Low Income Housing Tax Credit

2016 - 2017
Qualified Allocation Plan

As Presented to the Board
March 29, 2016

Based on comments received by
5:00 p.m. CT, March 21, 2016

Proposed Applications Due:
August 31, 2016 and August 31, 2017
5:00 p.m. Central Time

SOUTH DAKOTA HOUSING DEVELOPMENT AUTHORITY

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THIS INFORMATION SUMMARIZING THE FEDERAL REQUIREMENTS IS PROVIDED AS A BRIEF OVERVIEW AND SHOULD NOT BE RELIED UPON FOR TAX PURPOSES. INDIVIDUAL APPLICANTS AND INVESTORS ARE SOLELY RESPONSIBLE FOR COMPLIANCE WITH SECTION 42 OF THE TAX REFORM ACT OF 1986, AS AMENDED.

Each applicant will be responsible for determining the amount of tax credit for which application is made. SDHDA strongly recommends that applicants contact a CPA and/or tax attorney prior to submitting an application.

April 2016
Contents

I. INTRODUCTION .................................................................................................................. 1
II. SDHDA PURPOSES AND GOALS .................................................................................. 1
III. POLICIES AND PROCEDURES....................................................................................... 2
    A. APPLICATION CYCLE(S)............................................................................................... 2
    B. BOND FINANCED DEVELOPMENTS WITH HOUSING TAX CREDITS .................. 2
    C. APPLICATION ELIGIBILITY ......................................................................................... 3
    D. SET-ADSIDES/LIMITATIONS ...................................................................................... 3
        1. Non-Profit Set-Aside: .............................................................................................. 3
        2. Passive House Set Aside: ...................................................................................... 3
        3. Developer and Project Limitations ......................................................................... 4
    E. DEVELOPMENT SELECTION PROCESS .................................................................. 4
    F. APPLICANT CHARACTERISTICS ................................................................................. 4
    G. DISCLOSURE OF INTEREST ......................................................................................... 5
    H. DETERMINATION OF CREDIT AMOUNT .................................................................. 5
    I. RESERVATIONS ............................................................................................................ 7
    J. WAITING LIST ............................................................................................................... 8
    K. STATUS REPORTING .................................................................................................... 8
    L. RECAPTURE OF RESERVATIONS ............................................................................... 8
    M. CARRYOVER ALLOCATIONS .................................................................................... 9
    N. FINAL ALLOCATIONS .................................................................................................. 9
    O. ADDITIONAL TAX CREDITS ..................................................................................... 9
    P. MONITORING FOR COMPLIANCE ............................................................................ 10
    Q. SDHDA DISCRETION/NO WARRANTY/LIMITATION ON LIABILITY ...................... 11
    R. AMENDMENTS TO THE ALLOCATION PLAN .......................................................... 11

IV. GENERAL FEDERAL PROGRAM REQUIREMENTS ......................................................... 12
    A. ELIGIBLE ACTIVITIES .................................................................................................. 12
    B. OCCUPANCY REQUIREMENTS .................................................................................. 13
    C. ELIGIBLE BASIS .......................................................................................................... 14
    D. QUALIFIED BASIS ....................................................................................................... 14
    E. APPLICABLE TAX CREDIT PERCENTAGE ................................................................ 14
    F. ANNUAL CREDIT AMOUNT ......................................................................................... 15
    G. AFFORDABLE RENTS .................................................................................................. 15
    H. HOUSING TAX CREDIT COMMITMENT PERIOD ..................................................... 16
    I. REVIEW OF FEDERALLY ASSISTED DEVELOPMENTS ............................................ 17
    J. INELIGIBLE PROJECTS ................................................................................................ 17
    K. TENANT OWNERSHIP PROJECTS ............................................................................ 18
    L. TAX CONSIDERATIONS ............................................................................................... 18
    M. DISCRIMINATION ........................................................................................................ 18
    N. VOLUME LIMITS ......................................................................................................... 18
    O. RECAPTURE ................................................................................................................. 18

V. DEVELOPMENT STANDARDS .......................................................................................... 18
    A. PROJECT FINANCE LIMITS ........................................................................................ 18
B. RESERVATION
C. ALLOCATION
D. MONITORING
E. FINES
X. DEFINITIONS
A. AFFORDABILITY PERIOD
B. ALLOCATION YEAR
C. AREA MEDIUM INCOME
D. ASSISTED LIVING FACILITY
E. COMMUNITY SERVICE FACILITY
F. COMPLIANCE PERIOD
G. CONCERTED COMMUNITY REVITALIZATION PLAN
H. CONGREGATE CARE FACILITY
I. CREDIT PERIOD
J. DISINVESTMENT
K. EXTENDED USE PERIOD
L. FAIR MARKET RENTS
M. GOOD STANDING
N. GROSS RENT FLOOR
O. GROUP HOME
P. HISTORIC CHARACTER
Q. HOUSING FOR OLDER PERSONS
R. IDENTITY OF INTEREST
S. LEASE/PURCHASE PROJECT
T. PROJECT COMPLETION
U. QUALIFIED CENSUS TRACT
V. RECONSTRUCTION PROJECT
W. SERVICE ENRICHED HOUSING
X. SINGLE FAMILY PROJECT
Y. SINGLE ROOM OCCUPANCY
Z. SMALL PROJECT
AA. TENANT OWNERSHIP PROJECT
BB. TOWNHOUSE PROJECT

EXHIBITS

1. Qualified Census Tracts and Difficult Development Areas
2. Market Analysis Requirements
3. Local Governing Body Approval
4. Project Characteristics
5. Nonprofit Eligibility Questionnaire
6. Self-Scoring Worksheet
7. Application Checklist
SOUTH DAKOTA HOUSING DEVELOPMENT AUTHORITY  
2016-2017 QUALIFIED ALLOCATION PLAN FOR  
HOUSING TAX CREDITS  

I. INTRODUCTION  
THE SOUTH DAKOTA HOUSING DEVELOPMENT AUTHORITY (SDHDA) IS RESPONSIBLE FOR THE ADMINISTRATION OF THE HOUSING TAX CREDIT PROGRAM (PROGRAM) FOR THE STATE OF SOUTH DAKOTA. THIS FEDERAL PROGRAM WAS ESTABLISHED FOR THE PURPOSE OF ENCOURAGING THE CONSTRUCTION AND REHABILITATION OF HOUSING FOR LOW-INCOME INDIVIDUALS AND FAMILIES BY OFFERING A REDUCTION IN TAX LIABILITY TO INVESTORS IN LOW INCOME HOUSING DEVELOPMENTS. PARTIES INTERESTED IN PURSUING TAX CREDITS SHOULD REFERENCE SECTION 42 OF THE INTERNAL REVENUE CODE OF 1986 (CODE) FOR MORE DETAILED INFORMATION AND SHOULD SEEK COMPETENT TAX COUNSEL FOR ADDITIONAL GUIDANCE.

SDHDA IS REQUIRED TO DEVELOP AN ALLOCATION PLAN DEFINING THE PROCESS BY WHICH IT WILL ALLOCATE HOUSING TAX CREDITS TO LOW INCOME HOUSING PROPERTIES THROUGHOUT THE STATE OF SOUTH DAKOTA. THE SDHDA HOUSING TAX CREDIT QUALIFIED ALLOCATION PLAN (PLAN) IS INTENDED TO PROMOTE THE SELECTION OF THOSE PROPERTIES THAT ADDRESS THE MOST CRUCIAL NEEDS OF THE STATE, WITHIN THE GUIDELINES AND REQUIREMENTS ESTABLISHED BY THE FEDERAL GOVERNMENT.

II. SDHDA PURPOSES AND GOALS  
SDHDA will use housing tax credits to the fullest extent possible each year to create and maintain housing for low and very low income households in a manner that furthers the following goals:

A. Assist in construction and preservation of decent, safe, sanitary, and affordable units in the areas of greatest demonstrated housing need in the community and in the state, ensuring distribution, both urban and rural, where and when possible, taking into consideration the historical significance of the property, the current housing market, and the prospect for future demand.

B. In those areas where greatest need is identified, give preference to those projects which provide the highest quality affordable units compared to the lowest amount of credit allocation while giving consideration to serving the lowest income tenants, and where appropriate, providing mixed income housing.

C. Make such units affordable to households for the longest time period possible (extended use).

D. Allocate only the amount of housing tax credits that SDHDA determines to be necessary for the financial feasibility of the project and its viability as a qualified affordable housing project throughout the credit period.

E. Assist in the provision of housing to meet the needs and priorities outlined in the State Consolidated Plan and its corresponding Update.
F. Provide opportunities to a wide variety of developers, both for profit and nonprofit, and for a variety of housing projects.

G. Encourage innovative approaches which are cost effective in providing affordable housing, including planning, design, construction, quality, energy efficiency, and financing.

H. Give preference to those applications which show a greater degree of readiness to proceed with the development.

III. POLICIES AND PROCEDURES

Tax credits will be made available through a two-stage process: conditional reservation and allocation.

A. APPLICATION CYCLE(S)

August Application Cycle: Applicants may apply using the SDHDA HOME/Housing Tax Credit application form to receive a tax credit reservation or to request an additional housing tax credit reservation. Complete applications (refer to Section VIII), including all fees, must be received at SDHDA by 5:00 p.m. Central Time, the last working day of August. Applications may be hand delivered or delivered via postal or private mailing service. Applications via facsimile or email will not be accepted.

If after the August application cycle, tax credits remain unallocated or additional tax credits become available, SDHDA may hold another application cycle or accept eligible applications on a first-come, first-serve basis.

If SDHDA holds another application cycle (instead of accepting applications on a first-come, first-serve basis), SDHDA will provide an announcement of the additional cycle. Please refer to SDHDA’s web site at www.sdhda.org for availability of funds.

If the applications received in the August application cycle exceed the tax credit availability, SDHDA may prepare a waiting list in accordance with Section III.J. SDHDA will permit each applicant on the waiting list to submit additional information to support the applicant’s readiness to proceed with development of the project and to receive an award of tax credits without undue risk of such tax credits subsequently being returned to or rescinded by SDHDA.

SDHDA reserves the right, in its sole discretion, to (i) hold back a portion of the unallocated tax credits for later use, (ii) under certain conditions, issue an award for all or some portion of the next year’s tax credits, (iii) hold another application cycle, or (iv) award tax credits for applications submitted to SDHDA under another program that need additional funds for feasibility.

B. BOND FINANCED DEVELOPMENTS WITH HOUSING TAX CREDITS

Projects that propose at least 50% tax-exempt bond financing are subject to a separate bond volume limitation and are not counted against South Dakota’s tax credit volume limit. SDHDA must apply to the Governor’s Office on behalf of each project that proposes tax-exempt bond financing to secure an allocation under the bond volume limit. When competition exists for housing tax credits, multifamily projects may be directed toward tax-exempt bond financing.
Applicants seeking tax-exempt bond financing should contact SDHDA early in the application process.

Applicants applying for tax-exempt bond financing must use the Bond Financing Application. Applications for this funding will be accepted any time.

Projects financed with tax-exempt bonds are subject to the requirements of this Plan and must comply with the submission requirements set forth in Section VIII unless otherwise noted.

C. APPLICATION ELIGIBILITY
SDHDA will only process applications that it determines are:

1. Consistent with the purposes and goals of this Plan;
2. An eligible activity under Section IV, A;
3. Financially Feasible; or
4. Meeting project finance limit criteria – SDHDA will not process applications where the total project cost is over 15 percent of the project finance limits.

SDHDA may reject applications that are incomplete or that contain incomplete or inaccurate information

D. SET-ASIDES/LIMITATIONS
The following will apply to the total tax credits available for allocation.

1. Non-Profit Set-Aside:
Internal Revenue Code (IRC) Section 42(h)(5) requires that a minimum of 10 percent of the total annual housing tax credits available be set aside for projects involving nonprofit organizations that have a Section 501(c)(3) or Section 501(c)(4) designation. The nonprofit organization must have as one of its exempt purposes the fostering of low-income housing, must own an interest in the project, and must materially participate in the development and operation of the project throughout the Extended Use Period. A nonprofit organization must not be affiliated with or controlled by a for profit entity.

The nonprofit entity must own at least 10 percent of all general partnership interests in the development (a 10 percent interest in both the income and profit allocated to all the general partners and in all items of cash flow distributed to general partners) and receive at least 10 percent of all fees paid or to be paid to all general partners. Finally, the nonprofit must not have been formed for the principal purpose of competition in the nonprofit pool.

All developments receiving an allocation of tax credits under the nonprofit set-aside will be monitored for continued nonprofit involvement, as detailed above, throughout the entire Affordability and Extended Use Periods. Supporting documentation of such involvement may be requested by SDHDA as deemed necessary.

2. Passive House Set Aside:
Housing Tax Credits in the amount of $500,000 will be set aside for the development of multifamily housing units that meet the Multifamily Passive Building Design standards (Passive Multifamily). SDHDA will invite interested developers to submit applications by May 1, 2016. SDHDA will select one applicant, based on the criteria set forth in the application form, to work with in developing the Passive Multifamily units. The 25% developer limit will not apply to the
applicant for this set-aside project. It is anticipated that final approval and reservation of these set-aside funds will be awarded by the Board during the August application round.

If SDHDA does not receive any applications, or if no applicant is selected to receive the Passive Multifamily set-aside funds, the set-aside funds revert to the General Pool to be awarded with the applications received in the August 2016 application round.

The Passive Multifamily set-aside is only for the 2016 application year unless the set-aside is not utilized. In which case, the Passive Multifamily set-aside would then be reinstated for the 2017 application year.

3. Developer and Project Limitations:
During the August application cycle, no more than 20 percent of the total housing tax credits available will be awarded to any one project and no more than 25 percent of the total housing tax credits available will be awarded to any one developer, sponsor, or owner. Tax exempt bond projects are not subject to this limitation.

If an application was awarded housing tax credits in the August round but the amount of such tax credit award was limited due to the foregoing limitations, then if tax credits remain after the August round, any such application may be eligible for additional credits.

E. DEVELOPMENT SELECTION PROCESS
Once SDHDA has reviewed all applications for completeness and eligibility based on federal requirements, proposed developments will be selected for reservations based on the criteria as outlined in Parts II, V, VI, and VII.

In addition to the Development Standards and Selection Criteria outlined in this Plan, each and every proposal is analyzed on a comparative basis in a variety of categories to ensure the highest value for the tax credits awarded.

SDHDA reserves the right to contact the applicants, after the application deadline, for further clarification of the application or any submission items. SDHDA may request additional information and perform additional project evaluation as deemed necessary and appropriate to verify project costs, feasibility and need. SDHDA reserves the right to exchange information with other state and federal allocating agencies and with other parties as deemed appropriate. By submitting an application for tax credits, the applicant is acknowledging and agreeing to this exchange of information.

When no competition exists for the housing tax credits, SDHDA reserves the right to continue working with projects which, as a result of incomplete submission or lack of readiness, would be subject to rejection or denial if competition was present.

F. APPLICANT CHARACTERISTICS
SDHDA must be satisfied that the owner and operator of the project are familiar with and prepared to comply with the requirements of this Plan. SDHDA may reject applications from previous Housing Tax Credit Program participants who have failed to demonstrate proficiency within the program or other government sponsored programs. SDHDA may also reject or discount applications from previous housing tax credits program participants who have failed to complete their projects in accordance with their applications and/or certified plans presented to SDHDA; who have failed to effectively utilize previously allocated tax credits or other
government sponsored program resources; or who have failed to demonstrate proficiency or knowledge of the Housing Tax Credit Program. Such consideration will be made individually by SDHDA regarding the proposed property management company and each member of the development team.

Housing tax credit developments must comply with the requirements of this Plan and the Program throughout the agreed upon use period. Those entities involved with existing projects which are determined by SDHDA to be significantly out of compliance, at the sole discretion of SDHDA, will not receive consideration for new housing tax credit projects until the issues are resolved to the satisfaction of SDHDA.

SDHDA may require a compliance review of a SDHDA approved tax credit development that has been placed in service, but for which an IRS Form 8609 has not yet been issued, if the applicant and/or its general partner has submitted an application for an additional tax credit project.

The applicant and all members of the development team as identified in Exhibit A of the HOME/Housing Tax Credit Application must be in Good Standing as defined in Section X. SDHDA may deem any applicant or member of the development team not to be in good standing if such applicant or development team member has an Identity of Interest, as defined in Section X. with any person or entity not in Good Standing. An attorney’s opinion that the applicant and all members of the development team are in Good Standing is required in all cases. Such opinion must also identify any persons or entities with which the applicant or any member of the development team has an Identity of Interest.

If any applicant or member of the development team involved with a proposed project has serious and repeated non-compliance issues at the time of application, the application will be rejected. The prior performance considered may include, but is not limited to, progress made with previous credit reservations, project compliance and payment of monitoring fees.

