TEXAS DEPARTMENT OF HOUSING AND COMMUNITY AFFAIRS
GOVERNING BOARD MEETING

AGENDA
8:00 AM
DECEMBER 6, 2018

Texas Capitol Building
Capitol Extension Room E2.026
1100 Congress Avenue
Austin, TX 78701

CALL TO ORDER
ROLL CALL                      J.B. Goodwin, Chair
CERTIFICATION OF QUORUM

Pledge of Allegiance - I pledge allegiance to the flag of the United States of America, and to the republic for which it stands, one nation under God, indivisible, with liberty and justice for all.

Texas Allegiance - Honor the Texas flag; I pledge allegiance to thee, Texas, one state under God, one and indivisible.

Resolution Commemorating and Recognizing December 21, 2018, as Homeless Persons' Memorial Day in Texas

CONSENT AGENDA

Items on the Consent Agenda may be removed at the request of any Board member and considered at another appropriate time on this agenda. Placement on the Consent Agenda does not limit the possibility of any presentation, discussion or approval at this meeting. Under no circumstances does the Consent Agenda alter any requirements under Chapter 551 of the Tex. Gov’t Code, Texas Open Meetings Act. Action may be taken on any item on this agenda, regardless of how designated.

ITEM 1: APPROVAL OF THE FOLLOWING ITEMS PRESENTED IN THE BOARD MATERIALS:

EXECUTIVE
a) Presentation, discussion, and possible action on Board meeting minutes summaries for September 6, 2018 and October 11, 2018

LEGAL
b) Presentation, discussion, and possible action regarding the adoption of an Agreed Final Order concerning North Athens Homes (HOME 532340/CMTS 2707)
c) Presentation, discussion, and possible action regarding the adoption of an Agreed Final Order concerning Oak Park Apartments (HTC 91056/CMTS 965) and a related Final Order of Debarment against David Yilmaz and The David Yilmaz Living Trust for a period of 15 years

OCI/HTF/NSP
d) Presentation, discussion, and possible action on a Memorandum of Understanding between the Texas Department of Housing and Community Affairs and the Texas Department of Agriculture regarding the management of Community Development Block Grant funds for the Colonia Self-Help Center Program

BOND FINANCE
e) Presentation, discussion, and possible action on Resolution No. 19-011 authorizing publication of Public Notice for Mortgage Credit Certificate Program
f) Presentation, discussion, and possible action on Inducement Resolution No. 19-012, for Multifamily Housing Revenue Bonds Regarding Authorization for Filing Application for Private Activity Bond Authority on the 2019 Waiting List for Waters at Redbud
g) Presentation, discussion, and possible action on Inducement Resolution No. 19-013 for Multifamily Housing Revenue Bonds Regarding Authorization for Filing an Application for Private Activity Bond Authority for McMullen Square Apartments
h) Presentation, discussion, and possible action on Resolution No. 19-014 Authorizing the Execution of an Escrow Agreement relating to the Multifamily Housing Mortgage Revenue Bonds for Ironwood Crossing Series 2002A
i) Presentation, discussion, and possible action on Resolution No. 19-015 Authorizing the Execution of an Escrow Agreement relating to the Multifamily Housing Mortgage Revenue Bonds for Parkview Townhomes Series 2003A

**MULTIFAMILY FINANCE**

j) Presentation, discussion, and possible action regarding changes in the structures of the Development Owner, Developer, and Guarantor prior to issuance of IRS Form(s) 8609 and a request for fee waiver for
- 18269 2400 Bryan Apartments Dallas
- 18270 TBD Arbor at Wayforest Houston

k) Presentation, discussion, and possible action regarding site eligibility under 10 TAC §10.101(a)(3) related to Undesirable Neighborhood Characteristics
- 18441 Lakeway Apartment Homes Austin ETJ
- 18450 Patriot Pointe Fort Worth

m) Presentation, discussion, and possible action to adopt the 2019 Multifamily Programs Procedures Manual

**ASSET MANAGEMENT**

n) Presentation, discussion, and possible action regarding a material amendment to the Housing Tax Credit Application
- 16098 Parkdale Villas Denison
- 16402 Charles R. Morehead Apartments El Paso
- 16603 Garden City Apartments Houston
- 17259 Mistletoe Station Fort Worth

o) Presentation, discussion, and possible action to approve a Material Amendment to the Housing Tax Credit Land Use Restriction Agreement
- 01002 La Vista Townhomes Del Rio

p) Presentation, discussion, and possible action regarding changes in the structures of the Development Owner, Developer and Guarantor prior to issuance of IRS Form(s) 8609
- 13428 Village at Palm Center Houston
- 15414 The Retreat at Westlock Tomball

q) Presentation, discussion, and possible action regarding a change in the ownership structure of the Development Owner and Developer prior to issuance of IRS Form(s) 8609
- 16200 Kirby Park Villas San Angelo

r) Presentation, discussion, and possible action regarding a change in the ownership structure of the Development Owner prior to issuance of IRS Form(s) 8609 and Application Amendment
- 16128 El Sereno Senior Apartments Cibolo f/k/a Borgfeld Manor

