State of Nevada Department of Business & Industry Housing Division



Low Income Housing Tax Credit Program Qualified Allocation Plan 2015

Adopted on December 5, 2014 (Proposed)



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2	DISCUSSION DRAFT Nevada 2015 QAP for LIHTC
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5	GENERAL INFORMATION
6	
7	A. Background.
, 8	
9	Nevada Housing Division administers the Low Income Housing Tax Credit (LIHTC) program and is
10	required as the state's housing credit agency, to adopt a Plan describing the process for the
11	allocation of housing credits. Section 42 of the Internal Revenue Code (IRC or the Code) is the
12	federal statute establishing the tax credit program. In accordance with Section 42, each state
13	allocating agency must have a Qualified Allocation Plan (QAP or Plan) which:
14	
15	 Sets forth selection criteria to be used to determine housing priorities
16	 Gives preference among selected projects to:
17	 Projects serving the lowest income
18	 Projects obligated to serve qualified tenants for the longest periods
19	 Includes the following selection criteria:
20	 Project location
21	 Housing needs characteristics
22	 Project characteristics
23	 Applicant characteristics
24	 Tenant populations with special housing needs
25	 Public housing waiting lists
26	 Tenant populations of individuals with children
27	 Projects intended for eventual tenant ownership
28	• The energy efficiency of projects
29 20	 Projects of a historic nature
30 31	In 1975, the Nevada Legislature determined that there was a shortage of safe, decent, and
31 32	sanitary housing throughout the State for persons and families of low and moderate income. To
52	santary housing throughout the state for persons and farmles of low and model ate income. To

address this Statewide deficiency, and to ensure that there would be sufficient safe, decent and
sanitary housing for persons and families of low and moderate income, the Legislature enacted
Chapter 319 of Nevada Revised Statutes (NRS) Chapter 319, "Assistance to Finance Housing",

establishing and granting powers to the Nevada Housing Division (the "Division" or "NHD").
 Thereafter, the Division's implementing regulations were enacted as Chapter 319 of the Nevada

- 38 Administrative Code ("NAC").
- 39

40 With respect to the Nevada LIHTC program, NRS Chapter 319 and NAC Chapter 319 implement,

41 and are used in concert with, IRC Section 42. <u>To resolve any issues between code, statutes,</u>

42 regulations, and the IRC § 42 shall be deemed the prevailing authority, then the NRS Chapter 319,

43 then the NAC Chapter 319 and then the current QAP.

There are 2 methods of obtaining a Tax Credit allocation under a QAP: 1) through the competitive
application process; and 2) tax-exempt bond financing.

6 SECTION 1 ANNUAL PLAN INFORMATION

8 Nevada's 2015 QAP is adopted pursuant the Division's regulations implementing the LIHTC. The
9 Regulations, the Application form, the Instructions and the Compliance Policies and Procedures
10 Manual constitute the Division's QAP pursuant to the Code and federal implementing
11 regulations.

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The 2015 QAP covers the periods of January 1, 2015 to December 31, 2015. All reservations of 2015 tax credits made during the plan year are subject to the annual Plan. The Division will update its web page with information regarding the 2015 QAP. The website address is: http://housing.nv.gov/.

17

18 OBJECTIVES OF THE QUALIFIED ALLOCATION PLAN

- 19 <u>1. Increase the amount of safe and livable affordable rental housing in Nevada</u>
- 20 <u>2. Preserve existing affordable rental housing</u>
- 21 <u>3. Contribute to a vibrant and sustainable economy by supporting and facilitating the</u>
- 22 <u>construction of affordable workforce housing near employment centers</u>
- 23 <u>4. Increase the availability of housing with supportive services, including for veterans</u>
- Support the housing goals and objectives stated in the State of Nevada Consolidated Plan

26

27 SECTION 2 APPLICATION SUBMISSION DATES

28

29 A. Tax Credit Application Deadline

- 30 Pursuant to NAC 319.974, Applications for Tax Credits, and all supporting documentation, must
- 31 be sent to NHD's Las Vegas or Carson City offices and received by 5:00 P.M. on May 2, 2015 (the
- 32 **"Application Deadline"),** unless otherwise specified by the Division.
- 33

34 **B. Completeness and Consistency of Tax Credit Applications**

- 35 Final applications must be completed on a Final Application form prescribed by the Division.
- 36 Original applications must be complete and must materially match other applications for funding
- 37 that relate to the project (e.g., other applications for funding such as HOME).
- 38
- 39 Incomplete applications will be rejected. No additional materials may be submitted once the
- 40 application deadline has passed. Any missing required information or documentation,

- 1 incomplete information¹ that prevents underwriting, and/or does not -conform to the QAP will
- 2 deem the application void and the Applicant/Co-Applicants will forfeit all application and other
- 3 fees paid to the Division. Applicants/Co Applicants are responsible for ensuring that all required
- 4 items and back-up documentation are included with the application. Therefore, Applicants/Co-
- 5 Applicants should read the QAP carefully and contact the Division with any questions well before
- 6 the Application Deadline. Applicants/Co Applicants are also encouraged to take advantage of the
- 7 pre-review period described in subsection C., below.
- 8

9 <u>C. Formatting</u>

- One original and one electronic copy of the application must be submitted. The electronic copy
 can be submitted on compact disc (CD) and must contain all information included in the hard
- 12 copy submission. Scanned copies of the reports are allowable.
- 13
- 14 The original application must be in a two-volume binder with the application and supporting
- 15 scoring documents in Volume One, marked with appropriate tabs, and the Market Study and any
- 16 Environmental/Engineering documents in Volume Two. Applications that are not in the required
- 17 format will be rejected.
- 18
- Applicants/Co Applicants are encouraged to send in applications more than 15 days before the Application Deadline to take advantage of a pre-deadline review period. The Division will allow
- an extension of the 15-day review period if the Department of Housing and Urban Development
 (HUD) guidelines for the finalization of the QAP are delayed. The Division will make an
 announcement regarding the extension if applicable.
- 24
- As part of the application certification, all Applicants/Co-Applicants acknowledge that upon the
 issuance of the reservations all applications and all materials submitted constitute public records
- within the meaning of the Nevada Public Records Act.
- 28
- 29 The Division may require throughout the initial and extended compliance period regular
- 30 submittals of financial as well as other performance and occupancy information for all projects.
- 31 This may include balance sheets, income statements, rent rolls and audited financials.
- 32

33 D. Reporting

- 34 The Division may requires information via regular and special reports throughout the initial
- 35 <u>compliance</u> and extended compliance period. <u>regular This includes no less than annual</u>
- 36 submittals of financial, <u>operating</u>, reserve, occupancy and other performance <u>statements and</u>
- 37 information for all projects. This may includes copies of balance sheets, income statements,
- 38 operating and capital reserve statements, rent rolls---and audited financial statements. All
- 39 operators submitting applications herein agree timely to copy NHD on any and all legal notices,

¹ Missing application information includes any budget, back-up, or other application information required for all or specific project types. It does not include back-up documentation for optional preference points. An application that does not include any or appropriate back-up documentation for optional preference point rating factors will be accepted; however, the project will not receive points for those items where information is missing, incomplete or unclear.

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including notices of delinquency, foreclosure, loan demands, liens, etc. <u>Documents further</u>
 include:

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- A note stating the final tax credit pricing accepted by the developer.
- Copies of monthly or quarterly reports submitted to investors or partners at the time they are submitted to such parties.
- Copies of annual audited project financial statements are required to be submitted to the Division each year during the initial 15 year compliance period.
- Copies of all secured debt loan documents, investor, partnership and management agreements and amendments are required to be submitted after they are fully executed and, if recorded, after they are recorded, and if amended, then after they are amended.

All copies of the above reports should be sent in electronic format only. The Division will
 provide further information on this matter in its call(s) for information.

15

16 17 SECTION 3 TRAINING

18

19 A. Training Dates/Reservations for Sessions

Persons desiring training on the 2015 QAP and application should notify the Division by January
31, 2015. If a minimum of five persons notify the Division by this date, a formal training in
February will be scheduled. Otherwise, requests for technical assistance will be handled on a
case-by-case basis. Persons interested in training should contact: Michael Dang, Chief of State
and Federal Programs 775.687.2033 or email mdang@housing.nv.gov and copy Mark Licea,
mlicea@housing.nv.gov.

- 26
- 27 B. <u>Training Cost</u>

The cost of the above identified training, if scheduled, is **\$75** per person. The registration fee must be prepaid by check payable to NHD and delivered to NHD's Carson City or Las Vegas offices 10 days prior to the training date.

- 31
- 32
- 33

34 SECTION 4 GUIDING PRINCIPLES AND PRIORITIES

35

Demand for housing credits often exceeds supply. In determining how and where to allocate the credit, NHD must consider the need for affordable housing throughout the state of Nevada. The purpose of the QAP is to reserve Federal Tax Credits for the creation and maintenance of rental housing units for low and very low income households in the state in such a way as to further the following principles and priorities:

- 41 42
- Reserve credits in order to provide an equitable distribution throughout the state;

- 1 Reserve credits in order to provide a reasonable mix of affordable housing projects, both 2 in regard to the number of units, populations served (e.g., elderly, special needs) and type 3 (e.g., mixed use, assisted living);
 - Reserve credits to as many rental housing projects as possible, considering cost, size, location, income mix of proposals, and environmental sustainability;
 - Reserve credits in order to provide opportunities to a variety of qualified Applicants, both for-profit and non-profit;
- Reserve only the amount of credit that the Division determines to be necessary for the 8 • 9 financial feasibility of a project and its viability as a qualified low income housing project 10 throughout the credit period.
- 11

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7

12 **Criteria for Approval**

13 Consistent with the Code requirements, the process for evaluating Tax Credit applications 14 includes a comprehensive analysis that gives preference to applications serving the lowest income residents for the longest period of time, together with an analysis of the overall viability 15 of the proposed project. In order to ensure that the diverse housing needs of communities 16 17 throughout Nevada are considered, the low income targeting and extended use period of 18 proposed projects will be considered along with, at a minimum the following criteria:

19

20 **Market Conditions**

The Division will consider the stability of both tax credit and market rate properties in the primary 21

- 22 market area (PMA) of the proposed project, including vacancy rates, rent concessions, or reduced
- 23 rents. In addition, NHD staff will analyze the assumptions made in the Market Study regarding
- 24 capture rates and overall demand. Tax Credit applications may be deemed ineligible if: (1) the
- 25 assessment determines that comparable affordable housing projects have occupancy levels less
- 26 than 90%; (2) the proposed housing project would have significant adverse financial effect on
- 27 other publicly funded projects without offsetting public benefits; or (3) the rents for the
- 28 affordable housing project are equal to or greater than comparable market-rate housing.
- 29
- 30 The Division publishes an annual Apartment Facts report on its website. Potential applicants may
- 31 consult this publication as part of their research on market conditions. The Division will review submitted third-party market studies as well as its own internal publications in determining the
- 32
- 33 needs of an area and alignment between proposed projects.
- 34

35 **Project Readiness**

36 The proposed project must be ready to proceed to be constructed, completed and tenant 37 occupied within the timeframes set forth in this Plan. The components of "project readiness" are 38 outlined further in this Plan. As part of the overall evaluation of the project's readiness, the

- 39 Division will provide preference to projects that meet additional readiness-to-proceed criteria
- 40 outlined in the scoring sections.

1 **Overall Financial Feasibility and Viability**

2 The Code states that "the housing credit dollar amount allocated to a project shall not exceed 3 the amount the housing credit agency determines is necessary for the financial feasibility of the 4 project and its viability as a qualified low income housing project through the credit period". 5 NHD, therefore, will evaluate the overall financial strength of each project and consider such 6 items as debt coverage ratios throughout the 15-year pro forma period, the ability to pay 7 deferred Developer Fees from cash flows, operating reserve amounts, and annual operating 8 expenses. While still acknowledging that there are legitimate circumstances that allow for a 9 waiver of certain underwriting criteria (e.g., lower vacancy rates for 100 percent occupied 10 project-based voucher deals, lower PUPA for independent senior deals), projects that exceed the 11 underwriting criteria will be considered to be stronger deals.

12

13 **Experience Developing and Managing Multifamily Rental Properties**

14 NHD will evaluate the experience of the Applicant/Co-Applicants in terms of the quality of the 15 development and management experience, including the compliance and overall financial 16 strength of the Applicant/Co-Applicants' current low income housing portfolio, the number of 17 successful projects, compliance with any applicable regulatory requirements, and the 18 Applicant/Co-Applicants' past performance with respect to the efficient operation of high-quality 19 low income housing projects.

20

21 Total Project Cost per Unit

22 NHD recognizes the wide range of project costs throughout the state, including such items as 23 land costs, construction costs, permits, etc. Project cost ratio comparisons are not the absolute 24 and exclusive arbiters of the best use of tax credits. Federal law requires carefully rationing the 25 amount of the credits. Given the limited nature of the housing credit, however, NHD may 26 ultimately need to make a judgment regarding the best use of this valuable resource as it relates

27 to the total project cost per unit and the requested annual tax credit per unit.

28

29 Proximity to Existing Tax Credit Projects

- 30 NHD must monitor the distribution of tax credit projects across the state as well as in particular 31 submarkets. In some cases, NHD may need to make choices between two credible applications
- 32 based on the number of Tax Credit projects in a particular market or area of the State. Attention
- 33 will also be paid to any recent reservations made in a particular market or area of the state.
- 34 Recently approved projects should be afforded the opportunity to lease-up without direct
- 35 competition from another Tax Credit project. Particular attention will also be paid to existing
- 36 projects that are not achieving pro-forma rents.
- 37
- 38 Site Suitability
- 39 Sites will be evaluated on the basis of suitability and overall marketability including, but not
- 40 limited to, schools, shopping, public transportation, medical services, parks/playgrounds;
- conformance with neighborhood character and land use patterns; site suitability regarding slope, 41
- 42 noise (e.g., railroad tracks, freeways), environmental hazards, flood plain or wetland issues.
- 43

APPORTIONMENT OF TAX CREDITS

1 2 3

4

SECTION 5 APPORTIONMENT ACCOUNTS AND INITIAL BALANCES

5 The Per Capita Tax Credit (PCTC) for 2015 is estimated to be **\$2.30** subject to adjustment by the 6 Consumer Price Index (CPI). This estimate is based upon the **\$2.30** multiplier published by the 7 IRS in the *Federal Register*.

8

9 Estimated Tax Credit allocations are shown on the following table. Applicants/Co Applicants are 10 responsible for obtaining information on the actual amount of apportionment prior to the 11 submission of an application. Information on the actual amount of apportionment for each set-12 aside or other sub-account will be available on the Division's website or may be obtained by 13 contacting the Division. NHD reserves the right to round up or down the actual dollar amount 14 designated to any set-aside or geographical apportionment.

- 15
- 16
- 17 A. Veterans Housing Set-Aside for Clark County. The 2015 QAP will set-aside

18 \$1,000,000.00 of tax credits from the Clark County apportionment to fund a veterans

19 housing project located in Clark County. The highest scoring project in the veterans housing

20 category in Clark County will be funded from this set-aside. If the total amount of credits

set aside (\$1,000,000.00) is not utilized, the remaining credits will be dispersed into the

22 balance of the Clark County apportionment.

23

-If the sponsor/co-sponsor of the highest scoring veterans application in Clark Co. is also a
qualified non-profit organization and is eligible for funding through the non-profit set-aside, the
project will be funded with the full amount of the non-profit set-aside, with the balance of the

27 funds coming from the Veterans set-aside. The remaining balance in the Clark County

28 Veterans set-aside will be dispersed into the balance of the Clark County apportionment.

- 29
- 30 -Housing for Veterans in all other jurisdictions/set-asides, will be funded from their
- 31 corresponding apportionment per the following table.
- 32

ESTIMATE BASED ON \$2.30 PER CAPITA MULTIPLIER	STATE POPULATION ESTIMATE ² ALLOCATIONS (%)	ESTIMATED TAX CREDIT LEVELS
TAX CREDIT STATE CEILING	2,790,136	\$6,417,313
TOTAL PROPOSED 2015 AUTHORITY		\$6,417,313
NON-PROFIT SET-ASIDE (IRC § 42)	10%	\$641,731
USDA-RD SET-ASIDE (NHD)	10%	\$641,731
ADDITIONAL (NHD)	5%	\$320,866
Total of All Set Asides		\$1,604,328
NET 2015		\$4,812,985
TOTAL SET-ASIDES	Set Aside Percentage	
To Allocate Geographically	100%	\$4,812,985
TOTAL GEOGRAPHIC APPORTIONMENT	Percent of State Population	
CLARK COUNTY	72.54%	\$3,491,339
Less 2015 Commitment		\$0
CLARK COUNTY BALANCE		\$3,491,339
WASHOE COUNTY	15%	\$721,948
OTHER COUNTIES	13%	\$625,688

* See NAC 319.972 (Authorized IRS and State Demographer Values will be posted on website when available)

The above amounts are subject to change as final IRS and State figures are received.

Missing application information includes any budget, back-up, or other application information required for all or specific project types. It does not include back-up documentation for optional preference points. An application that does not include any or appropriate back-up documentation for optional preference point rating factors will be accepted; however, the project

SECTION 6 NON-PROFIT SET-ASIDE

- 3 There will be a non-profit set-aside in the amount of 10% of the state ceiling.
- 4

5 A reservation or allocation of Tax Credits from this set-aside will be limited to non-profit 6 organizations acting alone or in partnership with a for-profit Co-Applicant. The goal and mission 7 of the Applicant/Co-Applicant non-profit organization must be developing and providing 8 affordable housing. The non-profit Applicant/Co-Applicant must have successfully developed 9 and operated affordable housing which offers restricted/subsidized rents to income eligible 10 tenants, utilizing HUD/LIHTC/PHA and/or other public funding sources. The non-profit 11 organization Applicant/Co-Applicant must have actively participated in the development and 12 operation of the affordable housing projects either as the manager or general partner of the 13 Project Sponsor, the contractor, or Project Sponsor. Applicant, if awarded tax credits under this 14 set-aside, will be required to continually evidence "material participation...i.e., regular, continuous, and substantial involvement (IRS Form 8823, Specific Instructions, Item 11q). 15

16

The non-profit Applicant/Co-Applicant must have received a determination letter from the IRS indicating that the organization is qualified pursuant to IRC Section 501(c)(3) or 501(c)(4) and the application package must contain an executed Exhibit Seven of NHD's Application for Tax Credit (that is posted on the Division website). The Applicant/Co-Applicant non-profit organization

- 21 must certify in writing to the Division that it meets the requirements of NAC 319.988.
- 22

The Applicant/Co-Applicants must also certify that no change has occurred in the organization since the issuance of the IRS determination letter that would affect the validity of the determination letter. If the Applicant/Co-Applicants receive a Carryover Allocation of Tax Credits from the non-profit set-aside, any new Project Sponsor during the compliance period must establish that the new Project Sponsor meets all of the requirements to qualify for a Carryover Allocation of Tax Credits or the Final Allocation of Tax Credits from the non-profit set-aside under the provision of this QAP.

30

The set-aside will be awarded to non-profit Applicant/Co-Applicants on a basis of high score amongst all applications received in this category, regardless of geographic area served or type of project. If the set-aside funds are not enough to fully fund the application, the remaining funds will be appropriated from the geographic sub-account for the area within which the project is located.

36

Applications submitted under this set-aside that do not receive funding from this set-aside will be eligible to compete for an allocation of Tax Credits through the geographic set-aside process as long as the application was submitted under both categories. The geographic set-aside amounts will be based on the statewide geographic formula using the State Demographer's estimates as outlined in Section 5, Apportionment Accounts and Initial Balances.

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1 SECTION 7 USDA-RD SET-ASIDE

There will be United States Department of Agriculture Rural Development (USDA-RD) set-asidein the amount of 10% of the state ceiling.

5

2

6 At the time of application, the Applicant/Co-Applicants must <u>have</u> suppliedy the local USDA-RD 7 office with a letter authorizing that office to release to the Division a copy of the Applicant/Co-8 Applicants' application for USDA-RD funding. A copy of the letter must be submitted with the 9 Tax Credit application. <u>Applicant must also include in the Tax Credit application a letter or other</u> 10 written indication (emails are acceptable) from the USDA-RD confirming receipt and ability to 11 proceed.

12

A reservation or allocation of Tax Credits from the USDA-RD set-aside will be limited to new
 construction projects, projects that have reached the 15 year threshold, or or existing housing
 projects not yet in the Division's Tax Credit housing portfolio receiving direct funding from USDA.
 Direct funding includes loan guarantees, loan assumptions or other similar support as long as
 approved by USDA.

18

19 Acquisition/Rehabilitation projects must be in accordance with USDA-RD regulations and must 20 substantially rehabilitate or change the project to accommodate the housing needs in the 21 jurisdiction in which the project is located. Acquisition/Rehabilitation projects will require a 22 letter from USDA explaining why the rehabilitation is warranted and indicating that the scope of 23 the capital needs assessment is acceptable, and that the rehabilitation meets USDA-RD's 24 definition for substantial rehabilitation. The letter must accompany an application to constitute 25 a complete application; therefore, applicants are encouraged to submit their application and 26 capital needs assessment to USDA-RD for review prior to Tax Credit application submission. The 27 project must also meet NHD's definition for substantial rehabilitation that for this particular set-28 aside is an investment of at least \$10,000 per unit prior to funds invested to meet NHD's energy 29 requirements. 30

31 USDA-RD Tax Credit applications will be processed with the normal Tax Credit reservation cycle.

32 If no Tax Credit applications are received requesting the USDA-RD set-aside, the Division will 33 distribute all sums in the USDA-RD set-aside to the three geographic sub-accounts based on 34 population.

35

36 If the USDA-RD is unable to issue certification stating the availability of federal funding by the

date the Division receives notice that National Pool Tax Credits are available, said reservations
 will be cancelled and the USDA-RD set-aside will be returned to the General Pool for distribution.

1 SECTION 8 ADDITIONAL CREDITS SET-ASIDE

2 3 A set-aside of 5% will be reserved for additional credits. The pool of additional credits will initially 4 be distributed on a pro-rata basis based upon the proportion of population in each geographic 5 area (i.e., 72% of the set-aside will be awarded to Clark County, et. seq.). Projects within each 6 geographic area requesting additional credits will be awarded on a pro-rata amount of credits 7 based upon the total amount of additional credits requested within that geographic set-aside. A 8 project will not be awarded more than 10% of the 2015 or prior year (if applicable) award. 9 Although applicants may be eligible for up to a 10% award, the actual award will be determined 10 on available credits and project need as determined by analysis of an updated budget and 11 supporting documents.

12

13 Projects receiving Tax Credits in previous allocation rounds may request additional Tax Credits 14 due to increased construction costs, existing eligible basis from initial application that was above 15 the NHD per project tax credit cap, or decreases in credit pricing that result in a financing gap, 16 and subject to the conditions of this section.

- 18 Requests for additional Tax Credits are subject to the limitations specified below:
- 19 20

21

22

24

- 1) Additional Tax Credits exclude Developer Fees. Contractor Fee cannot go above the actual percentage in the initial application.
- 23 2) The request for additional Tax Credits is limited to 10% of the original award.
- 25 3) Requests for additional Tax Credits within the 10% limit and not totally funded through 26 the set-aside may be considered at the end of the initial competitive round at the 27 discretion of the Administrator.
- 28 29 Applicant/Co-Applicants submitting applications for additional credits must submit a modified 30 application consisting of a cover letter clearly identifying the additional credits associated with 31 the project, the decreased equity pricing, or the remaining eligible basis from the initial 32 application that warrants the need for additional credits as well as an updated budget (showing 33 original budget and eligible basis and new budget and eligible basis by line item), updated pro 34 forma, updated sources and uses showing any new funds and identifying how remaining funding 35 gaps will be filled, updated CPA certification of eligible basis, and updated project information if 36 any items (e.g., number of units, amenities) have changed since the initial application. NHD staff 37 will underwrite the amount requested for additional credits at the current 70% present value 38 (PV) rate regardless of the rate used in the initial underwriting.
- 39

1 SECTION 9 GEOGRAPHIC APPORTIONMENTS

2

3 After each apportionment has been made to set-aside accounts established in the QAP, the

4 Division will allocate the remaining Tax Credits specified in the Plan into a geographic account.

5 The Division will allocate Tax Credits in this account to geographic accounts established for

6 Clark County, Washoe County and Other Nevada Counties. The allocations will be based upon

7 Nevada's most recent official population estimates issued by the State Demographer. The

8 population estimates for Clark County, Washoe County, and Other Nevada Counties will be

9 used to establish apportionment percentages for the mandated geographic sub-accounts.