G. DISCLOSURE OF INTEREST
The applicant must disclose the names and addresses, including corporate officials where applicable, of all parties who have a significant role in the project. These parties include, but are not limited to: accountants, architects, attorneys, engineers, financial consultants, any other consultants, sponsors, management agents, the general contractor, and all subcontractors whose aggregate contract fees will exceed 10 percent of the cost of development (this cost will be calculated excluding the acquisition of land).

H. DETERMINATION OF CREDIT AMOUNT
Federal law provides that SDHDA may not allocate more credit than it determines necessary for the financial feasibility and viability of the development as a qualified affordable housing project throughout the Compliance Period.

In making this determination, SDHDA will take into consideration:
1. Development costs, including developer fees;
2. All sources and uses of funds;
3. Projected income and expenses;
4. The historic nature/character of the project;
5. Proceeds expected to be generated from the sale of tax credits, including historic tax credits; and
6. The difference between total project costs and total available financing resources (including owner equity requirements), which is referred to as the gap. A calculation is made to determine the amount of tax credits needed by the project to fund the gap over a ten-year period, based on the estimated market value of the tax credits and the Applicable Credit Rate for the month in which the housing tax credits would be reserved.

Based on this evaluation, SDHDA will determine the amount of housing tax credits to be reserved for each application. SDHDA’s determination as to financial feasibility and viability is not a guarantee or recommendation with respect to the feasibility of the project.

An analysis to determine the tax credits necessary for the project to be financially feasible will be done at the time of application, at the time a carryover allocation is approved, and at the time the project is placed in service, provided all project costs are finalized and certified. At the applicant’s request, current Fair Market Rents and housing tax credit rents, along with any known changes in operating expenses, can be utilized at each underwriting stage. SDHDA reserves the right, in its sole discretion, to rescind or reduce previously awarded tax credits at any of the underwriting stages if SDHDA determines the proposed development is not financially feasible or does not need tax credits to be financially feasible.

The Code permits SDHDA to use up to 130 percent of a project’s eligible basis for purposes of calculating the amount of housing tax credits to be awarded to projects that meet one of the following criteria:

1. Projects located in a Qualified Census Tract.

2. Projects located in a Difficult Development Area.

3. Projects that SDHDA has determined require an increase in housing tax credits to be financially feasible, in which projects will be treated as located in a Difficult Development Area. SDHDA will treat projects meeting one of the following criteria as falling within this category:
   a. Projects located within an area that is part of a Concerted Community Revitalization Plan.

   b. Service Enriched Housing or projects providing on site services to the tenants. The services must be verifiable, on-site, long-term, immediate, and provided on a daily or continuous basis. The services may be provided by the owner, the management company, or a third-party entity. The application must include a letter of intent from the service provider detailing the services, the tenants who will receive the services, the method of delivering the services, and the staffing for the services for the following:
      i. Homeless
      ii. Persons with physical disabilities
      iii. Persons with mental disabilities
      iv. Persons with developmental disabilities
      v. Housing for Older Persons 62 or older (Assisted Living or Congregate Care Facilities as defined under Definitions)
vi. Assisted Living or Congregate Care Facilities as defined under Definitions

c. Rural Projects. Projects located outside the Metropolitan Statistical Areas of Sioux Falls (Lincoln, McCook, Minnehaha, and Turner counties); Sioux City (Union county); and Rapid City (Pennington county).

d. Historic Rehabilitation Rental Projects. Projects of Historic Character that qualify for the National Historic Preservation Act of 1966 (NHPA) as amended (16 U.S.C. 470) and utilize Historic Housing Tax Credits for the rehabilitation of existing, historic rental projects.

SDHDA does not have the authority to apply the basis boost as outlined in paragraph three above to tax exempt bond financed projects utilizing the four percent tax credit.

Although federal law permits SDHDA to reserve a greater amount of housing tax credits for certain projects the increased amount is not automatic and will only be approved for projects when SDHDA determines the additional housing tax credits are needed for financial feasibility.

At time of final allocation, only the amount of housing tax credits necessary will be allocated to the development. In order to meet the requirements of the IRS Form 8609, SDHDA reserves the right to reduce the applicable credit rate or the maximum qualified basis to arrive at the final allocation amount.

I. RESERVATIONS

Once staff has reviewed the applications and determined the amount of housing tax credits for each application in accordance with the Plan, staff will make recommendations to the Board Task Force which will in turn make recommendations to the Board. The Board will determine whether an application is awarded housing tax credits and the amount of such award. It is SDHDA’s intent that Board action will take place within 75 days after the application submission deadline.

Each housing tax credit reservation will be conditioned upon receipt of written certification and evidence, acceptable to SDHDA, of timely progress toward completion of the project and compliance with federal housing tax credit requirements. SDHDA will forward to the applicant a reservation and notice to proceed letter upon receipt and approval of the required reservation documentation. Refer to Section VIII.B. for SDHDA Reservation Requirements.

SDHDA reserves the right to reserve and allocate tax credits to any project or not reserve tax credits for any project, regardless of ranking under the project selection criteria, if it determines in its sole discretion that a reservation for such project does not further the purposes and goals set forth in the Code or in this Plan. For purposes of this determination, the information which may be taken into account by SDHDA includes, but is not limited to, comments of officials of local governmental jurisdictions, information regarding the fact that a particular market is saturated with affordable housing projects, the likelihood that the project will not comply with federal housing tax credit requirements in a timely manner, and the applicant’s (including any related party’s) prior experience and performance with any housing assistance programs. The prior performance considered may include, but is not limited to, progress made on previous tax credit reservations, construction quality of previous projects, the complete construction of all buildings and amenities identified in the application and final construction plans that have been
approved by SDHDA regardless if points were awarded or taken, submission of monthly status reports, project compliance, and payment of monitoring fees. If SDHDA determines not to reserve tax credits on such basis, it will set forth the reasons for such determination.

SDHDA reserves the right to place special conditions on reservations and to reserve tax credits for lower ranking projects if the amount of credit available is insufficient to fund higher ranking projects.

SDHDA may award reservations of future year’s housing tax credits (forward allocations). For example, an applicant may apply for housing tax credits in the August 2016 application round, but the tax credits reserved for the applicant’s project may be from the 2017 allocation to South Dakota. Applicants that accept a forward allocation of housing tax credits understand that SDHDA is not liable for any loss or damages that may result from the IRS not providing South Dakota the amount of housing tax credits projected and reserved by SDHDA for the corresponding housing tax credit year.

SDHDA will make available to the public a listing of the housing tax credit applicants receiving a conditional reservation of tax credits. The listing will include the development name, address and contact person and will be posted on the SDHDA home page located at www.sdhda.org within 14 days of the awards being made.

SDHDA will make available to the general public a written explanation for any allocation of tax credits that is not made in accordance with established priorities and selection criteria of this Plan. The explanation may be obtained by request from SDHDA.

**J. WAITING LIST**

If demand for tax credits exceeds the tax credits available and a waiting list is developed by SDHDA, it will notify each applicant to whom tax credits were neither awarded nor denied. Any such applicant may then submit a written request to be maintained on the waiting list to compete for any additional tax credits that become available during that application year. Additional tax credits will be awarded in accordance with Section III.A. The waiting list will terminate December 31 of the application year and any unfunded applicants must apply in the next application cycle to be considered for funding.

**K. STATUS REPORTING**

All sponsors/developers that receive a reservation of tax credits will be required to provide monthly status reports. Reports are due by the fifth day of the following month, in a format prescribed by SDHDA outlining progress toward completion. Information provided must be project specific and must include, but not be limited to, such items as firm debt and/or equity financing commitments (conditioned only on receipt of tax credits), construction progress and costs. Monthly reports not submitted by the tenth of the month will be considered late. A fine of $250 will be imposed on the third late monthly report and on all subsequent late monthly reports. Fines must be paid before IRS Form(s) 8609 will be issued.

**L. RECAPTURE OF RESERVATIONS**

An applicant that receives a reservation of housing tax credits will be subject to recapture of the reservation if the applicant is unable to provide evidence satisfactory to SDHDA in its status report of progress toward the completion of the project as agreed to in writing in the appropriate documents.
M. CARRYOVER ALLOCATIONS

Federal law provides that SDHDA may give a carryover allocation to certain qualified buildings that will not be placed in service prior to December 31 of the Allocation Year. Allocation Year refers to the calendar year from which housing tax credits are awarded to South Dakota. For example, a reservation of 2016 tax credits made on November 1, 2016, will require a carryover allocation to be completed by December 31, 2016. And, a reservation of 2017 tax credits made on November 1, 2016, will be a forward allocation of 2017 housing tax credits and a carryover allocation would be required to be completed by December 31, 2017.

The carryover allocation requires, among other things, that the applicant provide evidence of ownership of the property and that more than ten percent of the expected basis in the project (including land) has been expended by December 31 of the Allocation Year. An independent CPA must attest that the 10 percent expenditure has been met. Such attestation must be made on SDHDA forms and submitted to SDHDA by November 15th of the Allocation Year. The carryover allocation agreement and 10 percent test must be completed and signed by December 31 of the Allocation Year. Additional carryover requirements are given in Section VIII.C. A carryover allocation is for a specific credit amount of housing tax credits, which may be reduced but not increased at final allocation.

For bond-financed developments, a carryover allocation is available for buildings that will not be placed in service prior to December 31 of the year in which the bonds were issued but the 10 percent expenditure requirement is satisfied by December 31st.

N. FINAL ALLOCATIONS

The final tax credit allocation can be made once the building or project is placed in service, construction is completed to required standards, and the proper documentation and fees have been received by SDHDA. The placed-in-service date for housing tax credit purposes for a newly constructed building, or for rehabilitation expenditures in an existing building, is the date when the first unit in the building is certified as available for occupancy. The placed-in-service date must occur within two years of issuing a Carryover Allocation Agreement.

A final allocation may be requested as soon as an eligible building is placed in service and all required documentation has been submitted to SDHDA. The allocation request must be submitted prior to November 1st for IRS Form(s) 8609 to be issued before the end of such year.

The credit amount which will be allocated is based on SDHDA's final determination of the qualified basis for the building or project and a review of the project costs as outlined in Section VIII.D.

At the time of allocation, the tax credit recipient must execute certain documents relating to commitments made to SDHDA in order to obtain points under the project selection criteria outlined in Section VII. Such commitments will be recorded as restrictive land use covenants with respect to the development.

O. ADDITIONAL TAX CREDITS

A developer that has a signed Reservation and Binding Commitment Agreement for an award of housing tax credits and has not been issued IRS Form(s) 8609 may be eligible to apply for an increase in tax credits if there is an increase in development costs which resulted in an increase in Eligible Basis. The increase must be as a result of justified changes to the architectural plan that resulted in increased hard costs to the project (e.g., pre-approved project redesign,
changes in applicable codes, or other unforeseeable events). To be considered eligible for additional tax credits under this provision, all change orders must be approved by SDHDA prior to initiating the change. Additional tax credits will not be awarded for increases in the developer’s fee or consultant’s fee.

Projects which qualified for more tax credits at reservation, but did not receive a full reservation due to lack of tax credits or other administrative action, are also eligible to apply for additional tax credits.

Any request for additional tax credits must be made in accordance with Section III.A.

**P. MONITORING FOR COMPLIANCE**

Federal law requires that state housing credit agencies provide a procedure to be used in monitoring for noncompliance with the Code and of notifying the Internal Revenue Service of any noncompliance. SDHDA is required to apply the monitoring procedure to all tax credit projects developed since the inception of the Housing Tax Credit Program. SDHDA will perform such duties in accordance with its Housing Tax Credit Compliance Manual, a copy of which is available on SDHDA’s website [www.sdhda.org](http://www.sdhda.org) or from SDHDA.

1. All tax credit recipients must submit an Annual Owner Certification, annual financial statement, quarterly occupancy reports and other pertinent documentation to SDHDA in a manner, form, and time established by SDHDA. The certifications will include, but are not limited to, the number of units set aside, tenant names, household composition and income, rents, utility allowance and any changes that may have occurred in the Eligible Basis or Applicable Fraction.

2. An on-site review of tenant files, habitability standards and general development appearance will be conducted in accordance with the Housing Tax Credit Compliance Manual. All tax credit recipients must maintain, as part of the official development records, tenant applications, initial leases, tenant income certifications, and third party written income verifications.

3. SDHDA must be given access to all official development records, including annual financial statements and IRS reporting forms upon reasonable notification. All official development records or complete copies of such records must be maintained within the State of South Dakota and made available to SDHDA upon request.

4. To accomplish its compliance monitoring responsibilities, SDHDA will charge a monitoring fee as identified in Section IX - Fines/Fees for the entire extended use period. SDHDA reserves the right to adjust the annual fee to offset administrative costs.

5. SDHDA will promptly notify the IRS of any development noncompliance within its responsibility as contained in the Code. SDHDA has no jurisdiction to interpret or administer the Code, except in those instances where specific delegation has been authorized. All extended use elections, reduced rent elections and/or any other special use restriction elections made by the applicant which are made a part of the Declaration of Land Use Restrictive Covenant agreement will be monitored for compliance.
6. The owner and/or the management company must attend housing tax credit compliance training at a minimum of once every three years from the date of issuance of IRS Form(s) 8609.

7. Any change in the ownership of a building or a partnership interest is considered a recapture event. The owner must notify SDHDA prior to any such change.

Q. SDHDA DISCRETION/NO WARRANTY/LIMITATION ON LIABILITY

SDHDA reserves the right, in its sole discretion, to modify or waive, on a case-by-case basis for good cause, any condition of this Plan that is not mandated by the Code. Amendments to this Plan will be made in accordance with Section III.R.

SDHDA is charged with allocating only that amount of tax credits as are necessary to make any given development financially feasible and viable as a qualified low income housing project. This decision will be made solely at the discretion of SDHDA, and in no way represents or warrants to any applicant, investor, lender, or any other party that the development is, in fact, feasible or viable.

SDHDA’s review of documents submitted in connection with this Plan is for its own purposes. In allocating tax credits, SDHDA makes no representations to any applicant, investor, lender or any other party regarding adherence to the Code or any other laws or regulations governing the HTC Program.

With respect to the construction of projects, SDHDA may inspect the project at any time. However, SDHDA assumes no responsibility to make regular inspections during construction and assumes no liability for construction quality or code compliance. Applicant should notify SDHDA of any scheduled inspections with the architect, engineer, contractor, etc., including the final inspection. The standards set forth in Section V.G. are minimum standards for tax credit projects but do not imply that such minimum standards assure minimum health or safety requirements are met.

No executive, employee or agent of SDHDA or any other official of the State of South Dakota will be personally liable concerning any matters arising out of, or in relation to, the allocation of tax credits or the approval or administration of this Plan.

R. AMENDMENTS TO THE ALLOCATION PLAN

This Plan may be amended by the SDHDA Board of Commissioners for any one or more of the following purposes, and at any time or from time to time, and such amendments will be fully effective and incorporated herein upon the Board’s adoption of such amendments:

1. To reflect any changes, additions, deletions, interpretations, or other matters necessary to comply with Section 42 of the Code or regulations promulgated there under;

2. To cure any ambiguity, supply any omitted item, or cure or correct any defect or inconsistent provision in this Plan;

3. To insert such provisions clarifying matters or questions arising under this Plan as are necessary or desirable and are not contrary to or inconsistent with this Plan or Section 42 of the Code;
4. To modify identified housing needs and selection criteria reflecting those needs, based upon SDHDA’s continuing assessment of such needs, provided that no such amendment will retroactively affect a reservation of credit previously made under this Plan; and

5. To facilitate the award of tax credits that would not otherwise be awarded.

This Plan may be amended for substantive issues at any time following public notice and public meeting. Said meeting may be held at the main office of the South Dakota Housing Development Authority in Pierre, South Dakota. Any substantive amendments will require approval of the Board and the Governor. To the extent that anything contained in the Plan does not meet the minimum requirements of federal law or regulation, such law or regulation will take precedence over this Plan.

IV. GENERAL FEDERAL PROGRAM REQUIREMENTS

A. ELIGIBLE ACTIVITIES

Eligible activities for tax credits include new construction, substantial rehabilitation, or acquisition with substantial rehabilitation. At a minimum, substantial rehabilitation costs must be $10,000 per unit or twenty percent of the original basis, whichever is greater.

Acquisition is an eligible activity only if substantial rehabilitation is involved; reviewed management practices demonstrate that Disinvestment of the property has not occurred; the long-term needs of the project can be met; and the feasibility of serving the targeted population over an extended affordability period can be maintained. If it is determined that Disinvestment has occurred, SDHDA will award tax credits to the project only if the property is purchased through an arm’s-length transaction and there is no identity of interest between (i) the owners and management responsible for the Disinvestment and (ii) the applicant.

If applying for the acquisition credit, the property may not have been acquired more than one year prior to the application due date and the project must not have been placed in service within the previous 10 years. An attorney’s opinion stating that the project is eligible to receive acquisition tax credits as referenced in Section 42(d)(2) of the Code, must be submitted with the application.