s) Presentation, discussion, and possible action regarding a Place in Service deadline extension for a development located in a major disaster area as allowed under Section 6 of IRS Revenue Procedure 2014-49
- 16128 El Sereno Cibolo
- 16263 La Stella Edinburg

t) Presentation, discussion, and possible action regarding Post-Closing Amendments to HOME Direct Loan Terms
- 1002124 Majors Place Greenville
RULES
u) Presentation, discussion, and possible action on an order adopting new 10 TAC Chapter 7, Subchapter D, Ending Homelessness Fund, and directing publication in the Texas Register
v) Presentation, discussion, and possible action on an order proposing the amendment of 10 TAC §8.7 Program Regulations and Requirements, and directing publication for public comment in the Texas Register
w) Presentation, discussion, and possible action on an order adopting the repeal of 10 TAC Chapter 29, Texas Single Family Neighborhood Stabilization Program Rule, and an order adopting new 10 TAC Chapter 29, Texas Single Family Neighborhood Stabilization Program Rule, and directing publication in the Texas Register
x) Presentation, discussion, and possible action on an order adopting the repeal of 10 TAC Chapter 1, Subchapter C, Previous Participation; and an order adopting new, with changes, 10 TAC Chapter 1, Subchapter C, Previous Participation and Executive Award Review and Advisory Committee, and directing their publication for adoption in the Texas Register
y) Presentation, discussion, and possible action on the draft 2019 State of Texas Low Income Housing Plan and Annual Report, and proposed repeal and proposed new 10 TAC Chapter 1, Subchapter A, General Policies and Procedures §1.23 concerning State of Texas Low Income Housing Plan and Annual Report, and directing their publication for public comment in the Texas Register

CONSENT AGENDA REPORT ITEMS
ITEM 2: THE BOARD ACCEPTS THE FOLLOWING REPORTS:

a) TDHCA Outreach Activities, (November - December)

b) Presentation, discussion, and possible action to accept the report on the Draft Computation of Housing Finance Division Total and Unencumbered Fund Balances and Transfers to the Housing Trust Fund
c) Report on the Department’s SFY 2018 draft Balance Sheet/Statement of Net Position for the year ended August 31, 2018
d) Report regarding a Request for Proposal for Financial Advisor issued by the Texas Department of Housing and Community Affairs
e) Report on the allocation of Program Year 2019 Community Services Block Grant awards
f) Report on the 2020 QAP Planning process

ACTION ITEMS
ITEM 3: INTERNAL AUDIT
   Report on the meeting of the Internal Audit and Finance Committee

ITEM 4: BOND FINANCE
   a) Presentation, discussion, and possible action on Resolution No. 19-010 authorizing the sale of mortgage-backed securities and redemption of 2009 Series A Residential Mortgage Revenue Bonds and 2009 Series B Residential Mortgage Revenue Bonds
   b) Presentation, discussion, and possible action regarding the Issuance of Multifamily Tax-Exempt Bonds (M-TEMS) (Park Yellowstone) Series 2019 and Multifamily Housing Revenue Bonds (Park Yellowstone) Series 2019 Resolution No. 19-016 and a Determination Notice of Housing Tax Credits

ITEM 5: RULES
   Presentation, discussion, and possible action on an order adopting the amendments to 10 TAC Chapter 10 Subchapter E, concerning Post Award and Asset Management Requirements, and directing its publication in the Texas Register
ITEM 6: MULTIFAMILY FINANCE

a) Presentation, discussion, and possible action on a request for the extension of the placement in service deadline under 10 TAC §11.6(5) of the 2018 Qualified Allocation Plan related to Credits Returns Resulting from Force Majeure Events

   16185  Merritt Heritage  Georgetown
   18210  Merritt Monument  Midland

b) Presentation, discussion, and possible action on penalties for failure to meet deadlines under 10 TAC 11.9(c)(8) Readiness to Proceed

   18013  Dayton Retirement Center  Dayton
   18243  2222 Cleburne  Houston

c) Presentation, discussion, and possible action regarding approval for publication in the Texas Register of the 2019-1 Multifamily Direct Loan Notice of Funding Availability

   18235  Memorial Apartments  McAllen

   18019  Highlander Senior Village  Bulverde

PUBLIC COMMENT ON MATTERS OTHER THAN ITEMS FOR WHICH THERE WERE POSTED AGENDA ITEMS

EXECUTIVE SESSION

The Board may go into Executive Session (close its meeting to the public):

J.B. Goodwin
Chair

The Board may go into Executive Session Pursuant to Tex. Gov’t Code §551.074 for the purposes of discussing personnel matters including to deliberate the appointment, employment, evaluation, reassignment, duties, discipline, or dismissal of a public officer or employee;

Pursuant to Tex. Gov’t Code §551.071(1) to seek the advice of its attorney about pending or contemplated litigation or a settlement offer;

Pursuant to Tex. Gov’t Code §551.071(2) for the purpose of seeking the advice of its attorney about a matter in which the duty of the attorney to the governmental body under the Texas Disciplinary Rules of Professional Conduct of the State Bar of Texas clearly conflicts with Tex. Gov’t Code Chapter 551; including seeking legal advice in connection with a posted agenda item;

Pursuant to Tex. Gov’t Code §551.072 to deliberate the possible purchase, sale, exchange, or lease of real estate because it would have a material detrimental effect on the Department’s ability to negotiate with a third person; and/or

Pursuant to Tex. Gov’t Code §2306.039(c) the Department’s internal auditor, fraud prevention coordinator or ethics advisor may meet in an executive session of the Board to discuss issues related to fraud, waste or abuse.