10

11 SECTION 10 TAX CREDIT RESERVATION PROCESS

12

13 The reservation of Tax Credits will be made on the basis of high score within the established set-14 aside and geographic sub-accounts <u>and</u>, <u>if need be</u>, <u>in the General Pool</u>. Conditional reservations,

15 as outlined in Section 19, Maximum Amount of Tax Credits Awarded, may be awarded. Any

16 conditions placed on a reservation must be satisfied by the time of the Carryover Allocation or

17 the reservation will be terminated. Extensions of time will not be granted. The application must

18 specify all of the set-asides and/or geographic apportionments applied for by the Applicant/Co-

19 Applicants. The reservation of Tax Credits will be made in three steps.

20

21 <u>A. Step One: Reservation of Set-Aside Allocations</u>

- § 42 Nonprofit Set-Aside (IRS category, § 42(h)(5)(A)) Allocation of credits from the Non-Profit 22 23 set-aside will be made to the highest scoring non-profit projects in accordance with the process 24 outlined in Section 5, Apportionment Accounts and Initial Balances. If additional Tax Credits are 25 needed to fund the proposal, Tax Credits will be distributed from the appropriate geographic 26 apportionment until the amount remaining in the geographic apportionment is too small to fund the next highest scoring project receiving Non-Profit set-aside funds. Tax Credits from the Non-27 28 Profit set-aside will be allocated until the amount of Tax Credits in the set-aside is fully allocated. 29 30 Unreserved amounts from the Non-Profit set-aside, if any, will be carried over into subsequent rounds as a minimum Tax Credit to be set-aside exclusively for Non-Pprofit corporations pursuant 31 32 to regulatio regulation n. 33 34 **USDA-RD Set-Aside** (State Discretionary) Allocation of Tax Credits to the project(s) with the 35 highest score in the USDA-RD set-aside account will be made first. Tax Credits will be allocated 36 until the amount of Tax Credits in the set-aside is fully allocated or the amount remaining in the 37 set-aside is too small to fund the next highest scoring project. Unreserved amounts from the USDA-RD set-aside if any will be returned for redistribution to the General Pool. 38
- 39

40 Additional Tax Credits (State Discretionary) Requests for aAdditional Tax Credits will be made

41 <u>pursuant to Administrator discretion, and where exercised, in accordance with the voucher</u>

42 program and Additional Credits Set-Aside. Unreserved amounts from the Additional Credits Set-

43 Aside will be returned for redistribution to the General Pool.

44

Allocation of Tax Credits to the project(s) with the highest score in the USDA-RD set-aside account
 will be made first. Tax Credits will be allocated until the amount of Tax Credits in the set aside is
 fully allocated or the amount remaining in the set aside is too small to fund the next highest
 scoring project. Unreserved amounts from the USDA RD set aside if any will be returned for
 redistribution to the General Pool.

6

Allocation of credits from the Non-Profit set-aside will be made to the highest scoring non-profit
 projects in accordance with the process outlined in Section 5, Apportionment Accounts and Initial
 Balances. If additional Tax Credits are needed to fund the proposal, Tax Credits will be distributed
 from the appropriate geographic apportionment until the amount remaining in the geographic
 apportionment is too small to fund the next highest scoring project receiving Non Profit set aside
 funds. Tax Credits from the Non Profit set aside will be allocated until the amount of Tax Credits
 in the set aside is fully allocated.

- 15 Unreserved amounts from the Non Profit set aside, if any, will be carried over into subsequent 16 rounds as a minimum Tax Credit to be set aside for Non Profit corporations pursuant to
- 17 regulation. Requests for additional Tax Credits will be made in accordance with the voucher
- 18 program and Additional Credits Set Aside. Unreserved amounts from the Additional Credits Set
- 19 Aside will be returned for redistribution to the General Pool-
- 20

21 <u>B. Step Two: Reservation of Geographic Apportionments</u>

After reservations are made to projects requesting set-aside funding, the Division will allocate Tax Credits to the new projects in each of the three mandated geographic sub-accounts: Clark County, Washoe County, and Other Nevada Counties. Geographic allocations will be made based on high score within each set-aside. The Division will make Tax Credit reservations to geographic sub-accounts in the following order: (1) Clark County, (2) Washoe County, and (3) Other Nevada Counties.

28

If the Division does not reserve all of the funds allocated to the Clark County sub-account, the Division will transfer any surplus Tax Credits remaining in that sub-account to the sub-account for Washoe County. If the Division does not reserve all of the funds allocated to the Washoe County sub-account, the Division will transfer any surplus Tax Credits remaining in that subaccount to the sub-account for Other Nevada Counties.

- 34
- Tax Credits will be allocated until the amount of Tax Credits remaining in each Geographic Apportionment is insufficient to fund the next highest-ranked project for that area. Any Tax
- 37 Credits not reserved from Geographic account will be placed in a General Pool.
- 38

39 <u>C. Step Three: Transfer to the General Pool</u>

- 40 At the discretion of the Administrator, Tax Credits in the General Pool may be allocated to fund:
- 41 (1) the next highest ranked project in the first funding round submitted in any of the geographic
- 42 set-asides, with the requirement that the project can be implemented with the remaining
- 43 amount of Tax Credits as represented in the application: (2) new projects as part of a second
- 44 funding round: (3) projects requesting additional Tax Credits: (4) While it is not the intent of the

Division to do forward commitments, a partial commitment to a project with a corresponding 1 2 forward commitment for the balance of credits may be made at the discretion of the Division 3 Administrator. 4 5 D. Closure of Project After Receiving Reservation of Tax Credits/ Commencement of 6 **Construction** 7 8 Applicant/Co-Applicants must sign the Division's Agreement to Commence Construction within 9 270 days from the date of the reservation letter. 10 11 All Applicants/Co-Applicants must also execute an agreement to promote the Division's 12 participation in the project during the construction phase (see Exhibit 4 of NHD's Application for 13 Tax Credits). 14 15 All Applicants/Co-Applicants must also execute an agreement to promote its property on the NVHousingSearch.org website. There is no charge for this service. (see Exhibit XXX of NHD's 16 17 Application for Tax Credits) 18 19 Each project that receives a reservation of Tax Credits must be closed within 270 days after the 20 date the Division provides written notification to the Applicant/Co-Applicants of the 21 reservation. Before the expiration of the period, the Applicant/Co-Applicants must demonstrate 22 to the Division that he/she/it has closed the project within that period by providing proof 23 satisfactory to the Division that he/she/it has: 24 25 1) Purchased and holds title in fee simple to the project site in the Applicant/Co-26 Applicants' name, or submitted to the Division with the application a written, legally 27 enforceable long-term ground lease with a term of at least 50 years. 28 29 Entered into a written agreement with a contractor who is licensed in this State to begin construction before the expiration of the period. 30 31 32 Obtained adequate financing for the construction of the project. The Applicant/Co-33 Applicants must provide written commitments or contracts from third parties. 34 4) Executed a written commitment for a loan for permanent financing for the 35 36 construction of the project in an amount that ensures the financial feasibility of the 37 project. The commitment may be subject to the condition that the construction is 38 completed and the project is appraised for an amount sufficient to justify the loan in 39 accordance with the requirements of the lender for credit. If the project is a rural development project that receives loans or grants from the United States Department of 40 Agriculture, the Applicant/Co-Applicants must provide a form approved by the Division 41 42 that indicates that money has been obligated for the construction of the project before 43 the expiration of the period. An advance of that money is not required before the 44 expiration of the period.

- 1 2 A project that is not closed within the 270-day period will lose its reservation of tax credits unless 3 the Division receives from the Applicant/Co-Applicants a written request for an extension of 45 4 davs. 5 6 The request must be accompanied by proof satisfactory to the Division indicating that: 7 8 1) The requirements for financing the project have been substantially completed; 9 10 2) The delay in closing was the result of circumstances that could not have been 11 anticipated by and were outside the control of the Applicant/Co-Applicants at the time 12 the application was submitted by the Applicant/Co-Applicants; and 13 14 3) The project will be closed within the 45-day period. 15 16 The Division is entitled to charge a fee in connection with the request for an extension of the 270-17 day period. 18 19 Projects that have not closed within 270 days from the date of the reservation letter, or which 20 have been granted a 45-day extension and have not closed within the 45-day extension period, 21 will have their reservation of Tax Credits terminated. 22 23 E. Ten Percent Test for Carryover Allocations 24 25 Pursuant to the year-end tax bill of 2000 and the Housing and Economic Recovery Act of 2008 26 (HERA), the 10% test for the Carryover Allocations will be extended for twelve months from the 27 date of the Carryover Allocation. All information which must be submitted in order to receive a 28 Carryover Allocation must be sent to the Division's Carson City or Las Vegas office and received 29 by 5:00 P.M., September 27, 2015. The Division will issue Carryover Allocations on or about 30 November 8, 2015. The Applicant/Co-Applicants must supply the Division with a Federal Tax 31 Identification Number to receive a Carryover Allocation. 32 The Project Sponsor must meet the 10% test by November 8, 2015. Project Sponsors must 33 34 submit a quarterly project status report of the project, during the construction phase, until a 35 certificate of occupancy is issued by the building department, on a form prescribed by NHD due 36 May 9, 2015 to ensure a project is moving forward and remains viable. 37 38 F. Declaration of Restricted Covenants (DRC) 39 40 The DRC for all projects which receive a reservation must be recorded: (i) when the project 41 receives a Carryover Allocation; or (ii) before the commencement of construction, whichever 42 occurs first. All Applicants/Co-Applicants and Project Sponsors agree to cooperate with the 43 Division to timely record the DRC. 44
 - State of Nevada Qualified Allocation Plan for 2015 DISCUSSION DRAFT

1	ELIGIBLE PROJECTS	
2 3	SECTION 11 ELIGIBLE PROJECT CATEGORIES	
4		
5 6	The 2015 QAP contains the eligible project categories listed below. Only one project category may be selected for each application. A project may consist of scattered-site or single-site	
7	housing.	
8		
9	A. Projects for Individuals.	
10	(Explanation below) Where other federal programs, such as RAD, require a higher AMI level	
11	the higher federally mandated AMI level will prevail up to the amount of any IRS ceilings.	
12		
13	B. Projects for Individuals with Children and Families with Children	
14	To be considered for this category, units must be made available to individuals with children and	
15	families with children. 100% studio apartment projects are not allowed. Where other federal	
16 17	programs, such as RAD, require a higher AMI level the higher federally mandated AMI level will prevail up to the amount of any IRS ceilings.	
18	prevair up to the amount of any ins centings.	
19	C. Senior Housing Age 55 and Older	
20	To be considered for th <u>eis</u> category, all <u>applicable of the</u> units in th <u>ise</u> project <u>category</u> must <u>not</u>	
21	be inconsistent with The Housing for Older Persons Act of 1995 (HOPA) as follows: be made	
22	available for seniors. The unit must be intended and operated for occupancy by persons 55 years	
23	of age or older, and at least 80% of the occupied units are occupied by at least one person who	
24	is 55 years of age or older. The housing facility or community must publish and adhere to policies	
25	and procedures that demonstrate they will meet this requirement.	
26 27	• The dwellings are intended and operated for occupancy by persons 55 years of age or	
28	older, and—	
29	 At least 80 percent of the occupied units are occupied by at least one person who is 	
30	55 years of age or older;	
31	• The housing facility or community publishes and adheres to policies and procedures	
32	that demonstrate the intent required under this subparagraph; and	
33	 The housing facility or community complies with rules issued by the Secretary [of 	
34	HUD] for verification of occupancy; or	
35	The housing facility or community are occupied solely by persons who are 62 or older; or	
36	HUD has determined that the housing facility or community is specifically designed for	
37 20	and occupied by elderly persons under a Federal, State or local government program.	
38 39		`^`
40	USDA-RD projects may be subject to separate requirements.	
41	· · · · · · · · · · · · · · · · · · ·	
42	D. <u>Special Needs</u>	
43	To be considered for this category, at least 20% of the units must serve one or more of the special	
44	needs population identified below. The Special Needs populations identified below are not	

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1 2	intended to be "all inclusive" and the Division reserves the right to award preference points to other Special Needs populations upon request of the Applicant/Co-Applicants and approval by
3	the Division. The approval must be received prior to submission of the application.
4 5 6	1) Persons with physical disabilities;
0 7 8	2) Persons with developmental disabilities;
9 10	3) Persons with mental illness as defined by the National Institute of Mental Health;
11 12	4) Permanent supportive housing for persons and families who are homeless;
13 14	5) Victims of domestic violence;
15 16	6) Persons with HIV/AIDS (as diagnosed by a board certified physician in Nevada);
17 18	 Transitional housing for persons released from incarceration, including persons paroled or on probation;
19 20 21	8) Transitional housing as defined in IRC Section 42 (i) (3) (B) (iii);
21 22 23 24	9) Persons with drugs, substance and/or alcohol abuse behavior. The individual must be in a state of recovery or is currently receiving treatment and/or counseling for the abusive behavior; and
25 26 27	10) Persons with Alzheimer's disease or Dementia.
28 29 30 31 32 33	Services and care provided to Special Needs populations must be provided for the initial 15-year IRS mandated period of affordability. The provision of care during the extended compliance period will be assessed by the Division to determine if the project can continue as both an affordable housing facility and a provider of care. If the provision of care is not feasible, the Division has the authority to amend the extended use agreement.
34 35 36 37	Care services for Special Needs populations must be optional to tenants residing in restricted units. Any cost associated with care services must be separated from the rent. <i>Fees may not be charged for any item that is part of the eligible basis.</i>
38 39 40 41 42 43 44	The Applicant/Co-Applicants must provide a description of the care services provided and/or available to low income tenants and the estimated costs of those services. The Applicant/Co-Applicants must provide a list of the services provided at the facility, the cost of each service, and a description of how the cost for the services will be funded, especially for tenants that may not have the means to pay for the level of care. The subsidization of the services to low income tenants may be accomplished through a mixed income project in which residual income derived from the market-rate units to subsidize the services received by the low income tenants.
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1 2	For project serving Frail Elderly and Alzheimer populations:	
3 4 5 6 7 8	 Only 20/50 and 40/60 mixed income projects are eligible for Tax Credits. Care services must be conducted on a 24-hour basis. The Division will require an IRS Private Letter Ruling or comparable legal opinion indicating that the project meets General Use requirements. 	
9 10 11	Frail Elderly and Alzheimer projects are not eligible to receive scoring points for extended compliance periods.	
12 13 14	E. <u>Assisted Living Developments</u> To be considered for this category, assisted living developments must have one or more of the following direct commitments by public and/or private entities:	
15 16 17 18	 A donation of land from a governmental unit (federal/state/local); A parcel of land transferred at a nominal cost from a governmental unit (federal/state/local); Governmental and/or private contributions that subsidize the particular assisted living 	
19 20 21	services provided for by the development. Assisted living projects are not eligible to receive scoring points for extended compliance periods.	
22 23 24 25 26 27 28 29 30	F. <u>Mixed Income/Mixed Use-</u> <u>Residential Projects</u> Under this category, to be considered a Mixed Income Project, a minimum of 10% of the units in the project must be unrestricted, market-rate dwelling units. Once established, the qualified basis (applicable fraction) for the project must be maintained for at least the 30-year compliance period. The applicable fraction will be the lesser of the percentage of Tax Credit units to the total units in the project, or the percentage of restricted square footage in the project to the total square footage in the project, excluding common areas.	
31 32 33	Units are considered "unrestricted, market rate dwelling units" for the purposes of this QAP if they are not considered in the qualified basis (applicable fraction).	
34 35 36 37	 G. Mixed Use (or Multi Use) a. Under this category, to be considered a Mixed Use Project the following criteria must be met: 	
38 39 40 41 42	a. Commercial or retail space must be a minimum of either 10% of the gross floor space for the project or 3,000 square feet. <u>Project may be part of a mixed-use (within the building) or multi-use project (adjacent uses) which includes the commercial or retail space described herein.</u>	

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b. Commercial retail or office space must be leased to a third party. <u>For example, the</u> office space to meet this requirement may not be used by the applicant instead of normal internal office space.

c. The local government must provide documentation that the site must be properly zoned for commercial or retail or office space. The commercial or office space components and the housing component must be parceled out. Each component must have a separate legal description prior to receiving a Carryover Allocation of Tax Credits.

- d. The eligible basis for the Tax Credit project must not include any costs for the commercial retail or office space. The Applicant/Co-Applicants must document the source of funding for commercial or office space components in the sources and uses section of the application. The commercial retail or office space components must be underwritten separately with a minimum debt ratio of 1:20.
- e. The Market Study must include an assessment of the economic viability of the
 commercial retail or office space site based on comparable leasing costs per square foot,
 projected income/operating expenses, vacancy, local competition, etc.
 - f. Commercial retail or office space establishments must be conducive to family housing. Commercial retail or office space establishments may *not* include adult-only establishments, nightclubs, massage parlors, liquor stores, or other similar establishments.
 - g. The issuance of 8609's will be dependent upon a valid start of construction to the commercial section of the project.
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- 28 H. Housing for Eventual Tenant Ownership
- To be considered for this category, all of the restricted rental units in the project must be made available for eventual ownership. Residential units must be single-family structures, consisting of 1:4 units, and/or townhomes. Each unit must have separate legal descriptions to allow for ownership to transfer to the eventual purchaser. All units must be located within a 2.5 mile radius, and the Applicant/Co-Applicants must designate the center from which the radius will be measured.
- 35
- The Applicant/Co-Applicants must make the units in the project available for purchase by the existing tenants upon the termination of the 15-year compliance period. Existing tenants must have a first right of refusal to purchase the unit. Thereafter, units may be made available for purchase to other qualified low-income families and/or individuals that satisfy the project's requirements.
- 41
- 42 The purchase price of the units must take into consideration the rent paid by the tenants. The
- 43 mortgage must be a 15-year or 30-year fixed rate mortgage with rates and terms consistent with
- 44 those offered and available in the local housing market.

2 The project must fully comply with the tenant income and rent requirements for the LIHTC 3 program during the initial 15-year period of affordability. The project will be exempt from any 4 additional affordability requirements when all of the single-family structures in the project are 5 sold to eligible families. The 15-year affordability period will be extended on all of the remaining, 6 unsold units until the last single-family home in the project is purchased. The project is not 7 eligible for any extended compliance points. Homes not sold must remain affordable rental units 8 pursuant to the terms and conditions of the original application and the Declaration of 9 Covenants.

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Key Requirements for Tenant Ownership Projects

1) Tenant Income: The Applicant/Co-Applicants must set eligible tenant incomes pursuant 14 to LIHTC program requirements during the initial 15-year period of affordability. Tenant 15 incomes must conform to HUD income guidelines and Applicant/Co-Applicants must 16 complete all of the required income verifications and certifications. Project compliance 17 requirements are contained in the Division's *Low Income Housing Tax Credit Compliance* 18 *Policies and Procedures Manual.*

2) Rent Restrictions/Lease Agreements: Tenant lease agreements must conform to LIHTC 21 program requirements during the initial 15-year period of affordability. The tenant 22 portion of the rent plus utility allowance and any other mandatory fees must not exceed 23 the maximum gross rent allowed by the Code. Project compliance requirements are 24 contained in the Division's *Low Income Housing Tax Credit Compliance Policies and* 25 *Procedures Manual.*

26

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3) Management Plan: The Applicant/Co-Applicants must submit a plan for the ongoing
management, maintenance and repair of the project as a rental property for the initial
15-year credit period. The plan should include information on the location of the leasing
office, costs associated with property leasing and administration, and maintenance
schedules and costs for general repairs, maintenance, and replacement of mechanical
items.

4) Escrow Account: The Applicant/Co-Applicants must provide a written description as to how the de minimis tenant escrow accounts will be set up. A portion of the tenant's rent must be set aside and accumulated to contribute as a down payment towards the purchase of the unit (de minimis payment). Tenants who terminate residency at the project must have this money returned to them plus nominal interest accrued. The Applicant/Co-Applicants is required to set up individual bank accounts (de minimis accounts) for each tenant family residing in the property.

42 5) Right of First Refusal: The Applicant/Co-Applicants must provide a copy of the Right of
43 First Refusal Agreement to the Division for approval. The Agreement must:

1 2	a. Guarantee the tenant the right to purchase the property if the tenant agrees to the terms and conditions of the original lease;
3	
4 5	b. Specify a "not to exceed" offering price to the tenant; and
6 7	c. Provide a clause that then tenants cannot be displaced from the property without just cause.
8	without just cause.
9	I. Housing for Veterans:
10	
11	Housing for Veterans in Clark County will be funded from the \$1,000,000.00 set-aside from the
12	Clark County apportionment (see Sec. 5 of the 2015 QAP). Projects in the Veterans Housing
13	category in all other jurisdictions/set-asides, will be funded from their corresponding
14	apportionment.
15	
16	Housing for veterans must be permanent; and preference will be given to veterans and their
17	families. The project will be limited to new construction; or the conversion of an existing, non-
18 19	housing facility/building (<mark>minimum of 50 units</mark> in Clark Co.)
20	Sponsor/co-sponsor must be experienced in/will receive preference points for The number of
21	units developed and in their experience implementing the corresponding supportive services
22	per Sec. 14.13 (F) of the QAP.
23	
24 25	Housing for Veterans will be limited to one project per geographic/USDA set-aside.
25 26	Section 11.1 <u>Modifications of Existing Projects (Not a Project Category)*</u>
20	If the proposed project is an acquisition/rehabilitation or change of use project, the
28	application must include:
29	
30	1) Capital Needs Assessment (CNA). A CNA is required for all acquisition/rehabilitation or
31	conversion projects whether or not the project will maintain its affordability for 30 years
32	or more. The CNA <i>must</i> be prepared by a competent third-party. The CNA must list
33	planned expenses by component category. Each item should be clearly identified in the
34	format for itemizing planned expenses as outlined in Planned Expenses by Component.
35	The Division reserves the right to have its 3 rd party estimator review the CNA and offer
36	input into the scope of work. In a scattered-site property, the CNA must reflect costs
37	associated with the rehabilitation of each unit by unit contained in the project.
38	,
39	2) Scope of Rehabilitation. Rehabilitation developments must demonstrate that the
40	rehabilitation is substantial and involves at least an average of \$30,000 per unit ³ in direct

A project will not receive points for those items where information is missing, incomplete, or unclear. Public Law 110-289 adopted July 30, 2008 also known as the Housing and Economic Recovery Act of 2008 (HERA) Sec. 3003 (e) provided for a simplification of the related party rule and allowed a prior owner (or owners) to own up to 50% of the ownership interest in the property.

costs (actual construction costs) prior to incorporating the mandatory energy requirements of this QAP. If the CNA reflects a per unit investment of less than the required per unit cost, the project will not be considered for Tax Credits. A separate scope of work, along with estimated cost, must be submitted for energy efficiency improvements based upon the energy efficiency audit conducted by NHD or its designee.

- 3) Service Date. All buildings *must* be put into service within two years from the date of
 the Carryover Allocation of the Tax Credits, or the Tax Credits will be returned to the
 Division.
 - 4) Tenant Displacement and Relocation. To minimize displacement of existing tenants, the Applicant/Co-Applicants may choose to income-qualify all tenants immediately upon acquisition of the buildings in the project.
- 5) Prior Ownership. Applicants or Co-Applicants must provide a detailed ownership history of buyer and seller. The Applicant's or Co-Applicant's prior ownership interest in the property cannot exceed 50%⁴. No sale will be allowed from one partnership to another partnership if the entity selling the property is also one of the limited/general partners purchasing the property, and the entity selling the property has more than a 50% interest in the purchased property except as allowed in HERA.
- 6) Lead Based Paint. Under the Uniform Physical Conditions Standards, housing projects must comply with Lead Safe Housing Rules⁵. These requirements apply to *buildings and units built before 1978*. Paint with at least one milligram of lead per square centimeter of paint, or with a half percent of lead by weight, is considered lead-based paint and subject to the federal regulations. Typical lead based paint hazards include deteriorated paint and dust or bare soil with lead above specified levels.

* If you have an Acquisition/ Rehabilitation of a senior project, please see the exception in Section 14.13.A.

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- 31 I. <u>All Categories Multiple Projects Same Parcel</u>
- All proposed projects involving multiple projects on the same parcel must, in addition to meetingthe project type requirements for their project, adhere to the following:
- 34

Applicants/Co-Applicants must request Division approval in the form of a legal opinion by Division Counsel stating that they are separate projects, that there is an adequate agreement for shared

- amenities and/or easements, and the jurisdiction has approved them as separate projects on the
- same parcel at a minimum of 30 business days before the submittal of the Tax Credit
 application.
- 40

The application must include a zoning letter from the local jurisdiction that states without
 exception the parcel is zoned for the proposed project, can accommodate both projects without
 splitting the parcel and requires no further actions.

4 5

6

Phased projects must adhere to the requirements of this section with the following exception:

7 Multiple projects on the same parcel owned by the same owner/applicant are considered • one project must submit a completely executed copy of the governing document of the 8 9 entity, i.e. the partnership agreement, operating agreement or bylaws, as amended, 10 verifying ownership of the entire project by the owner/applicant and confirming the project will not be split upon sale. If this documentation is not received within 90 days of 11 reservation of tax credits, then the reservation may be terminated. If the partnership 12 agreement, operating agreement or bylaws verifies the ownership of the entire project 13 14 by the entity and confirming that all projects will be sold together in any future sale, then 15 an agreement for shared amenities/easements may not, at NHD's discretion, be needed.

