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NEBRASKA INVESTMENT FINANCE AUTHORITY 2020/20212022/2023 AMENDED AND RESTATED LIHTC HOUSING CREDIT ALLOCATION PLAN FOR 9% LIHTCS AND AHTCS

1. INTRODUCTION.

<u>NIFA's Mission: Growing Nebraska Communities through Affordable Housing and</u> <u>Agribusiness</u>

NIFA's (10 year) Vision: NIFA is an indispensable partner for Nebraska citizens and communities in planning, creating and sustaining affordable housing, advancing agribusiness, and furthering a vibrant Nebraska.

NIFA's Values: Collaboration, Commitment, Innovation, Integrity, Stewardship

The Nebraska Investment Finance Authority (NIFA or the "Authority") is charged with allocating tax credits for Low Income Housing in the state of Nebraska. The Board of the Authority has set forth policy, bolstered by the Mission, Vision and Values of the Authority, to guide creation of the Qualified Allocation Plan (QAP).

This QAP is intended to reflect policies that will further a vibrant Nebraska, using affordable housing as the lens of that vibrancy. Priorities embedded in this QAP include:

- Collaboration: Create collaborative, local partnerships that achieve local vision for strong neighborhoods and communities.
- Stewardship: Ensure a balanced approach between quality of unit construction and creation of much-needed units.
- Commitment: Provide access to opportunity for tenants, supporting quality of life and dignity.
- Innovation: Target special or underserved populations with programs and projects that overcome barriers to access and provide stable environments for progress.
- Integrity: Develop policies and procedures taking into account best practices and current data, implementing thoughtful, intentional, and open public processes.

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	cied in the following shalegic of	
Increasing opportunities for	Coordination with communities	Targeting Special or
tenants & improving quality of	& local/regional partners	Underserved Populations
life		
Encouraging eventual tenant	Incentivizing communities to	Incentivizing larger units for
homeownership_	have a community or	families
	neighborhood redevelopment	
	plan/comprehensive approach	
	(such as Choice Neighborhoods	
	program) for developments in	
	Qualified Census Tracts	
Encouraging development in	Encouraging development in	Encouraging developments in
areas of high opportunity	communities with a housing	smaller, rural communities
	loss as a result of a federally	
	declared natural disaster	
Incentivizing mixed-income	Incentivizing communities to	A set-aside for CRANE to
developments_	become Economic	target specific populations and
	Development Certified	types of development
	<u>Communities</u>	
Incentivizing supportive	Encouraging at least one	Encouraging the use of project-
services and amenities	supportive service to be	based rental assistance that can
	provided by a local or regional	also assist in the conversion of
	service organization	public housing units to Section
		8 voucher units

The 2020/20212022/2023 Amended and Restated Low Income Housing Tax-Housing Credit ("LIHTC") Allocation Plan for 9% LIHTCS and AHTCS, as part of the Qualified Allocation Plan ("Amended and Restated QAP") described below, provides for the allocation of the federal 9% low income housing tax credit for the following Nebraska Investment Finance Authority ("NIFA") programs: Competitive LIHTC and Collaborative Resources Allocation for Nebraska ("CRANE"). For ease of discussion, credits awarded pursuant to the Competitive LIHTC program ("Competitive Credit") and the CRANE program are sometimes collectively referred to herein as 9% LIHTCs". The allocation of the federal low income housing tax credit issued in connection with the issuance of qualifying tax-exempt bonds (the 4% LIHTC) is governed by a separate 2021-2022/2023 Housing Credit LIHTC Allocation Plan for 4% LIHTCs, expected to be adopted by NIFA for the allocation of 4% LIHTCs with issuance of qualifying tax-exempt bonds.

In 2016, the Nebraska State Legislature enacted LB 884 creating the Nebraska Affordable Housing Tax Credit (the "AHTC"). Additionally, the <u>2020/20212022/2023</u> Amended and Restated LIHTC <u>Housing Credit</u> Allocation Plan for 9% LIHTCs and AHTCs provides for the allocation of the AHTC. The AHTC will be awarded only in connection with qualifying developments for which the owners have also received an allocation of 9% LIHTC except as otherwise may be provided in the <u>2021-2022/2023</u> LIHTC Allocation Plan for Housing Credit Allocation Plan for 4% LIHTC <u>4% LIHTC</u>.

The Amended and Restate QAP hereby amends and restates the 2020 QAP adopted on September 16, 2019 in its entirety.

1.1 AVAILABLE LOW INCOME HOUSING TAX CREDITS AND NEBRASKA AFFORDABLE HOUSING TAX CREDITS.

In both 20220 and 20231, NIFA expects to have approximately \$54,4800,000, of federal9% LIHTC allocation for qualifying developments in Nebraska pursuant to the 9% LIHTC program. This amount is based on the U.S. Census Bureau's Current Population Report for Nebraska multiplied by \$2.5075 (as may be adjusted). The amount of LIHTCs available for allocation pursuant to the 9% LIHTC program may be increased by 9% LIHTCs returned to NIFA from a prior year or 9% LIHTCs allocated to Nebraska from the 20210 and 20221 respective national LIHTC pool.

All owners of qualifying developments receiving an allocation of 9% LIHTC will also receive an allocation of AHTC equal to no more than one hundred percent (100%) of the 9% LIHTC allocation. The total combined amount of LIHTC and AHTC allocated in connection with a qualifying development shall be determined by NIFA staff based upon underwriting of the developments in order to meet the requirements of the <u>2020/20212022/2023</u> Amended and Restated QAP.

The maximum annual amount of AHTCs that will be awarded in both 20202022 and 20231 to owners of qualified developments pursuant to the 2020/20212022/2023 Amended and Restated LIHTC-Housing Credit Allocation Plan for 9% LIHTCs and AHTC shall not exceed the maximum annual amount of 9% LIHTC awarded by NIFA for 20229 and 20212023 (Competitive LIHTC and CRANE combined), provided that such annual amount of AHTC is only available for six years, except that any reduction in AHTC allowable in the first year of the credit period due to the calculation in Section 42(f)(2) of the Internal Revenue Code of 1986 (the "Code") shall be allowable in the seventh year of the credit period as defined in Code Section 42(f)(1). The maximum annual allocation of AHTCs that will be awarded tofor any single development under either the Competitive LIHTC and CRANE programs shall be consistent with the Maximum Allocation of LIHTCs as described in Section 98 of the 2020/20212022/2023 Amended and Restated LIHTC-Housing Credit Allocation Plan for 9% LIHTCS and AHTC.

AHTC will be awarded to every applicant of qualifying developments in connection with the award of 9% LIHTC for such development.

In accordance with the Nebraska Affordable Housing Tax Credit Act (the "AHTC Act"), the amount of the AHTC shall be the amount of the LIHTC awarded for the qualifying development. Notwithstanding the foregoing, the AHTC Act provides that NIFA may not award to<u>for</u> a particular development any combined amount of LIHTC and AHTC that is more than necessary to make the qualified development financially feasible. In determining that the combined amount of LIHTC and AHTC meet the foregoing, NIFA shall determine the amount of LIHTC and the amount of AHTC to be awarded for a qualifying development based upon the AHTC Act and the parameters of this <u>2020/20212022/2023</u> <u>Amended and Restated LIHTC-Housing Credit</u> Allocation Plan for 9% LIHTCS and AHTCS.

1.2 DEVELOPMENT OF QUALIFIED ALLOCATION PLAN.

The <u>2020/20212022/2023</u> Amended and Restated QAP is adopted by NIFA pursuant to a public process established by NIFA and involves input from a number of parties. The <u>2020/20212022/2023</u> Amended and Restated QAP consists of the following:

- a. this <u>2020/20212022/2023</u> <u>Amended and Restated LIHTC Housing Credit</u> Allocation Plan for 9% LIHTCs and AHTCs
- b. the 2020<u>2/2023 Housing Credit Allocation Plan for</u> 4% LIHTC and AHTC Allocation Plan
- c. the 2020/20212022/2023 <u>Metro-9%</u> LIHTC, AHTC, HOME, CDBG-DR and National Housing Trust Fund <u>NIFA/NDED</u> Application

e.d.2022/2023 4%/Bond Application

d.e. the 2020/20212022/2023 LIHTC, AHTC, HOME, CDBG-DR and National Housing Trust Fund NIFA/NDED Exhibit Examples

e.f. the 2020/20212022/2023 LIHTC Forms and Documents

f.g. the $202\theta^2/2023$ CRANE Guidelines and Application

g.h.the 20220 Carryover Allocation Procedures Manual

h.i. the 20220 10% Test Certification

i.j. the 20220 Cost Certification Procedures Manual

- j.k. the 2020/2021 2022/2023 Land Use Restriction Agreement (LURA)
- k.l. the 2020/20212022/2023 LIHTC CROWN Land Use Restriction Agreement (CROWN LURA)
- 1. the 2021 CRANE Guidelines and Application
- m. the 202<u>3</u>¹ Carryover Allocation Procedures Manual
- n. the 202<u>3</u>¹ 10% Test Certification
- o. the 202<u>3</u>¹ Cost Certification Procedures Manual

A public hearing on the proposed 2020/20212022/2023 Amended and Restated QAP was held in Lincoln, Nebraska. All comments received by NIFA were taken into consideration in developing and drafting the 2020/20212022/2023 Amended and Restated QAP.

The 2020/20212022/2023 Amended and Restated QAP was approved by the NIFA Board of Directors and forwarded to the Governor of the State of Nebraska for approval in accordance with the Section 42 Code. The 2020/20212022/2023 Amended and Restated QAP is designed to provide for the selection of developments that address the most pressing housing needs of Nebraska, within the guidelines and requirements of Section 42 of the Code. NIFA, in its sole discretion, reserves the right to modify or waive any conditions, which are otherwise not mandated by the Code, contained in the 2020/20212022/2023 Amended and Restated QAP. Modifications by NIFA may include, but are not limited to, changes which provide for better coordination with other state and federal programs and/or funding sources.

The <u>2020/20212022/2023</u> Amended and Restated QAP may be amended from time to time as new guidelines and regulations are issued under Section 42 of the Code, the AHTC Act or as NIFA deems necessary to meet the LIHTC and AHTC Program goals and objectives.

