**INDEPENDENT AUDITOR’S REPORT ON APPLYING**

**AGREED‑UPON PROCEDURES**

**(to be submitted under accounting firm’s letterhead)**

1. **General Instructions**

All requested information must be prepared in the format provided below. Submission of this report in any other format or without all requested items will not be accepted by NIFA. If any question is not applicable, mark N/A and if necessary, provide an explanation. The letter should be on the firm’s letterhead with an original signature.

1. **Required Format**

Date:

To: Nebraska Investment Finance Authority (“NIFA”)

1230 “O” Street, Suite 200

Lincoln, Nebraska 68508‑1402

Attn: Low Income Housing Tax Credit Division

RE: Low Income Housing Tax Credit Carryover Allocation

Name of Development:

NIFA LIHTC #:

Owner:

We have examined the accompanying Certification of Costs Incurred (“Exhibit     ”) of the Owner for        (the “Development”) as of             , 20     . Exhibit       is the responsibility of the Owner and the Owner’s management. Our responsibility is to express an opinion on Exhibit       based on our examination.

Our examination was conducted in accordance with attestation standards established by the American Institute of Certified Public Accountants, and accordingly, included examining, on a test basis, evidence supporting Exhibit       and performing such other procedures as we considered necessary in the circumstances.

The accompanying Exhibit       was prepared in conformity with the accounting practices prescribed by the Internal Revenue Service under the accrual method of accounting and by the NIFA, which is a comprehensive basis of accounting other than generally accepted accounting principles.

The 10% Test includes an estimate prepared by the Owner of total development costs and reasonably expected basis, as defined in Treasury Regulation Section 1.42-6. We have not examined or performed any procedures in connection with such estimated total development costs and reasonable expected basis and, accordingly, we do not express any opinion or any other form of assurance on such estimates. Furthermore, even if the Development is developed and completed there will usually be differences between the projected and actual results, because events and circumstances frequently do not occur as expected, and those differences may be material. We have no responsibility to update this report for events and circumstances occurring after the date of this report.

In our opinion, Exhibit       referred to above presents fairly, in all material respects, costs incurred for the Development as of                   20     , on the basis of accounting described above.

In addition to examining Exhibit     , we have, at your request, performed certain agreed‑upon procedures, as enumerated below, with respect to the Development. These procedures, which were agreed to by the Owner and NIFA, were performed to assist you in determining whether the Development has met the 10% test in accordance with Internal Revenue Code Section 42(h)(1)(E) and Treasury Regulation Section 1.42‑6. These agreed‑upon procedures were performed in accordance with standards established by the American Institute of Certified Public Accountants. The sufficiency of these procedures is solely the responsibility of the specified users of the report. Consequently, we make no representations regarding the sufficiency of the procedures below either for the purpose for which this report has been requested or for any other purpose.

We performed the following procedures:

* We calculated, based on estimates of total development costs provided by the Owner, the Development’s total reasonably expected basis, as defined in Treasury Regulation Section 1.42‑6, to be $      as of December 31, 2025.
* We calculated the reasonably expected basis incurred by the Owner as of                  , 20      to be $     .
* We calculated the percentage of the developer fee incurred by the Owner as of                 , 20     to be      % of the total development fee.
* We compared the reasonably expected basis incurred as of                 , 20      to the total reasonably expected basis of the Development, and calculated that      % had been incurred as of                 , 20     .
* We determined that the Owner uses the accrual method of accounting, and has not included any construction costs in carryover allocation basis that have not been properly accrued.
* Based on the amount of total reasonably expected basis listed above, for the Owner to meet the 10% test in accordance with Internal Revenue Code Section 42(h)(1)(E) and Treasury Regulation Section 1.42‑6, we calculated that the Development needed to incur at least $      of costs prior to                 , 20     . As of                 , 20     , costs of at least $      had been incurred, which is approximately      % of the total reasonably expected basis of the Development.

We were not engaged to, and did not, perform an audit of the Owner’s financial statements or of the Development’s total reasonably expected basis. Furthermore, even if the Development is developed and completed there will usually be differences between the projected and actual results, because events and circumstances frequently do not occur as expected, and those differences may be material. Accordingly, we do not express such an opinion. Had we performed additional procedures, other matters might have come to our attention that would have been reported to you.

This report is intended solely for the information and use of the Owner and the Owner’s management and for filing with NIFA and should not be used by those who have not agreed to the procedures and taken responsibility for the sufficiency of the procedures for their purposes.

City, State

                     , 20

ATTACHMENTS II

Double click on the icon below to open Attachments II.

Complete all yellow-shaded areas.

[Worksheet in 2023 carryover.xlsx](https://cms.proteus.co/_resources/dyn/files/76868629zfd938018/_fn/6.1%20-%20%202023%20Wksht%20Carryover%20and%2010%20Test%20v1.xlsx)