2 SECTION 12 MANDATORY PROJECT REQUIREMENTS 3 4 All proposed projects must meet the following mandatory requirements: 5 6 I. ENERGY CONSERVATION REQUIREMENTS 7 Applicant/Co-Applicants and Project Sponsors must comply with the Minimum Energy Efficiency 8 Requirements specified in this section as a condition of receiving the Carryover Allocation or Final 9 Allocation of Tax Credits. 10 11 By submitting the application, Applicant/Co-Applicants agrees to comply with all of the Division's 12 Energy Efficiency Requirements. Failure to do so will result in a revocation of the Carryover 13 Allocation or Final Tax Credit allocation, as applicable. 14 15 Sections A-F: New Construction 16 Section G: Acquisition/Rehabilitation 17 18 A. General Building Performance 19 20 1) Energy performance quality assurance measures and other requirements equal to or 21 greater than the EPA Energy Star Home Program Version 2.5. Verified by an analysis of 22 the building plans pre-construction using the REM/Rate or equivalent software and 23 verified by inspections and testing post-construction using sampling protocol. 24 25 2) Using all applicable prescriptive measures listed for mechanical system and building envelope efficiencies should result in the structure meeting the energy efficiency 26 27 When the detailed analysis of the building and individual units requirements. 28 demonstrates that the energy performance meets the Energy Star level, trade-offs with 29 components may be made and all prescriptive measures may not be required. 30 31 **B. Mechanical Systems** 32 Heating and cooling equipment must be sized using ACCA's Manual J or equivalent protocol. This 33 information is given for heating systems and hot water heaters fueled by natural gas. For areas 34 not served by natural gas and for installation of high efficiency Energy Star qualified heat pump 35 or solar water heaters, consult NHD. 36 37 1) Heating. A furnace inside conditioned space will be a sealed-combustion unit. 38 39 Cooling. Thermal Expansion valves are required. 2) 40

Γ	EQUIPMENT	NORTHERN NEVADA	SOUTHERN NEVADA
	Conventional Forced Air	92 AFUE	90 AFUE
	Furnace		
	Split System Central A/C	13 SEER	14.5 SEER or 8.2 HSE
	and Air Source Heat Pumps		or 12EER
	up to 135,000 BTUh		
	Combination Space	80 CAafue	80 CAafue
	Heating/Water Heater		
E C D fe	ecovery efficiency of the water heat Duct Leakage – Leakage to outside co eet of living space 3) Thermostats: Must day, evening and night units, thermostats with	HSPF – Heating Sea for integrated systems that use the er. onditioned space of complete HVAC	nergy Efficiency Rating asonal Performance Factor water heater to also provide heat this is th C system and ducts 6CFM or less/100 squar e with setback capabilities for wake ior housing units. For senior housin eferred.
	Quality. 5) Return Air: Transfer	grills or jump ducts at bedroo	entilation for Acceptable Indoor Ai
	Quality. 5) Return Air: Transfer unless served by return	grills or jump ducts at bedroo balancing air duct or if press	
	Quality. 5) Return Air: Transfer	grills or jump ducts at bedroo balancing air duct or if press	oms in units with 2 or more bedroom
	Quality. 5) Return Air: Transfer unless served by returr air handler running is 3	grills or jump ducts at bedroo balancing air duct or if press	oms in units with 2 or more bedroom
	Quality. 5) Return Air: Transfer unless served by return	grills or jump ducts at bedroo balancing air duct or if press	oms in units with 2 or more bedroom
	Quality. 5) Return Air: Transfer unless served by returr air handler running is 3 6) Hot Water:	grills or jump ducts at bedroo balancing air duct or if press pascals or less.	oms in units with 2 or more bedroom
	Quality. 5) Return Air: Transfer unless served by return air handler running is 3 6) Hot Water: a. <u>Residential</u>	grills or jump ducts at bedroo n balancing air duct or if press pascals or less. <u>Water Heaters</u> . Residential v	oms in units with 2 or more bedroom sure difference with door closed and vater heaters must have a Minimur
	Quality. 5) Return Air: Transfer unless served by returr air handler running is 3 6) Hot Water: a. <u>Residential</u> Energy Factor 0	grills or jump ducts at bedroo n balancing air duct or if press pascals or less. <u>Water Heaters</u> . Residential v 0.62. Water heaters inside co	oms in units with 2 or more bedroom sure difference with door closed and
	Quality. 5) Return Air: Transfer unless served by return air handler running is 3 6) Hot Water: a. <u>Residential</u> Energy Factor 0 will be power v	grills or jump ducts at bedroo n balancing air duct or if press pascals or less. <u>Water Heaters</u> . Residential v 0.62. Water heaters inside co	oms in units with 2 or more bedroom sure difference with door closed and vater heaters must have a Minimur nditioned space of the dwelling uni d unit. A water heater with an EF c
	Quality. 5) Return Air: Transfer unless served by return air handler running is 3 6) Hot Water: a. <u>Residential</u> Energy Factor 0 will be power v	grills or jump ducts at bedroo n balancing air duct or if press pascals or less. <u>Water Heaters</u> . Residential v 0.62. Water heaters inside co ented or direct-power vented	oms in units with 2 or more bedroom sure difference with door closed and vater heaters must have a Minimur nditioned space of the dwelling uni d unit. A water heater with an EF c
	Quality. 5) Return Air: Transfer unless served by return air handler running is 3 6) Hot Water: a. <u>Residential</u> Energy Factor 0 will be power v 0.58 with an ins <u>The Energy</u>	grills or jump ducts at bedroo n balancing air duct or if press pascals or less. 0.62. Water heaters inside co ented or direct-power vented sulating blanket of R12 also m Factor (EF) for gas wat	water heaters must have a Minimur nditioned space of the dwelling uni d unit. A water heater with an EF o eets the requirement.
	Quality. 5) Return Air: Transfer unless served by return air handler running is 3 6) Hot Water: a. <u>Residential</u> Energy Factor 0 will be power v 0.58 with an ins <u>The Energy</u>	grills or jump ducts at bedroo n balancing air duct or if press pascals or less. <u>Water Heaters</u> . Residential w 0.62. Water heaters inside co ented or direct-power vented sulating blanket of R12 also m	water heaters must have a Minimur nditioned space of the dwelling uni d unit. A water heater with an EF o eets the requirement.
	Quality. 5) Return Air: Transfer unless served by return air handler running is 3 6) Hot Water: a. <u>Residential</u> Energy Factor 0 will be power v 0.58 with an ins <u>The Energy</u> <u>http://ari.org/C</u>	grills or jump ducts at bedroo h balancing air duct or if press pascals or less. Water Heaters. Residential v 0.62. Water heaters inside co ented or direct-power vented sulating blanket of R12 also m Factor (EF) for gas wat ONTENT/GAMAICRCertificatio	water heaters must have a Minimur nditioned space of the dwelling uni d unit. A water heater with an EF c eets the requirement.
	Quality. 5) Return Air: Transfer unless served by return air handler running is 3 6) Hot Water: a. <u>Residential</u> Energy Factor 0 will be power v 0.58 with an ins <u>The Energy</u> <u>http://ari.org/0</u> b. <u>Commercial</u>	grills or jump ducts at bedroo balancing air duct or if press pascals or less. <u>Water Heaters</u> . Residential v 0.62. Water heaters inside co ented or direct-power venter sulating blanket of R12 also m <u>Factor (EF) for gas wat</u> <u>ONTENT/GAMAICRCertification</u> <u>Water Heaters.</u> Commercial	water heaters must have a Minimur nditioned space of the dwelling un d unit. A water heater with an EF of eets the requirement.
	Quality. 5) Return Air: Transfer unless served by return air handler running is 3 6) Hot Water: a. <u>Residential</u> Energy Factor 0 will be power v 0.58 with an ins <u>The Energy</u> <u>http://ari.org/C</u>	grills or jump ducts at bedroo balancing air duct or if press pascals or less. <u>Water Heaters</u> . Residential v 0.62. Water heaters inside co ented or direct-power venter sulating blanket of R12 also m <u>Factor (EF) for gas wat</u> <u>ONTENT/GAMAICRCertification</u> <u>Water Heaters.</u> Commercial	water heaters must have a Minimur nditioned space of the dwelling uni d unit. A water heater with an EF c eets the requirement.
	Quality. 5) Return Air: Transfer unless served by return air handler running is 3 6) Hot Water: a. <u>Residential</u> Energy Factor 0 will be power v 0.58 with an ins <u>The Energy</u> <u>http://ari.org/C</u> b. <u>Commercial</u> Thermal Efficier	grills or jump ducts at bedroo h balancing air duct or if press pascals or less. <u>Water Heaters</u> . Residential w 0.62. Water heaters inside co ented or direct-power venter sulating blanket of R12 also m <u>Factor (EF) for gas wat</u> <u>ONTENT/GAMAICRCertification</u> <u>Water Heaters.</u> Commercial hey of 82%.	water heaters must have a Minimur dunit. A water heater with door closed an dunit. A water heater with an EF c eets the requirement. <u>eer heaters may be found a</u> on 581.aspx. water heaters must have a Minimur
	Quality. 5) Return Air: Transfer unless served by return air handler running is 3 6) Hot Water: a. <u>Residential</u> Energy Factor 0 will be power v 0.58 with an ins <u>The Energy</u> <u>http://ari.org/C</u> b. <u>Commercial</u> Thermal Efficier	grills or jump ducts at bedroo h balancing air duct or if press pascals or less. <u>Water Heaters</u> . Residential w 0.62. Water heaters inside co ented or direct-power venter sulating blanket of R12 also m <u>Factor (EF) for gas wat</u> <u>ONTENT/GAMAICRCertification</u> <u>Water Heaters.</u> Commercial hey of 82%.	water heaters must have a Minimur nditioned space of the dwelling uni d unit. A water heater with an EF o eets the requirement.

1 C. Building Envelope

- 2 Minimum Efficiency must be equal to or greater than required minimum below or the IECC code
- 3 in effect at the time of construction, whichever is greater.
- 4

COMPONENT	NORTHERN NEVADA, LAKE	SOUTHERN NEVADA
	TAHOE AND RURAL NEVADA	
Attic/Ceiling	R38	R30
Walls	R22//R24 in Lake Tahoe	R15
Band Joists	R22/R24 in Lake Tahoe	R15
Floors Over Crawl Spaces	R30	R15
Slab Foundations	R10 Perimeter Insulation	N/A
Windows		Energy Star Qualified
	Energy Star Qualified	
Air Infiltration		
	Meet the Energy Star v. 2.5 air	Meet the Energy Star
	infiltration requirement.	v. 2.5 air infiltration
		requirement.
	Complete the Energy Star	
	Thermal Bypass Inspection List	Complete the Energy
		Star Thermal Bypass
		Inspection List

5

12 13

14 15 1) **Lights:** Light Fixtures shall be Energy Star Qualified (light fixtures placed in unconditioned spaces must be airtight (i.e., ICAT fixtures).

- 2) Appliances: The below must be Energy Star labeled.
 - a. Refrigerators
 - b. Dishwashers
 - c. Clothes Washers

3) Paint: Low Volatile Organic Compound (VOC) paint must be used for all interior walls.

4) Hot Water Conservation:

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a. Showerheads. Use 2.5 gallons per minute or less.

b. Bath Faucets. Use 2.0 gallons per minutes or less.

5) **Quality Assurance:** Equipment must meet Energy Star Version 2.5 quality installation requirements. During project construction, each unit type (i.e., floor plan and location in building) will be inspected and tested as a quality assurance measure until two consecutive units of this model type meet testing requirements. At this point, testing on this unit type can be reduced to a sampling rate of 1 in 7, or 15%.

25

26 D. Mechanical Systems

27 Test all systems for proper installation and operation.

1	
2	1) Heating- Proper installation will be verified.
3	2) Cooling- Thermostatic Expansion Valve verified (if installed).
4	Duct Leakage- Verified by pressure testing.
5	4) Thermostats- Verified by physical inspection.
6	5) Ventilation- Verified by testing and inspection.
7	6) Return Air Balancing- Verified by inspection.
8	7) Hot Water- Verified by inspection.
9	
10	E. Building Envelope
11	
12	1) Complete the Energy Star checklists, including Thermal Bypass Inspection Checklist.
13	2) Ensure the insulation is at required levels, is installed properly and consistently.
14	Document NFRC rating on windows for required U-value and SHGC.
15	Ensure that Low E coatings on windows are installed on the correct surface.
16	5) Verified by Inspection during Construction: Attics, Walls, and Band joists, Crawl Space
17	and Foundations, Slab Foundations, Windows.
18	6) Verified by Post Construction by Pressure Test: Infiltration.
19	7) Verified by Inspection Post Construction
20	a. Appliances (i.e., Refrigerators, Dishwashers, Clothes Washers).
21	b. Hot Water Conservation (i.e., Showerheads and Faucets).
22	
23	Information relating to the safety, healthy, comfortable operation and maintenance of the
23 24	building and systems that provide control over space conditioning, hot water energy use to be
23 24 25	building and systems that provide control over space conditioning, hot water energy use to be provided to occupants. The Division encourages architects, engineers, and contractors to
23 24 25 26	building and systems that provide control over space conditioning, hot water energy use to be provided to occupants. The Division encourages architects, engineers, and contractors to contact, NHD Consultant, if you have any questions can be reached
23 24 25 26 27	building and systems that provide control over space conditioning, hot water energy use to be provided to occupants. The Division encourages architects, engineers, and contractors to
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23 24 25 26 27 28 29 30 31	building and systems that provide control over space conditioning, hot water energy use to be provided to occupants. The Division encourages architects, engineers, and contractors to contact, NHD Consultant, if you have any questions can be reached at F. Energy Efficiency Requirements – (New Construction) 1) Energy Efficiency Standard. The project must have an overall energy efficiency rating
23 24 25 26 27 28 29 30 31 32	 building and systems that provide control over space conditioning, hot water energy use to be provided to occupants. The Division encourages architects, engineers, and contractors to contact, NHD Consultant, if you have any questions can be reached at F. Energy Efficiency Requirements – (New Construction)
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23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39	 building and systems that provide control over space conditioning, hot water energy use to be provided to occupants. The Division encourages architects, engineers, and contractors to contact, NHD Consultant, if you have any questions can be reached at F. Energy Efficiency Requirements – (New Construction) Energy Efficiency Standard. The project must have an overall energy efficiency rating equivalent to EPA's Energy Star Home Program Version 2.5 level of efficiency. Pre-Construction Energy Analysis. All projects must undergo pre-construction energy analysis. The pre-construction energy analysis will be completed using building plans and specifications. The information required to complete the pre-construction energy analysis is referenced in Appendix C, Required Energy Analysis Forms. The pre-
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23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	 building and systems that provide control over space conditioning, hot water energy use to be provided to occupants. The Division encourages architects, engineers, and contractors to contact, NHD Consultant, if you have any questions can be reached at F. Energy Efficiency Requirements – (New Construction) Energy Efficiency Standard. The project must have an overall energy efficiency rating equivalent to EPA's Energy Star Home Program Version 2.5 level of efficiency. Pre-Construction Energy Analysis. All projects must undergo pre-construction energy analysis. The pre-construction energy analysis will be completed using building plans and specifications. The information required to complete the pre-construction energy analysis is referenced in Appendix C, Required Energy Analysis Forms. The pre-construction energy analysis must be completed within 90 days of reservation unless a written extension is provided by NHD staff. Otherwise, the reservation will be terminated. 3) To complete the pre-construction energy analysis the Applicant/Co-Applicants must
23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	 building and systems that provide control over space conditioning, hot water energy use to be provided to occupants. The Division encourages architects, engineers, and contractors to contact, NHD Consultant, if you have any questions can be reached at F. Energy Efficiency Requirements – (New Construction) Energy Efficiency Standard. The project must have an overall energy efficiency rating equivalent to EPA's Energy Star Home Program Version 2.5 level of efficiency. Pre-Construction Energy Analysis. All projects must undergo pre-construction energy analysis. The pre-construction energy analysis will be completed using building plans and specifications. The information required to complete the pre-construction energy analysis is referenced in Appendix C, Required Energy Analysis Forms. The pre-construction energy analysis must be completed within 90 days of reservation unless a written extension is provided by NHD staff. Otherwise, the reservation will be terminated. 3) To complete the pre-construction energy analysis the Applicant/Co-Applicants must contact the Division to request/schedule the required energy analysis. The Division will
23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	 building and systems that provide control over space conditioning, hot water energy use to be provided to occupants. The Division encourages architects, engineers, and contractors to contact, NHD Consultant, if you have any questions can be reached at F. Energy Efficiency Requirements – (New Construction) Energy Efficiency Standard. The project must have an overall energy efficiency rating equivalent to EPA's Energy Star Home Program Version 2.5 level of efficiency. Pre-Construction Energy Analysis. All projects must undergo pre-construction energy analysis. The pre-construction energy analysis will be completed using building plans and specifications. The information required to complete the pre-construction energy analysis is referenced in Appendix C, Required Energy Analysis Forms. The pre-construction energy analysis must be completed within 90 days of reservation unless a written extension is provided by NHD staff. Otherwise, the reservation will be terminated. 3) To complete the pre-construction energy analysis the Applicant/Co-Applicants must

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\$1,000 payable with the submission of the energy analysis worksheet. The costs of the
 Interim and final energy analysis will be \$250 per unit with a minimum 15% of the project
 being subject to the energy analysis and includes per diem charges of the testing
 contractor. Travel expenses are in addition to these fees. The costs of the pre construction and post energy analysis fees will be paid separately with the application
 fees Listed in Section 22, Fees.

8 The output from the pre-construction energy analysis *must* include the Division's 9 Summary of Energy Saving Recommendations form that lists the most cost-effective 10 energy saving measures for achieving the prescribed energy efficiency standard. A copy 11 of the list of recommended energy saving measures *must* be provided to the Division. 12 *Installation of the recommended energy saving measures is the responsibility of the* 13 *Applicant/Co-Applicant and will be monitored by the Division.*

4) Interim Energy Analysis and Inspections During Project Construction. The Division will
 perform interim energy analysis and inspections of a selected sample of residential units
 during project construction. Sample testing may vary based upon testing analysis.

19The Applicant/Co-Applicant or Project Sponsor, as applicable, is required to provide the20Division with reasonable access to perform interim energy analysis and inspections. The21interim energy analysis and inspections will be performed: (1) after ceiling and wall22insulation is installed and prior to installing drywall and, (2) after building duct systems23are installed and prior to enclosing the duct work. The Division will conduct energy24analysis and inspection within 10 days of receiving notice from the Applicant/Co-Applicant25or Project Sponsor of the project readiness.

The interim energy analysis and inspections performed by the Division or designate mayinclude (individual testing requirements may vary by project):

- a. Physical inspection of ceiling, wall and floor insulations.
- b. Duct-Blaster tests to measure air leakage of duct systems.

5) Final Energy Analysis and Inspections. The Division will perform a final energy analysis
of the project at the completion of project construction to determine whether or not the
project achieves the energy efficiency standard and requirements specified in this section.
A final energy analysis will be performed in proximity to project completion.

- The final energy analysis and inspections performed by the Division will include:
 - a. Energy analysis to determine the overall energy efficiency of the project and inspections of ceiling, wall and floor insulations;
 - b. Blower-Door test to determine unit air leakage within residential units; and
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1 c. Physical inspection of buildings and units to determine whether the energy 2 efficiency measures identified in the pre-construction energy analysis have been 3 installed. 4 5 6) Remediation. In cases where the Division's post-construction energy analysis 6 determines that the energy efficiency is less than the required energy efficiency standard 7 prescribed in this section, the Project Sponsor will be provided an opportunity to make 8 improvements and enhancements to achieve the energy efficiency standard. The Project 9 Sponsor will be required to pay any additional costs associated with the additional 10 consultant time, travel and/or testing that is necessary. 11 12 **G.** Energy Efficiency Requirements – Acquisition/Rehabilitation 13 14 1) Energy Efficiency Standard. The project must have an overall energy efficiency level that is 15 equivalent to a minimum of 10% above the 2004 International Energy Conservation Code as 16 determined by a REM-Rate analysis or an equivalent energy use analysis. When equipment or 17 components are replaced during an acquisition / rehabilitation they should meet the Section 12, 18 New Construction specifications for the item being replaced unless the energy analysis 19 demonstrates it would not be cost-effective to do so. 20 2) Pre-Rehabilitation Energy Analysis and Energy Audit. All projects must undergo a pre-21 rehabilitation energy analysis and energy audit. The pre-rehabilitation energy analysis will verify 22 23 that planned improvements will meet Division requirements. The information required to 24 complete the pre-rehabilitation energy analysis is in Appendix C - 2, Acquisition Rehabilitation 25 Required Energy Analysis Form. In addition, Project Sponsors undertaking 26 acquisition/rehabilitation projects must provide a list of planned energy conservation expenses by component as part of the Capital Needs Assessment. The format for itemizing planned 27 28 expenses by component category is in Appendix A, Planned Expenses by Component Category. 29 30 The pre-construction energy analysis and energy audit must be completed immediately, upon 31 notification of Tax Credit reservation. The pre-construction energy analysis and energy audit will 32 give consideration to recent (less than five years old), appliance and mechanical systems 33 installations. 34 35 To complete the pre-construction energy analysis and energy audit, the Project Sponsor must 36 contact the Division to request/schedule them. The Division will contract with a gualified 37 residential energy analysis company to perform a pre-construction energy analysis of the 38 proposed project and an energy audit of the existing dwellings. The cost of the pre-construction energy audit will be **\$ 250.00** per unit with a minimum of one of each unique unit type in the 39 40 project being subject to the energy audit. The cost of the energy analysis is **\$1000.00**, payable 41 with the submission of the Appendix C - 2 Acquisition Rehabilitation Required Energy Analysis 42 Form. 43 In addition, a minimum of 10% of the project will be inspected during the rehabilitation work and 15% of the project will be inspected and tested post-construction. The costs of the site 44

1	visits and inspections will be \$250.00 each. Travel expenses are in addition to these fees. The
2	costs of the inspections, site visits and energy analysis fees will be paid separately. Listed in
3	Section 21, Fees.
4	G. Energy Efficiency Requirements – (Acquisition or Rehabilitation)
5	
6	1) Energy Efficiency Standard. The project must have an overall energy efficiency level
7	that is equivalent to 10% above the 2004 International Energy Conservation Code as
8	determined by a REM-Rate analysis or an equivalent energy use analysis.
9	
10	2) Pre-Rehabilitation Energy Analysis. All projects must undergo pre-construction energy
11	analysis. The pre-construction energy analysis will be completed on the existing building.
12	The information required to complete the pre-construction energy analysis is referenced
13	in Appendix C, Required Energy Analysis Forms. In addition, Applicant/Co-Applicants
14	undertaking acquisition/rehabilitation projects must provide a list of planned energy
15	conservation expenses by component clearly identified as part of the Capital Needs
16	Assessment.
17	
18	The pre-construction energy analysis must be completed immediately, upon notification
19	of Tax Credit reservation. The pre-construction energy analysis will give consideration to
20	recent (less than five years old), appliance and mechanical systems installations.
21	
22	To complete the pre-construction energy analysis, the Applicant/Co-Applicants must
23	contact the Division to request/schedule the required energy analysis. The Division will
24	contract with a qualified residential energy analysis company to perform a pre-
25	construction energy analysis of the proposed project. The cost of the pre-construction
26	energy audit will be \$1,000 payable with the submission of the energy analysis worksheet.
27	The costs of the Interim and final energy analysis will be \$250 per unit with a minimum
28	15% of the project being subject to the energy analysis and includes per diem charges of
29	the testing contractor. Travel expenses are in addition to these fees. The costs of the
30	pre-construction and post energy analysis fees will be paid separately with the application
31	fees Listed in Section 22, Fees.
32	
33	The output from the pre-construction energy analysis <i>must</i> include the Division's
34	Summary of Energy Saving recommendations form listing the most cost-effective energy
35	saving measures for achieving the required efficiency level. Installation of the energy
36	saving measures listed on the form is mandatory for rehabilitation projects. A copy of the
37	Division's Summary of Energy Saving recommendations form with the recommended
38	energy saving measures must be provided to the Division. Installation of the energy
39	saving measures is the responsibility of the Applicant/Co-Applicants and will be
40	monitored by the Division.
41	
42	3) Interim Energy Analysis and Inspection during Project Rehabilitation. The Division will

perform interim energy analysis and inspections of a selected sample of residential units
 during project construction. Sample testing will not be less than 15% of proposed units

and will include samples of unit types (i.e., number of bedrooms) and individual buildings
 in the proposed project.

4 The Applicant/Co-Applicant or Project Sponsor, as applicable, is required to provide the 5 Division with reasonable access to perform interim energy analysis and inspections. The 6 interim energy analysis and inspections will be performed: (1) after ceiling and wall 7 insulation is installed and prior to installing drywall and, (2) after building duct systems 8 are installed and prior to enclosing the duct work. If the proposed project consists of the 9 rehabilitation of existing single family homes, with existing drywall and duct work which 10 will not be removed during rehabilitation, when the interim energy analysis and 11 inspections will be performed will be determined by the Division on a case by case basis. 12 The Division will conduct energy analysis and inspection within 10 days of receiving notice 13 from the Applicant/Co-Applicant or Project Sponsor of the project readiness.

The interim energy analysis and inspections performed by the Division or designate may include (individual testing requirements may vary by project):

- a. Physical inspection of ceiling, wall and floor insulations.
 - b. Duct-Blaster tests to measure air leakage of duct systems.

4) Final Energy Analysis and Inspections. The Division will perform a final energy analysis of the project at the completion of project construction to determine whether or not the project achieves the energy efficiency standard and requirements specified in this section. A final energy analysis will be performed 60 days prior to project completion.

- 27 The final energy analysis and inspections performed by the Division will include:
 - a. Energy analysis to determine the overall energy efficiency of the project and inspections of ceiling, wall and floor insulations;
 - b. Blower-Door test to determine unit air leakage within residential units; and
 - c. Physical inspection of buildings and units to determine whether the energy efficiency measures identified in the pre-construction energy analysis have been installed.
- 5) Remediation. In cases where the Division's post-construction energy analysis determines that the energy efficiency is less than the required energy efficiency standard prescribed in this section, the Project Sponsor will be provided an opportunity to make improvements and enhancements to achieve the energy efficiency standard. The Project Sponsor will be required to pay any additional costs associated with the additional consultant time, travel and/or testing that is necessary.
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II. MANDATORY FAIR HOUSING, ACCESSIBILITY AND GENERAL USE REQUIREMENTS

- 3 All projects *must* comply with federal fair housing laws, regulations and design requirements for 4 handicapped accessibility including standards specified by the American with Disabilities Act 5 (ADA) and Section 504 where applicable. The Applicant/Co-Applicant or Project Sponsor, as 6 applicable, is responsible for ensuring that the completed project meets all federal fair housing 7 law, regulations and design requirements. Additionally, the General Use Requirement 1.42.9 8 must be met to be eligible for Tax Credits. An IRS Private Letter Ruling may be required by the 9 Division for projects that target a specific segment of the population to ensure compliance with 10 the General Use Requirement.
- 11
- By submitting the application, Applicant/Co-Applicants agrees to comply with all of fair housing,
 accessibility and general use requirements under applicable law. Failure to do so will result in a
 revocation of the Carryover Tax Credit allocation.
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16 A. <u>Recommended Fair Housing Accessibility Training</u>

The Division will recommend Fair Housing Accessibility training for Project Sponsors in Nevada on compliance with federal accessibility requirements. The Division requires that appropriate representatives of the project development team attend the training provided on accessible design standards. Appropriate representatives include persons integrally involved in the design and construction of the project (e.g., architects, engineers, and contractors). A statement that a professional seminar was attended or CPE credits were attained should be a part of the application.