Exceptions to the ten-year rule are provided for projects with federally assisted mortgages or other mortgages that are subject to prepayment provisions, buildings acquired from failed financial institutions, projects currently subsidized pursuant to HUD and USDA housing programs: HUD Section 8, Section 221(d)(3), Section 221(d)(4), Section 236, USDA Section 515, any other housing program administered by HUD or the Rural Housing Service of the Department of Agriculture or similar state assisted programs. Certain other situations are also exempt from the ten-year rule, such as:

1. A person who inherits a property through the death of another person;

2. A governmental unit or qualified nonprofit group if income from the property is exempt from federal tax;
3. A person who gains a property through foreclosure (or instrument in lieu of foreclosure) of any purchase money security interest, provided the person resells the building within 12 months after placing the building in service following foreclosure; or

4. Homeownership residences that have been owner-occupied principal residences for the prior ten-year period.

Although the ten-year rule may not apply, the property must still be substantially rehabilitated to claim the acquisition costs of such a property.

An analysis will be made to determine the risk of prepayment or opt out of any existing federal rental subsidy contract (e.g., HUD Section 8 contract) and therefore the risk of losing affordable housing supply. Those properties that are financially feasible, are located in a market with substantiated need, and indicate the greatest risk for converting to market-rate housing will be given priority for funding.

After completion of the rehabilitation indicated, all major systems (roof, windows, heating, etc.) of the property must be in like new or new condition. If any such system is not in need of repair at the time of application, sufficient reserves must be established to allow for replacement of such system if the normal life span would require replacement prior to the end of the affordability period. Consideration will be given to functional obsolescence of the property. If it is not cost effective to overcome structural problems, the property may not be eligible for financing. Modifications to allow a higher level of care to elderly residents of a property is an eligible activity if there is an identified need for such level of care and the property is financially feasible upon completion.

The adjusted basis for community service facilities developed in a Qualified Census Tract will be determined by taking into account the adjusted basis of property used throughout the taxable year in providing any community service facility. The increase in adjusted basis of any building will not exceed the sum of: (i) 25 percent of so much of the Eligible Basis of the qualified low-income housing project of which the community service facility is a part and does not exceed $15,000,000; and (ii) 10 percent of any excess over $15,000,000 of the eligible basis of the qualified low-income housing project of which the community service facility is a part. For purposes of the preceding sentence, all community service facilities, which are part of the same qualified low-income housing project, will be treated as one facility. A community service facility is defined as any facility designed to serve primarily individuals whose income is 60 percent or less of area median income.

**B. OCCUPANCY REQUIREMENTS**

A project must, for the entire Affordability Period, have a minimum of:

1. Twenty percent qualified low income units occupied by households with gross incomes at or below 50 percent of area median income (AMI); or

2. Forty percent qualified low-income units occupied by households with gross incomes at or below 60 percent of area median income (AMI).

Once made, the choice between the 20 percent at 50 percent formulation and the 40 percent at 60 percent formulation is irrevocable.
Units are not eligible for the tax credit if they are occupied entirely by full-time students. Exceptions to this rule are married students filing a joint tax return; unmarried students who are Temporary Assistance for Needy Families (TANF) recipients; single parents and their children, as long as the parent and children are not dependents of another individual; students enrolled in a job training program under the Job Training Partnership Act or a similar federal, state, or local program or receiving assistance under Title IV of the Social Security Act; and children who received foster care assistance.

C. ELIGIBLE BASIS
The Eligible Basis for a new building equals the total project costs minus all costs which are not allowable under the Code.

The Eligible Basis for an existing building equals the sum of the lesser of the acquisition cost or the appraised value, plus additions and improvements minus all costs which are not allowable under the Code.

Eligible Basis is reduced by federal grants, residential rental units which are above the average quality standard of the low-income units, any historic rehabilitation tax credits, and commercial rental property. Areas designated as a Qualified Census Tract or Difficult Development Area may be eligible for an increase in allowable basis as defined under Section III.H. of this Plan.

Projects receiving a below-market-rate loan or other federal subsidies not considered grants may be included in eligible basis. Consult your tax attorney or accountant to determine if the federal funds obtained for the project may be included in eligible basis.

D. QUALIFIED BASIS
The Qualified Basis is the portion of a project's Eligible Basis multiplied by the Applicable Fraction. The Applicable Fraction is the lesser of:

1. The unit fraction which is the number of low-income units in a building divided by the total units; or

2. The floor space fraction which is the total floor space of the low-income units divided by the total floor space of the residential rental units.

The Qualified Basis and the amount of the credit are based upon the amount of low income housing within the building. An on-site manager's unit is considered common space and is not included in the calculation of the Applicable Fraction.

E. APPLICABLE TAX CREDIT PERCENTAGE
The tax credit is intended to provide, over a ten-year period, a "present value" credit of either of the following:

1. Thirty percent of the project's Qualified Basis for new construction with a federal subsidy or for the acquisition costs of eligible existing buildings.

A new building is treated as federally subsidized if there is tax-exempt bond or other federal financing, unless the balance of such loans is excluded from the Eligible Basis of the building.
2. Seventy percent of the project's Qualified Basis in the case of new construction or substantial rehabilitation.

The IRS publishes, on a monthly basis, the applicable percentages (Applicable Credit Rate) to be used in calculating the actual maximum allowable annual credit amount for which the project will be eligible. The 70 percent present value credit rate of nine percent and the 30 percent present value credit rate of four percent can be used for the tax credit calculation at the time of application. The Preventing Americans from Tax Hikes (PATH) Act of 2015 states the 70 percent present value credit rate shall be no less than nine percent for all non-federally subsidized buildings (new construction). The 30 percent present value rate is a floating rate for the acquisition tax credits and the tax credits associated with tax exempt bond projects. As of December 15, 2015, all 70 percent present value projects that have not been placed in service or that have not received IRS form 8609 for each building will be underwritten utilizing the nine percent tax credit rate.

The tax credits for reservation on projects utilizing the four percent acquisition tax credit or the four percent tax credit associated with a tax exempt bonds (federally subsidized) will be calculated by utilizing the Applicable Credit Rate effective for the month in which the Conditional Reservation and Binding Commitment Agreement (Agreement) and Applicable Rate Agreement are executed. In some cases, the applicant may be given the option to execute the Agreement within the month the Board reserves the tax credits or the following month. SDHDA will utilize the most recent tax credit rate posted in accordance with 42(b)(2) of the Code when underwriting tax credit applications.

F. ANNUAL CREDIT AMOUNT
The maximum allowable credit amount is the Qualified Basis multiplied by the Applicable Credit Rate. However, the actual amount of credit awarded could be less than the maximum allowable if the financial analysis reveals the project would still be feasible with fewer tax credits (gap method). The tax credit is available each year for 10 years.

G. AFFORDABLE RENTS
Federal requirements state that rent on the low-income units, including utilities, cannot exceed 30 percent of qualifying monthly median income (i.e. not 30 percent of each individual household’s income, but 30 percent of 50 percent or 60 percent of median, as applicable). All charges for amenities, (e.g., laundry facilities, garages and carports, outdoor electrical outlets for cars, storage sheds, etc.) must be included in the maximum allowable tax credit rent if such amenities are included in the Eligible Basis for tax credits.

The maximum rent for the housing tax credit units are limited to the housing tax credit rent limits. For purposes of applying the maximum rent limitation, the maximum "rent" includes the rent paid by the tenant including utility allowance and rent subsidies. An exception for exceeding the housing tax credit rent may be granted for USDA Rural Development 515 and HUD Section 8 properties where it has been shown that additional rents are necessary to make the project feasible and that the tenant’s rent will not exceed 30 percent of the tenant’s income.

Since tenants under the 515 and Section 8 programs are required to pay 30 percent of their adjusted monthly income, the maximum rents may exceed the housing tax credit rent on an individual basis, so as not to exclude an income eligible household from the property.
To calculate rent, a certain number of occupants are assumed to occupy a unit, depending on the number of bedrooms in the unit (not actual occupants). The assumed family size is one person in an efficiency and one and one-half persons per bedroom (i.e., two bedroom unit rent is 30 percent of three person qualifying income). This restriction is in effect during the entire Affordability and Extend Use Periods. Note that since the qualifying rent is based on one and one-half persons per bedroom, it is possible for a tenant to pay more than 30 percent of his or her actual income. A link to the maximum rent limits are listed on the SDHDA website www.sdhda.org.

SDHDA establishes maximum monthly allowances for utilities and services (excluding telephone) based upon the HUD Utility Schedule Model, a software calculation method, or the specific utilities used at the project.

The initial net rents established at Reservation and recorded in the Declaration of Land Use Restrictive Covenants Agreement (DLURA) must be utilized until the earlier of one year measured from the date the unit is initially occupied or the period of initial tenant occupancy.

SDHDA will underwrite all projects located within the city limits of Sioux Falls and Rapid City at a minimum of 85 percent of the housing tax credit gross rent limits. SDHDA will underwrite all other projects at a minimum of 80 percent of the housing tax credit gross rent limits. If an applicant proposes rents lower than the minimum requirements, the applicant must submit, with the application, a comparable rent study that supports the lower rents.

In addition, to keep the units affordable, SDHDA will require the maximum rent on 20 percent of the tax credit units to be at the lesser of the Fair Market Rent (FMR), the actual market rent for the area, or the housing tax credit rent. These units will be known as FMR units. The FMR units are also restricted to tenants with incomes equal to or less than 50 percent of the Area Median Income (AMI). The requirement for 20 percent of the tax credit units to be rented to tenants at or below 50 percent AMI and at the FMR rent limit does not apply to projects financed with tax exempt bonds.

H. HOUSING TAX CREDIT COMMITMENT PERIOD

Prior to an allocation of tax credits, the applicant must agree to and execute a recorded Declaration of Land Use Restrictive Covenant Agreement (DLURA). The DLURA is an extended use agreement pursuant to which the applicant, on behalf of itself and its successors, agrees to meet the applicable fraction of low income occupancy for the 30 year Affordability Period and if chosen, the 10 year Extended Use Period (a total of 30 or 40 years). The Code allows for termination after the initial Compliance Period, contingent upon a specified sales agreement.

The applicant must have the DLURA recorded with the county Register of Deeds in the county in which the project is located. All extended use or other special use restrictions elected by the applicant and imposed on the development, which restrictions are material to the award of the tax credits and which may or may not give rise to points under Section VII, will be made part of the DLURA. The DLURA must also set forth the initial rents. All mortgage liens on the property must be subject to the low income use restrictions, except in the event of foreclosure.

The applicant may make an election to extend the 30 year Affordability Period for an additional 10 years to receive application points. Making this selection, known as the Extended Use Period, bars the utilization of Section 42(h)(6)(I) of the Code until the beginning of the last year of the Extended Use Period. Therefore the applicant will not be able to request SDHDA to find
a buyer for the housing tax credit portion of the property until sometime after the project’s 39th year of operation.

I. REVIEW OF FEDERALLY ASSISTED DEVELOPMENTS

In accordance with the HUD Reform Act of 1989, any project for which assistance is received in any form from HUD must comply with the Revised Subsidy Layering Guidelines (RSLGs) published in the Federal Register, Thursday, December 15, 1994, Part III (Refer to Section VI). Projects proposing to combine HOME funds with tax credits will utilize CPD Notice 98-01. A copy of these notices will be provided by SDHDA on request.

If any portion of a building receives a federal subsidy, the building is ineligible to receive the 70 percent housing tax credit. Under the Housing Assistance Tax Act of 2008, the definition of a Federal subsidy is limited to any obligation the interest on which is exempt from tax under Section 103. Tax-exempt financing provided by state or local governments, the interest on which is exempt from federal taxation under the Code, is considered a federal subsidy. Consult your tax attorney or accountant to determine if the federal funds obtained for the project may be included in eligible basis.

HUD Section 8 rental "certificate" or "voucher" subsidy and funds received through the Community Development Block Grant Program (CDBG) are not considered a federal subsidy.

Under the Federal Home Finance Board (FHFB) Affordable Housing Program, established in 1989, Federal Home Loan Banks are able to make subsidized advances to member banks which are in turn to be used for affordable housing projects. The Treasury Department has ruled that for tax credit purposes, loans provided by the FHFB will not be considered federal loans. Therefore a FHFB below-market-rate loan with an interest rate lower than the Applicable Federal Rate (AFR) will be eligible for the 70 percent tax credit percentage rate for new construction or rehabilitation expenditures rather than the 30 percent rate.

SDHDA will review those projects using USDA Rural Development Rural Rental Housing Loan funds in accordance with USDA Rural Development Instruction 1944-E Exhibit A-10. It is the responsibility of the applicant to provide SDHDA with any additional information or clarification of funding sources as may be necessary. Prior to issuance of the IRS Form(s) 8609, the applicant must provide SDHDA with USDA Rural Development Form 3560-51, "Multiple Family Housing, Obligation-Fund Analysis." This form will be used in the determination of the final allocation of tax credits to a project.

J. INELIGIBLE PROJECTS

Ineligible projects include (i) properties of four units or less which are occupied by the applicant or a relative of the applicant, unless owned by a 501(c) (3) entity, (ii) life care facilities, and (iii) trailer parks.

Any application involving acquisition and substantial rehabilitation of a USDA Rural Development or SDHDA financed project must submit a certification relating to the need for substantial rehabilitation of the project. The certification must include a rehabilitation inspection report and must discuss the need for replacing major systems such as roofs, heating systems and windows. This inspection must be accomplished by a representative of the appropriate agency or a person approved by that agency. The inspection report will not be accepted if completed more than 6 months prior to the application submission.
K. TENANT OWNERSHIP PROJECTS
Projects involving tenant ownership must submit to SDHDA a long-term management plan which must include home buyer counseling programs for the tenants.

L. TAX CONSIDERATIONS
There may be limits on the amount of tax credit an individual may effectively use due to passive loss restrictions and alternative minimum tax provisions. Individuals should consult their tax attorneys or accountants for clarification of this regulation.

M. DISCRIMINATION
All housing for which tax credits are received must be available to all persons regardless of race, color, national origin, religion, creed, sex, disability, or familial status.

N. VOLUME LIMITS
Each state is limited in the amount of tax credits it may allocate annually. South Dakota’s volume limit is $2,690,000 for 2016 and estimated $2,700,000 for 2017.

O. RECAPTURE
Tax credits are subject to recapture by the Internal Revenue Service if it determines the Qualified Basis at the close of any year is less than the amount of such basis at the close of the preceding taxable year, or they may be recaptured for other compliance issues.

V. DEVELOPMENT STANDARDS
Projects funded under this Program will be evaluated according to the following standards. Those projects combining tax credits with U.S. Department of Housing and Urban Development (HUD) and other government assistance must comply with the development standards adopted under the Subsidy Layering Guidelines in Section VI. Where the development standards under the Subsidy Layering Guidelines are more restrictive than the ones established in Section V, the Subsidy Layering Guidelines will prevail.

A. PROJECT FINANCE LIMITS
The SDHDA Project Finance Limits are expected to be maximum project cost limits, not target or average costs that SDHDA determines to be sufficient for development of affordable housing projects. Total project costs are not limited to the Project Finance Limits, however, SDHDA will utilize them as the basis for the calculation of SDHDA financing and Developer Fees. All costs determined to be in excess of the Project Finance Limits will not be included in Eligible Basis for the calculation of the housing tax credits.

SDHDA reserves the right to reject any application that it determines to have excessive total projects costs. Excessive total project costs will be defined as any project that exceeds fifteen percent (15%) of the Project Finance Limits. Projects financed with tax exempt bonds will be allowed to exceed the Project Finance Limits by up to 10 percent of the calculated finance limit.

Project Finance Limits will be determined for each project by multiplying the number of corresponding units by the respective per unit cost limit and summing the products. The per-unit cost limits are:
<table>
<thead>
<tr>
<th>Unit Type</th>
<th>Unit Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Group Home</td>
<td>$72,500 (per bedroom)</td>
</tr>
<tr>
<td>SRO</td>
<td>$87,000</td>
</tr>
<tr>
<td>0 Bedroom (efficiency)</td>
<td>$102,500</td>
</tr>
<tr>
<td>1 Bedroom</td>
<td>$117,500</td>
</tr>
<tr>
<td>2 Bedroom</td>
<td>$144,000</td>
</tr>
<tr>
<td>3 Bedroom</td>
<td>$170,000</td>
</tr>
<tr>
<td>4 Bedroom</td>
<td>$187,000</td>
</tr>
</tbody>
</table>

Proposed projects are encouraged to incorporate the features of brick, energy efficiency, additional handicap-adapted units, second bathrooms (for three and four bedroom units), community rooms, townhouse style units with an accessible bathroom on the main floor, creative design features, installation of low-cost high-speed internet service and other amenities where appropriate. For the purpose of the above calculation, any employee unit will be calculated as a unit type and not as common space.