Persons interested in applying for an allocation of LIHTC₅ (which shall include AHTC₅ combined with LIHTC) must complete a <u>2020/20212022/2023-9% NIFA/DED</u> <u>LIHTC, AHTC, HOME,</u>

CDBG-DR and National Housing Trust Fund Application online (the "LIHTC Application"). (See the "CRANE Program Application Process and Allocation Cycles" below for LIHTCs available pursuant to the CRANE Program.) The online LIHTC Application is available at NIFA's Internet Web sitewebsite (www.NIFA.org).

1.3 INELIGIBLE APPLICANTS.

A LIHTC Application will <u>not</u> be reviewed, scored or considered by NIFA at any time if:

- i. the developer, general partner/managing member or any affiliate thereof is delinquent on Nebraska LIHTC fees, AHTC fees or Tax-Exempt Bond fees due and payable for other Nebraska LIHTC developments; or
- the general partner/managing member or any affiliate thereof currently hascurrently has or has had items of noncompliance or violations of a Land Use Restriction Agreement/Tax-Exempt Bond Regulatory Agreement that have not been corrected within the applicable correction period on any other Nebraska LIHTC development; or
- iii. the developer, general partner/managing member or any affiliate thereof is delinquent on any documentation or payments that are due and payable to NIFA, including but not limited to the following:
 - (a) Conditional Reservation Documentation/42(m) Letter
 - (b) Carryover Documentation
 - (c) 10% Test Documentation
 - (d) Cost Certification Documentation
 - (e) Asset Management Documentation
 - (f) TCAP Loan Repayment Amounts
 - (g) Any other documentation requested by NIFA

2. LIHTC <u>AND AHTC</u> FEE SCHEDULE.

<u>NIFA reserves the right to revise the fee schedule from time to time.</u> <u>Note: Any fee revision</u> <u>is will be made pursuant to a 30 day notice posted on-the NIFA's -website.</u>

NIFA reserves the right to revise the fee schedule from time to time.

<u>2.1 The following Appendix A</u> sets forth the various fees in connection with the allocation of the 9% LIHTC and AHTC. (Fees to be charged by NIFA in connection with the 4% LIHTC and the issuance of bonds are set forth in the separate 2020/2/2023 Housing Credit Allocation Plan for 4% LIHTC 4% LIHTC Allocation Plan.)

Appendix A contains all current fee and related due date information. Fees must be paid in full prior to NIFA's review of any documentation. If, for any reason, a development does not move forward, NIFA will retain all fees paid in conjunction with the development.

Fees outlined in Appendix A include:

Application: Threshold Competitive, LIHTC Full, AHTC Full, CRANE

Conditional Reservation	Extension	Allocation/Cost
Certification		
Late	Document Change	Additional Tax Credit Request
Annual Compliance: LIHTC	, AHTC, Income-Averaging, I	Extended Use Period
Qualified Contract	Late Payment Penalty	Transfer/Assumption

2.1 LIHTC APPLICATION FEES.

Competitive LIHTC: A non-refundable fee equal to the greater of 1% of the annual LIHTCs requested or \$500 is due to NIFA at the earlier of submission at the Full Application Threshold Review deadline or Final Full Application deadline each calendar year.

CRANE LIHTC: A non-refundable fee of \$500 is due to NIFA at the time of submission of the specific CRANE application. Additionally, a non-refundable fee equal to the greater of 1% of the annual LIHTCs requested or \$500 is due to NIFA at the submission of the Full LIHTC Application.

AHTC: A non-refundable fee equal to \$500 is due to NIFA at the earlier of submission at the Full Application Threshold Review deadline or Final Full Application deadline each calendar year.

2.2 RESERVATION FEE.

A non-refundable fee equal to the greater of 2% of the annual LIHTC stated in the Conditional Reservation or \$500 is due to NIFA no later than the date specified for the submission of the Conditional Reservation Documentation.

2.3 LATE FEE CONDITIONAL RESERVATION DOCUMENTATION.

A late fee of 1% of the LIHTC Conditional Reservation amount will be assessed and collected from developers/owners of developments for which the Conditional Reservation Documentation as set forth below in Section 12 is not received in NIFA's office by the required deadline.

2.4 LATE FEE - CARRYOVER ALLOCATION.

A late fee of 1% of the LIHTC Conditional Reservation amount will be assessed and collected from developers/owners of developments for which the Carryover Allocation Documentation and 10% Test certification are not received in NIFA's office by the required deadline as set forth in the Carryover Allocation Procedures Manual.

2.5 ALLOCATION/COST CERTIFICATION FEE.

LIHTC: A non-refundable fee equal to 2% of the annual amount of the LIHTC allocated to each development is due and payable to NIFA by the developer/owner at the time of submission of the Final Cost Certification Documentation as set forth in the Final Cost Certification Procedures Manual.

AHTC: A non-refundable fee equal to \$500 is due and payable to NIFA by the developer/owner at the time of submission of the Final Cost Certification Documentation as set forth in the Final Cost Certification Procedures Manual.

2.6 LATE FEE - COST CERTIFICATION.

A late fee of 1% of the LIHTC amount reserved for a development will be assessed and collected from developers/owners of developments for which the Cost Certification Documentation is not received in NIFA's office by the required deadline as set forth in the Cost Certification Procedures Manual.

2.7 EXTENSION FEE.

A developer/owner may request an extension of any of the following deadlines: Conditional Reservation, Carryover Allocation, 10% Test Certification, and Final Cost Certification, if

- (a) an Extension Fee of \$500 is received in NIFA's office on or before the applicable deadline; and
- (b) in NIFA's sole discretion, the following conditions have been satisfied;
 - 1. A written explanation of the conditions that exist which have caused the need for the extension, along with the proposed date that information will be submitted to NIFA to meet the extended deadline.
 - 2. Based on the facts and circumstances, the request for an extension is reasonable.
 - 3. The request for an extension is submitted to NIFA on or before the deadline for the original submittal.
 - 4. The Extension Fee is paid concurrently with the extension request.

If NIFA has granted an extension prior to any deadline as outlined above, no late fees will be assessed, unless the agreed upon extension date is not met.

2.8 ANNUAL FEE.

A non-refundable fee equal to the greater of 2% of the annual LIHTC allocated or \$500 minimum is due to NIFA each year during the 15-year Compliance Period for the development.

If an owner chooses the Income Averaging ("IA") set aside election (set forth in Section 9) an additional fee of one half of one percent of the annual LIHTC allocated for each year during the 15-year compliance period will be due at Final Cost Certification submission.

Example: Annual Credit Amount x .005 x 15 years= Additional Annual Fee for IA Election

In connection with the AHTC, a non-refundable fee equal to \$250 is due to NIFA each year during the 6-year Credit Period for the development. The AHTC annual fee may be paid upfront; however, there is no discount for doing so.

Owners have the option to pay the LIHTC Annual Fee upfront as part of their development budget. If an owner chooses to pay the LIHTC Annual Fee in full, the amount due for the Annual Fee will be discounted to 1.5% of the annual LIHTCs allocated multiplied by 15 years with a minimum fee of \$7,500.

Example: Annual Credit Amount x 1.5% x 15 years = Total Upfront Annual Fee for first 15 years.

If an owner elects to pay the full 15 years of the Annual Fee upfront, this should be reflected in the Development Budget within the LIHTC Application.

After the Compliance Period (e.g. during the Extended Use Period), the LIHTC Annual Fee will be payable in the amount as set forth in the Post Year 15 Monitoring Procedures.

2.9 LATE PAYMENT PENALTY.

A late payment penalty equal to 5% of the Annual Fees will be charged to all accounts that are more than 30 days delinquent. Any fees not collected will be turned over to legal counsel for collection.

2.10 TRANSFER/ASSUMPTION FEE.

A nonrefundable fee of \$1,500, plus attorney fees shall be assessed for changes in the ownership structure of the development or a transfer of the development to another entity.

NIFA reserves, commits and allocates LIHTCs and AHTCs to partnerships, corporations, limited liability companies and individuals. Reservations and commitments of LIHTCs and AHTCs are non transferable, and any change in the partners/members of the development owner or sale of the development requires NIFA's prior written approval and payment of the fee described in this Section 2.10 (e.g., addition of a third party or removal of an individual/entity listed as part of the ownership entity of the development in the LIHTC Application).

2.11 APPLICATION OR DOCUMENTATION CHANGE FEE.

A non-refundable fee of \$100 an hour after the first hour of review, plus attorney fees, shall be assessed in connection with a request to amend the terms, conditions or information included in the application or other documentation submitted in connection with the request for LIHTCs and AHTCs. Such non-refundable fees shall be submitted to NIFA at the time of request for consideration of an application or documentation change.

Reservations and commitments of LIHTCs and AHTCs are non-transferable, and any change from the commitments in the application requires NIFA's prior written approval and payment of the fee described in this Section 2.11 (e.g., request for changes to commitments made in the LIHTC Application).

2.12 ADDITIONAL TAX CREDIT REQUEST FEE.

A non-refundable fee of \$2,000 shall be assessed in connection with a request for additional LIHTCs and/or AHTCs. Such non refundable fees shall be submitted to NIFA at the time of request for consideration along with the applicable documentation to demonstrate the need for the additional LIHTCs and/or AHTCs. Amounts reserved for LIHTC and AHTC may be adjusted by the Executive Director in an amount not to exceed (i) a 10% increase or (ii) a 10% decrease, based upon receipt and review of the final information necessary to complete the analysis and subsidy layering reviews.

2.213 LEGAL FEES.

Extraordinary legal fees incurred by NIFA in connection with the review of the LIHTC Application, the CRANE Application or any materials submitted in connection with the allocation, the allocation process or ongoing compliance with respect to a development will be assessed and charged to the development owner, including but not limited to the following:

- Fees for research relating to irregular situations
- Ownership agreements
- Rental rate questions
- Unusual timing situations
- Specific technical questions related to Code Section 42

3. SET-ASIDE PRIORITIES.

All allocations for 9% LIHTCS will be based on special <u>setasideset-aside</u> priorities, federal law and the NIFA scoring system, which incorporates various Nebraska housing priorities.