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25 III. PROJECT AMENITY REQUIREMENTS

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A. Amenities for Projects Serving Individuals and Families with Children

- A. <u>Amenities for Projects Serving Individuals an</u>
 28
 - 1) Projects with 40 or More Units⁶
- 31a. Community areas with a minimum of 500 square feet. to combine a 50 inch32color TV, entertainment system (stereo, DVD, VHS and PlayStation or similar type33product), set of sofas or sofa/loveseat, two lounge chairs, end or coffee tables,34carpeting and/or ceramic tile, and facilities to prepare and serve food that includes35a counter area, Energy Star refrigerator, microwave oven, sink, garbage disposal,36with resilient and/or ceramic tile floor.37
- b. Washer and dryer hookup in each unit and or on-site laundry facilities with a
 minimum of one washer and dryer for every 10 units of housing. Washing
 machines must be Energy Star rated.
- 41

⁶ Does Not Apply to Scattered Site Single Family Projects.

1 2 3 4	c. Equipped playground that includes a Powerscape, GameTime, or equivalent play set, a tot lot in a softball aggregate or equivalent site of at least 500 square feet.
5 6 7 8	2) Projects with less than 40 Units. Equipped playground that includes a Powerscape, GameTime or equivalent play set, a tot lot in softball aggregate, or equivalent site of 500 square feet or more.
9	B. Project Amenities for Senior Housing
10	
11	1) Community areas with a minimum of 500 square feet. to combine a 50-inch color TV,
12 13	entertainment system (stereo, DVD, or VHS system), set of sofas or sofa/loveseat, two lounge chairs, end or coffee tables, carpeting and/or ceramic tile, and facilities to prepare
13 14	and serve food that includes a counter area, Energy Star refrigerator, microwave oven,
15	sink, garbage disposal, with resilient and/or ceramic tile floor.
16	
17	2) Washer and dryer hookup in each unit and/or on-site laundry facilities with a minimum
18	of one washer and dryer for every 10 units of housing. Washing machines must be Energy
19	Star rated.
20	
21	3) Handrails and related hardware (handrails, grab bars, and lever handled hardware for
22	doors) compliant with the Fair Housing Act and ADA.
23	
24	4) Elevator (if more than one floor).
25	
26	C. Project Amenities for Eventual Tenant Ownership
27 28	1) Minimum of two-bedroom units with an average of 1,200 square feet of residential
28 29	per unit excluding garages, outdoor patios, etc., but not less than 1,000 square feet of
30	residential area or minimum allowed per local zoning.
31	
32	2) Minimum of 5,000 square feet lot or the minimum allowed per the zoning.
33	
34	3) Washer and dryer hookup in each unit.
35	
36	4) Minimum of one car attached garage.
37	

- 1 D. Project Amenities for All Other Housing 2 3 1) Community area(s) with a minimum of 500 square feet. The design and amenities in 4 the community area should be suited to project type. For assisted living and special needs 5 housing projects, the community area should be appropriate to the delivery of supportive 6 services provided to residents. For mixed income projects, the community area and 7 amenities should be similar to those provided to family and elderly housing. 8 9 2) Laundry facility on-site – one washer and one dryer for every 10 units of housing. Washing machines must be Energy Star rated. 10 11 12 NOTE: NHD may waive, at its sole discretion, one or more required project amenities for acquisition or rehabilitation projects or scattered-site projects. Applicants/Co-Applicants 13 14 requesting a waiver MUST submit their request in writing, along with valid reasoning as to why 15 the amenity or amenities cannot be provided, to NHD as part of their application package. NHD 16 does not guarantee that requests will be granted. 17
- 18

SCORING AND PRE-SCORING THRESHOLD REQUIREMENTS

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4 SECTION 13 PRE-SCORING THRESHOLD REQUIREMENTS

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All applications must meet the "Threshold Requirements" set forth in this Section 13.
Applications which do not meet the Threshold Requirements are ineligible for scoring and will
not be scored. Applications which meet the Threshold Requirements will then proceed to be
scored.

10

11 A. Threshold #1 – Market Study

The Code requires that a Market Study be prepared and submitted with all applications for an allocation of Tax Credits. NHD requires that the study be prepared by a qualified analyst who is completely unaffiliated with the Applicant/Co-Applicants and all Project Participants. The qualified analyst must also have no financial interest in the proposed project. Two main objectives of the Market Study are to demonstrate that sufficient demand exists for the proposed project in the market area and that the proposed project will not cause undue economic harm on the existing rental stock in the market area.

19

Tax Credit applications may be deemed ineligible if: (1) the assessment determines that comparable affordable housing projects have occupancy levels less than 90%: (2) the proposed

- comparable affordable housing projects have occupancy levels less than 90%: (2) the proposed
 housing project would have a significant adverse financial effect on other publicly funded projects
- without offsetting public benefits: or (3) the rents for the affordable housing project are equal to
- 23 without onsetting public benefits. of (3) the refits for the anordable housing project a24 or greater than comparable market-rate housing.
- 25

The submitted application must match the Market Study regarding income, targeting, unit mix, unit sizes and rents. In other matters, if the application does not conform to any Market Study conclusions, the application must provide an acceptable defense for any deviations. Appendix B,

- Market Study Guide provides more detail regarding Market Study content and analystqualifications.
- 31

32 B. Threshold #2 – Project Compliance Period

The minimum compliance period for Tax Credit projects is 30 years. An Applicant/Co-Applicant has the option of extending this period in increments of 5 years up to a maximum of 50 years. An exception is for Tenant Ownership projects, for which the minimum compliance period is 15 years. The Division will not agree to stipulations or subordination agreements to reduce LIHTC affordability periods.

38

39 <u>C. Threshold #3 – Project Income/Rent Restrictions</u>

- 40 Applicant must select one of the following elections:
- 41 1) A minimum of 40% of the units will be occupied by households with incomes at or
- 42 below 60% Area Median Income (AMI). In 100% Tax Credit projects, all units must be rent
- 43 and income restricted to 60% AMI or lower.

1	
2	2) A minimum of 20% of the units will be occupied by households with incomes at or
3	below 50% AMI. In 100% Tax Credit projects, all units must be rent and income restricted
4	to 50% of AMI or lower.
5	
6	D. Threshold #4 – The Gross Floor Rent
7	The Gross Floor Rent effective date will automatically default to the date of the Carryover
8	Allocation of Tax Credits to a project unless the Applicant/Co-Applicants elect to change the
9	Gross Floor Rent effective date to the building placed in service. The Applicant/Co-Applicants
10	must submit a signed statement to the Division with this requesting the change of the Gross Floor
11	Rent effective date before the date of the Carryover Allocation. Once the election is made, it is
12	final and irreversible.
13	
14	E. Threshold #5 – Project Reserves for Replacement Requirements
15	The project must maintain minimum annual replacement reserves unless modified in writing by
16	the Nevada Housing Division as follows:
17	
18	 For new construction Senior Housing projects: \$250 per unit.
19	
20	For all other new construction projects: \$300 per unit.
21	
22	For all Acquisition/Rehabilitation projects: \$325 per unit.
23	
24	For application purposes, annual replacement reserves that exceed the above-referenced
25	minimums by more than 20% may be considered excessive and the Division may require
26	additional documentation that supports the higher annual replacement reserve. The Division
27	reserves the right to limit excessive minimum reserves in applications.
28	
29	F. Threshold #6 – Financial Feasibility Requirements
30	The Code limits Tax Credit allocations to the amount necessary for the project to be financially
31	feasible and induce long-term viability. To make this determination, the Division completes
32 33	financial feasibility evaluations three times before Tax Credits are issued.
33 34	The first financial feasibility evaluation is performed at the time of application. As stated herein
34 35	above, if after performing the first financial feasibility evaluation, the Division determines that
36	the proposed project is not financially feasible; the application will be ineligible for scoring and
37	will be rejected.
38	
39	If the project passes the first financial feasibility evaluation, in the event that the project should
40	receive a reservation of Tax Credits, prior to issuing the Carryover Allocation of Tax Credits, the
41	Division will perform the second financial feasibility evaluation. If the project fails either the
42	second financial feasibility evaluation it will not receive a Carryover Allocation of Tax Credits.
43	

1	The Division performs the third and final required financial feasibility evaluation prior to the Final
2	Allocation of Tax Credits. The amount of Tax Credits provided to a project in the Final Allocation
3	may be adjusted based upon the results of the third and final financial feasibility evaluation.
4 5	Set forth below is a list of factors which the Division considers when performing the financial
6	feasibility evaluations. The list of factors is not all-inclusive, and other factors may also be
7	considered.
8	
9	The cost of the project
10	 The reasonableness of construction costs
11	The cost per unit of the project
12	• The projected income, expenses and cash flow, for the compliance and extended
13	compliance period
14 15	 The reasonableness of the projections of income and expenses and the assumptions upon which those projections are based
16	The fees for Project Participants
17	 The sources and uses of money for the project
18	The plan for financing the project
19	 The projected proceeds from the sale of the Tax Credits
20	 The percentage of the housing credits used for the cost of the project
21	• The demonstrated stability of the Applicant/Co-Applicants' [first and second financial
22	feasibility evaluations] or Project Sponsor [third financial feasibility evaluation], including
23	an analysis of the Financial Statement of the Applicant/Co-Applicants or Project Sponsor,
24	as applicable.
25	
26	The Division has also adopted financial standards to analyze the financial pro forma included in
27 28	each application. The current standards are set forth below. The Division may adopt new or modify existing standards at any time.
29	
30	1) Recommended minimum debt service coverage ratio of 1:15 on all combined debt
31	excluding notes not requiring repayment until the sale of the property
32	(Except for USDA finance projects and subject to Division approval);
33	
34	3% limitation on increases to projected project income and
35	expenses;
36	
37	3) 7% limitation on unit vacancy assumption;
38	() Operating ratio shall be used and subject to Division engrand
39	Operating ratio shall be reasonable and subject to Division approval;
40 41	E) Poplacement Recorder of \$250 for new construction Series Housing
41 42	 Replacement Reserves of \$250 for new construction Senior Housing, \$300 per unit for other new construction projects, and \$325 per unit
42 43	for acquisition/rehabilitation projects;
45 44	
r – r	

6) 15 % limitation on Developer Fees of the eligible basis involving third-party land transactions;

7) The Developer Fee on the acquisition portion of the project is limited to a maximum of 15% of the acquisition eligible basis. The Developer Fee associated with the acquisition's eligible fee must clearly identify the costs and uses statement in the 4% column;

8) No more than 60% of the Developer Fee may be deferred and the Developer Fee, if paid from cash flow, must be paid in full by year 15;

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9) 14% limitation on builder's/contractor's profit, overhead and general requirements;

10) In instances where the builder/contractor and Applicant/Co-Applicants have an identity of interest, <u>then at the Applicant's expense</u>, the Division may utilize an Estimating Consultant to examine the proposed project budget for cost reasonableness. Based upon this review, NHD reserves the right to limit the amount of builder's/contractor's profit, overhead and general requirements or require the use of an alternate builder;

- 11) Projects underwritten using the 70% PV rate in effect for the month within which the application is due (i.e., May 2015); and
- 12) Projects underwritten using the Tax Credit equity rate in the Letter of Intent ("LOI").
 The amount of Tax Credits provided to a project may be adjusted based upon final lockedin Tax Credit equity pricing. A letter from the Equity Investor indicating final pricing must
 be provided to NHD staff by the 270-day test deadline.
- 27

28 <u>G. Threshold #7 – Authorization and Due Formation</u>

The Applicant/Co-Applicants must include evidence that Applicant/Co-Applicants are duly formed legal entities authorized to transact business in the State of Nevada and in good standing with the Office of the Secretary of the State of Nevada. Requirements for certain entity types are set forth below. If the Applicant/Co-Applicant entity type does not fit within one of the categories below, then entity documents and certificates of an equivalent nature must be submitted.

35 36

37 38

- 1) Corporations (for profit).
 - a. Copies of the Articles of Incorporation and Bylaws.

b. If the Applicant, or any Co-Applicant, was incorporated in Nevada, provide a
certificate of good standing issued by the Nevada Secretary of State confirming
the legal existence of the entity as of the date of the certificate ("Certificate of
Good Standing") and dated not earlier than 30 days prior to the date the
Submission Date.

44

1 c. Applicant/Co-Applicants incorporated in another state and doing business in 2 Nevada must submit a certificate of good standing or its equivalent from the state 3 of incorporation confirming the legal existence of the entity dated not earlier than 4 30 days prior to the date the Submission Date and a certificate of good standing 5 to transact business in Nevada ("Certificate of Authority") for such foreign 6 corporation, issued by the Nevada Secretary of State and dated not earlier than 7 30 days prior to the Submission Date. 8 9 2) Limited Partnerships. Limited Liability Partnerships, and Limited Liability Limited 10 Partnerships (collectively "Limited Partnerships"). 11 12 a. Copies of the partnership agreement and any amendments. 13 14 b. If the Applicant, or any Co-Applicant, is a Limited Partnership organized under 15 the laws of Nevada, provide a certificate of existence issued by the Nevada 16 Secretary of State confirming the legal existence of the entity ("Limited 17 Partnership Certificate of Existence") and dated not earlier than 30 days prior to the Submission Date. 18 19 20 c. If the Applicant, or any Co-Applicant, was organized under the laws of another 21 state and doing business in Nevada, the following must be provided: (i) a Limited 22 Partnership certificate of existence or its equivalent from the state of organization 23 confirming the legal existence of the entity, dated not earlier than 30 days prior 24 to the Submission Date; and (ii) a Certificate of Authority to transact business in 25 Nevada for such foreign limited partnership from the Nevada Secretary of State 26 dated not earlier than 30 days prior to the Submission Date . 27 28 3) Limited Liability Companies. 29 30 a. Copies of the Articles of Organization and Operating Agreement. 31 32 b. If the Applicant, or any Co-Applicant, is organized under the laws of Nevada, 33 provide a Certificate of Good Standing issued by the Nevada Secretary of State 34 confirming the legal existence of the entity dated not earlier than 30 days prior to 35 the Submission Date. 36 37 c. If the Applicant, or any Co-Applicant, is organized under the laws of another 38 state and doing business in Nevada the following must be submitted: (i) a 39 certificate of existence or its equivalent from the state of organization confirming the legal existence of the entity dated not earlier than 30 days prior to the 40 41 Submission Date; and (ii) a Certificate of Authority issued by the Nevada Secretary 42 of State for such foreign limited liability company dated not earlier than 30 days 43 prior to the Submission Date. 44

1	4) Non-Profit Organizations.
2	
3	a. Provide IRS documentation of I.R.C. § 501(c) (3) or I.R.C. § 501(c) (4) status.
4	
5	b. Provide a copy of the Non-Profit Organization's Articles of Incorporation and
6	Bylaws, and all relative amendments, one of which must contain a description of
7	the Non-Profit Organization and its activities that include the fostering of low
8	income housing in its Articles of Incorporation or Bylaws, as may be amended.
9	
10	c. Provide the names of board members of the Non-profit Organization.
11	
12	d. If the Applicant, or any Co-Applicant, was incorporated in Nevada, provide a
13	Certificate of Good Standing issued by the Nevada Secretary of State confirming
14	the legal existence of the entity as of the date of the certificate dated not earlier
15	than 30 days prior to the Submission Date.
16	
17	e. Applicant/Co-Applicants incorporated in another state and doing business in
18	Nevada must submit a certificate of good standing or its equivalent from the state
19	of incorporation confirming the legal existence of the entity dated not earlier than
20	30 days prior to the Submission Date and a Certificate of Authority to transact
21	business in Nevada for such foreign corporation, issued by the Nevada Secretary
22	of State and dated not earlier than 30 days prior to the Submission Date.
23	
24	Copies of all entity documents and certificates submitted to the Division must be file stamped
25	and/or completely executed, as applicable.
26	
27	Applicants and Co-Applicants must also submit a statement with the application identifying all
28	Persons with ownership interests in the Applicant, or each of the Co-Applicants, as well as all
29	Persons involved in the management of the Applicant or each of the Co-Applicants.
30	
31	H. Threshold #8 – Project Site Control Documents
32	Site Control for all of the land needed for the proposed project must be evidenced by:
33	site control of an of the land needed for the proposed project must be evidenced by:
34	1) A fully executed and legally enforceable purchase contract (a "PSC") or option to
35	purchase (an "Option") for each portion of the real property where the proposed project
36	will be located that identifies the seller and buyer, the amount to be paid, the expiration
37	date of the contract or option, and a statement from the seller and buyer describing any
38	prior interest in the land or business dealings between seller and buyer; or
39	profiniterest in the land of business dealings between seller and buyer, of
40	2) A written, legally enforceable governmental commitment to transfer the real property,
40 41	by either sale or long term ground lease with a term of at least 50 years, for the proposed
41	project to the Applicant/Co-Applicants (a "Government Commitment"); or
42 43	project to the Applicanty to Applicants (a "Government Communent"), of
15	

1 3) An authentic executed long-term Ground Lease with a term of at least 50 years for 2 each portion of the real property where the proposed project will be located with a 3 statement from the lessor and lessee describing any prior interest in the land or business 4 dealings between lessor and lessee; or

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4) A recorded deed evidencing the transfer of the real property necessary for the proposed project to the Applicant/Co-Applicants along with a copy of the owner's policy of title insurance insuring the ownership of the real property by the Applicant/Co-Applicants.

9 10

11 If a PSC, Option or Government Commitment is submitted, the PSC/Option/ Government Commitment must provide for an initial term lasting at least until December 31st of the year in 12 13 which the reservation of Tax Credits is made ("Initial Term"). This Initial Term must not be 14 conditioned upon any extensions requiring seller consent, additional payments, financing 15 Tax Credit award or other such requirements. approval, Additionally the 16 PSC/Option/Government Commitment must not require any additional actions on behalf of the 17 Applicant/Co-Applicants during the Initial Term which could allow the 18 seller/optionor/governmental agency to terminate the Transfer Commitment if the action is not 19 fulfilled by the Applicant/Co-Applicants. If the PSC/Option/Government Commitment requires 20 an escrow payment due after signing, evidence that payment was received must be included in 21 the application.

22

23 Site control evidence and the application materials must show exactly the same names, legal

- description and acquisition costs. All signatures, exhibits, and amendments should be included
 to be considered complete.
- 26

27 I. Threshold #9 – Zoning and Phase 1 for Project

Applicants/Co-Applicants must also provide documentation establishing that the project as proposed and preliminarily designed is on land appropriately zoned for the intended project and that discretionary permits are not necessary from a local government body (i.e., that the project upon design, only requires an administrative review for building permit issuance).

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All Applicants or Co-Applicants must also submit a complete Phase I Environmental Study for all portions of the real property on which the proposed project is to be located.

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J. Threshold #10 – Applicant/Co-Applicants' Low Income Housing Experience and Compliance History; Financial Capacity; and Background

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Low Income Housing Experience. Applicants/Co-Applicants must demonstrate
 sufficient prior experience with the development and management of low income
 housing projects and those they possess the financial capacity necessary to undertake

and complete the proposed project.⁷ Applicant/Co-Applicants must also demonstrate to the Division that they have successfully developed projects of comparable size and financial complexity.

- To make this demonstration: the Division requires an Applicant/Co-Applicant to submit the following with the Tax Credit application.
- 8 a. Low Income Housing Experience: The Applicant/Co-Applicants must submit an 9 addendum to the application providing a description of at least three prior low 10 income housing projects which the Applicant/Co-Applicants developed and 11 operated. The information in the addendum must include, at a minimum: (i) the 12 name of the project and its location; (ii) the date the allocation of Tax Credits, or 13 funds or financing to promote low income housing, was received; (iii) for prior low 14 income housing projects located outside the State of Nevada, the identification 15 of the allocating or administering authority and the contact person at the 16 allocating or administrating authority; (iv) the placed in service date; (v) the 17 period of time from commencement of lease-up to stabilized occupancy; (vi) 18 current occupancy levels; and (vii) the permanent financing sources.
 - b. Additional Requirement: Special Needs Projects. Applicants/ Co-Applicants submitting an application proposing a Special Needs projects must demonstrate a minimum of three years of experience providing a service or assistance to persons with special needs. The information included in the application package must demonstrate the minimum of three years of experience and provide a summary of the supportive services provided to residents.

27 2) Compliance History: All Applicants/Co-Applicants must provide an addendum to the application which identifies for each past low income housing Tax Credit project or low 28 29 income housing project funding or financed with funds to promote low income housing 30 which the Applicant/Co-Applicants developed and/or -operated, or received or shared 31 rights to control, sell or exchange a tax credit award or other federal or state awards for 32 and which the Applicant is still is a legal party to, which: (i) states that the project is and 33 always has been in compliance; or (ii) describes compliance violations within the past 34 three years which were not cured within the applicable cure period and/or outstanding 35 compliance violations cited during project monitoring reviews by federal, state or local funding/allocating agencies. The Applicant/Co-Applicant gives the Division permission to 36 37 contact other State Housing Finance Agencies or local jurisdictions where the 38 Applicant/Co-Applicant has completed LIHTC projects, or projects funded or financed 39 with funds to promote low income housing, to discuss compliance history. 40

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⁷ A low income housing project is defined as a project with restricted rents serving households whose gross income does not exceed 80% AMI subject to a minimum period of affordability.

1 Outstanding uncorrected IRS form 8823⁸ or compliance violations issued by <u>the Nevada</u> 2 <u>Housing Division or other substantially similar 8823 level</u> federal, state or local 3 funding/allocating agencies for <u>prior_other</u> low income housing <u>Tax Credit</u> projects, or 4 projects funded or financed with funds to promote low income housing, <u>in which all</u> 5 <u>required or authorized cure periods have expired will-may</u> result in the rejection of the 6 application. 7

Alternatively, if the Division determines that the outstanding compliance violations are not significant and if the Applicant/Co-Applicant has cured the violations or proceeds to cure such violations within 10 business days of notice from the Division of the violation, instead of rejecting the application, the Division may make a reduction of five points in the point total for <u>all_the_applications submitted during the current round</u>, should the application satisfy the remainder of the Threshold Requirements.

3) *Financial Capacity:* Evidence of the financial capacity and solvency of the Applicant/Co-Applicants in the form of Financial Statements of the owners of Applicant/Co-Applicants and of the Applicant/Co-Applicants for the past two years must be submitted with the application.

4) *Background:* All Applicants/Co-Applicants must also submit a disclosure ("Background Disclosure") to the Division with the application for all persons who have an ownership interest in the Applicant/Co-Applicants bearing the notarized signature of each containing the following information:

- Identifying all bankruptcies within the seven years prior to the Submission Date, with the jurisdiction and case number. All bankruptcies, in which the person has been involved as an owner of a debtor entity, or personally as debtor, must be listed, along with a statement of the status of the case. If there are none, then this must be stated.
 - Identifying all projects with which the person has been involved for which a Notice of Default was received related to the project, specifically identifying the project, person who issued the notice and outcome. If none, this must be stated.
 - Identifying all projects with which the person has been involved or which were lost to foreclosure or surrendered pursuant to a deed in lieu, specifically identifying the project, all involved parties and the outcome. If none, this must be stated.
- Identifying all notices of violation or disciplinary action by any regulatory body, licensing entity, ethics commission, disciplinary board or similar entity in the 7

State of Nevada Qualified Allocation Plan for 2015 - DISCUSSION DRAFT

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⁸ Negative Findings refer to cases in which the project is in material non-compliance and the responsible public entity has filed an 8823 form or other similar notification of non-compliance.

1	where prior to the Cubricsian Date with a description of the status or outcome
1	years prior to the Submission Date, with a description of the status or outcome.
2	Alternatively, please state none.
3	• Identifying if the nearest has been equipted in summation under indictorest on
4	 Identifying if the person has been convicted, is currently under indictment or
5	complaint, has been found liable or is currently accused of fraud or
6	misrepresentation, in Nevada or any other state, relating to: a) the issuance of
7	securities, b) the development, construction, operation, or management of any
8	Tax Credit or other government subsidized housing program, c) the conduct of the
9	business of the applicable party, in any criminal, civil, administrative or other
10	proceeding, or d) any filing with the Internal Revenue Service in any state. If none,
11	this must be stated.
12	The Division may request additional information from the Applicant/Co Applicant
13	The Division may request additional information from the Applicant/Co-Applicant
14 15	regarding any or all of the items listed on the Background Disclosure. The Division may
15 16	reject any application for Tax Credits based on the information in the Background
16 17	Disclosure, in its sole discretion.
17	a Dresedure for Dreliminary Deview of Deckground Disclosure
18 19	a. <u>Procedure for Preliminary Review of Background Disclosure.</u>
20	(i) Applicants/Co-Applicants may request an initial review of their
20 21	
21	Background Disclosure by submitting a written request to the Division with
22	the completed initial Background Disclosure at least 10 months prior to the Application Deadline. The Division may request additional information
25 24	from the Applicant/Co-Applicant regarding any or all of the items listed on
24 25	the initial Background Disclosure. The Division may give a preliminary
26	approval of the Background Disclosure (the "Conditional Background
20	Approval") or may advise the Applicant/Co-Applicant that based on the
28	information in the Background Disclosure; the application would be
29	rejected if submitted. This determination is in the Division's sole
30	discretion.
31	
32	(ii) Applicants/Co-Applicants who receive a Conditional Background
33	Approval must submit an undated Background Disclosure with the
34	application. The Division may request additional information regarding
35	any or all of the items listed on the updated Background Disclosure
36	submitted with the application. New or changed information in the
37	updated Background Disclosure; changes in circumstances reflected in the
38	updated Background Disclosure; or variances and/or discrepancies
39	between the information in the conditionally approved initial Background
40	Disclosure and the updated Background Disclosure submitted with the
41	application may result in rejection of the application, in the Division's sole
42	discretion.
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1 Applicants/Co-Applicants are further advised and notified that a Conditional Background 2 Approval does not guaranty that the updated Background Disclosure submitted with the 3 application will be acceptable to the Division.