**B. UNIT SIZE REQUIREMENTS**

The residential unit living square footage for rental new construction or reconstruction projects must meet the following minimum residential unit living square footage:

<table>
<thead>
<tr>
<th>Unit Type</th>
<th>Unit Size</th>
</tr>
</thead>
<tbody>
<tr>
<td>Group Home</td>
<td>130 square feet (per bedroom)</td>
</tr>
<tr>
<td>SRO</td>
<td>300 square feet</td>
</tr>
<tr>
<td>0 Bedroom (efficiency)</td>
<td>500 square feet</td>
</tr>
<tr>
<td>1 Bedroom</td>
<td>600 square feet</td>
</tr>
<tr>
<td>2 Bedroom</td>
<td>750 square feet</td>
</tr>
<tr>
<td>3 Bedroom</td>
<td>900 square feet</td>
</tr>
<tr>
<td>4 Bedroom</td>
<td>1,050 square feet</td>
</tr>
</tbody>
</table>

Acquisition and/or rehabilitation projects are not subject to the minimum square footage requirements.

**C. DEVELOPER’S FEES**

The developer of a housing tax credit project will be entitled to a developer fee not to exceed 15 percent of total development cost minus developer’s fee and consultant’s fee for projects of 16 units or less and not to exceed 12 percent of total development cost minus developer’s fee and consultant’s fee for projects of 17 units or more. For purposes of the foregoing limitations, “total development costs” do not include any costs that exceed the Project Finance Limits. Any fees determined to be developer fees in excess of the corresponding 12 or 15 percent maximum or in excess of the fee approved at the time the Board approves the reservation of housing tax credits will not be included in Eligible Basis when issuing Form 8609.

Developers may choose to defer their developer fee. The amount of deferred developer fee or owner equity presented in the application will be underwritten as a project financing source.
The submitted pro-forma must evidence sufficient project cash flow after all project debt service is applied to repay the deferred developer fee within the first 12 years of operation. The deferred developer fee is not part of debt service and should be removed from pre-tax cash flow after the calculation of the Debt Coverage Ratio (DCR).

**D. CONSULTANT FEES**

Consultant fees will be included in the developer fee limitation and cannot exceed two percent of the total development cost minus the consultant fee. For purposes of the foregoing limitations, “total development costs” do not include any costs that exceed the Project Finance Limits. Syndication related consultant fees are not to be included in the Eligible Basis of the project. Any fees determined to be consultant fees in excess of the two percent maximum, or the amount approved at the time the Board approved the reservation of housing tax credits will not be included in Eligible Basis when issuing IRS Form(s) 8609. Consultants are expected to provide their services through project completion and issuance of IRS Form(s) 8609. The contract between the consultant and the applicant/owner must be submitted with the application.

**E. BUILDER/GENERAL CONTRACTOR’S FEES**

Builder/General Contractor fees may not exceed the following limits:

<table>
<thead>
<tr>
<th>Description</th>
<th>Maximum Limit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Builder/General Contractor’s Profit</td>
<td>6% of hard construction costs</td>
</tr>
<tr>
<td>Builder/General Contractor’s Overhead</td>
<td>2% of hard construction costs</td>
</tr>
<tr>
<td>General Requirements</td>
<td>6% of hard construction costs</td>
</tr>
</tbody>
</table>

Any fees determined to be builder/general contractor’s fees in excess of the corresponding maximums or in excess of the percentage approved at the time the Board approved the reservation of housing tax credits will not be included in Eligible Basis when issuing IRS Form(s) 8609.

**F. COMPARATIVE ANALYSIS**

Notwithstanding these development standards and the selection criteria within this Plan, each proposed project is analyzed on a comparative basis in a variety of categories to ensure the highest value for the tax credits awarded.

**G. PROPERTY STANDARDS**

All newly constructed properties must meet the most current version of the International Building Code, the National Standard Plumbing Code and the National Electrical Code Handbook. These codes will be superseded if the State of South Dakota or local governing body has adopted an alternative code, in which case such alternative code will apply. Rehabilitation projects should strive to meet these codes when reasonable and to replace major components when necessary.

The housing project must meet the accessibility requirements of 24 CFR part 8, which implements Section 504 of the Rehabilitation Act of 1973 (29 U.S.C. 794) and covered multifamily dwellings, as defined at 24 CFR 100.201, and must also meet the design and construction requirements at 24 CFR 100.205, which implements the Fair Housing Act (42 U.S.C. 3601-3619). All units must be considered decent, safe, and sanitary throughout the Affordability and Extended Use Periods.
Projects containing facilities that are available to the general public must meet the Americans with Disabilities Act (ADA) requirements. All projects must comply with HUD Section 504 requirements. Projects that have more than four units must include five percent of the total units or one unit minimum for individuals with mobility impairments and two percent of the total units or one unit minimum for individuals with sensory impairments (i.e., hearing or vision impairments). The above units may not be consolidated so as to provide only one unit. Roll in showers must be installed in one-half of the handicap-adapted units for persons with mobility impairments. These units may not all be in one building of a multi-building project. The architect must certify on the final working plans that these standards have been incorporated into the plans.

All project sites must be surveyed and platted. All single family homes and all residential buildings in lease purchase projects must be individually surveyed, platted, and have a physical address.

It is the owner’s responsibility to be aware of and comply with Fair Housing and all non-discrimination provisions relating to the race, color, religion, creed, sex, disability, familial status, and national origin. This includes design requirements for construction or rehabilitation, Equal Opportunity in regard to marketing and tenant selection and reasonable accommodation and modification.

H. SITE SUITABILITY
The proposed site must be suitable for the proposed project. If the site includes any detrimental characteristic, the applicant must provide a remediation plan and budget to make the site suitable for the project. If any detrimental site characteristic exists on, or adjacent to the site, SDHDA may reject the application. Detrimental characteristics may include but are not limited to: location within one mile of pipelines, storage areas for hazardous or noxious materials, sewage treatment plant, or sanitary landfill; location within 2,500 feet of an airport runway clear zone; 3,000 feet of a railroad, 1,000 feet of a major roadway, commercial property, or 15,000 feet of military clear zone; physical barriers; unsuitable slope or terrain; location within 1,000 feet of registered historic property; or location in flood hazard area.

I. CRIME FREE MULTI-HOUSING PROGRAM
All property managers must attend the Crime Free Multi-housing Program training administered through the South Dakota Law Enforcement Officers Standards and Training Commission. SDHDA recommends a membership certification be acquired and maintained for the housing projects if it is available in the community.

J. REPLACEMENT RESERVES
All properties must maintain a minimum replacement reserve of $400 per unit annually for the entire Affordability and Extended Use Periods. In rehabilitation projects, if the major systems are not all replaced or repaired, sufficient reserves, which could exceed $400 per unit, must be established to allow for replacement of such components if the normal life span would require such replacement prior to the end of the Extended Use Period. The annual replacement reserves will be trended at three percent per year.

K. OPERATING RESERVES
All properties must have an operating reserve account. The operating reserve should be established by a written agreement with the syndicator and or mortgage lender. If no such
agreement exists, SDHDA will require an operating reserve to be established in the amount of a minimum of three months of operating expenses plus debt service payments. The operating reserve shall be maintained for a minimum of three years from the date the last building is placed in service, may be held by SDHDA, and will be governed by an operating reserve agreement.

L. DEBT COVERAGE RATIO

Pro-formas submitted must reflect a debt coverage ratio of not less than 1.15 in the first year that full expenses are in effect (i.e., after tax abatements have expired) and annually thereafter for the first 15 years or the term of the first mortgage financing, whichever is greater. The project must maintain a minimum 0.95 debt coverage ratio for the remaining time of the Affordability and Extended Use Periods. Compensating factors such as developer’s experience, types of financing utilized and financial strength of the applicant/owner may allow this requirement to vary. The debt coverage ratio is the ratio of net operating income to the total annual debt service. Further, the application shall reflect that rental income, any subsidies and reserve funds are sufficient to cover the property's debt and operating expenses for the Affordability and Extended Use Periods.

Pro-formas submitted must reflect the following underwriting standards: Project income shall be increased at an annual rate of two percent (2%); expenses and replacement reserves shall increase at an annual rate of three percent (3%); and assume a vacancy rate of seven percent (7%).

M. CHANGES TO PROJECT

The award of tax credits is based upon information provided in the application and the preliminary plans submitted with the application. A significant change to a project, once it has been ranked and awarded tax credits, may jeopardize the reservation/allocation of tax credits and the Board may require the tax credits to be returned. A significant change will include, but is not limited to, any reduction in the number of bedrooms per unit or square footage of the units, decrease in number of total units, any change to financial feasibility, any increase in overall density, any change in unit or project amenities, and any change that, had it been in the original project application, might have resulted in the project receiving a different ranking, or may have influenced the reservation of housing tax credits. SDHDA reserves the right to determine, at its sole discretion, if any change constitutes a significant change to the project. Any change to the project must be pre-approved by SDHDA prior to implementation.

VI. SUBSIDY LAYERING GUIDLINES

For those projects which combine tax credits and other HUD assistance, SDHDA must perform a subsidy layering review in accordance with the Revised Subsidy Layering Guidelines (RSLGs) published in the Federal Register, Thursday, December 15, 1994, Part III and HUD CPD Notice 98-01. The RSLGs establish HUD's safe harbor standards, but also allow SDHDA to adopt its own standards within its Plan.

<table>
<thead>
<tr>
<th>Safe Harbor</th>
<th>Ceiling</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Standard 1 – Profit and Overhead</strong></td>
<td></td>
</tr>
<tr>
<td>Builder Profit</td>
<td>6% construction costs</td>
</tr>
<tr>
<td>Builder Overhead</td>
<td>2% construction costs</td>
</tr>
<tr>
<td>General Requirement</td>
<td>6% construction costs</td>
</tr>
</tbody>
</table>
**Standard 2 – Developer Fee**

| Developer Fee | 10% total development cost | 15% total development cost |

**Standard 3 – Syndication Expenses**

| Private Offer | 10% gross proceeds | 15% gross proceeds |
| Public Offer  | 15% gross proceeds  | 24% gross proceeds  |

**Standard 4 – Syndication Proceeds**

SDHDA will establish a base market rate expressed in cents netted per dollar of credit allocation. The Market Rate will be set for each individual project based on the variables of that project. In addition, the Market Rate will be adjusted to reflect increased value if higher than typical ownership interests are retained, as follows:

<table>
<thead>
<tr>
<th>Ownership</th>
<th>Market Rate Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>0-5%</td>
<td>Market Rate value</td>
</tr>
<tr>
<td>5-50%</td>
<td>Market Rate plus 10 cents</td>
</tr>
<tr>
<td>Over 50%</td>
<td>Market Rate plus 20 cents</td>
</tr>
</tbody>
</table>

In addition, when determining the amount of credit necessary to fill the unfunded financing gap, SDHDA must include the value of all syndication installments received. Therefore, applicants affected by this part must calculate and report the effects of compounding and discounting syndication installment payments.

**VII. PROJECT SELECTION CRITERIA**

**Maximum Possible Points 1,140**

Applications must obtain a minimum of 400 points to be considered for funding. Applications that do not receive this cumulative total will be denied and the applicant will be notified of such denial. Applications for additional tax credits will not be re-scored and will only be considered if they meet the criteria established in Section III.O.

**A. LOCAL HOUSING NEED**

**(150 points maximum)**

All applicants must submit a complete market analysis addressing the local housing needs that is no more than six months old (See Section VIII.A.1. regarding submission requirements and Exhibit 2). The applicants considered to be facing the highest overall need will receive the highest score. All other applications will be ranked against the highest scoring applicant. Each applicant will receive from 0 to 150 points depending upon identified need. When determining the need, SDHDA may take into consideration including but not limited to the need for additional housing units in the community, the physical condition of the proposed project, the need of SDHDA funding sources to retain the proposed project, retention of existing project based rental subsidies, and the degree of rehabilitation necessary depending on the proposed project activity. All communities with two or more low income housing projects under construction or in the process of rent-up (less than 90 percent occupied) may receive zero points in this category.
B. PRIMARY SELECTION CRITERIA

1. Deep Income Targeting
   (90 points maximum)
Within the 20/50 or 40/60 election:
Required set aside: 20 percent of the rent restricted units will be FMR units and must be rented to tenants at or below 50 percent of the area median income and rents may not exceed the FMR.

To receive points for deep income targeting, a project must set the following rent limits for each target AMI in addition to the 20 percent FMR requirement:

   a. A proposal which elects to set aside an additional 10 percent of the rent restricted units for households not exceeding 50 percent of area median income will receive 30 points.

   b. A proposal which elects to set aside an additional seven percent of the rent restricted units for households not exceeding 40 percent of the area median income will receive 30 points.

   c. A proposal which elects to set aside an additional of three percent of the rent restricted units for households not exceeding 30 percent of the area median income will receive 30 points.

Note: If units are designated at 30 percent AMI using the Housing Trust Fund, the Housing Trust Fund units are in addition to the Deep Income Targeting units designated for the above category.

Rents for these units must be set at 30 percent or less of adjusted annual incomes for households at the corresponding income levels to receive the above points.

For multi-family projects: if tax credits are allocated on a building basis, each building should maintain the percentage of targeted units elected above to the most reasonable extent possible.

2. Extended Use Commitment
   (50 points maximum)
Although the required Affordability Period is 30 years, applicants that make a commitment to extend the Affordability Period an additional 10 years (to 40 years) will receive 50 points.

An owner electing to extend the Affordability Period for 10 years will be restricting the property for 40 years (30-year Affordability Period and 10 year Extended Use Period). An election made by the applicant to extend the Affordability Period beyond the required 30 years bars the utilization of Section 42(h)(6)(l) of the Code until the beginning of the last year of the Extended Use Period. The applicant will not be able to request SDHDA to find a buyer for the low income portion of the property until sometime after the 39th year of the Extended Use Period. Applicants claiming points for the Extended Use Period may not claim points for Tenant Ownership.

3. Construction Type
   (70 points maximum)

   a. A rehabilitation project that remolds existing rental buildings to like new or uses existing buildings and converts them to new rental units will receive 50 points
b. A rehabilitation project that uses buildings of historic nature will receive 20 points.

c. A new construction project creating buildings that contain 8 rental units or less per building will receive 10 points.

d. A new construction project that creates rental units for assisted living or congregate care will receive 10 points.

4. Concerted Community Revitalization Plans
   (30 points maximum)
Projects that contribute to a Concerted Community Revitalization Plan and that are located within a Qualified Census Tract (QCTs) that is documented at the time of application will receive 30 points. Refer to Exhibit 1 for QCT information.

5. Mixed Income Use
   (50 points maximum)
Developments consisting of low income and market-rate units will be eligible for up to 50 points. Points awarded will be based on the ratio of market-rate units to total project units, according to the following scale:

<table>
<thead>
<tr>
<th>Points</th>
<th>Number of Market Rate Units</th>
</tr>
</thead>
<tbody>
<tr>
<td>20</td>
<td>5.00% - 10.00% Market Rate (requires a minimum of 2 units)</td>
</tr>
<tr>
<td>30</td>
<td>10.01% - 20.00% Market Rate</td>
</tr>
<tr>
<td>40</td>
<td>20.01% - 30.00% Market Rate</td>
</tr>
<tr>
<td>50</td>
<td>30.01% - 40.00% Market Rate</td>
</tr>
</tbody>
</table>

6. Financial Support from Local Sources
   (25 points maximum)
Proposals containing documentation of financing or incentives from a local government, a private party or a foundation that assist in reducing the development costs or enhancing the project feasibility may receive up to 25 points.

7. Applicant Characteristics
   (40 points maximum)
Projects which include the following will be awarded the points indicated for each provable characteristic (maximum 40 points):

   a. 20 points: Participation by an entity with a demonstrated track record of quality experience in development or management of subsidized housing, or a new developer that contracts with a developer or consultant with a demonstrated record of quality experience in development or management of subsidized housing.

   b. 10 points: Participation by a minority-owned or woman-owned business enterprise; to be considered a minority-owned or woman-owned business enterprise, at least 51 percent of the sponsorship must be owned by either a minority individual or a woman.
c. 10 points: Owner equity in excess of 10 percent of the total development cost, but cannot be in the form of a deferred developer fee.

Twenty-five points will be deducted from any project with respect to which the applicant or any member of the development team has any of the following characteristics:

a. Within two years prior to the HOME/HTC application date, the applicant has made a significant change to another HTC, HOME or other SDHDA administered project without the prior approval of SDHDA; or

b. Has unresolved compliance issues on other housing tax credit, HOME, or other SDHDA administered project.

Further, for any project with these characteristics, the applicant shall not be eligible to receive points for a demonstrated track record of quality experience. The foregoing shall not limit the right of SDHDA to reject an application pursuant to Section III.F.

8. Tenant Ownership – Lease Purchase
(50 points maximum)
Projects intended for eventual tenant ownership will receive 50 points. Applicants must submit with their application the proposed management plan, including information on homebuyer counseling, calculation of future purchase price, and other information requested by SDHDA to evaluate the feasibility of the development.