(a) **NON-PROFIT SET-ASIDE.**

NIFA will reserve at least ten percent (10%) of its annual 9% LIHTC authority for allocations to qualified non-profit sponsors as required by Code Section 42(h)(5). To qualify for this <u>setasideset-aside</u>, the development sponsor must: (i) be a qualified non-profit <u>taxexemptax-exempt</u> organization within Section 501(c)(3) or 501(c)(4) of the Code, (ii) have as one of its exempt purposes the fostering of <u>lowincomelow-income</u> housing, (iii) own an ownership interest in the development (directly or through a wholly-owned subsidiary) and (iv) materially participate on a regular, continuous and substantial basis in the operation of the development throughout the 15—year Compliance Period applicable to the development.

Material participation in the development and operations of the development (the "Activity"), as outlined in Section 469(h) of the Code and Treasury Regulation §1.469-5T, shall be certified to NIFA on an annual basis and shall include one of the following:

- i) Participation in the Activity for more than 500 hours during the tax year;
- ii) Participation in the Activity for the tax year constitutes substantially all of the participation in the activity of all the individuals (including non-owners) for the tax year;
- iii) Participation in the Activity for more than 100 hours during the tax year and such participation in the activity is not less than the participation of any other individual (including non-owners) for the tax year;
- iv) The Activity is a "significant participation activity" for the tax year and the individual's aggregate participation in all significant activities during the tax year exceeds 500 hours. A significant participation activity is one in which the individual has more than 100 hours of participation during the tax year, but fails to satisfy any other test for material participation;
- v) Material participation in the Activity existed for any five of the ten tax years immediately preceding the tax year in question; or

vi) Based on all of the facts and circumstances, the individual participated in the activity on a regular, continuous and substantial basis during the tax year and at a minimum participated in such activity for more than 100 hours.

(b) METRO/NON_-METRO SET-ASIDE.

Metro/Non-Metro set-aside will be as follows:

Percentage of Competitive <u>LIHTC Allocation</u>	Area	County
50% - Metro	South Sioux City MSA	(Dakota and Dixon Counties)
	Lincoln MSA	(Lancaster and Seward Counties)
	Omaha MSA	(Cass, Douglas, Sarpy, Saunders, and Washington Counties)
50% - Non <u>-</u> Metro	Balance of Nebraska	

Note: NIFA will use its best efforts to maintain the Metro/Non-Metro set-aside through Allocation Rounds 1 and 2 for Competitive LIHTCS. Metro and Non-Metro developments will be scored separately (Metro vs. Metro and Non-Metro vs. Non-Metro.)

COLLABORATIVE RESOURCES ALLOCATION FOR NEBRASKA SET-ASIDE. (c)

In an effort to target specific economic growth, community development and the provision of specific types of affordable housing, NIFA will set-aside up to 33% of Nebraska's annual LIHTC authority to be allocated pursuant to the CRANE Program. All CRANE applications will be scored in accordance with this LIHTC Allocation Plan and compete against other CRANE applications. The maximum LIHTC allocation tofor any single development in the CRANE set-aside will be no more than 20% of Nebraska's annual LIHTC authority. Further details regarding the CRANE Program can be found in Sections 67 and 78 herein. If the LIHTCs and AHTCs in the CRANE Program are not fully reserved for a particular year, the unreserved amount will be available to be allocated for other developments in accordance with this LIHTC Allocation Plan.

4. **APPLICATION FOR COMPETITIVE LIHTCs.**

4.1 ANNUAL COMPETITIVE LIHTC CYCLE; ALLOCATION ROUNDS AND **APPLICATION PROCESS.**

Annual Competitive Allocation Cycle. Allocation reservations for the Competitive LIHTC available during a particular calendar year are made by NIFA on an annual basis ("the Annual Cycle"). The Annual Cycle may consist of one or more rounds.

Allocation Rounds. NIFA expects to hold at least two-one (12) Allocation Rounds during the Annual Cycle in connection with the allocation of the Competitive LIHTC. For a development to be eligible for review during an Allocation Round, a complete LIHTC Application and all required supporting information must be submitted to NIFA via the online funding application system by the deadline for that particular Allocation Round (both Threshold and Final). Submissions for a reservation of Competitive LIHTCs that do not include a fully completed LIHTC Application, with correctly attached Exhibits and specified application fee, will not be reviewed or scored by NIFA. The LIHTC Application is available on NIFA's web-site at www.NIFA.org.

NIFA expects to hold the following Allocation Rounds during the Annual Cycle in connection with the Competitive LIHTC:

	Application Deadline <u>s</u> (no later than 5:00 p.m. CST)	Competitive LIHTC Reservations Issued	Approximate funds available through joint application process with Nebraska Department of Economic Development (available in both Competitive and CRANE cycles)
Round 1	October 21, 2019		
Full Application	<u>March 16,</u> <u>2022</u> (Optional)		
Round 1	January 6, 2020	February 21, 2020	HOME: Approximately \$32.52 million
Final Full Application:	<u>April 27, 2022</u>	June 17, 2022	National Housing Trust Fund (HTF): Approximately \$ <u>2.</u> 7 00,000 <u>million</u>
		(tentative)	CDRG_DR: \$26 million
Round 2 Full Application	- March 23, 2020 (Optional)		
Round 2	- <u>May 4, 2020</u>	June 19, 2020	Balance of HOME and HTF
Final Full Application:		(tentative)	
Additional Round*			
202 <u>31</u>	Application Deadline <u>s</u> (no later than 5:00 p.m. CST)	Competitive LIHTC Reservations Issued	Approximate funds available through joint application process with Nebraska Department of Economic Development (available in both Competitive and CRANE cycles)
Round 1	December 7, 2020		
Full Application	July 20, 2022 (Optional)		
Round 1	February 1, 2021	March 19, 2021 October 21,	HOME and HTF:: Approximately \$3.52.2 million-Please refer to the 2023 Annual Action Plan that will be available <u>here:</u> https://opportunity.nebraska.gov/program/nebraska-
Final Full Application:			
Final Full Application:	<u>August 31, 2022</u>	2022 (tentative)	affordable-housing-trust-fund/
Final Full Application: Round 2 Full Application			
	<u>August 31, 2022</u> <u>April 12, 2021</u>		
Round 2 Full Application	<u>August 31, 2022</u> <u>April 12, 2021</u> (Optional)	(tentative)	affordable-housing-trust-fund/
Round 2 Full Application Threshold Paviaw Round 2	<u>August 31, 2022</u> <u>April 12, 2021</u> (Optional)	(tentative) June 18, 2021	affordable-housing-trust-fund/

*NIFA reserves the right to hold additional Allocation Rounds during the Annual Cycle or make changes to the above Allocation Rounds as it deems necessary to meet LIHTC Program goals and objectives.

4.2 SCORING OF COMPETITIVE LIHTC APPLICATION.

The following criteria will be reviewed for purposes of scoring each LIHTC Application:

- * Threshold Criteria
- * Other Selection Criteria
- * NIFA Scored Criteria

NOTE: LIHTC Applications for Competitive LIHTC will be scored SOLELY on information provided in the online funding LIHTC Application submitted for the applicable Allocation Round deadline.

* Other Selection Criteria

* NIFA Scored Criteria

NOTE: LIHTC Applications for Competitive LIHTCs will be scored SOLELY on information provided in the online funding LIHTC Application submitted for the applicable Allocation Round deadlines. An LIHTC Application submitted for Threshold review <u>must</u> be resubmitted <u>in full</u> (whether or not changes have been made by the applicant subsequent to threshold review) by the next-Final Full Application deadline in order to be considered for an allocation of LIHTCs and AHTCs. (Any documentation or information submitted for a previous deadline will not be taken into consideration for the current deadline.)

5. COMPETITIVE LIHTC REVIEW AND ALLOCATION PROCESS.

NIFA will use the following process in the allocation of Competitive LIHTCs:

5.1 APPLICATION SUBMITTAL PROCESS.

To be considered for a reservation of Competitive LIHTCs, all documentation must be submitted through the online funding application. Only the information submitted for the current deadline will be reviewed regardless of any prior submittal of documentation. An LIHTC Application submitted for threshold review must be resubmitted in full (whether or not changes have been made by the applicant subsequent to threshold review) by the next-Final Full Application deadline in order to be considered for an allocation of Competitive LIHTCs and AHTCs. (Any documentation or information submitted for a previous deadline will not be taken into consideration for the current deadline.) The Competitive LIHTC Application Fee must be received in NIFA's office on or prior to the deadline as set forth forth in Section 2.1 Appendix A.

5.2 EVALUATION OF THRESHOLD CRITERIA.

- (a) Each application for Competitive LIHTCs for a particular development will be evaluated based upon the information submitted in the online LIHTC Application for the applicable Competitive Application deadline.
- (b) NIFA will communicate with development owners that do not meet the threshold criteria to generally outline deficiencies in the threshold exhibits with respect to the threshold criteria.

5.3 EVALUATION OF FINAL FULL APPLICATIONS.

- (a) Each application for Competitive LIHTCs for a particular development will be evaluated based upon the information submitted in the online LIHTC Application for the applicable Competitive Application deadline.
- (b) Developments will be ranked based upon the total number of points awarded in all criteria categories and placed into the appropriate set_aside priorities. Applications that do not receive points undermeet all Threshold Criteria will not be considered for an allocation of 9% LIHTC and AHTC. <u>NIFA will not score or include in the efficiency calculations any LIHTC Application that does not meet all Threshold Criteria.</u>
- (c) NIFA will conduct an initial evaluation to determine the appropriate amount, if any, of Competitive LIHTCs to be reserved, using data provided by the developer/owner and according to NIFA <u>Efficient Housing Measurements benchmarks</u> and Section 42 of the Code. <u>Alternate applicantsdevelopments</u>, in both Metro and Non-Metro scoring pools, will be identified and ranked. Alternate applicantss <u>couldmay be selectedeligible for a Conditional Reservation in the event additional LIHTC/AHTC becomes available.</u>
- (d) Any development that has a financing gap, due to the non-award of another source of funding that is a <u>DEDNDED fund request</u>, greater than \$500,000 will not be eligible for a Conditional Reservation.