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5 <u>K. Threshold #11 – Experience/Qualifications of Project Participants</u>

6 All Applicants/Co-Applicants must demonstrate that the Project Participants selected by the 7 Applicant/Co-Applicant possess the experience and financial capacity necessary to undertake and 8 complete the proposed project and that each Project Participants has been involved with the 9 development and operation of low income housing projects of similar size and financial 10 complexity.

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12 To make this demonstration, all Applicant/Co-Applicants must provide the following.

- 14 1) An organizational chart that describes the relationships, whether through ownership, 15 contract or control, between the Project Participants.
- Provide a narrative describing the experience of the Project Participants as it relates
 to the development of the proposed project.
- 3) Resumes of the principals and other supervisory employees of each Project Participant
 as well as resumes for the company or organization.
- 4) Evidence of financial capacity and solvency in the form of Financial Statements of the
 Project Participants who will be acting as the General Contractor and Property
 Management Company for the proposed project for the prior two full calendar years.
- Provide an explanation of all identities of interest and relationships between the
 Project Participants and between all Project Participants and the Applicant/Co-Applicants.

6) Evidence that the Project Participant selected to act as the management company for the proposed project has a minimum of two years' experience either directly or indirectly managing income restricted properties with Section 42 experience. Upon written request, the Division may issue a waiver of this requirement. Issuance of such waiver is at the sole discretion of the Division.

36 L. Threshold #12 – Project Security and Management

- 1) Security. All Tax Credit projects must provide appropriate security systems and improvements to reasonably safeguard the safety of residents.⁹ For the purposes of this section, security systems include but are not limited to:
 - Project fencing

⁹ Security requirements *do not* apply to tenant ownership projects. State of Nevada Qualified Allocation Plan for 2015 – DISCUSSION DRAFT

1	Defensive landscaping
2	Security doors
3	Screens and gates
4	 Gated project access control systems using keypads and magnetic cards
5	Self-locking door mechanisms
6	 Project/unit camera surveillance with on-site closed circuit monitor
7	Panic attack systems
8	Emergency lighting
9	Burglar alarms
10	Other similar protective measures
11	
12	The Division is aware that the type of security systems appropriate for a project will
13	depend upon various factors including housing type, project design and location. Other
14	than particular security measures mandated in the section, Applicant/Co-Applicant may
15	determine what security systems and improvements are appropriate for a project.
16	Applicants/Co-Applicants with proposed projects which are acquisition/rehabilitations of
17	scattered site single family homes are not required to provide gated project access control
18	systems, project/unit camera surveillance with on-site closed circuit monitoring or panic
19	attack systems.
20	2) Mandatory Security and Safety Measures. ¹⁰ Applicants/Co-Applicants must provide
21	the following Security Systems:
22	
23	a. For all housing projects, closed circuit monitoring systems must be installed and
24	operational at all times.
25	
26	** For acquisition/rehabilitation projects and/or single story projects fewer than
27	40 units that serve seniors, the Applicant/Co-Applicant may request that
28	alternative security systems and measures be installed in lieu of closed circuit
29	monitoring systems. The Division will evaluate these requests on a case-by-case
30	basis and its determination of whether or not to grant such a request is in its sole
31	discretion.
32	
33	b. For projects over 40 units, fire detection and suppression sprinkler systems are
34	required in each unit.
35	
36	**Suppression sprinkler is not required for an acquisition/rehabilitation
37	projects or single-story projects fewer than 40 units unless required by local code.
38	
39	3) Security Reporting. The Division requires Project Sponsors to provide information
40	on security-related issues. The requested information may include building
41	evacuation procedures, documentation of building break-ins, vandalism and public

 $^{^{\}rm 10}$ This does not apply to eventual tenant ownership projects.

- safety concerns, police reports, and project plans for addressing security issues. By submitting the application, Applicant/Co-Applicant agrees to promptly respond to such requests and to compile and provide the information requested.
- 4) Management. At a minimum, all single-site Tax Credit projects that have 50 or more units must have on-site management. For the purpose of this section, on-site management includes managers, maintenance, or security personnel.
- 9 The Project Sponsor is responsible to the Division for insuring that the LIHTC program is 10 properly administered. Project Sponsors are responsible for being aware of all applicable 11 federal and state rules and regulations that govern their projects. The Project Sponsor 12 must ensure that property managers comply with all appropriate statutes, rules, 13 regulations, and policies that govern the property.
- 15 It is the responsibility of the Project Sponsor to inform the Division of any major changes 16 that are made to the property throughout all phases of construction, lease, and operation 17 as well as the placed in service date. The Division's *Low Income Housing Tax Credit* 18 *Compliance Policies and Procedures Manual* provides guidance for complying with the IRS 19 regulations Code regulations, as well as other applicable law.
 - The Division requires that one management company representative and one on-site manager directly involved in the management of the project attend at least one of the Annual Compliance training sessions provided by the Division. The purpose of the training compliance session is to provide instructions for the following compliance issues:
 - Federal laws determining eligibility for low income tenants
 - Division rules and regulations determining eligibility for low income tenants
 - Specific information necessary for continued LIHTC program compliance
 - Income Limits
 - Rent Limits
 - Income Verifications
 - Annual Income and Assets
 - Annual Income Certifications
 - Annual/Quarterly Status Reports
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- The Division reserves the right to deny participation and or request a change in a management company to a project if that company is currently under review for compliance related and/or is debarred by the Administrator. The terms of this subsection are the minimum requirements for any project awarded Tax Credits. Required documentation must be prepared by an engineer or architect licensed to do business in Nevada.
- 42

At all times after the award, the owner is responsible for promptly informing NHD of any changes
or alterations which deviate from the final plans and specification approved by the Division. In

1 particular, owners must not take action or any material change in the site layout, floor plan, 2 elevations or amenities without written authorization from the Division. This includes changes 3 required by local governments to receive building permits.

- 4
- 5

M. Threshold #13 – Agreement to Participate in NHD Data Surveys and Reports

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- 7 Any Applicant/Co-Applicant that receives 4% or 9% LIHTC financing, regardless of amount, must 8 participate in all data and other surveys sponsored by the Division, including, but not limited to,
- 9 the Apartment Facts Survey produced by the Division for the life of the affordability period and
- 10 the Affordable Housing Data Base data collecting requirements.
- 11

12 Applicants/Co-Applicants and Project Sponsors who are recipients of 4% or 9% LIHTC financing 13 must also submit a report, on a form specified by, or acceptable to, the Division, detailing efforts 14 made to outreach to small businesses within Nevada for contractor, subcontractor, or other services. The report should also indicate how the Applicant/Co-Applicants or Project Sponsor, as 15 applicable, provided information on bidding and requests for services to the small business 16 17 community. Finally, the report should include information on the results of these efforts. The 18 report should be submitted on a quarterly basis with the quarterly performance report.

19

20 By submitting the application, Applicant/Co-Applicant agrees to comply with all of the Division's 21 reporting requirements. Failure to report requested data in a timely manner, may result in 22 negative points in subsequent LIHTC scoring rounds or negative references when requested by 23 other state/local housing finance agencies.

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- 26 N. Threshold #14 – Project Plans
- 28 a. The following plans must be 11" x 17" and indicate the following:

i. Street name(s) where site access is made, site acreage, planned parking areas, layout of building(s) on site to scale, any flood plains that will prohibit development on site, retaining walls where needed, and adjacent properties with descriptions.

- 34 ii. Front, rear, and side elevations of *all* building types (use of 1/8" or 1/16" scale for 35 buildings).
- 37 iii. Site acreage.
- 39 b. Site and floor plans must be 11" x 17" and indicate the following:
- 41 i. Location of, and any proposed changes to, existing buildings, roadways, and parking 42 areas.
- 44 ii. Existing topography of site and any proposed changes including retaining walls.

1 2 iii. Landscaping and planting areas (a plant list is not necessary). If existing site timber or 3 natural areas are to remain throughout construction, the area must be marked as such 4 on the site plans. 5 6 iv. Location of site features, such as playground(s), gazebos, walking trails; refuse 7 collection areas, postal facilities, and site entrance signage. 8 9 v. The location of units, common areas and other spaces using a minimum scale of 1/16" 10 = 1 inch for each building. 11 12 vi. For projects involving renovation and/or demolition of existing structures, proposed 13 changes to building components and design. 14 15 vii. Plant material must be appropriate to the native climate. 16 17 1) Additional Provisions for Rehabilitation of Existing Housing. The following 18 requirements apply to rehabilitation of existing units. Existing apartments, single-family 19 homes, townhomes, or buildings do not need to be physically altered to meet new 20 construction standards. Any replacement of existing materials or components must 21 comply with the design standards for new construction. 22 23 b. Submit a hazardous material report that provides the results of testing for 24 asbestos containing materials, lead based paint, Polychlorinated Biphenyls (PCBs), 25 underground storage tanks, petroleum bulk storage tanks, Chlorofluorocarbons 26 (CFCs) and other hazardous materials. Professionals licensed to do hazardous 27 materials testing must perform the testing. A report by an architect, building 28 contractor, or Applicant/Co-Applicants will not suffice. A plan and projected costs 29 for removal of hazardous materials must also be included. 30 31 O. Threshold #15 – Evidence of Local Jurisdiction Support. 32 Applicants/Co-Applicants must provide: (i) letters of support from the executive officer or 33 governing body (for example, the Mayor, City Manager, County Manager, City Counsel, County 34 Commission or the equivalent) of all applicable local jurisdictions. 35 36 37 SECTION 14 PROJECT SCORING 38 39 40 Applications which the Division determines to have satisfactorily satisfied all threshold 41 requirements of Section 13 of this Plan will proceed to be scored. 42 43 SECTION 14.1 SCORING CATEGORIES 44

1 Each application will be scored based upon the three scoring categories: (1) Standard Scoring 2 Factors; (2) Project Type Factors; (3) Special Scoring Factors. The scoring point values will be 3 based upon representations of the back-up documentation provided. Back-up documentation 4 for scoring factors must be contained in the appropriate scoring section, except as otherwise 5 identified in the QAP for the scoring points for the lowest developer and contractor fees, and 6 justify the level of points requested. If there is not sufficient documentation for each preference 7 point request the preference point request will be denied. Back-up documentation for 8 preference points cannot be submitted after the Application Deadline. Staff may request 9 clarification prior to awarding points. 10

If representations made on the application cannot be tested, or cost certified at the time of completion or issuance of the 8609, the Administrator may reduce or withdraw the Tax Credit award/allocation and place the Applicant/Co-Applicants or Project Sponsor on the debarred list.

- 15 NHD's Application for Tax Credits contains a self-scoring worksheet that must be submitted with 16 the application. The maximum points for which a project application is eligible is variable 17 dependent upon considerations such as for example, project type or if the applicant is Nevada 18 based. The maximum number of eligible points is 149. Few if any projects will receive this score. 19 In completing the self-scoring worksheet, most applicants will have a near-complete picture of 20 their score at the time the application is submitted. Some points are awarded based upon 21 comparison to other submitted applications and the scoring of these points is done by staff after 22 the application deadline.
- 23

After the Division calculates the point totals of each application, projects will be ranked within each set-aside and geographic sub-account. Applicants/Co-Applicants applying for Tax Credits under more than one account will be ranked under each account.

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28 SECTION 14.2 STANDARD SCORING FACTORS

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Standard Scoring Factors reflect the Division's housing development priorities for 2015. All
 applications will be independently scored for each of the Standard Scoring Factors.

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33 SECTION 14.3 PROJECT LOCATIONS

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Three preference points will be awarded if the project meets any of the following project location criteria:

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RATING FACTORS	POINTS
A. Project is located in a non-CDBD eligible Census tract.	
B. Project is located in an area covered by a State or local revitalization	
plan/strategy.	
C. Property involves the acquisition and rehabilitation of an at-risk property	
listed in the National Housing Trust Publication.	

MAXIMUM LOCATION POINTS

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SECTION 14.4 PROJECT READINESSES

A maximum of 10 points will be awarded for achieving the following project development milestones. Documentation must be submitted to verify the completion of each milestone to the satisfaction of the Division:

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RATING FACTORS	POINTS
A. Ownership of land is secured and vested in the Applicant or Co- Applicants, as applicable, with a clear title and not as an option (costs associated with the land purchase may still be included in the project budget) or clear title to the land is secured and vested to an owner of the Applicant or Co-Applicant	5
B. For Acquisition/Rehab projects, proof of acquisition of existing project, including land and improvements, with proof of clear title vested in Applicant or Co-Applicants, as applicable.	5
E. Plan/Permits "Permit Ready". To receive these points, a letter from the local building department must be submitted with the application stating the plans are approved, subject only to payment of any fee which may be required.	5
F. Minimum two year commitment for Medicaid and/or Service Vouchers for assisted living secured.	3
MAXIMUM PROJECT READINESS POINTS	13

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11 SECTION 14.5 ADDITIONAL PROJECT AMENITIES

12 A maximum of 25 points will be awarded for the following projects and tenant amenities. All

13 shared amenities among development phases or adjacent/nearby project are eligible for equal

- 14 to ½ the point value listed.
- 15
- 16

RATING FACTORS	POINTS
Project Amenities – Development Has:	
A. Elevators (does not apply to Senior Housing projects with 2 or more	2
floors, Special Needs Project, and Tenant Ownership Projects).	3
B. Picnic area equipped with a minimum of three charcoal or gas barbeque	
units and three 6' picnic tables with benches on separate concrete slabs no	
less than 200 square feet evenly distributed throughout the project (does	3
not apply to Tenant Ownership Projects), no additional points for covers or	
canopies.	

C. Swimming or lap pools (does not apply to Tenant Ownership Projects).	3
D. Solar hot water heating for swimming pools.	2
E. A children's pool that purifies and recycles water at a minimum four	
spray positions. Each position must have individual timer for water spray, a	
20 x 20 concrete area with drain, and minimum five-foot high rod iron fence	2
with gate that locks. The 20x20 concrete areas shall have a Cool Deck type	3
of surface. The water must recycle. (Applies to Family Rental and Tenant	
Ownership projects only).	
F. 500 square feet community building in project fewer than 50 units.	3
G. In-ground spa that is a minimum of eight ft. in diameter with seven jets,	
booster pump, blower, 20-minutes time and 300,000 Btu heaters.	3
H. Equipped weight/exercise room that is a minimum 200 square feet and	
has at least three exercise machines (does not apply to Tenant Ownership	2
Projects).	-
I. Computer/study room with full Internet access that is a minimum of 100	
square feet and is equipped with at least one computer for every 20 units	
(computers specification must meet or exceed 1.8 GHzv Intel Pentium 4	2
Processor, 128 MB. DDR SDRAM. 20 GB Hard Drive, 15-in. Monitor, 32 MB	-
Graphics Card, 48X Max CD ROM, Microsoft Windows).	
J. Exterior lighting with fluorescent dusk-to-dawn fixture of High Pressure	
Sodium illuminating walking paths to entrances to residential units or LED	2
K. Library and/or reading room supplied with books.	1
L. On-site salon equipped with washer sinks, hair dryers, beauty chair,	
mirrors, manicure station, supply cabinets, and additional seating.	2
M. Recreation area with at least one of the items listed: Shuffle Board,	
Horseshoe Pits, Sand Volleyball Court, Pool Table or Grand Piano	2
N. Business center equipped with a fax and copier machine in project with	
fewer than 50 units.	2
O. Wellness room equipped with a medical grade exam table and secure	
medical cabinets to insure no equipment or medications would be subject to	2
inventory reduction.	2
P. Automatic Door Openers at all common area doors, except for corridors	
and stairwells where the use of automatic doors is prohibited. For the	
purposes of allocating these points to a project, "common area doors" are all	
doors in the project which access areas within the project available for	2
common use by all tenants, or groups of tenants and their invitees, except	
for the doors to individual units.	
Tenant Unit Amenities – Each Unit Has:	
Q. Picnic area equipped with one charcoal or gas unit and 6' picnic table	
	3
with benches on 64 square feet concrete slab or in patio area (applies to	5
Tenant Ownership Projects only).	2
R. Air conditioning (applicable only outside of Clark County)	3
S. Hard surface throughout unit (e.g., ceramic tile or bamboo flooring; vinyl	2
flooring is subject to NHD staff approval). State of Nevada Qualified Allocation Plan for 2015 – DISCUSSION DR	

T. Covered patio area on concrete slab with roof that is a minimum of 64 square feet. (applies to Tenant Ownership Projects only) or Patio or balcony area that is a minimum of 48 square feet (applies to all	2
other project types).	
U. Attached two-car garage (applies to Tenant Ownership Projects only) or	3
Covered parking spaces (applies to all other project types).	3
V. Enclosed exterior wood-framed storage structure that is a minimum of 24 square feet.	2
W. Infrastructure and hook-up for broad-band internet connection in all	2
units.	2
X. Washer/dryer hooks ups in projects with fewer than 50 units.	<u> 12</u>
Y. Washer/dryers provided in each unit.	2 3
Z. Free individual internet in each unit.	2
AA. Ceiling fans, including a minimum of one fan in the living room and one fan in the master bedroom.	1
BB. Security doors on front and back entrances (applies to Tenant Ownership Projects only).	1
CC. Covered front porch (applies to Tenant Ownership Projects only).	1
DD. Family/great room fireplace in each unit	2
EE. Entry screen front door to unit on units for eventual tenant ownership	2
FF. Storage cabinets in attached garage in units for eventual tenant	2
ownership (minimum of 2 cabinets each)	_
GG. Storage shelves in attached garage in units for eventual tenant ownership	1
HH. Garage door opener in units for eventual tenant ownership	2
II. Lighted walkway to the home in units for eventual tenant ownership	2
JJ. Flower or herb garden with drip irrigation system in single site projects	1
KK. For Special Needs Projects Only. Emergency notification system with at	
least one pull cord in each bedroom and bathroom and an audible/visual-	2
strobe device located outside the apartment main door entry.	
LL. For Senior Projects Only. Removable cabinet fronts at all kitchens and	2
bathroom sinks in all apartments.	
MM. For Senior Projects and Special Needs Projects Only. Grab bars at all	-1
toilets.	_
MM. Projects that opt to exceed the HUD 5%/2% accessibility requirement	<u>3</u>
by ensuring that every unit size (based on # of bedrooms) is fully accessible.	-
NN. For Senior Projects and Special Needs Projects Only. Grab bars at all	2
bathtubs and showers in all apartments. To qualify for these points, the grab	
bars must be specified for handicapped use and meet ADA requirements.	
MAXIMUM AMENITIES POINTS	25

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** For Acquisition/Rehabilitation in addition to receiving amenities points for new amenities to be added to the project, points shall be awarded for upgrades to existing amenities if: (i) the

Capital Needs Assessment (a) identifies the amenity or amenities, (b) states that the amenity or amenities need to be upgraded, and (c) identifies the amount of capitalization needed for the amenity or each of amenities to be upgraded; and (ii) the Applicant/Co-Applicants propose in the application to upgrade the amenity or amenities.

5

6 SECTION 14.6 NEVADA BASED APPLICANT

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8 Up to 10 points will be awarded to projects if the Applicant is based in Nevada or <u>all</u> Co-Applicants

9 are based in Nevada. To be deemed as based in Nevada, an Applicant or Co-Applicant that is a

- 10 natural person must be a resident of Nevada. If the Applicant or Co-Applicant is a business entity,
- 11 it must meet the criteria below:
- 12

13

RATING FACTORS	POINTS
Threshold Requirement: Applicant/Co-Applicant is organized as a	
corporation, limited liability company, partnership or other business entity	
under the laws of the State of Nevada and has been in existence for at least	
12 months prior to the Application Deadline.	
A. Applicant/Co-Applicant maintains an office in Nevada from which a	
general partner, managing partner, manager, president, chief financial	7
officer, chief operating officer or other principal officer of the Applicant/Co-	/
Applicant conducts business.	
B. Applicant/Co-Applicant maintains <u>at least one employee at least one full</u>	
time employee at an in-State office to ensure that a member of the general	
public may visit the office to substantively discuss matters relating to the	3
project with one of the persons identified in (A.) above as well as the project	
representative identified within the application.	
MAXIMUM NEVADA BASED APPLICANT POINTS	10

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15 SECTION 14.7 NEVADA BASED PROJECTS BY AN OUT OF STATE BASED APPLICANT

16

17 A maximum of five points will be awarded to out of state Applicants/Co-Applicants if the

- 18 following criteria are met:
- 19

RATING FACTORS	POINTS
Threshold Requirements:	
 The Applicant/Co-Applicants have successfully developed projects in Nevada within the past 10 years; 	
 The Applicant/Co-Applicants are in good standing with all Division projects under the Tax Exempt Bond, HOME, Low Income Housing Trust Fund, and/or LIHTC programs; 	

 The Applicant/Co-Applicant does not have any <u>remaining</u> unresolved compliance findings on <u>a</u> multi-family project in Nevada <u>where all</u> 	
applicable § 42 based full correction or cure period(s) have expired.	
A. One point will be given for each successful project in Nevada up to the	
maximum of 5 points.	
MAXIMUM OUT OF STATE POINTS	

SECTION 14.8 AFFORDABILITY PERIOD

A maximum of four points will be awarded to Applicants/Co-Applicants that extend the period of affordability beyond the required 30 years. Applications will receive one preference point for each additional 5 year period of affordability, not to exceed 50 years.

RATING FACTOR	POINTS
One point for each 5 years of extended affordability.	
MAXIMUM AFFORDABILITY PERIOD POINTS	4

SECTION 14.9 WATER EFFICIENCY OF LANDSCAPE DESIGN

Five points will be awarded to projects that have at least 75% desert and/or xeriscaped The Applicant/Co-Applicants must submit verification from an architect or landscaping. *landscape architect* that the project satisfies the rating factor.

RATING FACTOR	POINTS
75% desert and/or xeriscaped landscaping.	
MAXIMUM LANDSCAPING DESIGN POINTS	5

SECTION 14.10 HISTORIC CHARACTERS

RATING FACTOR	
Project contributes to the historic preservation, documentation and/or use	
of cultural resources as determined by the Nevada State Historic	
Preservation Office (SHPO) including, but not limited to, adapting and/or	
renovating properties listed on the National or State Historic Registry. Must	
submit a letter from the SHPO indicating the above.	
MAXIMUM HISTORIC CHARACTER POINTS	3

1 SECTION 14.11 SMART DESIGNS

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A maximum of 20 points will be awarded for Smart Design.