**Applicants claiming points for Tenant Ownership are not allowed to claim points for Extended Use Commitment.

9. Service Enriched Housing
(25 points maximum)
Projects providing verifiable on-site services to the tenants of the following types of projects may receive up to 25 points depending upon the extent of the services:

a. Homeless (For Transitional Housing the appropriate supportive services must be provided to persons, including (but not limited to) deinstitutionalized individuals with disabilities, homeless individuals with disabilities, and homeless families with children)
b. Persons with physical disabilities
c. Persons with mental disabilities
d. Persons with developmental disabilities
e. Housing for Older Persons 62 or older (Assisted Living or Congregate Care Facilities as defined under Definitions)
f. Families with children

The services must be provided long-term and on a continuous basis. The services may be provided by the owner, the management company, or a third-party entity. The application must include a letter of intent from the service provider detailing the services, the tenants who will receive the services, the method of delivering the services, and the staffing for the service. Points are awarded in this category because there is an increase in construction or operating costs to the owner to be able to provide the specific type of service. A once or twice a week class on topics such as personal finances or a letter of need for housing is not adequate to obtain points in this section.
Note: SDHDA, the Department of Human Services (DHS), and the Department of Social Services (DSS) have entered into an agreement whereby full integration of citizens with disabilities into individualized housing settings rather than group home type housing will be promoted. All housing designed specifically for people with disabilities must receive prior approval from DHS and/or DSS. Applicants serving the homeless are required to participate in the Homeless Management Information System (HMIS), through SDHDA. Documentation of approval or that an application has been submitted to DHS or DSS must be submitted with the application.

10. HUD Section 811 – Unit for Persons with Disabilities
(40 points maximum)
SDHDA will work with the Department of Human Services to provide support services and rental financing through the Section 811 program. The Section 811 program allows up to a maximum of 25% of the units within a development to be set aside for persons with disabilities. There is no requirement for additional accessible units over the amount required by 24 CFR Part A. SDHDA will award up to 40 points for projects that provide Section 811 rental housing units.

<table>
<thead>
<tr>
<th>Points</th>
<th>Total Percent of Section 811 Units</th>
</tr>
</thead>
<tbody>
<tr>
<td>20</td>
<td>10.00% to 15.00%</td>
</tr>
<tr>
<td>30</td>
<td>15.01% to 20.00%</td>
</tr>
<tr>
<td>40</td>
<td>20.01% to 25.00%</td>
</tr>
</tbody>
</table>

11. Accessibility
(20 points maximum)
Multifamily rental housing projects containing five or more dwelling units must include five percent of the total units or one unit minimum for individuals with mobility impairments and two percent of the total units or one unit minimum for individuals with sensory impairments (i.e. hearing or vision impairments). The above unit requirements may NOT be consolidated so as to provide only one unit.

For projects that must comply with Section 504 of the Rehabilitation Act of 1973, a roll-in shower with a seat must be installed in at least 50 percent of the units accessible to individuals with mobility impairments (but at a minimum, in at least one unit).

Up to 20 points will be awarded for projects that create additional accessible units for individuals with mobility and or sensory impairments. A minimum of one additional unit must be added above the federal minimum requirements. Accessible units may not all be located in one building of a multi-building project and should be evenly distributed among the buildings.

<table>
<thead>
<tr>
<th>Points</th>
<th>Total Percent of Accessible Units</th>
</tr>
</thead>
<tbody>
<tr>
<td>10</td>
<td>5.00% to 10.00%</td>
</tr>
<tr>
<td>15</td>
<td>10.01% to 15.00%</td>
</tr>
<tr>
<td>20</td>
<td>15.01% to 20.00%</td>
</tr>
</tbody>
</table>
12. Efficient Use of Tax Credits  
(50 points maximum)  
A project will be awarded points according to the largest number of units for the fewest amount of housing tax credits per housing tax credit unit as follows:

<table>
<thead>
<tr>
<th>Points</th>
<th>Tax Credit Per Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>50</td>
<td>$0 to $4,999</td>
</tr>
<tr>
<td>40</td>
<td>$5,000 to $5,999</td>
</tr>
<tr>
<td>30</td>
<td>$6,000 to $6,999</td>
</tr>
<tr>
<td>20</td>
<td>$7,000 to $7,999</td>
</tr>
<tr>
<td>10</td>
<td>$8,000 to $8,999</td>
</tr>
</tbody>
</table>

If HOME funds are also utilized, SDHDA will also calculate the most efficient use of HOME funds using a separate calculation. SDHDA will compare the HTC and HOME calculations and award the higher amount of points calculated.

13. Percentage of Soft Costs Used for Project Costs  
(40 points maximum)  
Projects which provide the highest percentage of the credit dollar amount to be used for project costs other than the cost of intermediaries (“soft costs”) will receive a maximum of 40 points. Soft costs include but are not limited to developers’, attorneys’, consultants’, architects’, engineers’, accountants’ and related professional fees, housing tax credit fees, reserve accounts, permanent loan fees, etc. Builder’s profit will not be included in soft costs for this calculation.

<table>
<thead>
<tr>
<th>Points</th>
<th>% of Soft Costs</th>
</tr>
</thead>
<tbody>
<tr>
<td>40</td>
<td>0.00% - 9.99%</td>
</tr>
<tr>
<td>30</td>
<td>10.00% - 14.99%</td>
</tr>
<tr>
<td>20</td>
<td>15.00% - 19.00%</td>
</tr>
<tr>
<td>0</td>
<td>19.01% +</td>
</tr>
</tbody>
</table>

14. Project Location  
(40 points maximum)  
Projects located in close proximity of community services and areas of opportunity will be eligible for up to 40 points. Five points will be awarded for each category item. Close proximity will be defined as within one half mile of the property.

a. (20 Points) Community services include but are not limited to:

- Grocery/Retail Stores
- Hospital/Medical Clinics
- Schools/Senior Center (as applicable)
- Special Service Offices
A project that has a bus stop within one city block or provides free transportation to the tenants on a regularly scheduled (minimum 4 times per week) or on-call basis will receive 20 points. Projects that have on-call transportation services provided to tenants at reduced rates may receive 10 points.

b. (20 Points) Area of Opportunity:

- Low Poverty Census Tracts – less than 10% poverty rate
- High Ratio of Jobs to Population – above the state average ratio
- Below Average Unemployment – less than the state unemployment rate
- High Scoring Schools – above average school performance index posted by South Dakota Department of Education

15. Individuals with Children
(10 points maximum)
Projects that will be serving tenant populations of individuals with children and provide written documentation at time of application will receive 10 points.

16. Public Housing Notification
(10 points maximum)
A proposal which provides a written commitment to notify local public housing agencies of vacancies and give priority to households on waiting lists of those agencies will receive 10 points.

C. READINESS TO PROCEED
SDHDA will allow up to 150 points to projects which, in its opinion, most clearly demonstrate readiness to proceed. The determination of readiness to proceed will be based on the following factors:

1. Plans and Specifications
(25 points maximum)
Applications containing architectural plans/working drawings that are at least 50 percent complete or a physical needs assessment that is completed by an independent or third party provider will receive 25 points.

2. Site Control
(25 points maximum)
Applications containing documentation that the applicant has a recorded warranty deed, a recorded long term lease, or an approval of Transfer of Physical Assets (TPA) from the appropriate HUD, Rural Development, or SDHDA office for existing projects, which is in the name of the applicant will receive 25 points.

3. Financing
(60 points maximum)
   a. Construction Financing (20 points maximum)
      (Executed by Applicant and Lender)
      Applications containing documentation of an enforceable construction or interim financing commitment for the project that is executed by the applicant and lender will receive up to 20 points.
b. Permanent Financing (20 points maximum)  
(Executed by Applicant and Lender)  
Applications containing documentation of enforceable permanent financing commitments with a fixed rate, a term of 15 years or more, and disclosure of all conditions will receive up to 20 points. Generally, an enforceable financing commitment is a written approval of a loan or grant from a lender which is subject only to conditions of which are within the applicant’s control (other than the award of other funding). The loan commitment must contain a representation and acknowledgement from the lender that such lender has reviewed the housing tax credit application submitted by the applicant to SDHDA in support of the housing tax credit funds for the project to which such commitment relates and that such lender acknowledges that the project will be subject to rent restrictions, tenant income restrictions, and other special use restrictions agreed to by the applicant may receive up to 20 points.

A commitment with fixed rate and term of less than 15 years will receive up to 10 points.

c. Equity Commitment (20 points maximum)  
(Executed by Applicant and Equity Investor)  
Applications containing documentation of an equity commitment disclosing all conditions may receive up to 20 points. The equity commitment must contain a representation and acknowledgement from the equity investor that such investor has reviewed the application submitted by the applicant to SDHDA in support of the credits for the project to which such commitment relates and that such investor acknowledges that the project will be subject to rent restrictions, tenant income restrictions, and other special use restrictions agreed to by the applicant.

4. Utilities (i.e. water, sewer, electric, natural gas)  
(20 points maximum)  
Applications containing documentation from utility providers stating utilities are currently at the project site and have the capacity to support the proposed project. Documentation from the providers must be specific to the utility being provided and that the utility is at or adjacent to the project site and with sufficient capacity to serve the proposed project. Close proximity or that the utility can be extended to the site does not meet the requirement for points. Generally, 5 points are awarded for each category of water, sewer, electricity, and heat (electric or natural gas).

5. Zoning  
(10 points maximum)  
Applications containing documentation that the project site is properly zoned for its proposed use will receive 10 points.

6. Platting  
(10 points maximum)  
Applications containing documentation that the final plat of the land has been recorded. Includes referencing plat book and number will receive 10 points.
D. PROJECT CHARACTERISTICS

(200 points maximum)

Points will be awarded to proposed projects based on the points as detailed in Exhibit 4. A completed copy of Exhibit 4 must be signed by the applicant and the architect. Characteristics indicated by the applicant and the architect will be verified by SDHDA staff prior to issuance of IRS Form(s) 8609. A maximum of 200 points may be obtained.

VIII. SUBMISSION REQUIREMENTS

A. APPLICATION REQUIREMENTS

All applications must be submitted on the SDHDA HOME/Housing Tax Credit Application Form. If applying for funding under both the HOME and Housing Tax Credit Programs, an original and a copy of the complete application must be submitted. SDHDA may reject applications that are incomplete or that contain inaccurate information.

Applications for additional tax credits must also consist of a complete application with revised project information and the following submission items, as necessary to reflect all changes in the project.

The following items must accompany the completed HTC/HOME Application: All applications submitted must be signed by at least one general partner involved with the project.

1. A comprehensive market study of the housing needs of low-income individuals in the area to be served by the project. The market study must have been completed within six months of submission by a market analyst who is a disinterested party, has experience with multifamily rental housing and is approved by SDHDA. A South Dakota licensed appraiser who is currently MAI certified and meets the above criteria may also complete the market study. The minimum includable items to be addressed in the market study are listed in Exhibit 2. (A market study is not required for an application for additional tax credits)

2. A project narrative outlining the development characteristics (tenants being served, amenities provided, financing in place, etc.). The narrative is intended as a summary of the proposed project to assist SDHDA in reviewing the information in the application and exhibits.

3. Letter from the chief executive officer of the local governing body, in the format prescribed in Exhibit 3, evidencing approval from such body. Evidence of local approval must be in the form of meeting minutes or resolutions of the governing body and must reference the market study provided. If the local charter expressly gives the chief executive officer the power to approve a project and does not require approval of the governing body, a certified copy of such charter provision must be included with the letter of approval from the chief executive officer. The letter of approval must identify the number of units approved, the type of units approved and the exact location of the proposed development.

All developers are encouraged to contact the city in which they intend to develop housing tax credit properties early in the development process to determine whether the city has adopted procedures and submission dates for approving such projects.
4. Copy of utility allowance calculation and supporting documentation.

5. Pro forma for the extended use period, using the normal yearly expected vacancy rate as projected through the analysis. The pro formas submitted must reflect a debt coverage ratio of not less than 1.15 in the first year that full expenses are in effect (i.e., after tax abatements have expired) and annually thereafter for the first 15 years or the term of the first mortgage financing, whichever is greater. The project must maintain no less than a 0.95 debt coverage ratio through the entire Extended Use Period. Compensating factors such as developer’s experience, types of financing utilized and financial strength of the applicant/owner may vary this requirement. Furthermore, the application must reflect that rental income, any subsidies and reserve funds are sufficient to cover the property’s debt and operating expenses for the Extended Use Period. Annually, income must be trended at two percent, expenses and replacement reserves must be trended at three percent and vacancy must be projected at seven percent. A higher vacancy rate may initially be used for an acquisition/rehabilitation project if the project is currently sustaining higher vacancy and it is not reasonable to expect the project to achieve a seven percent vacancy within the first year.

6. Calculation and supporting documentation of all annual development expenses evidencing how the applicant arrived at the submitted amounts (e.g., calculation of real estate taxes from county assessor, insurance quotes). Applications requesting acquisition/rehabilitation or just rehabilitation tax credits may meet this requirement with the submission of historical financial statements.

7. Applicant information, including but not limited to, the applicant’s past experience with housing and evidence of capacity to perform, based on other federal, state, and local programs and the ability to carry out the activities and requirements associated with this application. **Note:** If HOME funds are being requested, three years of annual financial statements of the applicant and the general partner or managing member must be included.

8. Site control, which may be evidenced by any of the following in the applicant’s name:
   
   a. Purchase agreement or option to purchase, signed by both the buyer and seller;
   b. Warranty deed or title (please include a copy of the purchase agreement);
   c. Long-term lease equal to or greater than the term of the Extended Use Period;
   d. Contract for deed.

   Prior to housing tax credit allocation, the applicant must provide an attorney’s opinion that the applicant has ownership of the property as required and in accordance with Code Section 42.

   Applicants are cautioned that reservation of tax credits are site specific, therefore any changes to site may require a reevaluation of the application and reconsideration by the Board.

9. Drawing of proposed development site plan showing the general build-up of the site including the location of all proposed buildings, streets, parking areas, service areas, playgrounds, and any other significant details of the site.
10. The project floor plans and the layout of each individual type of apartment unit, office, and community room.

11. Written evidence that the project site is properly zoned at the time of application. Documentation must reflect the current status of the project’s plat. These items may not be necessary for acquisition and/or rehabilitation applications.

12. Certification from the applicant that the local Public Housing Authority (PHA) has been notified of the proposed project in their service area. The certification must also give priority to households on the PHA waiting list in order to obtain points under Section VII.B.16.

13. If the applicant is a nonprofit, a description of the organization and its activities and completion of the Nonprofit Eligibility Questionnaire, Exhibit 5. The Nonprofit Eligibility Questionnaire must be completed to compete for funds in the Nonprofit Set-Aside.

14. Local area map indicating other affordable housing, assisted living facilities and proximity to services (hospitals/clinics, schools/senior centers, grocery and retail stores, and special-services offices, etc.). Services must be indicated on the map to obtain points under Section VII.B.14.

15. Completed Exhibit 4 (Project Characteristics), signed by the applicant and the architect. The Exhibit 4 must be completed to obtain points under Section VII.D.

16. Letter of intent evidencing preliminary arrangements for construction, interim, and permanent financing. Interim financing (bridge loan) fees will not be allowable project costs if financing is provided by an entity having an identity of interest with the developer, builder, syndicator, or applicant. Only interest costs at or below market rate will be allowed. To obtain points under Section VII.C. a letter of commitment (not intent), signed by both parties must be provided.

17. Letter of intent or documentation from equity provider evidencing preliminary arrangement for the purchase or syndication of the housing tax credits. To obtain points under Section VII. C. a letter of commitment, not intent, signed by both parties must be provided.

18. If the proposed permanent financing has repayment based on the availability of development cash flow, the applicant must submit a letter from a third party tax attorney or accountant addressing validity of the loan and ability of the owner to meet repayment terms of the loan.

19. Attorney’s opinion stating that to the best of his or her knowledge, the applicant and all members of the development team (See Exhibit A of the HOME/Housing Tax Credit Application Form) are in good standing as described in Section III.F.