6. EXTENSIONS AND DEVELOPMENT CHANGES

6.1 EXTENSIONS

A developer/owner may request an extension of any of the following deadlines: Conditional Reservation; Carryover Allocation; 10% Test Certification; and Final Cost Certification; if

- (a) an Extension Fee (see Appendix A) is received in NIFA's office on or before the applicable deadline; and
- (b) in NIFA's sole discretion, the following conditions have been satisfied;
 - 1. A written explanation of the conditions that exist which have caused the need for the extension, along with the proposed date that information will be submitted to NIFA to meet the extended deadline.
 - 2. Based on the facts and circumstances, NIFA will determines whether the request for an extension is reasonable.
 - 3. The request for an extension must be submitted to NIFA on or before the deadline for the original submittal.
 - 4. The Extension Fee is paid concurrently with the extension request.

Extension Requested	Maximum # of days Allowed
Conditional Reservation	<u>60 days</u>

Carryover Agreement	<u>30 days</u>
<u>10% Test</u>	60 days - Not to exceed one-year from the date of the Carryover Agreement
Cost Certification	<u>60 days</u>

If NIFA grants an extension prior to any deadline as outlined above, no late fees will be assessed unless the agreed upon extension date is not met.

6.2 APPLICATION OR DOCUMENTATION CHANGE.

Subsequent to a Conditional Reservation, a developer/owner may request to amend the terms, conditions or information included in the LIHTC Application or other documentation submitted in connection with the request for LIHTCs and AHTCs. Any such request will be reviewed by NIFA to determine any impact to the original scoring for the LIHTC Application.

Reservations and commitments of LIHTCs and AHTCs are non-transferable, and aAny change from the commitments with the respect o the development in the LIHTC Application requires NIFA's prior written approval and payment of the fee described in Appendix A (e.g., request for changes to commitments made in the LIHTC Application). Such non-refundable fee must be submitted to NIFA at the time of request for consideration of an LIHTC Application or documentation change.

6.3 ADDITIONAL TAX CREDIT REQUEST

NIFA will review and consider requests for additional LIHTCs and/or AHTCs. A non-refundable fee (see Appendix A) must be submitted to NIFA at the time of request for consideration along with the applicable documentation to demonstrate the need for the additional LIHTCs and/or AHTCs. Amounts reserved for LIHTC and AHTC may be adjusted by the Executive Director in an amount not to exceed: (i) a 10% increase or (ii) a 10% decrease, based upon receipt and review of the final information necessary to complete the analysis and subsidy layering reviews.

6.4 OWNER MEMBER CHANGES/TRANSFER/ASSUMPTION

NIFA reserves, commits and allocates LIHTCs and AHTCs to partnerships, corporations, limited liability companies and individuals. Conditional Reservations and commitments of LIHTCs and AHTCs are non-transferable, and **any change in the partners/members of the development owner requires NIFA's prior written approval and payment of** the fee described in Appendix A (e.g., addition of a third—party or removal of an individual/entity listed as part of the ownership entity of the development in the LIHTC Application).

Any transfer, sale or other disposal by the owner of a development requires the prior written consent of NIFA (pursuant to the terms of the LURA) and payment of the fee described in Appendix A. NOTE: Upon any such transfer, sale or other disposal of the development, any existing right of the owner to request, in accordance with Section 42(h)(6) of the Code, that NIFA assist in procuring a qualified contract for the acquisition of the development, shall terminate with respect to the development as of the date of such transfer, sale of disposition of the development. Such termination of the right to proceed through the qualified contract process shall be binding on all subsequent owners of a transferred development.

76. CRANE PROGRAM APPLICATION PROCESS

<u>CRANE Application:</u> NIFA will accept CRANE Applications on an ongoing basis throughout the year. For a development to be eligible for review, a complete CRANE or LIHTC Application and all required supporting information must be submitted to NIFA via the online funding application system. Submissions for a reservation of LIHTCs for developments that do not include a fully completed LIHTC Application, with correctly attached Exhibits and specified Application Fee, will not be reviewed by NIFA. The CRANE and LIHTC Applications are available on NIFA's web-site.

NIFA expects to review applications for the CRANE Program on a monthly basis <u>(See CRANE Application)</u>.

The focus and primary purpose of CRANE Program is to target specific long-term, interrelated and coordinated job creation/enhancement, economic growth, and joint housing and community development strategies. For both 20202022 and 20212023 NIFA will set-aside up to 33% (approximately \$1.68 million) of Nebraska's annual 9% LIHTC authority to be allocated pursuant to the CRANE Program (set-aside can be increased as set forth in Section <u>89(d)</u>). The CRANE Program is a strategic alliance among NIFA and other collaborating resource providers. To participate in the CRANE Program, for-profit or non-profit entities ("Eligible Applicant") must join together with cities, communities and neighborhoods and collectively demonstrate that through a public process they have assessed the needs of their particular community with respect to economic development, community resource and housing development, and have proposed specific solutions to address those needs (the "Plan"). Proposals submitted under the CRANE Program must demonstrate how current and potential employers and institutions (schools, hospitals, municipal service providers) located in the community will be involved in any proposed solutions. Such proposals shall also demonstrate the development of businesses and creation of jobs and the impact on the development of affordable housing in the area. NIFA will work with other collaborating resource providers to coordinate the various resources available for a community requesting funds for a development pursuant to the CRANE Program and identify those proposals which best demonstrate the need for LIHTC and AHTC to address the needs identified by a community.

Communities/developers interested in applying for LIHTCs and AHTCs through the CRANE Program must meet with NIFA staff prior to the submission of a CRANE Application. Eligible Applicants may apply for LIHTCs and AHTCs through the CRANE Program for developments that provide substantial benefit (as determined in NIFA's sole discretion) in one or more of the following areas:

- Housing provided to one or more of the following populations: serious/chronic mental illness, physical or developmental disabilities, substance abuse issues, or homelessness. At least 30% of the units must serve one or more of these populations; or
- Native American Housing (housing that is developed on an Indian Reservation or on tribal land, either held in trust or fee simple, or housing developed and operated by an Indian Tribe that is recognized by Nebraska or the federal government); or
- Adaptive Reuse of a non-residential building to create affordable housing; or
- Housing developments in response to settlement agreements or consent decrees relating to housing deficiencies, housing discrimination or other housing issues <u>i.e. Choice</u> <u>Neighborhood program</u>; or
- Housing developments, located or to be located, in a county that has never had an occupied LIHTC development; or
- Reentry Housing targeting individuals released from a correctional institution.
- Housing developments, located or to be located, in a community that at any time during the prior three (3) years has been designated as a natural disaster area pursuant to a Presidential Disaster Declaration, and with respect to which NIFA has determined (using available information, including information from partner organizations (e.g. FEMA)) that there is a significant loss of housing as a result of such natural disaster.

The CRANE Program will utilize a three-tier process. Potential CRANE Program eligible applicants must submit an email to NIFA with a brief description of the development that includes how the development is CRANE eligible. Upon review by NIFA, potential CRANE Program Eligible Applicants will be invited to submit a CRANE Application and all required supporting information via the online funding application system, along with a nonrefundable CRANE Application Fee of \$500(see Appendix A) which must be received in NIFA's office at the time the CRANE Application is submitted to NIFA. NIFA will notify the applicant if they are CRANE eligible and if the CRANE Application has satisfied all the requirements under the CRANE Program, at which time the eligible applicant must submit a completed LIHTC Application via the online funding application specified by NIFA. CRANE Applications and documentation received by NIFA will be reviewed the month following receipt. NIFA will develop a timeline to assign categorization status in which to meet the requirements under the CRANE Program. CRANE Applications will be categorized as follows:

Category 4:	Conceptual
Category 3:	Feasible
Category 2:	In formation
Category 1:	Ready, in all aspects, to proceed

Developments in the CRANE Program that do not submit the online LIHTC Application, with applicable exhibits by the specified deadline, will not be reviewed or scored by NIFA. Upon satisfaction of the requirements under the LIHTC Application and the CRANE Program, NIFA will, if LIHTC/<u>AHTC</u>'s are available, issue a Conditional Reservation of 9% LIHTC<u>s/AHTC</u> to for the development.

87. CRANE PROGRAM REVIEW AND ALLOCATION PROCESS.

NIFA will use the following process in the allocation of 9% LIHTC and AHTC under CRANE Program:

<u>87.1</u> CRANE APPLICATION PHASE.

To be considered under the CRANE Program, the CRANE Application must be completed, signed and submitted to NIFA via the online funding application along with the $\frac{500}{\text{Appendix A}}$.

<u>8</u>7.2 CRANE PROGRAM – REVIEW PROCESS.

All-With respect to a CRANE Program developments receiving a CRANE designation, the developer/owner_must provide to NIFA, development status reports, in a form and frequency as determined by NIFA, outlining the developer/owner's progress with respect to the development's progress toward completion or satisfaction of all requirements necessary to receive a Conditional Reservation and/or Carryover Allocation of LIHTC. Information requested by NIFA will be development specific, and may include such items as zoning approvals, firm debt and/or equity financing commitments (conditioned only upon receipt of LIHTC/AHTC), construction progress reports, site control documentation and cost analysis updates. NIFA will review all CRANE Program status reports and determine, in its discretion, whether, with respect to a CRANE Program development, has made significant progress toward meeting the requirements to receive a Conditional Reservation of LIHTCs/AHTCs has been made by the developer/owner. If NIFA determines that significant progress has not been achieved in connection with the CRANE Program development, NIFA reserves the right to cancel or suspend the Conditional Reservation of LIHTCs/AHTCs. The LIHTCs/AHTCs reserved under the Conditional Reservation will be available to other applicants meeting the requirements under the CRANE Program.

<u>87.3</u> LIHTC APPLICATIONS SUBMITTED BY CRANE PROGRAM APPLICANTS.

To be considered for a eConditional #Reservation of LIHTCs/AHTCs under the CRANE Program, all documentation must be submitted through the online funding application. Only the information submitted for the current cycle will be reviewed regardless of any prior cycle's submittal of documentation. If information was submitted in the first cycle, information must be resubmitted in full for each subsequent cycle, until the applicationapplicant has received an award. The LIHTC/AHTC Application Fee (see Appendix A) must be submitted on or prior to the submittal of the online Application. NOTE: Applicants Developments requesting LIHTCs/AHTCs for developments in the CRANE Program must commit to a minimum affordability period of 45 years (3015-year compliance period and 3015-year extended-use period).

