworn and Subscribed to before me on this _____ day of ______ 20____ If, the representative for the lender, have explained the contents of this Affidavit to each of the Purchasers whose signature appears above, and I have no reason to believe that those individuals made any misstatements in or omissions from the warranties and representation required to be made herein. Date and Place ______ Lender