20. A copy of the contract between the Owner and the Consultant.

21. If the project underwriting requires the use of Housing Assistance Payments (HAP) or an Operational Deficit Guarantee (ODG), the applicant must provide financial statements from the provider of the HAP/ODG documenting it has the financial capacity to provide the HAP/ODG.
22. If the applicant is proposing rehabilitation, or an acquisition and rehabilitation, of an existing property, the following additional items must be submitted.

   a. Detailed description of the rehabilitation to be completed for the exterior of the building and for the interior of each apartment unit and the corresponding cost of such rehabilitation. The description of the rehabilitation must be detailed or the application may not be selected for an award of tax credits. In addition, if there are large variances between the original application and the appraisal and physical needs assessment submitted for the Reservation of tax credits, the award of tax credits may be withdrawn.

   b. Three years of historical financial information of the project being acquired and/or rehabbed. If the proposed transaction is an arms-length transaction the applicant may submit the last three years’ income statement and balance sheet. If the proposed transaction is not an arms-length transaction, the applicant must submit three years’ audited financial statements. SDHDA reserves the right to request additional years of financials or supporting documentation if necessary.

   c. Current (within 30 days of submission) tenant rent roll listing tenants, addresses, rent paid, subsidies received, etc.

   d. Properties with preexisting subsidy (any building substantially assisted, financed, or operated under the HUD Multifamily programs, SDHDA, or USDA Rural Development Program) must submit documentation to SDHDA of the following:

      i. Balance of mortgage amount to be assumed or prepaid

      ii. Copy of current project based rental assistance contract

   e. Attorney’s Opinion stating that the project is eligible to receive acquisition tax credits as referenced in Section 42(d)(2) of the Code.

   f. If the applicant is claiming project with Historic Character, documentation must be provided that applicable buildings within a project qualify under the National Historic Preservation Act (16 U.S.C 470).

   g. A relocation plan must be submitted if tenants are currently occupying the property.

23. Required Application Fee. Refer to Section IX.A. This fee is non-refundable.

   The following items must also be submitted with the application to receive the points identified in Section VII.

   1. Community Revitalization Plan: under Section VII.B.4., applicant must provide a copy of the Concerted Community Revitalization Plan and evidence that the proposed housing is a part of such plan.

   2. Documentation of local support: under Section VII.B.6, written evidence of financial and local support must be provided.
3. Applicant Characteristics: under Section VII.B.7., written evidence of applicant characteristics must be provided.

4. Tenant Ownership: under Section VII.B.8., applicant must provide a copy of the proposed management plan including information on homebuyer counseling, calculation of future purchase price, and other information requested by SDHDA to evaluate the feasibility of the development.

5. Services to the Project: under Section VII.B.9., a letter of intent from the service provider detailing the services that will be provided to the tenants must be included. Homebuyer counseling services for a lease-purchase project will not be considered eligible for points under this category.

6. Individuals with Children: under Section VII.B.15., a written statement by the applicant, stating applicant’s intention to serve individuals with children must be submitted.

7. Documentation that utility services: water, sewer, electricity, and natural gas (heat) are currently or will be available at the project site and have capacity to serve the project.

8. Any other information requested by SDHDA.

B. RESERVATION REQUIREMENTS
Applicant must provide SDHDA with satisfactory evidence of the following within 60 days of notification of reservation of housing tax credits:

1. Pro-forma provided to the applicant by SDHDA for the Extended Use Period signed by the applicant and lending institution to confirm status at reservation.

2. Required Reservation Fee. Refer to Section IX.B. This fee is non-refundable.

3. Executed Owner’s Election Statement for Establishing Effective Date of Gross Rent Floor.

4. Information on the ownership entity, including an executed copy of the partnership agreement or articles of incorporation, and a copy of the certificate of registration from the Secretary of State in the State of South Dakota.

5. Affidavit executed by the appropriate party or parties, as authorized in the ownership entity’s governing documents, stating that under penalties of perjury all facts and statements contained in all documents and exhibits submitted are true to the best of their knowledge.


7. Copy of the proposed management plan for the proposed development including a copy of the tenant lease to be utilized for the project. If the project is a lease-purchase, the management plan must include counseling programs for the homebuyers.

8. Any other information requested by SDHDA.
Reservation Requirements Phase 2. Applicant must provide SDHDA with satisfactory evidence of the following by June 1st of the year following the notification of an award of tax credits:

1. Signed documentation evidencing construction, interim, and permanent financing arrangements if not provided with the application or if changes have been made since the application was submitted.

2. Copy of the executed syndication agreement.

3. Description of any governmental assistance or rental assistance. This includes copies of any contracts or agreements executed or any applications made for rental assistance grants for the project.

4. Attorney’s opinion indicating that the applicant is the owner of the property as required by and in compliance with Code Section 42.

5. Copy of the owners and lenders title commitment or a copy of the owner’s recorded warranty deed. For projects on tribally leased land a BIA Title Status Report must be provided.

6. Documentation that all buildings within the project have been individually surveyed and platted.

7. Physical Address of each building for which tax credits are issued.

8. Final project plans to include: site, engineer, mechanical, architectural, and civil plans and specifications stamped by the project architect and engineer.

9. Executed Owner’s and Architect’s Certification certifying that the development incorporates the design characteristics originally detailed in the application and that the project meets the Fair Housing and Section 504 Accessibility requirements.

10. If the project involves acquisition and rehabilitation or Reconstruction of an existing property, the following documents must be submitted:

   a. Appraisal meeting Uniform Standards of Professional Appraisal Practice (USPAP) completed by an independent, South Dakota certified appraiser and evidencing the value of the property as is and evidencing the value of the property upon completion.

   b. Physical Needs assessment.

   c. Complete rehabilitation breakdown by each building and each individual unit. To include a specific listing of the following:

      i. Project Site Work
      ii. Building Exterior Work
      iii. Building Interior Common Space
      iv. Building Utilities
      v. Individual Units – a detailed description of the work that will completed in each individual unit. 13
SDHDA must approve the appraiser and inspector. (All appraisers must be registered with the South Dakota Department of Revenue and Regulation. Registration information can be found at: http://www.state.sd.us/drr2/reg/appraisers/complain-rosters.htm. All costs for appraisal and inspection will be paid by the applicant and may be included in total projects cost.

9. Copy of the executed construction contract.

12. If new construction, an appraisal meeting USPAP standards evidencing the value of the land.

C. CARRYOVER REQUIREMENTS

In addition to meeting requirements of federal law, the owner must provide SDHDA with satisfactory evidence of the following no later than November 15th of the Allocation Year.

1. Written certification from the owner regarding the following Federal Housing Tax Credit Program eligibility requirements:
   a. Date building is expected to be placed in service.
   b. Intent to reserve applicable percentage of units for the required Affordability and, if chosen, Extended Use Periods.
   c. Intent to charge rents of no more than those allowable under the Code and IRS Revenue Procedures 94-57.

2. Written certification from an independent CPA, of the determined “reasonably expected basis” regarding the Federal Tax Credit Program eligibility requirements on which the reservation is given:
   a. Eligible Basis (per building)
   b. Qualified Basis (per building)
   c. Applicable Fraction
   d. Credit Amount Reserved for Project
   e. Credit Percentage
   f. Qualified Rents by Unit Size

3. Attorney’s opinion indicating that the applicant is the owner of the property as required by and in compliance with Code Section 42.

4. Copy of the owners and lenders title commitment or a copy of the owner’s recorded warranty deed. For projects on tribal land a BIA Title Status Report must be provided.

5. Physical Address of each building for which tax credits are issued.

6. If the project is an acquisition of a USDA Rural Development or HUD property, a letter from USDA or HUD must be received documenting its approval of the transfer of property ownership, the rental assistance contract, and the outstanding debt, if applicable.
7. If the development was funded under USDA Rural Development Rural Rental Housing Program, the applicant must submit a completed copy of USDA Form 3560-51 “Multiple Family Housing Obligation-Fund Analysis.”

8. Copy of the executed syndication agreement.

9. 10 Percent Test Requirements
   a. Owner Cost Certification. A certified line item expenditures of more than ten percent of the total project costs by the owner. The cost certification must be submitted on approved SDHDA forms.

   b. CPA’s Cost Certification. Audited line item expenditures of more than 10 percent of the total project costs by an independent CPA and/or tax attorney with a statement of non-affiliation with the developer and owner. If the developer’s fee is included in the carryover basis, the developer must be able to document to their CPA that the amount of the fee included has been earned, it has been paid, and it cannot exceed 20 percent of the carryover basis amount. The cost certification must be submitted on approved SDHDA forms.

   A project which receives a reservation of housing tax credits after June 30th of the Allocation Year will have up to six months, from the date the reservation was made, to meet the requirements of the 10 percent test.

10. Any other information requested by SDHDA.

D. FINAL COST CERTIFICATION/PLACED IN SERVICE
To verify the placed in service dates, complete the final underwriting for the project, and issue IRS Form(s) 8609, the following documents are required to be submitted to SDHDA no later than 150 days after Project Completion.

1. Executed Declaration of Land Use Restrictive Covenants, which has been recorded with the Register of Deeds in the county in which the project is located. (This document will be prepared and mailed to the applicant after the applicant/owner has received a reservation of tax credits and taken ownership of the property).

2. Certificate of Occupancy issued by the appropriate government authority or temporary Certificate of Occupancy, if approved. If there is no issuing entity, a certification must be issued by a third party architect, engineer, or other qualified party approved by SDHDA.

3. Certified line item expenditures of the total project costs by the owner. Final cost certification must be submitted on approved SDHDA forms.

4. Audited line item expenditures of the total project costs by an independent CPA with a statement of non-affiliation with the developer and applicant. Final cost certification must be submitted on approved SDHDA forms.

5. For rehabilitation projects, a final listing of rehabilitation completed by each unit and building.
6. Owner's certification evidencing final amount of permanent financing and full amount of proceeds received from the syndication of tax credits.

7. Executed Owner’s and Architect’s Certification certifying that the development incorporates the design characteristics originally detailed in the application and that the project meets the Fair Housing and 504 Accessibility requirements.

8. Documentation evidencing satisfactory completion of a housing tax credit compliance training by the property manager within the past three years.

9. Documentation evidencing the owner and/or the property manager attendance at the Crime Free Multi-Housing Program administered through the South Dakota Law Enforcement Officers Standards and Training Commission.

10. Inspection of the development by SDHDA’s Construction Management Officer (CMO) must be made prior to issuance of the 8609. Applicant must notify SDHDA’s CMO at least 30 days prior to the contractor’s scheduled final inspection of the development.

11. The owner must obtain and provide to SDHDA, in accordance with the requirements of the Declaration of Land Use Restrictive Covenants agreement, the consent of any present or prior recorded lien holder on the development. The lien holder must acknowledge and consent to the restrictions filed on the development as covenants that run with the land. Such consent is a condition precedent to the issuance of Form 8609 and must be evidenced by copy of a title insurance policy.

12. Tenant listing for units occupied to date. The listing must include the tenant’s name, unit occupied, rent charged, initial occupancy dates, and income levels.

13. Copy of most recent and approved Housing Assistance Payment contract or USDA Rural Development budget outlining the rents and utility allowances.

14. Copy of all final permanent finance documents to include but not limited to: bank loans, grants, federal or state finance programs, internal loans, deferred developer fee terms, other tax credits, and any other funding.

15. Any other information required but not submitted at time of Reservation, Carryover, or as requested by SDHDA.

16. Required Allocation Fee. The allocation fee will be calculated by SDHDA after reviewing the final cost certification and making the determination of the actual amount of housing tax credits that will be allocated to the project. Refer to Section IX.C. This fee is non-refundable.

Within 30 days of filing the initial tax return with the IRS, a copy of the completed IRS Form(s) 8609 must be submitted to SDHDA’s Rental Housing Management division. Failure to return the completed form to SDHDA within the required timeframe is a form of noncompliance that will be reported by SDHDA to the IRS.
IX. FEES/FINES

The following fees are non-refundable.

A. APPLICATION UNDERWRITING
An application/underwriting fee of $750 is due with an application for reservation, or any request for SDHDA underwriting, including projects financed with bonds not issued by SDHDA.

B. RESERVATION
A reservation fee of three percent (3%) of the annual housing tax credit amount reserved is due within 60 days of notification from SDHDA of reservation of tax credits.

C. ALLOCATION
An allocation fee of seven percent (7%) of the annual housing tax credit allocation amount is payable at the time of final allocation. For those housing tax credit projects financed with bonds not issued by SDHDA, an allocation fee of 10 percent of the annual credit allocation is payable at the time of final allocation.

D. MONITORING
Annual fees of $50 per development and $25 per low-income unit, including all projects financed with bonds, are payable each year throughout the Affordability and Extended Use Periods. Annual fees will be imposed after the first full year in service, which is measured from the month the last building in the project is placed in service. The Housing Tax Credit Compliance Manual is available from SDHDA.

E. FINES
A fine of $500 will be imposed if the Final Cost Certification/Placed in Service documentation (to include all required documents) is not submitted within 150 days of Project Completion. An additional fine of $25 will be assessed each business day the documents are not submitted.

A fine of $250 will be imposed on the third late monthly status report and on all subsequent late monthly status reports per Section III.K. Fines must be paid before IRS Form(s) 8609 will be issued.

X. DEFINITIONS

A. AFFORDABILITY PERIOD
With respect to any building, the period of 30 years beginning with the first taxable year in which the building must remain in compliance with the Housing Tax Credit Program (IRS Code Section 42(i)(1)). The first 15 years have federal and state oversight and the second 15 years have state oversight. During this time, restrictive covenants are recorded with respect to the property’s low-income use and other requirements mandated by the Housing Tax Credit Program.

B. ALLOCATION YEAR
Allocation year refers to the calendar year from which housing tax credits are awarded to South Dakota
C. AREA MEDIUM INCOME
The income determined by HUD on which household income and rent limits are based.

D. ASSISTED LIVING FACILITY
Housing units that offer assistance with activities of daily living, including eating, bathing, dressing, and personal hygiene; three meals per day, every day of the week; supervision of self-administration of medication; laundry service; housekeeping; 24-hour staffing; and activities. Transportation to and from doctor's appointments and personal errands, counseling services, and companion services are optional.

E. COMMUNITY SERVICE FACILITY
Any facility designed to serve primarily individuals whose income is 60 percent or less of area median income.

F. COMPLIANCE PERIOD
With respect to any building, the period of 15 taxable years, beginning with the first taxable year of the credit period with respect thereto. During the Compliance Period, the building must remain in compliance with the Housing Tax Credit Program (IRC Section 42) and will be subject to IRS enforcement with respect to such enforcement.

G. CONCERTED COMMUNITY REVITALIZATION PLAN
Locally approved revitalization plan targeting specified areas or neighborhoods within the community for housing and economic development through the new construction or rehabilitation of existing housing. To qualify, the plan must be officially adopted by the local governing body, identify a specific time period, target a specific area within the community, and call for new construction or rehabilitation of affordable housing within the boundaries of the plan. Local housing need surveys, consolidated housing and/or economic development plans, short term work plans, municipal zoning or land use plans do not qualify as Concerted Community Revitalization Plans.

H. CONGREGATE CARE FACILITY
Housing units that provide a semi-independent living environment offering residential accommodations, central dining facilities (where at least one meal a day is provided seven days a week), related facilities, and supporting staff and services to persons of at least 62 years of age or with disabilities.

I. CREDIT PERIOD
With respect to any building, the period of 10 taxable years beginning with the first taxable year in which the building is first placed in service or at the election of the taxpayer, the succeeding taxable year. These are the years the investor(s) are eligible to claim the tax credits.

J. DISINVESTMENT
Withdrawal of capital that otherwise could have been utilized to sustain the viability of a project.
K. EXTENDED USE PERIOD
A 10 year extension of the Affordability Period made by the owner, resulting in the project being required to remain in compliance with the Housing Tax Credit Program for a total of 40 years or more.

L. FAIR MARKET RENTS
Rents for existing housing for comparable units in the area established by HUD under 24 CFR Part 888.111. Rent determined by HUD to be the cost of modest, non-luxury rental units in a specific market area.

M. GOOD STANDING
Shall mean that the individual has not been (i) convicted of, entered into an agreement for immunity from prosecution for, or plead guilty, including a plea of nolo contendere, to: a crime of dishonesty, moral turpitude, fraud, bribery, payment of illegal gratuities, perjury, false statement, racketeering, blackmail, extortion, falsification or destruction of records or (ii) debarred from any South Dakota program, other state program, or any federal program.

N. GROSS RENT FLOOR
A provision that protects a property from having its maximum rents reduced to a level below the maximum rent level that was initially established for the property under the tax credit program. The initial maximum rent levels are those that are in effect when either (i) the credit allocation is made or (ii) the building is placed in service and ready for use. The selection is made by the owner.

O. GROUP HOME
A congregate residential facility, other than a supervised apartment, for individuals with developmental disabilities which is certified by the State Department of Human Services according to ARSD 46:11 to provide residential services, training in skills needed for independent living, recreational activities, and basic supervision for individuals with developmental disabilities.

P. HISTORIC CHARACTER
Any project consisting of one or more buildings that qualify under the National Historic Preservation Act (16 U.S.C 470).

Q. HOUSING FOR OLDER PERSONS
Housing intended and operated for occupancy by persons age 62 and older per 24 CFR Section 100.303 or age 55 and older per 24 CFR Section 100.304

R. IDENTIFY OF INTEREST
An Identity of Interest means any relationship, including any financial, business, or family relationship, that the applicant or any member of the development team has with others involved in the project.

S. LEASE/PURCHASE PROJECT
A lease-to-own housing option. See definition of Tenant Ownership Project.
T. PROJECT COMPLETION
A project is considered complete when construction of all buildings within the project have been completed and all units are ready for occupancy as verified by the certificate(s) of occupancy.