<u>87.4</u> EVALUATION OF LIHTC APPLICATIONS UNDER THE CRANE PROGRAM.

LIHTC Applications submitted under the CRANE Program that do <u>not not receive points</u> <u>undermeet</u> all Threshold Criteria will not be considered for an allocation of LIHTC and AHTC.

- (a) Each application for the CRANE Program for a particular development will be evaluated based upon information submitted in the online CRANE Application and the online LIHTC Application for the applicable cycle in which it was submitted and such other information that NIFA may request or obtain in the evaluation process.
- (b) NIFA will conduct an initial evaluation to determine the appropriate amount, if any, of LIHTC and AHTCs to be reserved, using data provided by the eligible applicant and according to NIFA benchmarks and Section 42 of the Code.

98. MAXIMUM ALLOCATION AND FEE LIMITS OF LIHTCS.

9.1 MAXIMUM ALLOCATION OF LIHTC.

- (a) The maximum LIHTC allocation tofor any single development in the Application Rounds for Competitive LIHTCs and in the CRANE Program set-aside will be no more than 20% of Nebraska's annual 9% LIHTC authority. No development may be divided into two or more developments to receive in excess of this limit of LIHTC in a particular year. Multiple applications in the same year determined to be a single development will be returned to the applicant and all fees forfeited.
- (b) No one owner, developer, co-developer, sponsor, any member of the development team, or an affiliate thereof with an "identity-of-interest" (excluding property management control) will be eligible to receive, for a particular allocation year, more than a total of 20% of Nebraska's annual 9% LIHTC authority. (LIHTCs received pursuant to the CRANE Program will be added to the total LIHTC amount when determining the ratio of LIHTCs received under Nebraska's annual 9% LIHTC authority.) An exception to this limitation may be made to ensure maximum distribution and/or effective utilization of LIHTCs as determined by NIFA's Executive Director.
- (c) In accordance with Section 42 of the Code, each LIHTC Application will be evaluated by NIFA to determine the amount of 9% LIHTCs to be allocated for a particular development. LIHTC allocations will be limited to the amount necessary to ensure the financial feasibility of the development based on the pro-forma information submitted by the developer and such other materials as requested and deemed necessary by NIFA.
- (d) After completion of the final Round of the Annual Cycle, any 9% LIHTCs (in either the CRANE Program or the competitive process) that have not been reserved, may be transferred either to the competitive process or to the CRANE Program upon a recommendation of the Executive Director and approval of NIFA's Board of Directors.

(e) Applicants should be aware that NIFA willmay reduce the 9% LIHTC/AHTC requestamount if any of the Efficient Cost Measuresthe application exceeds one standard deviation above the mean as outlined in the LIHTC aApplicationin any efficiency category.

9.2 MAXIMUM FEE LIMITS

- (e) (a) For purposes of determining the amount, if any, of 9% LIHTCs and AHTC to be reserved for a particular development, NIFA will limit the amount of developer/contractor overhead, profit and fees, general requirements, and consultant fees included in the eligible basis to an amount not to exceed 24% of the total eligible basis of the development.
- Example: Total Eligible Basis
 - (Builder/Contractor Overhead)
 - (Builder/Contractor Profit)
 - (General Requirements)
 - (Developer Overhead)
 - (Developer Fee)
 - (Tax Credit Consultant Fee)
 - (Real Estate Consultant Fee)
 - = Adjusted Eligible Basis
 - X 24%
 - = Maximum amount allowable for developer, contractor overhead & profit, general requirements & consultant fees <u>includable in eligible basis for LIHTC</u> and AHTC reservation purposes.

Applicants should be aware that NIFA may reduce the LIHTC and AHTC allocations to achieve the range of 24% limit for these fees.

- (f)(b) For purposes of determining the amount of LIHTCs and AHTCs allocable to a development, NIFA will limit the amount of architecture design/architect supervision/ engineering/survey fees to an amount not to exceed 7% of new and/or rehabilitation of hard construction costs (not to include contractor overhead/profit or general requirements).
- (c) A developer fee is permitted in an amount related to the acquisition cost of an existing building that will also be rehabilitated. Such developer fee will be limited to 5% of the building acquisition costs excluding the cost of land and fees associated with the purchase or lease of the land. Acquisition cost of the existing building(s) must be supported by an appraisal from an unrelated third party.

<u>109. MINIMUM SET-ASIDE ELECTIONS.</u>

The Applicant must elect a minimum set-aside of income and rent levels from those listed below.

Any owner election made in regards to the minimum set-aside election requirement for a qualified low-income housing development cannot be changed once made at the Final Application submittal dates as outlined in Section 4. If a development fails to meet <u>itsthe</u> elected minimum set-aside at the end of a year, it is not a qualified low-income housing project for that year under Section 42(g)(1)(C) of the Code and this noncompliance will be reported to the IRS on IRS Form 8823. Note, the owner may be subject to the loss of 9% LIHTCs and AHTCs.

9<u>10</u>.1 20-50 ELECTION.

At a minimum, twenty percent (20%) or more of the residential units in the development are both rent restricted and occupied by individuals whose income is fifty percent (50%) or less of area median income ("AMI"); or

9<u>10</u>.2 40-60 ELECTION.

At a minimum, forty percent (40%) or more of the residential units in the development are both rent restricted and occupied by individuals whose income is sixty percent (60%) or less of AMI; or

910.3 INCOME AVERAGING AVERAGE INCOME ELECTION.

At a minimum, forty percent (40%) or more of the residential units in the development serve households earning as much as eighty percent (80%) AMI, as long as the development's average income/rent limit is sixty percent (60%) or less of AMI.

NIFA is currently developing IA-Average Income ("AI") compliance and monitoring policies and will require any development electing IA-AI to comply with such policies. -Please note that as of the date of this Allocation Plan, the IRS has not issued full and definitive guidance as to how it will administer or monitor developments making the IA-AI election. Any owner of a development that considers such an election should do so in consultation with its counsel and/or tax advisors. NIFA is not espousing or recommending any specific approach to this matter.

(a) <u>IA-AI</u>Affordability Requirements

IA-<u>AI</u> is only permitted if all residential units in a development are designated as low-income. Developments selecting IA-<u>AI</u> may not have any unrestricted or market-rate residential units. Manager units are not subject to this restriction and are permitted in IA-AI developments.

Existing LIHTC developments are not eligible for the IA-AI Election.

Income and rent levels are restricted to four (4) of the following AMI income brackets: 20% of AMI, 30% of AMI, 40% of AMI, 50% of AMI, 60% of AMI, 70% of AMI, and 80% of AMI.

(b) Multi-Building Election

If the proposed development contains more than one building, the owner must make the 8b election on Form 8609, indicating that the development will be treated as a multiple building development.

(c) Documentation Requirements

The market study submitted with the LIHTC Application, must demonstrate sufficient market demand for each AMI income bracket proposed. Equity and debt commitment letters must affirmatively demonstrate that they are based upon an <u>IA-AI</u> set-aside. NIFA reserves the right to require a legal opinion verifying the ability of a development to utilize <u>IA-AI</u> in combination with any other subsidy.

(d) Design Requirements

Units of similar size and configuration must have substantially similar design and be reasonably distributed throughout the building(s) regardless of the assigned AMI income bracket restriction. Owners must disperse AMI income bracket levels across unit types in a manner that does not violate fair housing laws.

(e) Timing Requirements

Eligible applicants must select <u>IA-AI</u> at the time of Final Application as indicated in Section 4. NIFA will not permit a change to <u>IA-AI</u> after a development has received a Conditional Reservation of <u>20202022</u> or <u>20212023</u> LIHTC and AHTC.

10. DEVELOPER FEE / ACQUISITION OF EXISTING BUILDING.

A developer fee is permitted in an amount related to the acquisition cost of an existing building that will also be rehabilitated. Such developer fee will be limited to 5% of the building acquisition costs excluding the cost of land and fees associated with the purchase or lease of the land. Acquisition cost of the existing building(s) must be supported by an appraisal from an unrelated third party and a settlement statement.

<u>11.</u> LIHTC BASIS BOOST.

As authorized by the Housing and Economic Recovery Act of 2008 (H.R. 3221), NIFA may increase or "boost" the eligible basis of a particular development for purposes of the allocation of LIHTCs by up to 30% ("Basis Boost") for designated buildings that are located outside of an established Qualified Census Tract (QCT) or Difficult Development Area (DDA). NIFA will review the financial feasibility of the development and the request for additional Basis Boost in accordance with this LIHTC Allocation Plan. Applicants may request the Basis Boost under the following guidelines if the Basis Boost is needed to make the development financially feasible:

- a. Up to a 15% Basis Boost in connection with any development;
- b. Up to a 20% Basis Boost in connection with developments located in non-metro areas (outside of an MSA) that have an average combined gross rent amount that would be affordable to households with an income of less than 45% of the county's Area Median Income (AMI);
- c. Up to a 30% Basis Boost in connection with CRANE developments; or
- d. Up to a 30% Basis Boost in connection with developments located in a census tract in which an active LIHTC (including 4% LIHTC) development is not located.

12. CONDITIONAL RESERVATION.

Applicants determined to receive a reservation of LIHTC and AHTC in a Competitive Round or in the CRANE Program will be notified in writing and will receive a Conditional Reservation of LIHTCs and AHTCs subject to the conditions set forth in the Conditional Reservation (and as applicable to CRANE Program, the availability of LIHTCs and AHTCs under the CRANE Program).