4

RATING FACTORS	POINTS
A. Site Location – Up to five points will be awarded.	
1) The site (or designated center of the site for scattered-site projects) is	
within ¼ mile of at least three of the following: grocery, pharmacy, bank,	
school, day care, parks, community centers, medical facilities, library, place	2
of worship, post office (proximity to day care facilities is not applicable for	
Senior Housing projects).	
2) The site (or designated center of the site for scattered-site projects) is	1
within ¼ mile of a designated pedestrian/bicycle path aside from sidewalks.	
3) The site is within ¼ mile of a local transit route or school bus stop (school	1
bus stop is not applicable for Senior Housing projects).	1
4) The project's capacity to serve as a stimulus for other development in the	
vicinity or to provide a needed residential population that may support	
nearby local businesses in the area and thus promote a more vibrant	1
neighborhood environment (must submit with the application a letter from	-
the Director of the local jurisdiction's Community Development Department	
or their equivalent, stating the above and their support).	
B. Up to eight points for the installation of renewable energy sources (e.g.,	
photovoltaics, wind power). Applicants/Co-Applicants must choose either 1	
or 2 below:	
1) Projects that offset the project's total estimated electricity demand	
by 5% (four points), greater than 5% up to 10% (six points), greater	8
than 10% to 15% (eight points).	
Application must contain a report by an electrical engineer detailing the	
project's projected energy demand and a plan for installing enough	
renewable energy to produce the energy offset required.	
C. One point for each item used: interior paint with no Volatile Organic	
Compounds (VOC); low VOC carpeting, padding; low VOC adhesives; low-	
urea-formaldehyde-free particle board (VOC and urea-formaldehyde limits to	4
be CARB compliant or are in accordance with International Code Council	
Green Building Standards for low VOC projects.	
D. One point for blow-in/spray fiberglass, cellulose or foam wall insulation.	1
E. Two points for structural insulated panels (SIPs) or insulated concrete	
forms.	2
F. One point for Energy Star qualifying gas tankless, heat pump, solar or gas	
condensing hot water heaters.	
Commercial water heaters or boilers: One point for appliances with a	1
thermal efficiency of 94% or higher.	

development process. Must certify as to their use at project completion.	
development process.	
(contractors, accountants, attorneys, architects, etc.) in the	2
employee at least two third-party Nevada based companies	
Nevada based companies – Applicant/Co-Applicants agree to	
ect completion.	
s that will be utilized in the development) Must certify as to their use	
e development (must submit a list of Nevada-based corporations and	2
nanufactured by Nevada-based corporations that are incorporated	-
da products – projects can demonstrate the use of products and	
no later than 30 days prior to application submittal.)	
eive points in this category the appliances must be approved by the	T
· ·	1
point for EPA WaterSense toilets or comparable devices.	
cation submittal).	
vive points in this category the appliances must conform to Division	
S	ive points in this category the appliances must conform to Division tandards and be approved by the Division no later than 30 days prior

SECTION 14.12 SUPERIOR PROJECT/APPLICATION POINTS

3 4

RATING FACTORS	POINTS
A. Project is anticipated to most efficiently use tax credit resources as	
measured by multiplying 1.5 persons per bedroom x # of bedrooms divided	
by the amount of tax credits requested. One project selected to receive	5
points per geographic/USDA set aside	
B. Project has most efficient use of tax credits as measured by combining	
the cost per unit (TDC/# of units) plus the tax credit per unit (TTC	
requested/# of units). One Acquisition rehab, and one new construction	
project per geographic/USDA set aside will be selected to receive these	
points.	
 5 points if less than \$150,000 per unit for new construction or less than \$115,000 per unit for rehabilitation 2 points if between \$150,000 and \$160,000 for new construction or between \$115,000 and \$125,000 for rehabilitation. 	From <mark>20</mark> Up to a maximum of 5 8
<u>B.</u> Cost Per Unit Preference points: Projects showing the most efficient use of tax credits by having the lowest overall cost per unit will be awarded preference points based on the following scale:	
New construction:	

 G. Housing most in need in Washoe Co at or below 40% of the Area Median Inc 45% of Area Median Income for senior supportive services specifically facilitati Applicant must submit a letter from the indicating the above to receive points. H. Applicant/Co-Applicant or Project Ov and heating and/or cooling utility charg MAXIMUM SUPERIOR PROJE 	projects and/or project provides ing the recovery from homelessness. Washoe County HOME Consortium wner or Sponsor paid electric, gas, ges.	4 4 <u>2</u> 2436	
at or below 40% of the Area Median Ind 45% of Area Median Income for senior supportive services specifically facilitati Applicant must submit a letter from the indicating the above to receive points.	projects and/or project provides ing the recovery from homelessness. e Washoe County HOME Consortium	4	
at or below 40% of the Area Median Ind 45% of Area Median Income for senior supportive services specifically facilitati Applicant must submit a letter from the	projects and/or project provides ing the recovery from homelessness.	4	
at or below 40% of the Area Median Ind 45% of Area Median Income for senior supportive services specifically facilitati	projects and/or project provides ing the recovery from homelessness.	4	
at or below 40% of the Area Median Ind 45% of Area Median Income for senior	projects and/or project provides	4	
at or below 40% of the Area Median Inc			
0	at or below 40% of the Area Median Income for family units: at or below		
market rents for units within the PSA as			
demonstrate that the existing rents are	-	3	
F. Project includes the preservation of	existing LIHTC units. Must		
or scattered-site project that will prese		5	
E. Project includes the acquisition/reha	abilitation of an existing multi-family		
abandoned building, or the reuse/conversion of an existing building. Awarded to any eligible project.			
D. Project includes the acquisition/reha		8	
to any eligible project <u>.</u>			
must be submitted with application) for	r at least 25% of the units. Awarded	5	
the PBRA contract and/or a commitmer		5	
C. Project includes a project based rent	tal assistance contract (evidence of		
\$110,001-\$120,000	I preference point		
\$105,001-\$110,000 \$110,001-\$120,000	4 preference points 1 preference point		
\$100,001-\$105,000	6 preference points		
\$95,000-\$100,000 (or lower)	8 preference points		
Acquisition/renab projects			
Acquisition/rehab projects			
	1 preference point		
\$145,001-\$155,000	4 preference points		
\$140,001-\$145,000 \$145,001-\$155,000	6 preference points		

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SECTION 14.13 PROJECT TYPE PRIORITIES

5 The project types in this section reflect the Division's housing priority types for 2015. 6 Applications will be grouped according to project type within each geographic sub-account and compete for the points available for project type. The two highest-scoring projects will be

- 1 awarded points. The application with the highest score will receive the maximum points available
- 2 to the project type, 10 points. The application with the second highest score will receive 5 points.
- 3

4 A. Senior Housing Age 55 and Older

5 These projects will be ranked based upon the average per unit square footage in the project 6 subject to the following requirements. For new construction, studio and one-bedroom units 7 cannot exceed 650 square feet and no other unit, regardless of the number of bedrooms, can 8 exceed 850 square feet additionally, at least 10% and no greater than 40 percent of the total 9 units in the project may be two-bedroom units. Acquisition and rehabilitation projects are not 10 subject to the unit mix and unit square footage limits.

11

However, the average square footage calculation will be capped for all <u>senior</u> projects at 730 square feet (i.e. 60% @ 650 square feet plus 40% @ 850 square feet. The square footage is calculated based on indoor, conditioned space. Any references within the QAP to unit square footage are based on indoor, conditioned space.

16

For example, a Senior Housing project of 50 units with 30 studio apartments, averaging 450
square feet (for a total of 13,500 square feet), 10 one-bedroom apartments averaging 650 square

19 feet (for a total of 6,000 square feet), and 10 two-bedroom apartments averaging 750 square

20 feet (for a total of 7,500 square feet) has an average project unit size of 540 square feet (27,000

- 21 square feet cumulative of all units/50 units).
- 22

The project with the highest average per unit square footage will receive 10 points; the second highest scoring project will receive five points. If a tie occurs, the tie breaker criteria listed in the Section 14.15, Tie Breakers, will be used to identify the highest and second highest scoring projects.

26 27

28 B. Special Needs Housing Projects

These projects will be ranked based upon the experience of the Applicant/Co-Applicant in developing special needs housing and/or delivering the services related to the special need. The Applicant/Co-Applicant must submit a list of all of the housing units developed in chronological order commencing with the year the first project was placed in to service. The Applicant/Co-Applicant must have a minimum of three years' experience verified by a dated document, such as the articles of incorporation, showing the number of years that the organization has provided the service.

36

Applications will be ranked on the following factors: (1) the number of months of experience will
be weighted by 70%: (2) the number of housing units developed will be weighted by 30%.

39

In the example below, Applicant One possesses 12 years of experience providing services to homeless individuals and has produced 250 units of transitional housing. Applicant Two possesses seven years of experience providing services to developmentally disabled people and has produced 300 units of housing for the developmentally disabled. The scoring is as follows:

	APPLICANT ONE	APPLICANT TWO	
	144 months x .70 = 100.8	84 months x .70 = 58.8	
	250 units x .30 = 75	300 units x .30 = 90	
	Total = 175.8	Total = 148.8	
1			
2	-	eive 10 points; the second highest score will receiv	ive
3	five points.		
4			
5	C. Projects for Individuals and Incomes at or		
6 7		No unit shall exceed 720 sq. ft. Studios will be other of units in the project; and shall not exceed	
8		to 10% of the total number of units in the project	
9	· · · · · · · · · · · · · · · · · · ·	re footage in the project will receive 10 points, the	
10		cted units are included, they must conform with	
11		o be included in the residential sq. ft. calculation	
12			
13	Example:		
14	Applicant #1	Applicant #2	
15	50 studios @ 600 sq. ft. = 30,000	90 1 bdrm. at 720 sq. ft. = 64,800	
16	10 2 bdrm @ 720 sq. ft. = 7,200	75 restricted, 15 market	
17	40 1 bdrm @ 720 sq. ft. = 28,800		
18	•		
19	Total 66,000	64,800	
20			
21	Applicant #1 receives 10 points, applicant # 2	receives 5 points	
22			
23		quare footage in the project will receive 10 point	nts;
24	the second highest scoring project will receive	e 5 points.	
25			
26			
27		nilies with Children and Incomes at or below 459	%
28	AMI		
29		verage residential per unit square footage include	
30		projects within this project type category have th	
31		the tie by determining which proposal leverages	
32	the greatest level of non - Tax Credit funding.		
33 34	amount of Tax Credits requested by the total		
54 35	percentage of Tax Credits to total project cos	t will be the successful project.	
36	The application with the highest per unit squa	are footage in the project will receive 10 points; th	tho
37	second highest scoring project will receive 5		unc
38	second ingreat scoring project will receive 5 p	Jointo.	
39	E. Mixed Income/Mixed Use Projects		
40			
	State of Nevada Qualified Allocati	ion Plan for 2015 – DISCUSSION DRAFT	

1 1) Mixed Income Projects will be ranked based upon the percentage of market-rate units 2 in the project that exceed the minimum requirement of 10%. The square footage and 3 bedroom size of both the market-rate and restricted units *must* be proportional. 4 Targeting smaller units with fewer bedrooms as Tax Credit units will not be allowed. For 5 example, if a 60 unit project with 30 market rate units (50%) is 30,000 square feet. and 6 has 90 bedrooms, the amount of square footage and number of bedrooms should be 7 equal to the square footage and number of bedrooms in the market-rate units.

Restricted units may be confined to specific building(s) in the project as long as the square
 footage and unit mix is proportional to the market-rate units. However, the buildings
 must be equally placed within the project and have full access to project amenities. The
 project with the highest percentage of market-rate units will receive 10 points; the project
 with the second highest percentage will receive five points.

15 Mixed Use Projects will be ranked on the highest percentage of square footage in the 16 project. In the event that two or more projects within this project type category have the 17 same percentage, the Division will break the tie by determining which proposal leverages 18 the greatest level on non-Tax Credit funding. This will be determined by dividing the total 19 amount of Tax Credits requested by the total project costs. The project with the lowest 20 percentage of Tax Credits to total project cost will be the successful project. The 21 application with the highest percentage of residential square footage in the project will 22 receive 10 points; the second highest scoring project will receive five points.

24 F. Housing for Veterans

25

23

8

14

26 <u>1) Veterans Preference</u>

All project types are eligible for Veteran Housing preference points. Projects will be awarded 3
points for providing a preference of a minimum of 10% of the total number of restricted and
unrestricted units targeted for households in which at least one household member is a Veteran.
Said preference must be included as part of Applicant's tenant selection plan. (*This commitment*would be to provide a preference and not a set-aside.)

32

33 <u>2. Veterans Oriented Housing Projects</u>

Limited to only one project per geographic/USDA set-aside; and limited to new construction orthe conversion of an existing, non- housing facility/building.

- 36 37
- 1. -Veterans Housing in Clark County- (Funded by Clark County Veterans Housing Set-Aside of \$1,000,000.00 in LIHTC). Maximum of 10 points.
- 38 39
- 40 Sponsor/co-sponsor points in this category will be based on years of quality experience working
- 41 with veterans housing and/or other types of supportive housing and in implementing the
- 42 needed, related services. The newly developed housing must be permanent housing and must
- 43 give preference to veterans and their families. The sponsor must present articles of
- 44 incorporation showing the number of years of operation in NV; a mission statement verifying

1 2	assistance which targets or facilitates veterans housing and/or related special needs housing and in implementing the necessary, related services. Verification must be provided to detail
3	the total number of veteran housing units and/or special needs housing units developed and
4	operational in Nevada.
5	
6	Preference points will be awarded based on the following:
7	-How long the Sponsor has provided veterans/special needs housing and related services in
8	Nevada
9	-The total number of units developed in Nevada dedicated to serving veterans and/or other
10	special needs.
11	
12	The experience will receive 60% weight and the number of new units developed will receive
13	40% weight (an 80 percent adjustment will be made for rehabbed veteran units*).
14	
15	For example: Applicant #1 = 14 years of experience x .6 = 8.4
16	200 newly constructed units $x \cdot 4 = 80$
17	Total Points = 88.4
18	
19	Applicant $#2 = 17$ years of experience x .6 = 10.2
20	250 rehabbed units x .4 = 100 x .80* = 80
21	Total Points = 90.2
22	
23	The highest scorer in this category will receive 10 points, the second highest will receive 5
24	points.
25	
26	
27	
28	1(a.) Clark County- Additional Veterans Housing Points (5 points)
29	
30	-Four additional preference points will be awarded if the sponsor owns land contiguous to an
31	existing veterans/special needs housing facility where their operations can be
32	expanded/replicated. These points may also be awarded to a sponsor owning or controlling
33	land easily accessible to where veterans supportive services are provided. If 5 points are
34	claimed, sponsor will not be able to claim ownership points in the readiness category (Sec. 14.4)
35	
36	-Must present proof of ownership and a site map showing where the property is located and it
37	must be contiguous to a currently operating veterans and/or special needs housing project
38	owned by the sponsor/co-sponsor. There must also be a letter from the local jurisdiction
39	showing that the site/zoning can accommodate at least 50 new units.
40	
41	
42	2Veterans Housing in Washoe, all other Counties and the USDA Set-aside; and limited to
43	new construction or the conversion of an existing, non-housing facility/building. (Max 10
44	points)
	State of Neurada Qualified Alla sation Diam for 2015 DECUSCION DRAFT

1 2 3	Sponsor/co-sponsor in this category will be awarded points based on years of quality
4 5 6	experience working with veterans housing and/or supportive/special needs housing in Nevada. The newly developed housing must be permanent housing and must give preference to veterans and their families. The sponsor must present articles of incorporation showing the
7	number of years of operation in NV; a mission statement verifying assistance to veterans
8 9	and/or supportive/special needs housing and related services; and provide verification of the total number of veterans/special needs/supportive housing units developed and operational in
10	Nevada.
11	
12	Preference points will be awarded based on the Following:
13 14	-How long the Sponsor has provided veterans and/or supportive/special needs housing and related services in Nevada
15	-The total number of new units developed in Nevada dedicated to serving veterans/special
16 17	needs/supportive housing.
18	The experience will receive 60% weight and the number of new units developed will receive
19	40% weight (an 80 percent adjustment will be made for rehabbed veteran/supportive/special
20	needs units).
21 22	See above scoring examples.
23	
24	The highest scorer in this category will receive 10 points, the second highest will receive 5
25	points.
26 27	SECTION 14.14 SPECIAL SCORING FACTORS
28	
29	Special Scoring Factors in Subsections 14.14.1 through 14.14.6 reflect additional policy objectives
30	established by the Division. The Division identified a limited number of factors considered
31	essential to targeting the development of low income persons, expanding the level of services
32	available to at-risk households, and providing incentives for keeping project costs down. All
33 34	applications will be independently scored for each of the seven Special Scoring Factors.
35	SECTION 14.14.1 LOW RENT TARGETING
36	
37	Points will be awarded based upon the overall rent targeting in the project. A project's overall
38	rent level is determined by multiplying the percentage of the total units within each rent level(s)

39 by the rent income level percentage.

- 1 For example:
- 2

	PROJECT ONE	PROJECT TWO	PROJECT THREE
NUMBER OF UNITS	40	40	52
DISTRIBUTION OF	All with 40% rents	15 with 45% rents	All with 35%
UNIT RENTS		25 with 35% rents	
SCORING	100% x .40	37.5% x .45 = .16875 plus 62.5%	100% x .35 = .3500
		x .35 = .21875 =	
SCORE	.4	.3875 .3875	.3500

4 <u>A. All Projects except Rent to Own.</u>

5 Special scoring points will be awarded in the amounts specified in the following table.

6

RATING FACTORS	POINTS
.30 (100% of units at 30% income rent level or below). Project must	
submit evidence of project based vouchers or committed tenant based	12
rental assistance to be eligible for preference points.	
>.30 and <.35	8
.35 and <.40	6
.40 and <.45	4
.45 and <.50	2
MAXIMUM LOW INCOME TARGETING POINTS FOR ALL PROJECTS EXCEPT	12
RENT TO OWN	12

7 8

B. <u>Rent to Own Projects Only</u>.

9

RATING FACTORS	POINTS
.60 - 100% of units at 60% income rent level or below.	6
>.60 - Projects with less than 100% of units at 60% income rent level or below.	4
MAXIMUM LOW INCOME TARGETING POINTS FOR RENT TO OWN PROJECTS ONLY	6

10

- 11
- 12

13 SECTION 14.14.2 LOW INCOME TARGETING

14

15 These special scoring factor awards two points to projects that <u>restrict rents/and incomes to not</u>

16 exceed the 50% area median income limit for all LIHTC units. Project owners may still opt for the

17 <u>40/60 set aside, however, the declaration of restrictive covenants will reflect that all incomes</u>

18 /rents in the project will not exceed 50% AMI.select the option to rent restrict at least 20% of the

units for occupation by households with incomes at or below 50% of AMI for the jurisdiction
 within which the project is located for at least 30 years. From an Internal Revenue Service (IRS)
 perspective, this means that all units in the project must be rent restricted and occupied by

3 perspective, this means that all units in the project must be rent restricted and occupied by

4 households with incomes at or below 50% of AMI for the jurisdiction within which the project is

5 located. 6

Applicant/Co-Applicants must submit a signed letter indicating this as back-up documentation for
the preference points. Points will not be awarded for merely selecting this option on the
application.

10

11 SECTION 14.14.3 SUPPORTIVE SERVICES

12

A maximum of eight points will be awarded based upon the number of supportive services provided to tenants. All supportive services must comply with all local, state and federal laws and regulations that include, but are not limited to licensing, permits, and certification, bonding and insurance requirements.

17

18 The Applicant/Co-Applicant must document how the service will be provided and paid for in order

19 to receive the points for a requested supportive service. The service must be available to all tenant

20 families for the minimum times stated below. There will be no mandatory fees for the basics

21 service. Any fee required will be at the discretion of the Division.

22

Applicant/Co-Applicant must provide the service for the initial IRS 15 year compliance period and must not allow more than a 30 day gap in service provided. The Applicant/Co-Applicant must notify the Division within 7 days of the termination of service agreements/contracts. The project will be considered out of compliance if there is no new service contract executed by the time the development is audited.

28

29 Special scoring points are awarded as described below:

30

RATING FACTORS	POINTS
A. Providing one prepared meal on a daily basis available to all tenants.	2
<u>AB</u> . Transportation services – on-site van service with minimum three-day per week operating schedule.	2
<u>B</u> C. On-site service coordinator for minimum 20 hours per week (on-site office must be provided).	2
<u>C</u> D. On-site service coordinator for minimum 40 hours per week (on-site office must be provided).	4
MAXIMUM SUPPORTIVE SERVICES POINTS	8

31

32 SECTION 14.14.4 LOWEST DEVELOPER FEES

33

A maximum of five special scoring points will be awarded to applications with Developer Fees below 15% of the eligible basis. Points will be awarded on the basis of one point for each 1%

reduction in developer fee up to a maximum of five points. The Developer Fee will be calculated based on the figures pro<u>O</u>vided in the budget contained in the main application. Applicants do not have to submit additional back-up. It is the responsibility of the Applicant/Co-Applicants to ensure the correct figures are contained within the project budget. Staff will not change scoring due to transposed numbers or incorrect figures in the budget.

6

7 The Developer Fee *must* not exclude 15% of eligible basis of the project excluding the Developer 8 Fee. The fee includes profit and overhead of the Applicant/Co-Applicant, in addition to fees for 9 consultants/processing agents. The Developer Fee for projects in Qualified Census 10 Tracts/Difficult to Developer Areas may include the adjusted eligible basis amount. The cost 11 certification must reflect the Developer Fee and percentage disclosed within the original application and may not be changed for any reason. Staff will take the Developer Fee percentage 12 13 to two decimal places and will not round up or down. The amount of the Developer fee may 14 change (increase) as long as it does not deviate from the percentage claimed in the original 15 application (carried to three decimal places).

RATING FACTORS	POINTS
A. Less than 11%	5
B. 11.0% to 11.99%	4
C. 12.0% to 12.99%	3
D 13.0% to 13.99%	2
E 14.0% to 14.99%	1
F. 15%	0

23 24

25 SECTION 14.14.5 LOW CONTRACTOR FEE

26

27 A maximum of five special scoring points will be awarded to applications with contractor fees 28 below 14% of the total cost of construction. Points will be awarded on a basis of 1 point for each 29 1% in reduction in contractor fee up to a maximum of five points. The contractor fee will be 30 calculated based upon the figures provided in the budget contained in the main application. 31 Applicants/Co Applicants do not have to submit additional back-up. It is the responsibility of the 32 Applicant/Co-Applicants' responsibility to ensure the correct figures are contained within the 33 project budget. Staff will not change scoring due to transposed or incorrect figures in the budget. 34 Staff will take the calculated contractor fee percentage to two decimal places and will not round 35 up or down.

36

37 The original contractor fee (in percentage terms) must be reflected at the time of application and 38 that percentage must be forwarded only if the project is awarded additional Tax Credits. 39 Contractor fee including the contractor's profit, overhead and general requirements must not 40 exceed 14% of the total cost of construction of the project. Total construction costs are limited 41 to on-site work, off-site improvements, the construction of new structures/accessory buildings, 42 and the rehabilitation of existing structures.

The Division considers contractor fees greater than 14% excessive. Any contractor fee in excess of 14% will be taken out of the Gap Calculation for determination of the Final Tax Credit allocation and issuance of IRS Form 8609. Construction of costs will be limited to on-site work, off-site improvements, and the construction of new structures/accessory buildings and/or rehabilitation of existing structures and mandated off-site improvements. The amount of the Contractor fee may change (increase) as long as it does not deviate from the percentage claimed in the original application (carried to three decimal places).

8 9

RATING FACTORS	POINTS
A. Less than 10%	5
B. 10.0% to 10.99%	4
C. 11.0% to 11.99%	3
D 12.0% to 12.99%	2
E 13.0% to 13.99%	1
F. 14%	0

15 16

17 SECTION 14.14.6 AFFORDABLE HOUSING INCENTIVE

18

A maximum of seven points will be awarded based upon the level of additional resources, funding leveraged by Tax Credits or effective use of conventional financing. The four factors below can be met individually or collectively to receive the special scoring points. Additional contributions may include land donations and funding commitments made by local governments, non-profit organizations and private businesses. Eligibility: only loans or grants from the following sources will qualify for points under this section.

RATING FACTORS	POINTS
A. A donation of land from any governmental or private source or a parcel of land transferred at a nominal cost from a governmental unit or private source of a long-term lease of at least 50 years provided to the Applicant/Co-Applicants at a nominal or discounted costs from a governmental unit (federal, state or local). Discounts on land sales >50.01%	2
 B. Combined monetary contributions, aside from those included in "A" above from governmental, non-profit, and/or private sources. Sources are limited to: 1) The local PHA 2) Community Development Block Grant (CDBG) program funds 3) HUD 202 or 811 4) Federal Home Loan Bank Affordable Housing Program (AHP) 5) Established local government housing development funds (i.e., HOME, LIHTF, or RDA) 6) Bureau of Indian Affairs 7) 3rd Party (non-related) and non-mortgage funds or grants. 	5/3/1

>20.01% of total project costs = 5 points, 5.01% to 20.00% of total project cost = 3 points, 5.00% or less of total project cost = 1 point.	
MAXIMUM AFFORDABLE HOUSING INCENTIVE POINTS	7

Other sources of funding may qualify *provided they are approved in writing in advance* by NHD
(approval of a particular source in prior years does not meet this requirement). Adjustments to
the purchase price of the land by the seller are not sources of mortgage subsidy. Staff will take

5 percentages to two decimal and will not round up or down.

6 7

8 SECTION 14.15 TIE BREAKERS

9

10 In the event that one or more projects competing for Tax Credits in the same set-aside or 11 geographical account receives an identical number of points, the Division will break the tie by 12 determining which proposal leverages the greatest level of non-Tax Credit funding. This will be 13 determined by dividing the total amount of Tax Credits requested by the total project costs. The 14 project with the lowest percentage of Tax Credits to total project costs will be the successful 15 project. If the above fails to break the tie, the Division will conduct a lottery pursuant to NAC 16 319.990.

PROJECT DEVELOPMENT INFORMATION

3

5

4 SECTION 15 OPERATING EXPENSES

Project operating expenses not less than \$375 per unit/month are typical for projects in Nevada
and considered acceptable by the Division. Applications for project with operating expenses
outside this range must include an explanation of why the expenses are higher or lower. The
Division reserves the right to adjust Tax Credits on projects with operating expenses greater than
the \$375.

11

12 SECTION 16 ESTIMATION OF UTILITY ALLOWANCE

13

At the time of application, the Applicant/Co-Applicants must estimate the amount of utility allowance applicable to each unit, considering the square footage of the unit and the proposed source of energy in accordance with Treasury Regulations Section 1.42-10. The Applicant/Co-Applicants assumes the risk that these estimates are reasonable and supportive. At the time the project is placed in service, the Applicant/Co-Applicants must provide evidence that the utility allowance conforms to the requirements of the Code and Treasury Regulation. Failure to do so will result in forfeiture of the Tax Credits.

21

The Applicant/Co-Applicant may provide a survey of actual utilities being paid in the area or use the PHA utility allowance for the area, or with NHD staff approval, use the HUD Utility Model or an alternate method allowable per the Utility Allowance Regulations contained in the Federal Register, Volume 73, No. 146, July 29, 2008. Surveys must: (1) have been conducted within 12 months of the application; (2) sampled units must be located within a radius of 50 miles from the

27 proposed project location; (3) sampled units must be similar in size, within 10% based on unit 28 square footage, to those in the project; (4) include a sample size of at least 10 units;(5) the energy

source must be the same as proposed for the project; and (6) include the address and square

- 30 footage of each unit surveyed.
- 31

The Project Sponsor of Energy Star projects that have met the 86> REMS measure may request a HERS rated sample of the project. The sample must conform the Division's Energy Requirements guidelines (i.e., 15% of the units must be tested). The Division will require an update to the testing every third year. The utility allowance will not apply to any Housing Choice Voucher and/or HOME funded units if not allowed by the local funding jurisdiction.