U. QUALIFIED CENSUS TRACT
A census tract in which either 50 percent or more of the households have an income of less than 60 percent of the area median gross income for such year or there is a poverty rate of at least 25 percent. Refer to Exhibit 1.

V. RECONSTRUCTION PROJECT
A project that replaces an existing building’s floor plan with an overall new floor plan for residential living units or that replaces an existing building’s residential living unit plans with new residential living unit plans.

W. SERVICE ENRICHED HOUSING
Projects providing affordable rental housing (permanent or transitional) that include services and assistance that are available to residents upon request. The services and assistance can be provided directly by the project or through collaboration with service organizations but must be tailored to individual residents and managed by the property. Services and assistance are not a requirement for tenancy but there must be a mechanism for immediate support and assistance when requested by any resident.

X. SINGLE FAMILY PROJECT
Project consisting of individual single family dwellings or a project with one or more buildings containing four or less units per building.

Y. SINGLE ROOM OCCUPANCY
Housing (consisting of single room dwelling units) that is the primary residence of its occupant or occupants. The unit must contain either food preparation or sanitary facilities (and may contain both) if the project consists of new construction, conversion of non-residential space, or Reconstruction. For acquisition or rehabilitation of an existing residential structure or hotel, neither food preparation nor sanitary facilities are required to be in the unit. If the units do not contain sanitary facilities, the building must contain sanitary facilities that are shared by tenants.

Z. SMALL PROJECT
Project of 16 units or less.

AA. TENANT OWNERSHIP PROJECT
A housing option designed to bring home ownership within reach of low and very low income households while assisting local governments in addressing the need for more affordable homeownership. Residents must assume most of the property maintenance responsibilities, although a reserve fund will be established to cover major expenses. The residents sign a lease and a letter of understanding describing their opportunity to purchase the home upon expiration of the tax credit minimum rental period (15 years).

BB. TOWNHOUSE PROJECT
A multifamily housing project where each unit has no more than two common walls.
EXHIBIT 1
Qualified Census Tracts and
Difficult Development Areas


IRS Section 42(d)(5)(B)(ii) Qualified Census Tracts:

Metropolitan Areas:
- Rapid City Tract 102.00, 103.00, 104.00, 105.00, 115.00
- Sioux Falls Tract 2.01, 7.00, 9.00, 11.01,

Nonmetropolitan Areas
- Bennett County Tracts 9410.00, 9412.00
- Brookings County Tracts 9588.02, 9589.00
- Brown County Tract 9515.00
- Buffalo County Tract 9402.00
- Charles Mix County Tract 9402.00,
- Clay County Tract 9659.00
- Codington County Tract 9544.00
- Corson County Tracts 9410.00, 9411.00
- Day County Tract 9529.00
- Dewey County Tract 9415.00
- Hughes County Tract 9779.00
- Jackson County Tract 9412.00
- Lawrence County Tract 9662.00
- Lyman County Tract 9401.00
- Mellette County Tract 9403.00
- Roberts County Tract 9408.00
- Shannon County Tracts 9405.00, 9408.00, 9409.00
- Todd County Tracts 9401.00, 9402.00
- Yankton County Tract 9661.00
- Ziebach County Tract 9416.00

IRS Section 42(d)(5)(B)(iii) Difficult Development Areas:

- Douglas County

THIS EXHIBIT IS SUBJECT TO CHANGE BASED ON UPDATES FROM THE DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT
EXHIBIT 2
Market Analysis Requirements
for the Housing Tax Credit Program

In order to be accepted with an application, a complete comprehensive market study of the housing needs of low-income individuals in the area to be served by the project must be submitted. The market study must have been completed within six months of submission by a market analyst who is a disinterested party, has experience with multifamily rental housing, and is approved by SDHDA. A South Dakota licensed appraiser who is currently MAI certified and who meets the listed criteria, may also complete the market study. The market study must address in depth and include the following:

1. Review of proposed site including color photos of the site and adjoining property; definition of the primary and secondary market areas including a map that clearly marks the areas and an explanation of the basis for the boundaries; description of site characteristics including size, shape and general topography; and evaluation of the accessibility and visibility of the site.

2. Review of proposed development including the number of units by number of bedrooms and bathrooms, income levels to be served, rent to be charged, calculated utility allowances and amenities to be provided.

3. Review of existing community services and their proximity to the proposed development including a site map of such services.

4. Review and listing of existing multifamily developments in the market areas categorized by affordable housing (Section 8, HOME and Rural Development), housing tax credit and market rate units. The information must include the type of housing, location, number of bedrooms, number of bathrooms, size of units, condition of buildings, vacancy rates, waiting lists, amenities, utility allowances (whether included in rent or not), and rental rates.

5. Review of the total number of income eligible* individuals in the market area (include breakdown for households (both renters and owners) for the next five-year period, at 50 percent and 60 percent of area median income) and projections of the same.

6. Review of projected new multifamily developments (affordable housing, housing tax credit and market rate) including number and type of building permits issued in the past three years.

7. Review of current population characteristics (such as total population, income levels, age breakdown and migration trends) and projection, for the next five-year period, of future changes to the population and its characteristics.

8. Review of the type of employment opportunities and entry-level wages including economic changes proposed that could potentially affect the number of jobs or wages.

9. Review of existing and projected renter- and owner-occupied households, including the total number of households, average number of persons per household, and number of households that are rent burdened (tenants paying more than 30 percent of their income for housing).
10. Review of existing housing conditions and projected rental housing demands, including the breakdown of the number, size and rent level of units necessary to fill the demands of the community.

11. Review of meeting/correspondence with the local Public Housing Authority highlighting the utilization of Section 8 vouchers and the affordable rental housing in the corresponding effective market area.

12. Review of meeting correspondence with local planners, housing and community development officials and market participants to evaluate the local perception of the need for additional housing.

13. Executive Summary with a precise statement of key conclusions reached by the analyst. The statement must include the analyst's opinion of (i) market feasibility, (ii) the prospect for long-term performance of the property given housing and demographic trends and economic factors, (iii) recommended modifications to the proposed project, (iv) market related strengths and weaknesses, (v) positive and negative attributes and issues that will affect the property's lease up and performance, and (vi) the impact the subject property will have on the existing multifamily developments.

* Income eligible tenants are defined as those tenants whose incomes are at or below the percent of median income option chosen by the applicant.

The following issues must be considered for each potential market before the development of additional units is pursued:

1. Whether the community experienced growth in recent years and is projected to continue to grow.

2. Whether there has been any significant changes in the economic arena for the area, such as major employers leaving or moving into the area or are expected to leave or move in. Note that the definition of "major" will vary by community.

3. A determination as to whether vacancies that may have existed prior to the population growth have been absorbed, or whether there are vacancies in the market area now. If there are the vacant units, they need to be evaluated to determine if they are obsolete, have deferred maintenance, have deep rental subsidies, or qualify for Section 8 Vouchers (if available).

4. Determine if the need is for housing for families, young professionals, retirees, or the elderly, and what the most suitable housing would be for the identified population; such as whether there is a need for single family homes, townhouse or condominium type housing units with lower maintenance requirements, independent apartments, congregate housing, or assisted living units. Also, determine if there are existing vacant units or structures in the community or region that could be rehabilitated or moved in to address the demand for housing in a more affordable manner than new construction.

5. A determination must be made as to whether there is a need for market rate housing or housing targeted to lower income households.
EXHIBIT 3
LOCAL GOVERNING BODY APPROVAL

Format of letter to be submitted evidencing local approval -
Must be submitted by chief executive officer on local governing body letterhead

I, ________________, [Insert title of Executive Officer] of ________________, am writing on behalf of the ________________ [Insert name of local governing body, such as Sioux Falls City Council or Cheyenne River Sioux Tribe] in support of the following proposed project:

______ (Project Name)______
______ (Street Address)______
______ (Number of Units)______

The project will be [Insert newly constructed or existing] units targeted to [Insert family or elderly].

The market study provided by the applicant which was undertaken by ___________ and completed on ___________ has been provided to this governing body.

[Attached are the meeting minutes dated ___________ evidencing approval from the local governing body.] or [The [Insert title of C.E.O.] has the express authority to approve the proposed project under the local charter, a certified copy of which is attached.]

________________________________________  _____________________________
Name                                      Title

________________________________________  _____________________________
Signature                                   Date
EXHIBIT 4
PROJECT CHARACTERISTICS

Applicant only eligible to receive up to 200 points.

Indicate if the project will include each characteristic by placing an X in the box to the left of each applicable line item. NOTE: No points are allowed for characteristics associated with previous phases.

Minimum standards apply to all new construction projects; however, rehabilitation or Reconstruction projects should also strive to meet these minimum standards.

<table>
<thead>
<tr>
<th>General Project Scope:</th>
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<tbody>
<tr>
<td><strong>Minimum Standards</strong></td>
</tr>
<tr>
<td>Single Family Project must include individual exterior storage units at a minimum of 8'x12’ or a garage.</td>
</tr>
<tr>
<td>25 points</td>
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<tr>
<td>Single Family Project that includes an attached or detached garage capable of parking at least 1 vehicle</td>
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<table>
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<tr>
<th>Site Exterior:</th>
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<tbody>
<tr>
<td><strong>Minimum Standards</strong></td>
</tr>
<tr>
<td>At a minimum, the parking lot will be engineered asphalt, having concrete curb and gutter where required. Single Family home developments must contain concrete off-street parking for two vehicles. Each efficiency, 1 and 2 bedroom units must have 1-1/2 parking spaces and each 3-4 bedroom must have 2 parking spaces. The number of handicap designated spaces must equal the amount of handicap units. In the event that local jurisdiction codes exceed this total then the local code supersedes these requirements. Garage counts as parking space(s).</td>
</tr>
<tr>
<td>25 points</td>
</tr>
<tr>
<td>Multi-family projects with off-street concrete parking lot that meets above requirements.</td>
</tr>
</tbody>
</table>

| Sidewalks:                                 |
| Minimum Standards                         |
| A concrete Sidewalk will be provided from each primary entrance door and any accessible entry door to a public right of way. |

<p>| Exterior Landscaping:                     |
| Minimum Standards                         |
| New Construction should have a minimum of a live landscaped area of no less than 5% of the hard surfaced area of the project site. Hard surface includes building pad as well as all sidewalks, parking lots and other hard finish areas. |
| Minimum Standards                         |
| A Minimum of 2% slope for hard surfaces adjoining foundation and no less than 5% for landscaped surfaces. |
| Minimum Standards                         |
| Multifamily rental project of 16-47 units must have at least one Section 504 compliant playground area. Projects of 48 or more units, must have at least two Section 504 compliant playground areas. |
| Minimum Standards                         |
| Downspouts must discharge away from building with positng draining. |
| 5 points                                  |
| Use of drought resistant live plants or Xeriscaping design principals or use of rain sensor irrigation for landscaped areas. |</p>
<table>
<thead>
<tr>
<th>10 points</th>
<th>Downspouts are attached to storm sewer system.</th>
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</table>

**Signage:**

<table>
<thead>
<tr>
<th>Minimum Standards</th>
<th>The project must have permanent signage installed with Equal Housing Opportunity and ADA logos and the identification of the developer and South Dakota Housing Development Authority. This requirement may be waived for single family projects.</th>
</tr>
</thead>
</table>

**Building(s) Exterior:**

<table>
<thead>
<tr>
<th>Exterior Siding/Finish:</th>
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<tr>
<td>Minimum Standards</td>
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<tr>
<td>10 points</td>
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<td>25 points</td>
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<table>
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<tr>
<th>Roofing:</th>
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<tbody>
<tr>
<td>Minimum Standards</td>
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<tr>
<td>15 points</td>
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<table>
<thead>
<tr>
<th>Windows/Doors:</th>
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<tbody>
<tr>
<td>Minimum Standards</td>
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<td>10 points</td>
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**Construction and Energy Efficient Design Features:**

<table>
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<tr>
<th>Wall/Roof Assembly:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Minimum Standards</td>
</tr>
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<td>Minimum</td>
</tr>
</tbody>
</table>
Standards

assembly insulated to a minimum of R-49. All assemblies must be constructed to the higher of the SDHDA minimum or the local adopted code or the current state adopted IRC/IBC if no local code exists.

10 points

All party walls and common walls containing at least 3.5" of sound attenuation insulation.

10 points

Light weight concrete or Gypcrete surfacing on floors.

Special and Accessible Design Features:

Minimum Standards

All projects containing more than 4 units must be compliant with Section 504 under the Rehabilitation Act of 1973. All other housing must meet the requirements of the Fair Housing Act. Rehabilitation of housing containing more than 15 units and costing at least 75% of replacement cost or that is vacant must also meet Section 504.

15 points

Incorporation of the 7 Universal Design Principles in at least 25% of all units or single-family developments with accessible routes into and through the home including zero step entry, not including Section 504 units. Universal design is the design of products and environments to be usable by all people, to the greatest extent possible, without the need for adaptation or specialized design.

35 Points

Multi-family projects that have either a stand-alone Community Building or a Community Room, the room shall be 15 square feet per occupant, assuming 1-1/2 occupants per unit. The room shall include a fully functioning kitchen and minimum of one unisex ADA compliant restroom. For calculation of the square footage of the space, only areas usable by occupants are to be included. The square footage of the kitchen, restroom, offices or storage cannot be used to meet minimum square footage requirement.

Energy Efficient Design Features:

20 points

HERS: Project scoring a HERS index of 60 or better as verified by a RESnet certified Rater. Lower is better.

35 points

Energy Star: Whole project certification to the latest version of Energy Star for New Homes or Energy Star for Multifamily High Rise as verified by a 3rd party Energy Star certified rater. Project cannot take points for both HERS and Energy Star certifications.

10 points

Installation of LED lights in all common areas including hallways, laundry rooms, restrooms, community room, office, and stairways.

Building Interior

Unit Entry Doors:

Minimum Standards

The unit entry doors must meet the code requirement of the wall assembly containing it. It must include a peephole with 180 degree viewer or have a window, a deadbolt with a 1" throw into a reinforced jamb.

Unit Interior Doors:

10 points

Solid core doors with metal jambs for interior of units. (bathrooms, bedrooms, closets).

Floor Covering:

Minimum

Carpet must meet the standards of HUD use of material bulletin 44D.
<table>
<thead>
<tr>
<th>Standards</th>
<th>VCT, Vinyl Plank, LVT, sheet vinyl and other floor coverings must meet or exceed the ASTM standards for Resilient Floor Covering and carry a minimum of a 10 year Manufacturer Warranty. An aluminum “J” channel must be installed at the tub/shower with sheet vinyl flooring.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Laundry:</td>
<td></td>
</tr>
<tr>
<td><strong>Minimum Standards</strong></td>
<td>A common laundry room must be located in each building of a project and contain a window within or near the door. Laundry room must also include a continuous or humidistat controlled ventilation system. Projects with single family dwellings, townhomes, or apartments without common laundry space must provide washer and dryer hook-ups within each unit. Washers must meet Energy Star qualifications.</td>
</tr>
<tr>
<td><strong>5 points</strong></td>
<td>A common laundry room for each building floor and must meet above minimum standards.</td>
</tr>
<tr>
<td><strong>10 Points</strong></td>
<td>A washer and dryer provided for each unit.</td>
</tr>
<tr>
<td><strong>Unit Bathrooms:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Minimum Standards</strong></td>
<td>Minimum of one-half bath per floor for multi-story townhouse or single family dwellings containing 2 or more bedrooms.</td>
</tr>
<tr>
<td><strong>Minimum Standards</strong></td>
<td>Primary bath light and bathroom ventilation fan must be switched together. Bath fan cannot be used to meet mechanical ventilation code for local jurisdictions that have adopted 2012 IECC or other codes that require mechanical ventilation.</td>
</tr>
<tr>
<td><strong>5 points</strong></td>
<td>Installation of Energy Star qualified bathroom ventilation fan equipped with a humidistat and timer.</td>
</tr>
<tr>
<td><strong>Minimum Standards</strong></td>
<td>For new construction projects that must comply with Section 504 of the Rehabilitation Act of 1973, a UFAS compliant roll-in shower must be provided in at least 50% of the Section 504 mobility impaired accessible units or at least one.</td>
</tr>
<tr>
<td><strong>Appliances and Fixtures:</strong></td>
<td>All provided appliances including refrigerators, freezers, washers, dishwashers, ceiling fans, computers and exits signs must be Energy Star Qualified.</td>
</tr>
<tr>
<td><strong>Minimum Standards</strong></td>
<td>A minimum of a 14 cu. Ft. frost free refrigerator for all 0 or 1 bedroom units. A minimum of 18 cu. Ft. refrigerator for all 2 or more bedroom units.</td>
</tr>
<tr>
<td><strong>Minimum Standards</strong></td>
<td>Water Sense qualified faucets, toilets/urinals, showerheads.</td>
</tr>
<tr>
<td><strong>Window Coverings:</strong></td>
<td>Window coverings or blinds shall be provided.</td>
</tr>
<tr>
<td><strong>Mechanical</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Heating and Cooling:</strong></td>
<td>At a minimum High efficiency cove heat. Electric baseboard heat is NOT allowed for new construction. 92% AFUE minimum gas furnace, Heat Pumps rated at HSPF of 8 or greater with a 13.0 SEER rating or higher (packaged or split). Hardwired CO2 sensors required with gas appliances.</td>
</tr>
<tr>
<td><strong>Minimum Standards</strong></td>
<td>All units must have Energy Star qualified through the wall air conditioning</td>
</tr>
<tr>
<td>Standards</td>
<td>or central air conditioning rated at 13 SEER or better.</td>
</tr>
<tr>
<td>-----------</td>
<td>---------------------------------------------------------</td>
</tr>
<tr>
<td><strong>5 Points</strong></td>
<td>Energy Star qualified central air conditioning. Split systems must be Energy Star matched.</td>
</tr>
<tr>
<td><strong>20 points</strong></td>
<td>Forced air furnace greater than 96% AFUE or Energy Star qualified Air-source or Ground Source heat pump capable of providing heat to -15 F. Split systems must be Energy Star matched.</td>
</tr>
</tbody>
</table>

**Note: Proposed heat pump systems used for primary heat must be submitted for approval.**

**Water Heating:**

<table>
<thead>
<tr>
<th>Minimum Standards</th>
<th>An Energy Star qualified water heater in each unit. Any central hot water systems must be submitted for approval.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>10 points</strong></td>
<td>A gas condensing or electric heat pump water heater provided for each unit.</td>
</tr>
</tbody>
</table>

## Healthy Homes

| Minimum Standards | 1. Low VOC paints, stains, adhesives and sealants.  
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>2. Formaldehyde free insulation.</td>
</tr>
<tr>
<td></td>
<td>3. Formaldehyde free or sealed particle board products such as shelving, cabinets and countertops.</td>
</tr>
<tr>
<td></td>
<td>4. Low VOC carpets and floor coverings.</td>
</tr>
<tr>
<td></td>
<td>5. Lead detection and abatement. Only applies to rehabilitation projects</td>
</tr>
<tr>
<td></td>
<td>6. Passive radon system.</td>
</tr>
</tbody>
</table>

I certify that the above indicated characteristics will be incorporated into the final working drawings and that they must be provided prior to occupancy of the project.