Within 90 days of notification of a Conditional Reservation, the applicant must submit to NIFA documentation of the following:

- (a) Payment of Reservation Fee and any other fees (see Appendix A) due to NIFA (including fees due for all other developments sponsored by such applicant).
- (b) Syndication commitment (signed by both parties) outlining LIHTCs and AHTCs equity contribution commitment orand terms (i.e., percentage, proceeds to be received, etc.).
- (c) A Phase I Environmental Site Assessment prepared by an unrelated third party professional. For developments for which rehabilitation will be performed, such report must include an assessment of the risks relating to environmental conditions including but not limited to <u>leadbasedlead based</u> paint, asbestos and radon.
- (d) Each development owner must agree to provide complete annual operating data and federal income tax returns to NIFA on a timely basis.
- (e) Firm commitments for all sources of funding (including construction and permanent sources and subsidies, if applicable). HOME funds, CDBG-DR, National Housing Trust funds and USDA-RD commitments will be due at the time of the Carryover Allocation submission. <u>Any development that has not secured all</u> <u>funding sources at the time of the Conditional Reservation deadline may be subject</u> to revocation of the Conditional Reservation for LIHTC and AHTC.
- (f) A Fair Housing Certification, in the form attached hereto as Exhibit AAppendix B, signed by the development's architect evidencing that, when constructed in accordance with the plans and specifications, the development will be in compliance with the design and construction requirements set forth in the Fair Housing Act and Americans with Disabilities Act.
- (g) Development status reports, in form and frequency as specified by NIFA, outlining the progress toward completion of the development or satisfaction of all requirements necessary to receive a Carryover Allocation Agreement or a final allocation of LIHTCs and AHTCs. The Quarterly Progress Report, attached hereto as Exhibit BAppendix C, shall be used to submit such reports to NIFA by the 5th day following the end of each calendar quarter. Information requested by NIFA may include such items as zoning approvals, construction progress reports, site control documentation and cost analysis updates. An owner/developer's first completed status report for the development must be submitted at the next quarterly due date following notification of Conditional Reservation.

- (h) If the owner of the development intends to claim Federal or State Historic Rehabilitation Tax Credits, NIFA will require evidence from the State Historic Preservation Office (SHPO) of the United States Department of the Interior National Park Service Part I approval of the historic rehabilitation of the development, if not previously submitted with the LIHTC Application.
- (i) Exhibit 111.
- (j) Each development owner must certify that the development will be in compliance with the Violence Against Women's Act, to include ensuring prospective applicants and tenants are provided with the Notice of Occupancy Rights Under the Violence Against Women Act.
- (k) Any other documentation required by NIFA.
- **NOTE:** Failure to submit the above requirements, and/or other conditions imposed by NIFA, by the required deadline, will result in late fees and could result in the revocation of the development's Conditional Reservation of LIHTCs and AHTCs. Extensions may be requested as set forth in Section 2.7<u>6.1</u>.

13. REVOCATION.

NIFA may revoke a Future Binding Commitment, Conditional Reservation, Firm Commitment or LIHTC and AHTC allocation made to a developer/owner for any development. Revocation may occur at NIFA's sole discretion due to actions taken by the development's owner without NIFA's prior written approval, from the time of a Future Binding Commitment, Conditional Reservation, or Firm Commitment is issued and up to the placed_in_service date of the development, for any of the following reasons:

- (a) Site change;
- (b) Change in ownership—a change in the parties involved in the ownership entity (e.g., addition of a third party or removal of an individual/entity listed as part of the development ownership submitted in the LIHTC Application);
- (c) Change in unit design, square footage, unit mix, number of units, number of residential buildings, etc.;
- (d) Instances of curable non-compliance issues beyond the specified cure period on an applicant's existing LIHTC developments in any state; or
- (e) Change in rents to be charged to tenants; or
- (f) <u>Applicant fails to promptly notify NIFA of any material adverse changes from the original LIHTC Application.</u>

14. MODIFICATION OR REVOCATION OF LIHTC AND AHTC ALLOCATION.

NIFA may modify or revoke a LIHTC and AHTC reservation or allocation to the developer/owner of the development for any of the following reasons:

(a) Information submitted to NIFA is determined to be false or fraudulent;

- (b) Failure to meet conditions set forth in the Conditional Reservation;
- (c) Material changes occur in the actual costs and/or square footage of the development without the prior written approval of NIFA;
- (d) Owner receives additional subsidies or financing for the development other than those disclosed in the LIHTC Application without the prior written approval of NIFA;
- (e) Subsequent regulations are issued by Department of the Treasury or the IRS pertaining to Section 42 of the Code;
- (f) Applicant fails to promptly notify NIFA of any material or adverse changes from the original LIHTC Application; or
- (g) Applicant fails to meet the Carryover Agreement, 10% Test Certification or Placed in Service deadlines.

15. CARRYOVER ALLOCATION AND 10% TEST.

Section 42 of the Code provides that NIFA may issue a carryover allocation (the "Carryover Allocation") to certain qualified developments for which a 9% LIHTC <u>Conditional FR</u>eservation has been granted and which will not be <u>placed in service by December 31, 20202022</u> for <u>20202022</u> <u>Conditional Reservations or December 31, 20212023 for 20212023 Conditional Reservations.</u> To be eligible for a Carryover Allocation, costs in an amount equal to 10% or more of the expected basis in the development must be incurred within one year from the date of the Carryover Allocation.

<u>NIFA requires the submission of the Carryover Allocation and 10% Test by the deadlines set forth</u> in the Carryover Allocation Procedures Manual. <u>To request a Carryover Allocation, submit one</u> <u>complete copy</u> of the following to NIFA by the required deadline:

(a) The Carryover Allocation Documentation as set forth in the Carryover Allocation Procedures Manual.

(b) 10% Test certification by an independent, third party certified public accountant or attorney that costs in an amount equal to 10% or more of the reasonably expected basis in the development determined as of the close of the second calendar year following the year in which the Conditional Reservation was made has been incurred within one year from the date of the Carryover Allocation and no later than June 28, 2021 for a 2020 Conditional Reservations and June 27, 2022 for 2021 Conditional Reservations. If the developer fee is included in the 10% test, it must be earned and reasonable for the services performed to date and evidenced by an agreement (Note: amount included should not be greater than 20% of the total developer fee).

(c) HOME, CDBG-DR, National Housing Trust Fund commitment letter or USDA-RD commitment letter if applicable.

All developers/owners of developments with respect to which a Conditional Reservation has been received must submit the Carryover Allocation Documentation to NIFA by no later than November 1, 20202022 for 20202022 Conditional Reservations and November 1, 20212023 for 20212023 Conditional Reservations. The 10% Test certification must be submitted to NIFA by

no later than June <u>2830</u>, <u>20212023</u> for a <u>20202022</u> Conditional Reservations and June <u>2728</u>, <u>2022</u> <u>2024</u> for <u>20212023</u> Conditional Reservations. If the Carryover Allocation Documentation and 10% Test certification are not submitted to NIFA by the specified deadlines, a 1% late fee, as <u>discussed in Section 2.4 outlined in Appendix A</u>, will be assessed to the development owner. A Carryover Allocation Agreement will not be issued for a development prior to payment of all fees due and payable to NIFA.

NOTE: Failure to submit the Carryover Allocation Documentation and 10% Test certification by the required deadlines may result in the revocation of the Conditional Reservation. Extensions may be requested as set forth in Section 2.76.1.

16. FINAL LIHTC AND AHTC ALLOCATION / COST CERTIFICATION.

No LIHTC and AHTC allocation will be made until the development has been placed-in-service and the developer/owner has submitted to NIFA the Final Cost Certification Documentation, as set forth in the Cost Certification Procedures Manual. Final LIHTC and AHTC allocations may be requested as soon as an eligible building has been placed in service. NIFA requires the submission of the Final Cost Certification Documentation by the deadlines set forth in the Final Cost Certification Procedures Manual. The LIHTC and AHTC amount allocated for a development will be based on NIFA's final determination of the qualified basis for the building(s) or development and a review of the development's costs.

NOTE: Failure to submit the Final Cost Certification Documentation by the required deadlines as set forth in the Final Cost Certification Procedures Manual will result in late fees and could result in the revocation of the LIHTC and AHTC allocation. Extensions may be requested as set forth in Section $\frac{2.76.1}{2.76.1}$.

17. LIHTC AND AHTC GUIDELINES.

Following are general guidelines of the LIHTC and AHTC Program and other set-asides. These guidelines are not conclusive and should not be relied upon as tax advice. NIFA suggests that, prior to completing the LIHTC Application and/or CRANE Application₂; you consult with an independent, thirdpartythird-party certified public accountant or attorney for a complete interpretation of Section 42 and other related tax laws in the Code. NIFA's review of documents submitted in connection with a LIHTC Application or CRANE Application is solely for its own purposes. NIFA makes no representations to the development's Owner or anyone else as to:

- (a) compliance with the Code, Treasury Regulations or any other laws or regulations governing LIHTC and AHTC; or
- (b) the financial feasibility or viability of any development.

No member, officer, agent or employee of NIFA will be personally liable concerning any matters arising out of, or in relation to, the allocation of LIHTC and AHTC. LIHTCs and AHTCs will be awarded based on federal and state tax law and Nebraska's QAP. NIFA reserves, commits and allocates LIHTCs and AHTCs to partnerships, corporations, limited liability companies. LIHTC and AHTC commitments, reservations and allocations are not transferable, and any change in development ownership requires NIFA's prior written approval. NIFA verifies development ownership through organizational documents, closing documents, warranty deeds and title reports.

NIFA reserves the right to not allocate LIHTCs and AHTCs tofor any development, regardless of ranking/scoring, if NIFA determines in its sole discretion that the development does not further the purpose and goals of the LIHTC and AHTC Program. For purposes of this determination, the information taken into account may include, but is not limited to, the applicant/sponsor's experience and performance and the applicant/sponsor's prior participation in the NIFA program and other states' LIHTC and AHTC programs. The prior performance considered may include, but is not limited to, progress achieved with previous Conditional Reservations, Carryover Allocations, Cost Certifications, development compliance and payment of fees due to NIFA.

NIFA reserves the right to not allocate LIHTCs and AHTCs to-for any development, regardless of ranking/scoring, if NIFA determines in its sole discretion that a disproportionate number of LIHTC developments have been developed in a particular census tract within the past three-year period. NIFA may decide to allocate LIHTC and AHTC to a development in another county to best serve the citizens of Nebraska. This right will be exercised only in limited circumstances, such as when LIHTC developments in a particular census tract have a vacancy rate of 7% or more, or if, when taking into account current LIHTC Applications and existing LIHTC developments and others previously approved and funded (but not yet constructed or occupied), LIHTC developments would create a disproportional number of low-income housing units in that particular area.