37

38 SECTION 17 ADJUSTMENTS TO ELIGIBLE BASIS FOR PROJECTS LOCATED IN

1 QUALIFIED CENSUS TRACT AND DIFFICULT TO DEVELOP AREAS

2

3 Applicant/Co-Applicants with projects located Qualified Census Tract (QCT) or in a Difficult to Develop Area (DDA) as designated in IRC Section 42(d)(B)(5) are authorized to utilize 130% of 4 5 eligible basis as a factor in determining the adjusted eligible basis. The determination of whether 6 a project is in a QCT or DDA is made at the time of application. Subsequent changes in federal 7 designations of QCTs or DDAs after the application is approved, will not affect the project. Any 8 changes to QCT and DDA designations subsequently made by HUD that are applicable to the 2015 9 Tax Credit application period, will be incorporated into the 2015 QAP following publication in the 10 Federal Register or other appropriate notice. For purposes of the 2015 QAP DDA's were not 11 identified per HUD Federal Register http://federalregister.gov/a/2013-27505 dated November

- 12 <u>18</u>, 2013.
- 13

	Fract and 2014 Difficult to Develop Areas ting 2015 information*)
Metropolitan Qualified Census Tra	
Las Vegas Metropolitan Area	2.01, 3.01, 3.02, 4.01, 4.02, 4.03, 5.14, 5.20, 5.21, 5.22, 5.23, 5.24, 5.27, 6.00, 7.00, 8.00, 9.00, 11.00, 14.01, 15.01, 16.10, 16.12, 16.13, 17.18, 19.01, 22.01, 22.04, 22.07, 23.02, 24.04, 24.05, 24.06, , 26.03, 26.05, 28.10, 29.54, 34.30, 35.00, , 36.16, 38.00, 40.00, 43.01, 43.02, 44.02, 46.01, 46.02, 47.03, 47.07, , 47.09, 47.10, 47.12, 47.13, 49.16,
Pana Sparks Matropolitan Area	54.38, 56.14
Reno Sparks Metropolitan Area	1.01, 1.02, 2.01, 2.02, 7.00, 9.00, 10.08, 14.00, 15.02, 17.01, 18.01, 18.02, 19.01, 19.02. 21.07, 22.04, 22.11, 22.12, 26.11, 27.03, 31.01, 9800.00
Non-Metropolitan Areas	Churchill County – 9504.00 Elko County – 9517.00 Lyon County – 9603.01 Mineral County – 9708.00 Nye County – 9603.00

14

15 As allowed in HERA, the Division will designate additional DDAs and/or projects and/or buildings 16 eligible to 130% of eligible basis as a factor in determining the eligible basis. An Applicant/Co-17 Applicants with projects meeting the criteria set forth below *must submit a request to implement* the "boost" in their application at least 45 days prior to the Application Deadline. NHD staff will 18 19 approve boost requests at least 30 days prior to application deadline. NHD approval does not 20 signify that boost credits will be awarded and only signifies that a project meets one or more of 21 the eligibility criteria to claim the boost included below. The Administrator may retroactively 22 allow for the boost in unique situations.

23

1 2	Staff can authorize up to a 30% boost for projects that have the following project criteria: ¹¹
3	1) Demonstrate financial hardship due to changes in Davis Bacon and/or prevailing
4	wage determinations;
5	
6	2) Provide deep income targeting defined as projects where at least 50% of the total units
7	will be rent restricted and occupied by households with incomes at or below 50% AMI for
8	the jurisdiction within which the project is located and at least 20% of the total units are
9	rent restricted and occupied by households with incomes at or below 40% AMI for the
10	jurisdiction within which the project is located for the entire extended compliance period.
11	Projects requesting a determination under this option must rent restrict and occupy all
12	units as identified in their QAP pro forma and application and cannot open the units to
13	households above the limits stated in their application;
14	
15	3) Geographic units including, but not limited to, BLM transferred land sites, NHD
16	targeted high foreclosure housing areas (as identified in approved state and local
17	jurisdiction Neighborhood Stabilization Plan amendments);
18	
19	 Projects marketed to homeless populations and/or transitional housing with
20 21	supportive services;
21	5) Rural projects not currently in NHD's Tax Credit/bond housing portfolio where the
22	Project Sponsor has invested a minimum of \$10,000 per unit in new construction or
24	rehabilitation prior to any funds invested for NHD's energy requirements;
25	rendomenton prior to any rando invested for thread energy requirements,
26	6) Projects serving as demonstration projects under the 2015 QAP that can demonstration
27	a need for additional basis boost to offset costs associated with enhanced environmental
28	standards - i.e. LEED Gold; and
29	
30	7) Projects located in Clark County, Nevada.
31	
32	SECTION 18 MAXIMUM AMOUNTS OF TAX CREDITS AWARDED AND POST
33	AWARD PROCESS
34	
35	A. Project Cap/Maximum Reservation
36	
37	1) Project Cap. Under the 2015 QAP, one project may receive up to a maximum of
38	\$1,000,000 of Tax Credits (the "Project Cap"). Applications for Tax Credits submitted in
39	for an allocation of more than \$1,000,000 in Tax Credits will be rejected.
40	

¹¹ Staff will review all requests for the basis boost and may award a boost of up to 30% based upon NHD's housing priorities, the amount of boost funds requested for the project and from all projects, the amount of Tax Credits available, and project need.

- 1) Maximum Reservation. The Division will accept applications that request Tax Credits for more than one sub-account, as long as the total amount of Tax Credits requested does not exceed the Maximum Allocation (as herein after defined).
 - a) When the Division determines the amount of Credit to be reserved or allocated, it will limit the (i) Applicant, (ii) the developer, and (iii) other parties directly or indirectly related to the Applicant or project (as determined by the Division for a maximum of **\$1,000,000** per project not to exceed two projects in a given year.

3) The Division will cap the total amount of Tax Credits to any one Applicant at **\$12,000,000**. An Applicant may submit more than one (1) Project under the 2015 QAP; however, the Division will not award Tax Credits more than **\$12,000,000** in Tax Credits (the "Maximum Allocation") to one Applicant. For the purposes of the Maximum Allocation, the term "Applicant" includes the Applicant, Co-Applicant, and any affiliate of the Applicant or any Co-Applicant. The Division's analysis and determination of whether the Maximum Allocation has been exceeded will include, but not be limited to, determining how the Developer Fee is split, who is being paid consulting fees, and who is authorized to make decisions as, or on behalf of, the Applicant/Co-Applicants and proposed Project Sponsor(s). All entities including, but not limited to, the Sponsor, Applicant, Consultant, Equity Investors, and other Project Participants must disclose the portion of consulting and development fees they are being paid as part of the application.

- 4) The Division reserves the right to award more than \$1,000,000, of Tax Credits to projects financed by the Tax Exempt Bond Program, if the program complies with all of the Division's policies, procedures and all state and federal regulations and laws. This section applies to current year projects and does not include additional credit requests.
- 5) The Administrator may temporarily increase or lift the Project Cap and the Maximum Allocation for all new project submissions and requests for additional Tax Credits to address market downturns and/or other financial situations when such action would assist in keeping the Tax Credit program viable and supporting housing projects that create affordable housing. Any changes to the Project Cap and Maximum Allocation will be noticed simultaneously or separately on the Division's website at least 45 days prior to the Application Deadline.
- The Administrator may increase and/or transfer funds between set-asides and geographic
 apportionments to ensure the ability to fund projects to a high enough level for viability.

- 40 B. <u>Multiple Project Phases</u>
- 41 Projects that are phased in from one Tax Credit plan year to another will not be considered as
- 42 one project for the purposes of the maximum. For example, if an Applicant receives Tax Credits
- 43 on a project this year and next year qualifies and is appropriately ranked for an expansion of a
- 44 new phase of the existing project, the Applicant may receive the Maximum Allocation of Tax

1 Credits for the new phase. The Division reserves the right to reject multiple applications if they

- 2 are determined to be for one project that has been split in order to circumvent the Project Cap
- 3 and/or Maximum Allocation.
- 4

5 C. <u>Tax Credit Return</u>

6 The Applicant/Co-Applicant may voluntarily return Tax Credit awards before the notification of 7 the Carryover Allocation. For the purposes of this section, the Carryover Allocation notice for the 8 2015 projects will be November 8, 2015. If the Applicant/Co-Applicant decides to return the Tax 9 Credits on or before the date specified in this section, the return will be considered voluntary. If 10 a project receives a Carryover Allocation and the Project Sponsor returns Tax Credits after the 11 date specified in this section, the return will be considered involuntary. In such cases, the Project 12 Sponsor will be barred from participating in future Tax Credit funding rounds for the remainder 13 of the 2012 Tax Credit year and the subsequent Tax Credit year.

14

15 D. Conditional Reservation

The Division reserves the right to award conditional reservations to projects that have outstanding issues as identified by staff, at the time of reservation. This includes, but is not limited to, outstanding legal issues currently under review, related vacancy issues at nearby properties that may negatively impact the viability of the Tax Credit project, or other matters. Reservations are also subject to final underwriting in the Division's Tax Credit analysis Application Orientation Design (AOD)/ Emphasys program and may be amended as a result of that underwriting.

Any project receiving a conditional reservation must cure all conditions by the Carryover
 Allocation deadline or any other deadline noted in the reservation letter or the reservation will
 be cancelled. The Administrator may extend this deadline for extenuating circumstances.

27

28 SECTION 19 FINAL TAX ALLOCATIONS OF TAX CREDITS

29

Once all of the buildings in the project are placed in service, the Project Sponsor may request the
 final allocation and IRS form(s) 8609. The following information needs to be completed to receive
 the IRS form(s) 8609:

33 1) Final application with all source/uses/budget information updated. 34 35 36 2) CPA certification of costs. The Division will consider the initial CPA Certification of Costs 37 as the true and correct document for the issuance of IRS form 8609. 38 39 3) Final energy analysis, inspection and payment. The final energy analysis and inspection 40 must show that all of the energy saving measures identified in the pre-energy analysis has been installed. 41 42 4) Pre-8609 inspection by the Division. The inspection will include a review of proposed 43 44 unit mix and amenities in the application and completeness of construction.

5) Comply with Section 48, Lease-Up Requirement, and timely curing of identified non-3 compliance. 4 5 6) Letter certifying permanent financing is in place. 6 7 7) Letter acknowledging project has met American with Disabilities Act (ADA) and Fair 8 Housing accessibility design standards. 9 10 8) The CPA cost breakdown must be submitted in a manner that is consistent with data 11 input to the AOD/Emphasys Forms will be attached to the Final Allocation Application. 12 13 9) Tax Credit reduction due to unmet representations as stated in Section 12, I, 14 Mandatory Energy Conservation Requirements. The reduction in credit will be based 15 upon the percentage of scoring that is not met when final testing or certification of the 16 project is complete (e.g., scoring stated two points for tankless hot water heater and triple 17 pane low E windows, 2 points on a total point scoring of 130 points; two points equals 1.5% of 130 points. Tax Credit Allocation \$750,000 1.5% of \$750,000 is \$11,250 of Tax 18 19 Credits or a reduction of \$11,250 of Tax Credits. 20 21 SECTION 20 TAX CREDIT MONITORING 22 23 24 As of July 1, 2001, all compliance monitoring will require habitability inspection as per Treasury 25 Regulation 1.42.5. The Division has adopted the Uniform Physical Condition Standards 26 established by HUD as the applicable standard for conducting physical inspections and 27 determining compliance with IRS habitability requirements. 28 29 A. Project Physical Conditions Standards The project *must* provide decent, safe and sanitary housing for low-income persons as set forth 30 31 in applicable federal and state statutes and regulations during the compliance period. Effective 32 July 1, 2004, the Division uses the UPCS, published by HUD to determine whether the LIHTC 33 projects remain suitable for occupancy. HUD's UPCS (24 CFR 5.703) can be accessed at 34 www.hudclips.org. 35 36 **SECTION 21 FEES** 37 38 All fees paid to the Division are non-refundable. 39 40 A. Application Fee 41 The application fee is \$3,000 for both Tax Credit and 4% Bond projects. Bond projects are 42 required to pay this fee upon submission of their application for the 4% credits and 8609s. This 43 fee is in addition to the Cost of Issuance fee(s). 44 State of Nevada Qualified Allocation Plan for 2015 - DISCUSSION DRAFT

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1 2

Draft Version: October 3, 2014

1 B. <u>Reservation Fee</u>

- A reservation fee equal to 9.5% of the Tax Credits reservation amount is payable at the time the Division reserves the Tax Credits for the project. Non-profits that are not joint-venturing or in partnership with a for-profit Project Sponsor have the option of paying 4.75% no later than six months after the date of reservation. This fee also applies to Bond projects requesting 4% credits.
- 6 This fee is in addition to the Cost of Issuance fee(s). The reservation fee is due upon receipt of
- 7 the reservation letter and must be paid within 14 days of the date of the reservation letter.
- 8

9 C. <u>Carryover Allocation Fee</u>

- An administrative fee of \$3,000 will be charged for each Carryover Allocation letter issued by
 NHD. The federal tax identification number of the Applicant/Co-Applicants must be supplied at
 the time the Carryover Allocation commitment is requested.
- 13

14

15 D. <u>Compliance Monitoring Fee</u>

- 16 An annual fee of **\$40** for each low-income unit will be charged during the compliance period. The
- 17 first annual Compliance Monitoring Fee is due and payable when the project is placed in service.
- 18 Thereafter, annual Compliance Monitoring Fees must be paid on or before January 31 of each
- 19 year for the remaining compliance period including any extended use period. The Division
- 20 reserves the right to adjust monitoring fees as necessary on a project-by-project basis to cover
- 21 the cost and expense of monitoring compliance.
- 22

23 E. Compliance Training Fee

- A fee of \$100 per person will now be required to attend the Division's annual Tax Credit Compliance Training. The one-day training session, usually conducted in March, April, or May of each year, is held in Las Vegas and Carson City/Reno. Attendance is mandatory for all on-site property managers. Notice of the annual training sessions will be announced once a date and site are determined. Additional training cost will vary by training subject and will be posted on the website.
- 30

31 F. Compliance Monitoring Fee for Second Audit

- 32 If a property receives an audit in which the property is substantially out of compliance and
- Division staff must re-monitor files after corrections are submitted or re-inspect units, there will be an additional audit fee equal to the per unit monitoring fee for each unit/file that requires a
- 35 second audit.
- 36
- 37 G. Legal Fees
- If an Applicant/Co-Applicant requests review of a decision of the Division, or if after an allocation of Tax Credits, a Project Sponsor requests a waiver or variance from a QAP requirement, any change in the project from what was described in the application, or a similar matter, for which the Division determines that legal advice or review is necessary the Division shall be entitled to bill the Applicant/Co-Applicant or Project Sponsor, as applicable, for the legal service at up to a
- 43 rate of \$300 per hour. Legal fees must be paid for any time legal spends reviewing an item.
- 44

The Division shall also be entitled to recover its attorney's fees, costs and expenses, including
 court reporter and transcription costs, in any appeal, litigation, arbitration, mediation or other
 proceeding arising from, as a result of, or pursuant to the 2015 QAP, and/or the resulting Tax
 Credit allocation round, selection process or award determination process, regardless of who
 initiated or prevails in the litigation, arbitration, mediation or other proceeding.
 H. Energy Analysis Fees
 The 2015 QAP analysis Fees

8 The 2015 QAP requires Project Sponsors to comply with the Division's Energy Efficiency 9 Requirements. Sponsors are required to meet pre- and post -construction energy analysis for 10 new construction or rehabilitation projects.

11

12 The energy analysis is contracted by NHD with an independent certified energy-auditing 13 contractor. The Project Sponsor will reimburse the Division the costs of the energy analysis at a 14 rate of \$1000 for pre-construction analysis and \$250 a unit with a minimum of 15% of the project 15 being subject to the energy analysis for construction and post construction audits. The energy 16 analysis fee will be assessed mileage and per diem charges at the state rate. If additional testing 17 is required, fees will be due at the time of the re-testing. The \$1,000 fee is due at time of energy 18 analysis submission. The \$250-per unit 15% fee is due when testing is completed and must be 19 paid before issuance of the 8609 form.

I. Extension Fees

The Division reserves the right, in its sole discretion, and based upon the circumstances of a request to grant extensions to Applicants who are awarded credits subject to an extension fee of \$2,500 for each extension of up to 30 days beyond the existing deadline.

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27 SECTION 22 DEBARRED LISTS

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The Administrator will have the option to reject applications for Tax Credits for the followingreasons if the Applicant/Co-Applicant or any Project Participant:

31 32 1) Is included on the HUD Debarred List; 33 34 Defaulted or failed to Complete Funding or Construction on a Tax-Exempt Bond Issue; 35 36 Defaulted under and/or failed to comply with any HOME and/or LIHTF; 37 38 4) Was involved with a LIHTC or Tax Exempt Bond issue project which was lost to 39 foreclosure or deed in lieu of foreclosure; 40 41 5) Made a misrepresentation, or provided false and misleading information, in any document submitted to the Division or provided any false or misleading information to 42 43 the Division; 44

- 6) Was convicted of a felony, prosecuted or investigated for fraud or misrepresentation by any governmental agency or was investigated by the IRS for tax fraud or other Code violations;
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7) Defaulted or failed to comply with any of the terms and conditions, including mandatory 15-year and extended compliance, on a Bond or Tax Credit Project that receives a Tax Credit reservation or allocation by the Division or any other State housing authority; and/or

8) Fails to pay any mandated charges or fees to the Division, or any other governmental agency or authority.

11 12

13 SECTION 23 LEASE UP REQUIREMENT

14

15 All Project Sponsors will be required to contact the Division once the first building in the project 16 is issued a Certificate of Occupancy and prior to any lease-up at the property. The Division will 17 provide an orientation to Project Sponsors and on-site property managers regarding the long-18 term compliance of the property with Section 42. The Division will review the state's Tax Credit 19 Compliance Manual with the project management and discuss the Division's compliance 20 requirements and project management responsibilities. This orientation is mandatory. Failure 21 to contact the Division as specified above will result in a delay of the Division's issuance of IRS 22 form(s) 8609.

23

24 SECTION 24 ANNUAL INCOME RE-CERTIFICATION

25

Under HERA, the Project Sponsor of a 100% low income project is exempt from the recertification
requirements under IRS regulation 1.42-5(b) (1) (VI) and (vii) and 1.42-5(c) (1) (iii) and is *not*required under those sections to:

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1) Keep records that show an annual income re-certification of all the low-income tenants in the building who have previously had their annual income verified, documented and certified;

- 3334 2) Maintain third-party documentation to support that re-certification; or
- 36 3) Certify to the Division that is has received this information.
- In lieu of recertification after year two of tenancy, *Project Sponsors must ensure that all tenants annually complete a form of certification as prescribed by NHD.* The Alternate Certificate must
 be dated and signed by the tenant(s) and the Project Sponsor's on-site representative and the
 Project Sponsor must maintain a current Alternate Certification in each tenant file. The Division
 will review this documentation during the annual compliance reviews. Project Sponsors of 100%
 low-income properties are still required by NHD to perform a complete income recertification

1 upon first anniversary of tenancy. Projects that have less than 100% low-income units *must* still

- 2 perform a complete annual income recertification.
- 3

4 NHD regulations concerning tenant annual recertification may be updated from time to time with

5 at least 15 days notice from NHD to comply with regulations or facilitate the reporting of data.

6 Additionally, NHD reserves the right to require annual tenant income recertification at properties

- 7 where gross negligence or non-compliance has been found. Relaxation of Tax Credit annual
- 8 tenant income recertification does not supersede requirements for income recertification under
- 9 other federal programs such as HOME.
- 10

11 SECTION 25 TAX EXEMPT BOND PROGRAM

12

13 IRC Section 42 allows Tax Exempt Bond Financed Projects to receive an allocation of 4 Percent 14 Tax Credits provided they meet the minimum requirements for an allocation in the QAP. The 15 Division's determination that a Project satisfies the requirements of the QAP will be based on the 16 proposed project meeting all requirements of the QAP in effect when the determination is made. 17 Applicants/Co-Applicants with Tax Exempt Bond Financed Projects must also meet all of the 18 requirements of the Division's Tax Exempt Bond Financing program requirements, as same may

- 19 be amended from time to time¹².
- 20

The Tax Credits allocated to Tax Exempt Bond Financed Projects are not subject to the annual credit ceiling and, consequently, are not required to compete in the competitive allocation process described in the QAP. Requests for these determinations must be made by the Applicant/Co-Applicants after an award of bond volume cap is made by the State Board of Finance. Requests must include all applicable fees, and a complete application.

26

Tax Exempt Bond Financed Projects may receive Tax Credits on the full amount of their Eligible Basis only if at least 50 percent of the "aggregate basis" of the proposed project is financed with Tax Exempt Bonds. Additionally, numerous bond-financing rules apply and many Tax Credit requirements are different for Tax Exempt Bond Financed Projects. NHD recommends that Applicants/Co-Applicants undertaking these Projects obtain advice from qualified tax professionals to ensure that such requirements are met.

33

To receive 4% Tax Credits on a Tax Exempt Bond project, Applicants/Co-Applicants must complywith the following:

36

1) The project must meet Section 11, Eligible Project Categories requirements as outlined
in the QAP. However, at the discretion of the NHD administrator; all requirements in the
eligible project categories (Sec. 11) need not be met as long as it is determined that the
project provides decent, safe quality housing; and that it meets the needs of the tenant
population.

¹² Information on the Division's Tax Exempt Bond Financing program is available on the Division's web site: http://housing.nv.gov/

1	
2	2) Final allocation application (at a cost of \$2,500 and payment of 9.5% of the Tax Credit
3	Award) with updated sources/uses/budget information.
4	
5	3) CPA of certification costs. The Division will consider the initial CPA Certification of Costs
6	as the true and correct document for issuance of IRS Form 8609.
7	
8	4) Final energy analysis and inspection. The final energy analysis and inspection for new
9	construction must have a REM Index Rating of 86 or higher. The final energy
10	analysis/inspection for rehabilitation projects must show that all of the energy saving
11	identified in the pre-energy analysis have been properly installed.
12	
13	5) Pre-8609 inspection by the Division. The inspection will include a review of proposed
14	unit mix and amenities in the application and completeness and construction.
15	
16	6) Comply with Section 48, Lease-Up Requirement and timely curing of identified non-
17	compliance.
18	
19	7) Letter certifying permanent financing is in place.
20	
21	8) Letter acknowledging project has met ADA design standards.
22	
23	9) The project must be in compliance with the Bond Regulatory Agreement.
24	
25	10) Comply with Section 42 50% test.
26	
27	10) The project must meet Section 11, Eligible Project Categories requirements as
28	outlined in the QAP. However, at the discretion of the NHD Administrator; all
29	requirements in the eligible project categories (Sec. 11) need not be met as long as it is
30	determined that the project provides decent, safe quality housing; and that it meets the
31	needs of the tenant population.
32 22	11) The CDA cost breakdown must be submitted in a manner that is consistent with data
33 34	11) The CPA cost breakdown must be submitted in a manner that is consistent with data
	input to the AOD/Emphasys system. Forms will be attached to the Final Allocation
35	Application.
36 37	12) The allowable developer fee for Tax Exempt Bend Financed preject may not exceed
37 38	 The allowable developer fee for Tax Exempt Bond Financed project may not exceed 15% of the Total Project Cost including the land.
38 39	13% of the rotal project cost including the land.
39 40	13) 4% Tax Credits are applicable only to NHD multi-family revenue bond projects that
40 41	have received a Section 42m letter from the Division's Chief Financial Officer.
41 42	
42	14) The Nevada State Board of Finance has approved the issuance of the Tax Exempt
43 44	Bonds for the project.
1	State of Nevada Qualified Allocation Plan for 2015 – DISCUSSION DRAFT

SECTION 26 NOTICES TO NHD OF CHANGES TO THE PROJECT

- 3 4 It is the Applicant/Co-Applicant's responsibility to notify NHD immediately, in writing, of any 5 changes to the Project subsequent to submission of an application, including the changes listed 6 below and any other material changes, by requesting NHD's approval of such changes. If any 7 proposed change results in adjustments to the project's original scoring, regardless of the 8 project's ranking, or if the proposed changes would have prevented the project from achieving 9 one or more of the original Threshold Requirements at initial application, NHD may reject the 10 Application and/or revoke the reservation or Tax Credit allocation. Failure to notify NHD may 11 result in the rejection of an application or loss of a reservation or Tax Credit allocation. Approval 12 of such changes will be made in NHD's sole discretion, and the change may result in a change in 13 the Tax Credit amount or other action by NHD. A \$1,000fee payment is required at the time of 14 the request for approval of any changes. As a condition of the submission of a request to NHD 15 to approve a change to the project, Applicant/Co-Applicants also agree to pay the legal fees and 16 expenses incurred by NHD in connection with the consideration of the request. 17 18 Examples of changes of which NHD must be notified: 19 20 1) Site control or rights of way are lost; 21 22 2) Project costs change in excess of five percent (5 percent) of the total development cost 23 shown in the application; 24 25 3) Applicant obtains additional subsidies or financing other than those disclosed in the 26 Application; loses subsidies or financing included in the Application; or the amount of any 27 such financing or subsidy changes by 10% or more from the amount shown in the 28 Application;
- 4) Development cost contributions made by a state or local entity are reduced, increased,
 withdrawn or substituted with other types of contributions than the ones originally
 proposed in the application;
- 34 5) The syndication payment timing and/or net proceeds change from those stated in the35 application;
- 37 6) The parties involved in the ownership of Applicant/Co-Applicants as represented in the38 application change;
- 7) The unit and project design, square footage, unit mix, number of units, or number of
 buildings changes. Substantial changes of this sort may result in a requirement to produce
 a new Market Study;
- 43

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- 8) A change in any support service provider and/or change in type of support services to
 be provided;
 - 9) There is dissolution, winding up of affairs, sale of assets, merger or business combination of any Applicant/Co-Applicant or Project Sponsor, as applicable, or any Project Participant;
 - 10) Any of the Project Participants change; and/or
 - 11) Any other factor deemed material by NHD in its reasonable judgment.
- 10 11

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12 SECTION 27 DISCLAIMERS AND LIMITATION OF LIABILITY

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14 NHD makes no representations to the Applicant/Co-Applicant, Project Participants, and Equity 15 Investor or to any other Person as to Project eligibility or compliance with the Code, IRS 16 Treasury regulations, or any other laws or regulations governing the Low Income Housing Tax 17 Credit program. Applicants/Co-Applicants, Project Participants, Equity Investors and all other Persons participate in the Tax Credit program at their own risk. No member, officer, agent or 18 19 employee of NHD or the State will be liable for any claim arising out of, or in relation to, any 20 Project or the Tax Credit program including claims for repayment of construction, financing, 21 carrying costs, any loss resulting from a decision of the IRS, or consequential damage or loss of 22 any kind incurred by an Applicant/Co-Applicant, Project Participants, Equity Investor, or any 23 other Person.