I certify that the housing will meet the accessibility requirements of 24 CFR Part 8, which implements Section 504 of the Rehabilitation Act of 1973 (29 U.S.C. 794) and covered multifamily dwellings, as defined at 24 CFR Part 100.201, must also meet the design and construction requirements at 24 CFR Part 100.205, which implement the Fair Housing Act (42 U.S.C. 3601-3619).

---

Applicant

Date

Architect

Date
EXHIBIT 5
Nonprofit Eligibility Questionnaire

Part III, Section C, of this Plan and Section §42 of the Internal Revenue Code, as amended (the “Code”) set-asides tax credits for participation of a nonprofit organization in the development of qualified low-income housing. The following questionnaire must be completed in order to qualify for the set-aside.

A. General Information.

Name of Project: ________________________________
Name of Applicant: ______________________________
Name of Nonprofit Entity: __________________________
Principal Place of Business of Nonprofit Entity: __________________________

[ ] 501 (c) (3)
[ ] 501 (c) (4)
[ ] Exempt from taxation under 501 (a)

1. Date of legal formation of Nonprofit: ________________________________

Evidenced by the following documentation (include Articles of Incorporation): __

2. Date of IRS 501(c)(3) or 501(c)(4) determination letter: __________________________

Copy attached: Yes_______ No______ If no, why: __________________________

(Note: If the information requested in a. and b. above are not yet available because the Nonprofit is not yet formed, such information must be submitted prior to an allocation of tax credits.)

3. Expected life (in years) of Nonprofit: __________________________

Charitable Purposes (must include provision of low-income housing): ______

4. Is the Nonprofit assured of owning an interest in the Project (either directly or through a wholly owned subsidiary) throughout the Compliance Period (as defined in §42(i) (1) of the Code)? Yes ____ No______.

If yes, describe the Nonprofit’s ownership interests with particularity: ______________

5. Is the Nonprofit participating in the construction or rehabilitation, operation or management at the proposed Development? Yes: ______ No:_______
If yes, (i) describe the nature and extent of the Nonprofit’s proposed involvement in
the construction or rehabilitation of the project: ________________________________

______________________________

(ii) Describe the nature and extent of the Nonprofit’s involvement in the operation of
the project throughout the Extended Use Period (the entire time period of occupancy
restrictions on the low-income units in the project): ________________________________

______________________________

B. Additional Information
Answers to the following questions will be used in the evaluation of whether or not an
applicant meets such requirements to receive tax credits from the Nonprofit Pool (attach
additional sheets as necessary to complete each question).

1. Substantial Nonprofit Ownership Interest.
The Nonprofit must have a substantial ownership interest in the project.

   a. Does the Nonprofit own an interest in the project, which constitutes not less than
      10 percent interest in both the income and profit allocated to all of the general partners
      and in all items of cash flow distributed to the general partners of the Development (or
      will it own such an interest prior to allocation of tax credits)? Yes ______ No ______

   b. Is the Nonprofit assured of receiving not less than 10 percent of all fees paid to
      all of the general partners in connection with the project? Yes______ No ______

2. Affiliation With or Control by a For-Profit Entity.
The Nonprofit may not be affiliated with or controlled by any for-profit organization.

   a. Has any for-profit organization (including the Owner of the project or any
      individual or entity directly or indirectly related to such Owner) appointed any directors
to the governing board of the Nonprofit? Yes ____ No _____
      If yes, explain: ________________________________

   b. Does any for-profit organization have the right to make such appointments?
      Yes______ No _____

   c. Does any for-profit organization have any other affiliation with the Nonprofit or
      have any other relationship with the Nonprofit in which it exercises or has the right to
      exercise any other type of control?
      Yes______ No _____ If yes, explain: ________________________________

   ________________________________

3. Purpose of Formation of the Nonprofit.
The Nonprofit may not be or have been formed by any individual(s) or for-profit entity
for the principal purpose of being included in the Nonprofit Pool. (The answers to
these questions may also be relevant to #2 above.)
a. Past experience of the Nonprofit including, if applicable, the past experience of any other nonprofit organization(s) ("Related Nonprofit(s)") of which the Nonprofit is a subsidiary or to which the Nonprofit is otherwise related (by shared directors, staff, etc.):

b. If you included in your answer to the previous question information concerning any Related Nonprofit, describe the date of legal formation thereof, the date of IRC 501(c)(3) or 501(c)(4) status, its expected life, its charitable purposes and its relationship to the Nonprofit:

c. Anticipated future activities of the Nonprofit:

d. Number of full-time staff members of the Nonprofit and, if applicable, any Related Nonprofit (please specify): Describe their duties:

e. Number of volunteers of the Nonprofit and, if applicable, any Related Nonprofit (please specify): Describe the type and extent of their activities:

f. Sources and manner of funding of the Nonprofit (you must disclose all financial arrangements with any individual(s) or for-profit entity, including anyone or any entity related, directly or indirectly, to the Owner of the project:

g. List all general partners of the Owner of the project (one must be the Nonprofit) and the relative percentages of their interests:
h. List all directors of the Nonprofit and their occupations:


i. Disclose any business or personal (including family) relationships that any of the staff members, directors or other principals involved in the formation or operation of the Nonprofit have, either directly or indirectly, with any persons or entities involved or to be involved in the project on a for-profit basis including, but not limited to, the Owner of the project, any of its for-profit general partners, employees, limited partners or any other parties directly or indirectly related to such Owner:


The undersigned Owner and Nonprofit hereby each certify that, to the best of its knowledge, all of the foregoing information is correct, complete and accurate.


Applicant

By:_________________________

Its:_________________________


Nonprofit

By:_________________________

Its:_________________________

Note: If the Nonprofit is not yet formed at the time this questionnaire is submitted, this questionnaire must accompany the Application with the information requested in A.1. (a) and (b) and signed by the Nonprofit.
### Exhibit 6
Self-Scoring Worksheet

<table>
<thead>
<tr>
<th>A</th>
<th>LOCAL HOUSING NEED</th>
<th>Sub Points</th>
<th>Points Available</th>
<th>Project Points</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Need</td>
<td></td>
<td>150</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>B</th>
<th>PRIMARY SELECTION CRITERIA</th>
<th>Sub Points</th>
<th>Points Available</th>
<th>Project Points</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td><strong>Deep Income Targeting</strong></td>
<td>90</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>a. 30% of Units at 50% AMI</td>
<td>30</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>b. 7% of Units at 40% AMI</td>
<td>30</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>c. 3% of units at 30% AMI</td>
<td>30</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td><strong>Extended Use Commitment (10 years)</strong></td>
<td>50</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td><strong>Construction Type</strong></td>
<td>70</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>a. Rehabilitation or Reconstruction</td>
<td>50</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>b. Rehabilitation or Reconstruction with Historic Nature</td>
<td>20</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>c. New Construction with 8 units or less per building</td>
<td>10</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>d. New Construction Assisted Living Facility</td>
<td>10</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>e. New Construction Congregate Care Facility</td>
<td>10</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td><strong>Concerted Community Revitalization Plan</strong></td>
<td>30</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>a. And in a Qualified Census Tract</td>
<td>30</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td><strong>Mixed Income</strong></td>
<td>50</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>a. 5.00% to 10:00%</td>
<td>20</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>b. 10.01% to 20.00%</td>
<td>30</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>b. 20.01% to 30.00%</td>
<td>40</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>c. 30.01% to 40.00%</td>
<td>50</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td><strong>Financial Support from Local Sources</strong></td>
<td>25</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7</td>
<td><strong>Applicant Characteristics</strong></td>
<td>40</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>a. Developer Experience - Track Record</td>
<td>20</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>b. Minority or Woman Owned</td>
<td>10</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>c. Owner Equity of 10.00% or more</td>
<td>10</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>d. Deduction if not in &quot;Good Standing&quot;</td>
<td>-25</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8</td>
<td><strong>Tenant Ownership</strong></td>
<td>50</td>
<td></td>
<td></td>
</tr>
<tr>
<td>9</td>
<td><strong>Service Enriched Housing</strong></td>
<td>25</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>a. Homeless</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>b. Physically Disabled</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>c. Mentally Disabled</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>d. Developmentally Disabled</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### Section 811 Set-aside Units

<table>
<thead>
<tr>
<th>Category</th>
<th>Requirements</th>
<th>Points</th>
</tr>
</thead>
<tbody>
<tr>
<td>10</td>
<td>10.0% to 15.0%</td>
<td>20</td>
</tr>
<tr>
<td></td>
<td>15.01% to 20.0%</td>
<td>30</td>
</tr>
<tr>
<td></td>
<td>20.01% to 25.0%</td>
<td>40</td>
</tr>
</tbody>
</table>

### Accessible Units (required 5% mobility & 2% Sensory)

<table>
<thead>
<tr>
<th>Category</th>
<th>Requirements</th>
<th>Points</th>
</tr>
</thead>
<tbody>
<tr>
<td>11</td>
<td>5.00% to 10.0%</td>
<td>10</td>
</tr>
<tr>
<td></td>
<td>10.01% to 15.0%</td>
<td>15</td>
</tr>
<tr>
<td></td>
<td>15.01% to 20.0%</td>
<td>20</td>
</tr>
</tbody>
</table>

### Efficient use of Tax Credits or HOME Funds (Use Higher of the two)

<table>
<thead>
<tr>
<th>HTC</th>
<th>HOME</th>
<th>Points</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. $0 to $4,999</td>
<td>&lt; $20,000</td>
<td>50</td>
</tr>
<tr>
<td>b. $5,000 to $5,999</td>
<td>$20,000 to $29,999</td>
<td>40</td>
</tr>
<tr>
<td>c. $6,000 to $6,999</td>
<td>$30,000 to $39,999</td>
<td>30</td>
</tr>
<tr>
<td>d. $7,000 to $7,999</td>
<td>$40,000 to $49,999</td>
<td>20</td>
</tr>
<tr>
<td>e. $8,000 to $8,999</td>
<td>$50,000 to $59,999</td>
<td>10</td>
</tr>
</tbody>
</table>

### Soft Cost Ratio

<table>
<thead>
<tr>
<th>Ratio</th>
<th>Points</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. 0.00% to 9.99%</td>
<td>40</td>
</tr>
<tr>
<td>b. 10.00% to 14.99%</td>
<td>30</td>
</tr>
<tr>
<td>c. 15.00% to 19.00%</td>
<td>20</td>
</tr>
</tbody>
</table>

### Project Location

<table>
<thead>
<tr>
<th>Category</th>
<th>Points</th>
</tr>
</thead>
<tbody>
<tr>
<td>Community Services</td>
<td>20</td>
</tr>
<tr>
<td>Area of Opportunity</td>
<td>20</td>
</tr>
</tbody>
</table>

### Individuals with Children

<table>
<thead>
<tr>
<th>Category</th>
<th>Points</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>10</td>
</tr>
</tbody>
</table>

### Public Housing Authority Notification

<table>
<thead>
<tr>
<th>Category</th>
<th>Points</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>10</td>
</tr>
</tbody>
</table>

### Readiness to Proceed

<table>
<thead>
<tr>
<th>Category</th>
<th>Points</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Plans and Specifications</td>
<td>25</td>
</tr>
<tr>
<td>2 Site Control</td>
<td>25</td>
</tr>
<tr>
<td>3 Financing Commitments</td>
<td>60</td>
</tr>
<tr>
<td>a. Construction Financing Commitment</td>
<td>20</td>
</tr>
<tr>
<td>b. Permanent Financing Commitment</td>
<td>20</td>
</tr>
<tr>
<td>c. Equity Commitment</td>
<td>20</td>
</tr>
<tr>
<td>4 Utilities</td>
<td>20</td>
</tr>
<tr>
<td>5 Zoning</td>
<td>10</td>
</tr>
<tr>
<td>6 Plating</td>
<td>10</td>
</tr>
</tbody>
</table>

### Project Characteristics

<table>
<thead>
<tr>
<th>Category</th>
<th>Points</th>
</tr>
</thead>
<tbody>
<tr>
<td>Project Characteristics Works Sheet</td>
<td>200</td>
</tr>
</tbody>
</table>

**Total Points:** 1140
Exhibit 7
Application Checklist

The following items must be submitted with the completed application form to ensure a complete application is received by SDHDA. Please refer to the QAP and application for clarification of any submission items.

SDHDA HTC/HOME Completed and Signed Application

<table>
<thead>
<tr>
<th>Submission Item</th>
<th>Enclosed</th>
<th>Meet SDHDA requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Market Study</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. Project Narrative</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3. Chief Executive Officer letter</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4. Utility Allowance Calculation</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5. Pro-forma</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6. Documentation of Operating Expenses</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7. Evidence of applicant’s characteristics</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8. Site Control</td>
<td></td>
<td></td>
</tr>
<tr>
<td>9. Architectural site plan</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10. Architectural floor and unit plan</td>
<td></td>
<td></td>
</tr>
<tr>
<td>11. Zoning letter and project plat</td>
<td></td>
<td></td>
</tr>
<tr>
<td>12. PHA Notification</td>
<td></td>
<td></td>
</tr>
<tr>
<td>13. Nonprofit Questionnaire</td>
<td></td>
<td></td>
</tr>
<tr>
<td>14. Local area map</td>
<td></td>
<td></td>
</tr>
<tr>
<td>15. Executed Project Characteristics</td>
<td></td>
<td></td>
</tr>
<tr>
<td>16. Evidence of financing</td>
<td></td>
<td></td>
</tr>
<tr>
<td>17. Evidence of equity commitment</td>
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<td>18. Legal opinion for cash flow mortgage</td>
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<td>19. Legal opinion of good standing</td>
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<td>20. Consultant Contract</td>
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<td>21. Acquisition Rehab Projects</td>
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<td>a. Detailed rehabilitation listing</td>
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<td>b. Three years historical financials</td>
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<td>c. Current tenant rent roll</td>
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<td>d. Documentation of federal subsidy</td>
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<td>e. Legal opinion for acquisition credits</td>
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<td>f. Documentation of historical character</td>
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<td>g. Tenant Questionnaire</td>
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<td>h. Tenant relocation plan</td>
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<td>i. Lead Based Paint Disclosure</td>
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<td>Application Fee of $750</td>
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<td>23</td>
<td>Documentation of Qualified Census Tract</td>
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<td>24</td>
<td>Copy of Community Revitalization Plan</td>
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<td>25</td>
<td>Evidence of local financial support</td>
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<td>Applicant Characteristics</td>
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<td>27</td>
<td>Lease purchase management plan</td>
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<td>Service provider letters</td>
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<td>Intent to serve families with children</td>
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<td>30</td>
<td>Availability of utility service</td>
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<tr>
<td>31</td>
<td>HOME Match Exhibit 7</td>
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