NIFA recognizes that certain developments may need additional subsidies to encourage the production of and ensure the viability of low-income housing developments. Under certain circumstances (particularly for smaller developments in rural areas), NIFA may agree to provide limited second mortgage financing to enable such developments to take advantages of LIHTC available in connection with the issuance by NIFA of tax exempt bonds. The owners of developments receiving secondary NIFA financing will be required to execute a LURA which will be recorded as a restriction binding on any successor in title to the owner (through assignment, foreclosure or an instrument in lieu of foreclosure) to agree to repay or assume the outstanding balance of such secondary financing indebtedness to NIFA as a condition to an agreement by NIFA to execute a new LURA (a new LURA is necessary for the successor in title to claim any LIHTCs remaining in connection with the development).

Applicants who have been convicted of, entered an agreement for immunity from prosecution for or pleaded guilty (including a plea of no contest) to a crime of dishonesty, moral turpitude, fraud, bribery, payments of illegal gratuities, perjury, false statement, racketeering, blackmail, extortion, falsification or destruction of records are ineligible to apply for LIHTCs and AHTCs. Applicants who have been barred from any other NIFA program, other state LIHTC programs or any federal programs are also ineligible to apply for LIHTCs and AHTCs. Applicants having an identity of interest with any barred entity may also not be eligible to apply for LIHTCs and AHTCs at the sole discretion of NIFA. Furthermore, NIFA reserves the right to amend or modify any of the program instructions or procedures contained within the QAP and LIHTC Application and may exercise such right at any time and without liability to any applicant or other party for their expenses incurred in the preparation of a LIHTC Application or otherwise.

As resource availability, project size, LIHTC and AHTC pricing and other circumstances warrant and to comply with the AHTC Act, NIFA reserves the right to make a disproportionate allocation of AHTC (when compared to the LIHTC award) or reduce such allocation of AHTC for a specific development at any time in the application and development process.

17.1 Public Information

Copies of Applications submitted pursuant to the Qualified Allocation Plan (which includes applications for 9% LIHTCs, AHTCs, 4% LIHTCs and CRANE) will be made available by NIFA to the public (other than during the active review process) upon written request. - Additionally, NIFA will post the scores for Applications at <u>www.nifa.org</u>.

By submission of an Application pursuant to the QAP, applicant acknowledges and agrees to such publication of its Application and related information.

18. COMPLIANCE MONITORING.

During the <u>15-year ComplianceAffordability PeriodPeriod</u> as set forth in the LURA, NIFA, as part of this <u>2022/2023LIHTC</u> <u>Housing Credit</u> Allocation Plan, is required to has adopted and adhere to compliance monitoring procedures which will<u>to</u>: (i) monitor developments for noncompliance and (ii) notify the IRS of any noncompliance <u>during the 15-year Compliance Period</u> of which NIFA becomes aware of in accordance with Section 42(m) of the Code, Treasury Regulation §1.42_5 and any other applicable regulations. All development owners must enter into a LURA with NIFA, binding all parties to comply with Section 42 of the Code, Treasury Regulation §1.42_5 and any other applicable regulations, such as the Violence Against Women Act of 2013. Pursuant to the LURA, development owners (or the management agents thereof) are required to attend, on an annual basis, a compliance seminar sponsored by NIFA. In addition, development owners with items of noncompliance that have not been corrected in a timely fashion may be required to provide quarterly compliance reports to NIFA and may, in NIFA's sole discretion, may be ineligible to receive future allocations of LIHTCs.

The following procedures outline NIFA's plans for compliance monitoring by development owners. Such procedures, together with the covenants and representations contained in the LURA (which form ofthe LURA isconstitutes a part of the 2020/20212022/2023 Amended and Restated QAP) shall constitute the procedures for compliance monitoring by NIFA. (Capitalized terms used below and not otherwise defined shall have the meanings as set forth in the LURA). Additional guidance can be found in the NIFA Compliance Manual located at www.nifa.org.

18.1 TENANT INCOME CERTIFICATIONS.

Development owners shall maintain a file for each Qualified Tenant residing in the development (which shall be updated during each year of unit occupancy by the development owner). Each tenant file shall contain a copy of the rent record and a copy of such tenant's executed Application and Tenant Income Certification (athe form of which is attached to the LURApublished on NIFA's the-website at www.nifa.org of the Authority-or otherwise available from the AuthorityNIFA) as well as supporting documentation, which is subject to independent investigation and verification by NIFA. Each tenant file shall be submitted to NIFA as set forth below or in such other form and manner as may be required by the applicable rules, regulations or policies now or hereafter promulgated by the Department of the Treasury or the IRS.

18.2 TENANT RECERTIFICATIONS FOR **INCOME** <u>AVERAGINGAVERAGE</u> <u>INCOME</u> <u>-(AI)</u> DEVELOPMENTS.

Developments (100% low income developments) that select <u>IA-AI</u> are neither required nor prohibited from completing annual tenant income recertifications. If <u>the owner of</u> a development

chooses to perform annual tenant income recertifications, household rents <u>eanmay</u> be adjusted (in accordance with lease terms) provided the development still has an <u>IA-AI</u> equal to or less than the percentage represented in the <u>Final ApplicationLURA</u>.

18.3 ANNUAL OWNER CERTIFICATIONS.

Development owners are required to immediately notify NIFA if, at any time, the residential units in a development are not occupied or available for occupancy as provided above. -Development owners shall prepare and submit, under penalty of perjury, to NIFA, no later than January 31st of each year following the first year in which the minimum set-aside is required to be met, <u>athe Owner's</u> Certificate of Continuing Program Compliance (a form of which resides on NIFA's website at <u>www.nifa.org</u>) and an Annual Tax Credit Summary Report (a form of which resides on NIFA's website at www.nifa.org), both executed by the development owner stating the number of dwelling units in the development which, as of the first date of such calendar year, were occupied by Qualified Tenants (or were deemed to be occupied by Qualified Tenants as provided in the LURA for all or part of such period), and submission of Certification On Line Portal (CPOL) data collected by the development owner.

18.4 RECORD KEEPING AND RETENTION.

Development owners are required to collect and retain records for each qualified low_-income building in the development for at least six years after the due date (with extensions) for filing the federal income tax return for such year. Notwithstanding the above, records for the first year of the Credit Period must be retained for at least six years beyond the due date (with extensions) for the filing of the federal income tax return for the last year of the 15-year Compliance Period of the building. Such records shall include for each year during the 15-year Compliance Period the following information pertaining to each building in the development:

- (a) The total number of residential rental units in the building (including the number of bedrooms and the size in square feet of each residential rental unit);
- (b) The percentage of residential rental units in the building that are Qualified Units;
- (c) The rent charged on each residential rental unit in the building, including any utility allowances;
- (d) The number of occupants in each Qualified Unit and any changes in the number of occupants in each Qualified Unit;
- (e) The Qualified Unit vacancies in the building and information that indicates when, and to whom, the next available units were rented;
- (f) The annual income certification of each Qualified Tenant per Qualified Unit;
- (g) Documentation to support each Qualified Tenant's annual income certification (for example, a copy of the Qualified Tenant's federal income tax return, Forms W-2 or verifications of income from third parties such as employers or state agencies paying unemployment compensation). Tenant income is to be calculated in a manner consistent with the determination of annual income under Section 8 of the United States Housing Act of 1937 ("Section 8"), and not in accordance with the determination of gross income for federal income tax liability. In the case of a

tenant receiving housing assistance payments under Section 8, this documentation requirement is satisfied if the public housing authority provides a statement to the development owner declaring that the tenant's income does not exceed the applicable income limit under Section 42(g) of the Code;

- (h) The Eligible Basis and the Qualified Basis of the building at the end of the first year of the Credit Period; and
- (i) The character and use of the nonresidential portion of the building included in the building's eligible basis under Section 42(d) of the Code (e.g., tenant facilities that are available on a comparable basis to all tenants and for which no separate fee is charged for use of the facilities, or facilities reasonably required by the development).

18.5 **REVIEW PROCESS.**

For each year of the Affordability Period, NIFA will perform a compliance review on the development. Certifications and other information submitted to NIFA (as described above) shall be reviewed for compliance with the requirements of Section 42 of the Code.

18.6 ON-SITE INSPECTION AND TENANT FILE REVIEW.

The LURA provides that NIFA, or its designated agent, shall have the right to perform on-site inspections of each building in the development, inspect each Qualified Unit and review the tenant file for each such-Qualified Unit.

NIFA, or its designated agent, will conduct an on-site inspection of each building in the development and inspect the number of the Qualified Units and review the tenant files for such Qualified Units as required by Section 42 of the Code. On-site inspections and tenant file reviews shall be conducted by the end of the second calendar year following the year in which the last building in the development was placed in service. Thereafter, NIFA, or its designated agent, will conduct on-site inspections of all buildings in the development and review the tenant files at least once every three years. NIFA shall notify each development owner in advance of any such on-site inspection and review. NIFA shall randomly select which Qualified Units and tenant records will be inspected and reviewed.

Any duly authorized representative of NIFA, the Department of the Treasury or the IRS may inspect the books and records of the development pertaining to the incomes of the Qualified Tenants residing in the development.

In conjunction with each on-site inspection, development owners must provide to NIFA, or its designated agent, any local health, safety or building code violations reports or notices received on the development. Based on the on-site inspection and NIFA's receipt and review of any local health, safety or building code violations reports or notices provided by the owner, NIFA shall determine whether each building in the development and its Qualified Units are suitable for occupancy.

18.7 NOTIFICATION TO OWNER.

In the event NIFA discovers a noncompliance issue with any of the provisions of the LURA or Section 42 of the Code, NIFA will immediately notify the development owner in writing. The development owner shall have 60 days from the issuance of such notice (the "Correction Period") to correct the noncompliance.

Noncompliance includes, but is not limited to, the following: (a) NIFA's failure to receive tenant income certifications, supporting documentation and rent records, (b) noncompliance with any provision of Section 42 of the Code and/or (c) any change in the applicable fraction or eligible basis of the development which would result in a decrease in the Qualified Basis of the development. NIFA shall be authorized and entitled, pursuant to the provisions of the LURA, to perform all acts necessary to comply with the monitoring and notification responsibilities set forth in Section 42(m)(i)(B)(iii) of the Code and any Treasury Regulations promulgated thereunder or other interpretations thereof by the IRS or the courts.