24

PUBLIC NOTICE, COMMENT, DISTRIBUTION AND APPROVAL

3 4

SECTION 28 PUBLIC COMMENTS, DISTRIBUTION AND APPROVAL OF THE QAP

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A first draft of the 2015 QAP was made available for public review and comment on September
14, 2012. September 1, 2013 In accordance with the applicable provisions of NAC Chapter 319,
the Division scheduled and will hold public hearings on the first draft 2015 QAP on October 30,
2013 at 9 AM at the NHD offices in Carson City and Las Vegas. Another public meeting location
will be in Reno, and it is anticipated that there will be an additional public meeting location in
Elko. All public meetings will be held concurrently and linked by video conference.

12

Public comments on the first draft 2015 QAP are to be submitted to the Division in writing, by letter, fax or email, via the contact information in the following Section 29. Written comments on the first draft of the 2015 QAP must be received by the Division by 5 p.m. local time in Carson

16 City, Nevada on October 30, 2013. Any verbal comments will be received at the public hearing. 17

Following the public hearings and comment on the first draft of the 2015 QAP, a second draft of the 2015 QAP is anticipated to be released for public review and comment. It is anticipated that a final public hearing on the second draft of the 2015 QAP will be held on November 5, 2013, in conjunction with a meeting of the State's Advisory Committee on Housing (ACH). The meeting

- of the State's ACH will be separately noticed on the Division's web site:
 - <u>http://www.nvhousing.state.nv.us/</u>
- The ACH meeting and final public hearing on the 2015 QAP will be held at the NHD Carson City and Las Vegas offices which will be linked by video conference.
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- The 2015 QAP was adopted by the Administrator on December 65, 20143.
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- 31

1	CONTACT INFORMATION
2	
3	SECTION 29 NEVADA HOUSING DIVISION OFFICES
4	
5	Questions, suggestions and comments should be directed to Mike Dang and copied to Mark
6	Licea.
7	
8	A. <u>Carson City</u>
9 10	NHD's Carson City office is located at: 1535 Old Hot Springs Road, Suite 50, Carson City, Nevada 89706. The Carson City LIHTC contact person is: Michael Dang, Chief of Federal Programs. Mr.
10	Dang can be contacted at 775.687.2040 or <u>mdang@housing.nv.gov</u> . The facsimile number is
12	775.687.4040.
13	//5.00/.+0+0.
14	B. Las Vegas
15	NHD's Las Vegas office is located at 7220 Bermuda Road, Suite B, and Las Vegas, Nevada 89119.
16	The Las Vegas LIHTC contact person is Mark Licea, Federal Programs Supervisor. Mr. Licea can
17	be contacted at 702.486.7254 or mlicea@housing.nv.gov. The facsimile number is
18	702.486.7227.
19	
20	SECTION 30 MODIFICATIONS TO AFTER ADOPTION/WAIVERS
21	
22	The Nevada Housing Division reserves the right to amend or modify the QAP after adoption and
23	posting, including its compliance and monitoring provisions, as required by the amendment of
24	IRC Section 42, NRS Chapter 319 and/or NAC 319, as well as for errors, omissions, updated
25	allocation estimates, updated population estimates, or other necessary information. Any
26	amendments or modifications will be published in a Program Notice and/or Program Bulletin
27	posted on its website at <u>http://housing.nv.gov/</u> . Applicants are encouraged to check the website
28 29	frequently for updates.
29 30	Additionally, and notwithstanding anything to the contrary set forth herein, in order to assure
30 31	the QAP has the flexibility to adjust to deteriorating market conditions, the Division in its sole
32	discretion may waive any section of any year's QAP (not otherwise required by IRC Section 42)
33	that would under such circumstances hinder the ability of the Division to meet the goals and
34	priorities of the QAP.
35	
36	

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5

GLOSSARY – DEFINITIONS AND RULES OF CONSTRUCTION

For the purposes of the QAP the following definitions apply.

"Applicant" means any person or persons who submit an application to the Division under
a qualified allocation plan for an award of LIHTC pursuant to the provisions of NAC 319.951 to
319.999, inclusive who will actively participate in the development of the low income housing
project being proposed, receive the majority of the Developer Fee and be responsible for
ensuring that the development of the proposed project is accomplished and that the project is
successfully operated.

12

"Application Deadline" shall be deadline specified in Section 2A of the 2015 QAP forreceipt by the Division of an application for an allocation of Tax Credits.

15

"Carryover Allocation" and "Carryover Allocation of Tax Credits" shall means the
allocation of Tax Credits made by the Division when the Applicant/Co-Applicants have established
to the Division that either: (i) each building in the project has satisfied the requirements of
Section 42(h) (1) (E) of the Code; or (ii) in the case of a project-based allocation, of Section 42(h)
(1) (F) of the Code.

21

"Co-Applicant" means a person who is one of two or more Applicants of the same project for which an application is submitted to the Division under a qualified allocation plan for an award of LIHTC pursuant to the provisions of NAC 319.951 to 319.999, inclusive, who will actively participate in the development and operation of the project and receive a portion of the Developer Fee.

27

"Consultant" means a person with no ownership interest in a project retained by an
applicant or a sponsor as an advisor and/or to provide services to the Applicant or Sponsor
related to the project.

31 "Declaration of Covenants" or "LURA" means the "Extended Low-Income Housing 32 Commitment" required by IRC § 42(H)(6) which must be in the form of a Declaration of 33 Affirmative Land Use and Restrictive Covenants Agreement (commonly referred as the "LURA") 34 that is recorded and runs with the land on which the low income housing project is developed, 35 restricting the use of land by the owner of the land and its successors and assigns to the terms 36 and conditions of the project, as approved by the Nevada Housing Division.

37 "Developer Fee" is the fee described and defined in Section 14.14.4 of the QAP.
38
39 "Equity Investor" means the tax credit investor or syndicator for the proposed project
40 who will acquire an ownership interest in the proposed project and who contributes capital to
41 the Project Sponsor and the closing of the syndication. Equity Investors provide the capital

requirements of the Project Sponsor either in the form of a single contribution at the time ofentry or a staged level of contributions.

3

4 "Financial Statements" means a complete and accurate balance sheet, income statement,
5 cash-flow statement, and accompanying notes prepared according to generally accepted
6 accounting principles.

- 7
 8 "Project Participants" means the entities and professionals assembled by the Applicant
 9 or Co-Applicants to own, develop and manage the project, including, but not limited to the
 10 Applicant or Co-Applicant, Project Sponsor, the Equity Investor, contractor, property manager
 11 and Consultant.
- 11 12

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- "LIHTC" or "Tax Credit" means a tax credit awarded under the Low Income Tax Creditprogram of IRC Section 42.
- "Person" means a natural person, any form of business or social organization and any other nongovernmental legal entity including, but not limited to, a corporation, partnership, association, limited liability company, trust or unincorporated organization. The term does not include a government, governmental agency or political subdivision of a government.
- 20
- "Project Sponsor" and "Sponsor" means an Applicant/Co-Applicants who receives a
 Carryover Allocation of Tax Credits and any other person who acquires an ownership interest in
 any owner of a project which has received a Carryover Allocation of Tax Credits from the Division.
- 24 "Submission Date" means the date an application for an allocation of Tax Credits is25 received by the Division which must be before the Application Deadline.
- 26 "State" means the State of Nevada.
- 27 For the purposes of the QAP, the following apply:

Headings. The subject headings of the paragraphs and subparagraphs of the QAP
 are included for convenience only and will not affect the construction or interpretation of any of
 its provisions.

- 31
- 2. <u>Number and Gender</u>. Unless the context clearly requires otherwise:
- 32 (a) Plural and singular numbers will each be considered to include the other;
- 33 (b) The masculine, feminine, and neuter genders will each be considered to34 include the others;
- 35
- (C) shall, will, must, agree, and covenants are each mandatory;
- 36
- (d) May is permissive;
 - State of Nevada Qualified Allocation Plan for 2015 DISCUSSION DRAFT

- 1 (e) Or is not exclusive; and
- 2 (f) Includes and including are not limiting.

APPENDICES

		dix C-1 NEW CONS quired Energy Analysi	
PROJECT NAME			
PROJECT ADDRESS			
Total Number of Uni	its:	No c	of Buildings
Unit Distribution			
1st Floor 1 BR	2 BR	3 BR	
2nd Floor 1 BR	2 BR	3 BR	
3rd Floor 1 BR	2 BR	3 BR	
4th Floor 1 BR	2 BR	3 BR	
<u>Unit Size in Sq Ft</u>			
<u>1 BR</u>	2 BR	3 BR	
If info			ents below are included eparate report, note the Report Title

Mechanical equipment	<u>Minimum</u> <u>Requirement</u>	<u>Project Use</u> <u>Y - N - N/A</u>	Where Documented? PLANS PAGE # or Report
ACCA Manual J/S or equivalent Sizing Report	<u>Required</u>		
Return Air Balancing System	In dwelling units with ≥ 2 BRs, pressure difference with BR door closed and air handler running is ≤ 3 pascals.		

			1
Conventional Forced Air	≥ 92 AFUE NORTHERN		
<u>Furnace</u>	≥ 90 AFUE SOUTHERN		
Split System Central A/C	≥ 13 SEER NORTHERN		
and Air source heat pumps	≥ 14.5 SEER SOUTHERN		
up to 135,000 Btuh			
Thermostatic Expansion	Required		
Valves in AC			
HVAC System Leakage	≤ 6 cfm or less/100 sq ft living space		
Combination Space	≥ 80% Recovery Efficiency and		
Heating/Water Heater	0.61 Energy Factor		
Water Heater Only	≥ 0.62 Energy Factor Residential		
	≥ 82% Thermal Efficiency Commercial		
Spot Ventilation and	Meet ASHRAE Standard 62.2, 2010		
Mechanical Fresh Air	Ventilation for Acceptable Indoor Air		
Ventilation System	Quality		
Combustion Appliances	Power vented or direct-power	1	
inside conditioned space	vented unit.		

Hot Water Conservation Requirements – please check to verify use in project

□ Showerheads - Use ≤ 2.5 gallons per minute

□ Faucets - Use < 2.0 gallons per minute

Building Envelope	<u>Northern,</u> <u>Rural</u>	<u>Southern</u>	<u>Project Use</u> <u>Y - N - N/A</u>	Where Documented? PLANS PAGE # OR Report
Attic /Ceiling	<u>R38</u>	<u>R30</u>		
WALLS	<u>R22/R24 L. Tahoe</u>	<u>R15</u>		
BAND JOISTS	<u>R22/R24 L. Tahoe</u>	<u>R15</u>		
FLOORS OVER CRAWL SPACES	<u>R30</u>	<u>R15</u>		

<u>SLAB</u> FOUNDATIONS	R10 Perimeter	<u>NA</u>	
<u>WINDOWS</u>	Energy Star Qualified	Energy Star Qualified	

Lights Appliances	<u>Requirement</u>	Project Use in Dwelling Units Y - N - N/A	<u>Make & Model #</u> (if known)
Ceiling Fans	Reversible, Energy Star Qualified		
Light Fixtures	Energy Star Qualified		
<u>Refrigerators</u>	Energy Star Labeled		
<u>Dishwashers</u>	Energy Star Labeled		
Clothes Washers	Energy Star Labeled		

Note on Prescriptive Building Envelope Efficiency Minimums

In order to complete the energy use analysis please provide information as it pertains to this project. Efficiency must be equal to or greater than required minimums, unless an energy use analysis using an approved method demonstrates that the building and individual unit energy performance is equal to or greater than the EPA Energy Star Home program.

Please attach:

Site plan, building and unit floor plans, elevations, mechanical plans, window and door schedules, plumbing plans and electrical plans.

Please answer these questions for units / dwellings in the project

Flat Ceiling Height () 8 Ft () 10 Ft () Other ft

Slab Foundations Only:

Type of Insulation if applicable

Any Cantilever Floor area? () No () Yes R Value

Any Floor Area Over Garage? () No () Yes R Value

Crawlspace Foundations Only:

Is Crawl Space Vented? () Operable vents () Unvented () Open

Total Crawl Height ft Height below grade only ft

Ceiling Type & Insulation:

Roof Type () Tile () Asphalt () Other Framing 2x : oc

Roof Pitch () 4 in 12 () 5 in 12 () Other

Where is insulation located? () on ceiling () under roof sheathing

Is Attic Vented? () No () Yes

Vault Ceilings on top floor? () No () Yes

Roof Exterior Color () Light () Medium () Dark Radiant Barrier () Yes () No

Exterior Wall Type & Insulation:

() Standard Stud Frame () Other () 2x4 () 2x6 () Other

Will foam board be applied as exterior sheathing? () Yes () No

Mechanical Systems – Dwelling Units

Heating Systems

Type () Furnace () Combo w/Water Heater () Other

Size (s) kBtu

 Fuel Type () Natural gas () Propane
 Location

Cooling Systems

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Size (s)	ton
Hot Water Heaters	
Energy Factor Size	gal
Thermal Efficiency	
Type () Tank () Tankless Location	
<u>Return Air System</u>	
() Transfer Grilles () Jump Ducts () Other	
Heating and Cooling System Ducts	
Supply Ducts Location	R
Type () Flex duct () Other	_
Return Ducts Location	
Type () Flex duct () Other	
ASHRAE 62.2 Exhaust Fans & Ventilation Equ	ipment
Type of ventilation () Exhaust Fan () Oth	er
Manufacturer	Model #
Manufacturer	Model #
Manufacturer	Model #
Ceiling Type & Insulation:	
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Roof Type () Tile () Asphalt () Other Framing 2x : oc
Roof Pitch () 4 in 12 () 5 in 12 () Other
Where is insulation located? () on ceiling () under roof sheathing
Is Attic Vented? () No () Yes
Vault Ceilings on top floor? () No () Yes
Roof Exterior Color () Light () Medium () Dark Radiant Barrier () Yes () No
Exterior Wall Type & Insulation:
() Standard Stud Frame () Other () 2x4 () 2x6 () Other
Will foam board be applied as exterior sheathing? () Yes () No
<u>Mechanical Systems – Dwelling Units</u> Heating Systems <u>Type () Furnace () Combo w/Water Heater () Other</u>
Size (s) kBtu
Size (s) kBtu Fuel Type () Natural gas () Propane Location
Fuel Type () Natural gas () Propane Location Cooling Systems
Fuel Type () Natural gas () Propane Location
Fuel Type () Natural gas () Propane Location Cooling Systems
Fuel Type () Natural gas () Propane Location Cooling Systems
Fuel Type () Natural gas () Propane Location Cooling Systems ton Size (s) ton Hot Water Heaters Image: Size (s)
Fuel Type () Natural gas () Propane Location Cooling Systems Image: Cooling Systems Size (s) ton Hot Water Heaters Image: Cooling Systems Energy Factor Size gal

Return Air System

() Transfer Grilles () Jump Ducts () Other		
Heating and Cooling System Ducts		
Supply Ducts Location		R
Type () Flex duct () Other	_	
Return Ducts Location		-
Type () Flex duct () Other		
ASHRAE 62.2 Exhaust Fans & Ventilation Equ	<u>uipment</u>	
Type of ventilation () Exhaust Fan () Oth	ner	
Manufacturer	Model #	
Manufacturer	Model #	
Manufacturer	Model #	

Exhibit C - Required E nergy Analysis Forms

MECHANICAL EQUIPMENT	MINIMUM REQUIREMENT	PROJECT USE Y - N - N/A	WHERE DOCUMENTED? PLANS PAGE # OR OTHER
ACCA Manual J/S or equivalent Sizing Report	Required		
Return Air Balancing System	In dwelling units with ≥ 2 BRs, pressure difference with BR door closed and air handler running is ≤ 3 pascals.		
Conventional Forced Air Furnace	≥ 92 AFUE_NORTHERN ≥ 90 AFUE_SOUTHERN		

	1	 1
-Split System Central A/C and Air	≥ 13 SEER NORTHERN	
source heat pumps up to 135,000	≥ 14.5 SEER SOUTHERN	
Btuh		
Thermostatic Expansion Valves in	Required	
AC		
HVAC System Leakage	≤ 6 cfm or less/100 sq ft living space	
Combination Space Heating/Water	≥ 80% Recovery Efficiency and	
Heater	0.61 Energy Factor	
Water Heater Only	≥ 0.62 Energy Factor Residential	
	≥ 82% Thermal Efficiency Commercial	
Mechanical Fresh Air Ventilation	Meet ASHRAE Standard 62.2, 2010 Ventilation	
System	for Acceptable Indoor Air Quality	
Combustion Appliances inside	Power vented or direct-power	
conditioned space	-vented unit.	

Hot-Water Conservation Requirements – please check to verify-use in project----

□ Showerheads - Use \leq 2.5 gallons per minute

****** Note where in submittal information is located.

If information is on a plan sheet, note page number, if on Audit Form Sheets, noting AF, if in separate report, note (Title) Report.

BUILDING ENVELOPE	NORTHERN , RURAL	SOUTHERN	PROJECT USE Y - N - N/A	WHERE SUBMITTED PAGE # OR AUDIT FORM
ATTIC /CEILING	R38	R30		
WALLS	R22/R24 L. Tahoe	R15		
BAND JOISTS	R22/R24 L. Tahoe	R15		
FLOORS OVER CRAWL SPACES	R30	R15		
SLAB FOUNDATIONS	R10 Perimeter	NA		

WINDOWS	Energy Star Qualified	Energy Star Qualified			
Efficiency must be equestion of the equestion of the equestion of the equestion of the equilibrium of the eq	ive Building Envelo the energy use analyses ual to or greater than ro nonstrates that the built A Energy Star Home pr	s please provide infor equired minimums, u ilding and individual u	mation as it pertain nless an energy use	e analysis using an	

LIGHTS APPLIANCES	REQUIREMENT	PROJECT USE IN DWELLING UNITS Y - N - N/A	MAKE & MODEL # (IF KNOWN)
Ceiling Fans	Reversible, Energy Star Qualified		
Light Fixtures	Energy Star Qualified		
Refrigerators	Energy Star Labeled		
Dishwashers	Energy Star Labeled		
Clothes Washers	Energy Star Labeled		

Please include on a disk or email as pdf's: site plan, building and unit floor plans, elevations, mechanical plans, window and door schedules, plumbing plans

Please answer these questions for units / dwellings in the project.

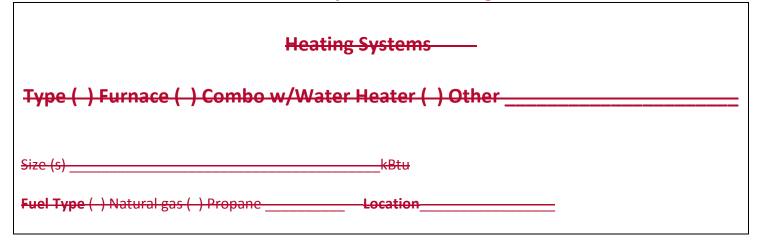


Flat Ceiling Height () 8 Ft () 10 Ft () Otherft
Floor Area Over Garage? () No () Yes R Value
Any Cantilever Floor area? () No () Yes R Value
Crawlspace Foundations Only
Is Crawl Space Vented () Operable vents () Unvented () Open
Total Crawl Heightft Height below grade only ft
Slab Foundations Only
Type of Insulation if applicable
Ceiling Type & Insulation
Roof Type () Tile () Asphalt () other Framing 2x:oc
Roof Pitch () 4 in 12 () 5 in 12 () Other
Where is insulation located? () on ceiling () under roof sheathing
Vault Ceilings on top floor () No () Yes
Roof Exterior Color () Light () Medium () Dark Radiant Barrier () Yes () No

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Wall Type & Insulation
() Standard Stud Frame () Other () 2x4 () 2x6 () Other
Will foam board be applied as exterior sheathing? () Yes () No

Mechanical Systems – Dwelling Units



Cooling Systems
Size (s)ton
Hot Water Heaters
Energy Factor Sizegal
Thermal Efficiency
Type () Natural gas () Propane Location

Return Air System	
() Transfer Grilles () Jump Ducts () Other	
Heating and Cooling System Ducts	
Supply Ducts Location F	<u> </u>
Type()Flex duct()other	
Return Ducts Location	
Type()Flex duct()other	

Indoor Air Quality Fresh Air Ventilation Equipment	
Manufacturer	Model #

L

Appendix C - 2 ACQUISITION REHABILITATION Required Energy Analysis Form

PROJECT NAME			
PROJECT ADDRESS			
YEAR OF CONSTRUC	ΓΙΟΝ		
Total Number of Un	its:	No of	Buildings
Unit Distribution			
1st Floor 1 BR	2 BR	3 BR	
2nd Floor 1 BR	2 BR	3 BR	
3rd Floor 1 BR	2 BR	3 BR	
4th Floor 1 BR	2 BR	3 BR	
<u>Unit Size in Sq Ft</u>			
<u>1 BR</u>	2 BR	3 BR	
<u>Plea</u>	se submit completed	<u>d form with: site plan, b</u>	uilding and unit floor plans
<u>Please</u>	e complete this section	PRE-IMPROVEMEN on for Pre-improvement	<u>[</u> condition of units / dwellings
Flat Ceiling Height (<u>)8Ft ()10Ft ()C</u>)ther ft	
Slab Foundations On	<u>ly:</u>		
Type of Insulation if a	applicable		

Any Cantilever Floor area? () No () Yes R Value
Any Floor Area Over Garage? () No () Yes R Value
Crawlspace Foundations Only:
Is Crawl Space Vented? () Operable vents () Unvented () Open
Total Crawl Height ft Height below grade only ft
Ceiling Type & Insulation:
Roof Type () Tile () Asphalt () Other Framing 2x : oc
Roof Pitch () 4 in 12 () 5 in 12 () Other
Where is insulation located? () on ceiling () under roof sheathing
Is Attic Vented? () No () Yes
Vault Ceilings on top floor? () No () Yes
Roof Exterior Color () Light () Medium () Dark Radiant Barrier () Yes () No
Exterior Wall Type & Insulation:
() Standard Stud Frame () Other () 2x4 () 2x6 () Other
Is foam board sheathing present? () Yes () No
Windows - Please attach a Window Size Matrix with sizes for each apartment type
() Dual pane, non- Low E () Other
Age
<u> Mechanical Systems – Dwelling Units</u>
Heating Systems
Type () Furnace () Combo w/Water Heater () Other

Size (s)	<u>kBtu</u>	
Fuel Type () Natural gas () Propane	Location	
<u>Cooling Systems</u>		
Туре Ар	e	-
<u>Size (s)</u>	ton	
Hot Water Heaters		
Түре Аде	Size	gal
Fuel Type () Natural gas () Electric () Prop	ane Location	
Return Air System		
() one central return		
() Transfer Grilles () Jump Ducts () Other c	or N/A	
Heating and Cooling System Ducts		
Supply Ducts Location	R	
Type () Flex duct () Other	_	
Return Ducts Location		
Type () Flex duct () Other		

Spot Ventilation Equipment		
Bath Exhaust	Kitchen Exhaust	<u>t</u>
Size (cfm) Age	Size (cfm)	Age
<u>Lights:</u> Type () Incandescent () High Efficiency	Fixture Age	
Ceiling Fans: Age	-	
Appliances:		
Refrigerator Age	Size	
Dishwasher Age	-	
Laundry Hook-ups Present () Yes	() No	
PO Please complete this chec	ST-IMPROVEMENT	
MECHANICAL EQUIPMENT	PLANNED IMPROVE	<u>MENT</u>
Conventional Forced Air Furnace		
Split System Central A/C and Air source		
heat pumps up to 135,000 Btuh Thermostatic Expansion Valves in AC		
Combination Space Heating/Water Heater		
Water Heater Only		
Spot Ventilation and Mechanical Fresh Air Ventilation System		

Combustion Appliances inside conditioned	
space? Y or N	

LIGHTS &	PLANNED IMPROVEMENT
APPLIANCES	
Ceiling Fans	
Light Fixtures	
Refrigerators	
<u>Dishwashers</u>	
Clothes Washers	

WATER Use	PLANNED IMPROVEMENT
Showerheads - GPM	
Faucets - GPM	

BUILDING ENVELOPE	PLANNED IMPROVEMENT
Attic /Ceiling INSULATION	
R VALUE, TYPE	
EXTERIOR WALL INSULATION	
R VALUE, TYPE	
BAND JOIST INSULATION	
R VALUE, TYPE	
FLOORS OVER CRAWL SPACES	
<u>R VALUE, TYPE</u>	
SLAB FOUNDATIONS	
<u>R VALUE</u>	
WINDOW TYPE	
U and SHGC	

Note on Efficiency Minimums

In order to complete the energy use analysis please provide information as it pertains to this project. The efficiency of all replacement components must be equal to the required New Construction minimum requirements, unless an analysis using an approved method demonstrates that it would not be cost effective. The age of newly installed components will also be given consideration, please note any components that were installed less than five years ago.