18.8 NOTICE TO INTERNAL REVENUE SERVICE AND NEBRASKA DEPARTMENT OF REVENUE.

Within 45 days after the expiration of the Correction Period, NIFA shall file with the IRS, a copy of Form 8823, setting forth the nature of the noncompliance and whether or not such noncompliance has been corrected. A copy of such Form 8823 shall also be filed with the Nebraska Department of Revenue in connection with the AHTCs allocated to an owner of a development. By submission of an application for LIHTCs, the owner shall be deemed to have agreed to such filing by NIFA with the Nebraska Department of Revenue.

18.9 LIABILITY AND DISCLOSURE OF INFORMATION.

Compliance with the requirements of Section 42 of the Code is the sole responsibility of the development owner. NIFA's obligations to monitor for compliance with the requirements of Section 42 of the Code does not, and will not, make NIFA liable for a development owner's noncompliance.

All LIHTC Applications, materials, exhibits and correspondence submitted to NIFA are the property of NIFA. An agreement may be made between NIFA and any other appropriate federal or state regulatory agency to exchange such information.

19. NIFA CONTACT INFORMATION.

Correspondence and inquiries should be directed to:

Nebraska Investment Finance Authority (NIFA) 1230 O Street, Suite 200 Lincoln, NE 68508-1402

Attention: LIHTC Program Telephone: (402) 434_3900 (800) 204_NIFA WebsiteInternet: www.NIFA.org

APPENDIX A

Appendix A - Fee Schedule

<u>TEE sCHEDULE</u> As stated in Section 2 – LIHTC and AHTC Fee Schedule, NIFA shall collect the fees described below for the LIHTC Program. All fees are nonrefundable. An LIHTC/CRANE Application shallwill not be accepted unless the Aapplication fee accompanies the LIHTC/CRANE Application. NIFA reserves the right to revise the fee schedule with a 30-day notice. Note: Any revision iswill be pursuant to a 30-day notice posted on the NIFA website.

Fee Type	<u>Timeline</u>	Description
Application Fees*		
Threshold Competitive	Due at submittal of Threshold Application	<u>\$250</u>
LIHTC Full	Due at submittal of Full Application	The greater of 1% of the annual LIHTC requested or \$500
AHTC Full	Due at submittal of Full Application	<u>\$500</u>
CRANE	Due at submittal of CRANE Application	\$500; ₇ additionally the LIHTC and AHTC Full Application Fees will be due upon invitation to submit a full application
Conditional Reservation		
	Due with submittal of the conditional reservation items - Section 12	The greater of 2% of the annual LIHTC amount or \$500
Cost Certification		
LIHTC	Due within 90 days of PIS	2% of the annual amount of LIHTC allocated to the development- See Cost Certification Procedures Manual
<u>AHTC</u>	Due within 90 days of PIS	<u>\$500</u>
Other Fees		
Application/Documentati on Change Fee	<u>Due upon submittal of</u> <u>request</u>	<u>\$100 an hour after the first hour of</u> <u>review, plus attorney fees</u>
Additional Tax Credit Request Fee	<u>Due upon submittal of</u> <u>request</u>	<u>\$2,000</u>
Extension Fee	Paid concurrently with the extension request	<u>\$500</u>
Late Fees		
Conditional Reservation	Assessed at 5:01pm on due date - Section 12	<u>1% of the annual LIHTC amount; an</u> <u>additional .5% will be assessed each</u> <u>subsequent 30-day period</u>
Carryover Allocation	<u>Assessed at 5:01pm on</u> <u>due date - Section 15</u>	<u>1% of the annual LIHTC amount; an</u> <u>additional .5% will be assessed each</u> <u>subsequent 30-day period</u>
<u>10% Test</u>	<u>Assessed at 5:01pm on</u> <u>due date - Section 15</u>	<u>1% of the annual LIHTC amount; an</u> additional .5% will be assessed each subsequent 30-day period

Cost Certification	Assessed at 5:01pm on due date - Section 16	<u>1% of the annual LIHTC amount; an</u> additional .5% will be assessed each subsequent 30-day period
Fee Type	Timeline	Description
Annual Compliance Fe	es	
		Annual - 2% of annual LIHTC allocated or minimum of \$500 each year of the 15-year Compliance Period
<u>LIHTC</u>	<u>Annually on January 31st or</u> <u>Upfront</u>	<u>Upfront - 1.80% of the annual LIHTC</u> <u>allocated multiplied by the 15 years</u> with a minimum fee of \$9,000 (Must be reflected within the LIHTC Application) Example: Annual Credit-LIHTC
		Amount X 1.8% X 15 years= Upfront fee for first 15 years
AHTC	<u>Annually on January 31st or</u> <u>Upfront</u>	<u>\$250 each year for 6-year credit period</u> (Can be paid up front without a discount)
Average Income	Cost Certification Submission	.5% of the annual LIHTC allocated for each year during the 15-year compliance period
		Example: Annual CreditLIHTC Amount X .005 X 15 years= AI Election Fee
Extended Use Period	After Compliance Period	<u>The LIHTC Annual Fee will be payable</u> in the amount as set forth in the Post <u>Year-15 Monitoring Procedures</u>
Other Fees		
Late Payment Penalty	Accounts more than 30 days delinquent	5% of the Annual Fee;, any fees not collected will be turned over to legal counsel for collection
<u>Transfer/Assumption</u> <u>Fee</u>	<u>Due upon submittal of</u> request	<u>\$1,500 plus attorney fees</u>
Qualified Contract	Due upon submittal of Qualified Contract	<u>\$5,000</u>

EXHIBIT AAPPENDIX B

FAIR HOUSING ACT ACCESSIBILITY CERTIFICATION

The following is a certification regarding design and construction requirements of the Fair Housing Act (the "Act"). This certification represents many, but not all, of the requirements to the Act. This certification is not intended to be exhaustive; rather, it is a helpful guide in determining if the major requirements of the Act have been met in designing and constructing the development. If a box below is not checked due to the applicability of an exception to the Act, the architect MUST include an explanation of the exception, including a citation to the relevant section of the Act.

GENERAL REQUIREMENTS

- Development has buildings containing 4 or more units and was designed and constructed for first occupancy on or after March 13, 1991.
- If it is an elevator building, all units are "covered units."
- All units in buildings with elevators have features required by the Act.
- ☐ If it is a nonelevator building, all groundfloorground floor- units are "covered units."
- All <u>groundfloorground floor</u>- units in buildings without elevators have features required by the Act.

NOTE: There is a narrow exception which provides that a non-elevator building in a development need not meet all of the Act's requirements if it is impractical to have an accessible entrance to the non-elevator building because of hilly terrain or other unusual characteristics of the site.

ACCESSIBLE BUILDING ENTRANCE ON AN ACCESSIBLE ROUTE

- The accessible route is a continuous, unobstructed path (no stairs) through the development that connects all buildings containing covered units and all other amenities.
- The accessible route also connects to parking lots, public streets, public sidewalks and public transportation stops.
- All slopes are no steeper than 8.33%.
- All slopes between 5% and 8.33% have handrails.
- Covered units have at least one entrance on an accessible route.

	There are sufficient curb cuts for a person using a wheelchair to reach every building in the development.
COMMON A	AND PUBLIC USE AREAS
	At least two percent of all parking spaces are designated as handicapped parking.
	At least one parking space at each common and public use amenity is designated as handicapped parking.
	All handicapped parking spaces are properly marked.
	All handicapped parking spaces are at least 96" wide with a 60" wide access aisle which can be shared between two spaces.
	The accessible aisle connects to a curb ramp and the accessible route.
	The rental or sales office is readily accessible and usable by persons with disabilities.
	All mailboxes, swimming pools, tennis courts, clubhouses, rest rooms, showers, laundry facilities, trash facilities, drinking fountains, public telephones and other common and public use amenities offered by the development are readily accessible and usable by persons with disabilities.
USABLE DO	ORS
	All doors into and through covered units and common use facilities provide a clear opening of at least 32" nominal width.
	All doors leading into common use facilities have lever door handles that do not require grasping and twisting.
	Thresholds at doors to common use facilities are no greater than 1/2".
	All primary entrance doors to covered units have lever door handles that do not require grasping and twisting.
	Thresholds at primary entrance doors to covered units are no greater than 3/4" and beveled.
ACCESSIBL	E ROUTE INTO AND THROUGH THE COVERED UNIT All routes through the covered units are no less than 36" wide.
ACCESSIRI	E ENVIRONMENTAL CONTROLS
	All light switches, electrical outlets, thermostats and other environmental controls must be no less than 15" and no greater than 48" from the floor.

REINFORCED BATHROOM WALLS FOR GRAB BARS

Reinforcements are built into the bathroom walls surrounding toilets, showers and bathtubs for the later installation of grab bars.

USABLE KITCHENS AND BATHROOMS

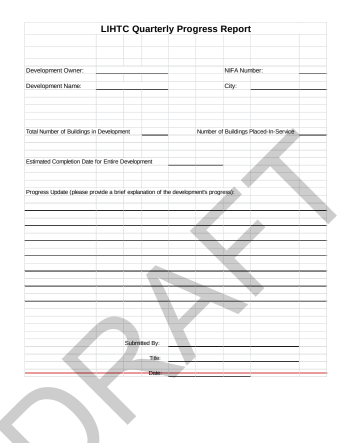
At least 30" x 48" of clear floor space at each kitch	hen fixture and appliance.
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- At least 40" between opposing cabinets and appliances.
- At least a 60" diameter turning circle in <u>UshapedU-shaped</u> kitchens unless the cooktop or sink at end of U____shaped kitchen has removable cabinets beneath for knee space.
- In bathroom, at least 30" x 48" of clear floor space outside swing of bathroom door.
- Sufficient clear floor space in front of and around sink, toilet and bathtub for use by persons using wheelchairs.

Certification completed by the development architect:

Signature
Printed Name
Company Name
Title
Date

EXHIBIT B



<u>APPENDIX C</u> <u>LIHTC QUARTERLY PROGRESS REPORT</u> <u>Insert PDF report in final copy</u>

LIHTC Quarterly Progress Report