OPEN SESSION

If there is an Executive Session, the Board will reconvene in Open Session. Except as specifically authorized by applicable law, the Board may not take any actions in Executive Session.

ADJOURN

To access this agenda and details on each agenda item in the board book, please visit our website at www.tdhca.state.tx.us or contact Michael Lyttle, 512-475-4542, TDHCA, 221 East 11th Street, Austin, Texas 78701, and request the information. If you would like to follow actions taken by the Governing Board during this meeting, please follow TDHCA account (@tdhca) on Twitter.
Individuals who require auxiliary aids, services or sign language interpreters for this meeting should contact Terri Roeber, ADA Responsible Employee, at 512-475-3959 or Relay Texas at 1-800-735-2989, at least five days before the meeting so that appropriate arrangements can be made. Non-English speaking individuals who require interpreters for this meeting should contact Elena Peinado, 512-475-3814, at least five days before the meeting so that appropriate arrangements can be made.

NOTICE AS TO HANDGUN PROHIBITION DURING THE OPEN MEETING OF A GOVERNMENTAL ENTITY IN THIS ROOM ON THIS DATE:

Pursuant to Section 30.06, Penal Code (trespass by license holder with a concealed handgun), a person licensed under Subchapter H, Chapter 411, Government Code (handgun licensing law), may not enter this property with a concealed handgun.

De acuerdo con la sección 30.06 del código penal (ingreso sin autorización de un titular de una licencia con una pistola oculta), una persona con licencia según el subcapítulo h, capítulo 411, código del gobierno (ley sobre licencias para portar pistolas), no puede ingresar a esta propiedad con una pistola oculta.

Pursuant to Section 30.07, Penal Code (trespass by license holder with an openly carried handgun), a person licensed under Subchapter H, Chapter 411, Government Code (handgun licensing law), may not enter this property with a handgun that is carried openly.

De acuerdo con la sección 30.07 del código penal (ingreso sin autorización de un titular de una licencia con una pistola a la vista), una persona con licencia según el subcapítulo h, capítulo 411, código del gobierno (ley sobre licencias para portar pistolas), no puede ingresar a esta propiedad con una pistola a la vista.

NONE OF THESE RESTRICTIONS EXTEND BEYOND THIS ROOM ON THIS DATE AND DURING THE MEETING OF THE GOVERNING BOARD OF THE TEXAS DEPARTMENT OF HOUSING AND COMMUNITY AFFAIRS
1m
Presentation, discussion, and possible action to adopt the 2019 Multifamily Programs Application Procedures Manual

RECOMMENDED ACTION

WHEREAS, the rules relating to multifamily program funding are contained in the Administration Rules, Housing Tax Credit Qualified Allocation Plan, Multifamily Housing Revenue Bond Rules, and the Multifamily Direct Loan Program Rules;

WHEREAS, pursuant to Tex. Gov’t Code §2306.67022 the Board shall adopt a manual to provide information regarding the administration of and eligibility for participation in the housing tax credit program; and

WHEREAS, the Department has created the Multifamily Programs Application Procedures Manual (the “Manual”) as a resource guide for applicants, and the Manual and its contents are not rules;

NOW, therefore, it is hereby,

RESOLVED, the 2019 Multifamily Programs Application Procedures Manual is hereby approved and the publication of the Manual on the Department’s website; and

FURTHER RESOLVED, the Acting Director and his designees be and each of them hereby are authorized, empowered, and directed, for and on behalf of the Department to make such changes and conforming technical corrections as they may deem necessary to effectuate the foregoing, to revise the manual as required based on the final approved rules, and amend the manual from time to time as it deems necessary to provide guidance on the filing of multifamily related documents.

BACKGROUND

In concert with the annual rule-making process for multifamily-related programs, the Multifamily Finance Division revises the Manual. The purpose of the Manual is to provide guidance on the filing of a multifamily application and other multifamily program-related documents. Staff created this manual as a resource guide which includes references to the rules and examples of acceptable documentation or development plans based on the program rules and requirements.

The Board's action in approving the adoption of this manual allows staff the flexibility to provide more detailed instructions and amend the Manual as necessary in order to implement the Department's multifamily program rules effectively once such rules have been adopted and approved by the Governor. Additionally, from time to time staff may update the manual based on additional information that may become available or to correct inconsistencies or to clarify information contained therein.

On November 30, 2018, the Governor approved the QAP with two changes: a revision to the readiness to proceed scoring item, and the addition of a new item, as follows:
§11.9. Competitive HTC Selection Criteria.

(c) Criteria to serve and support Texans most in need.

(8) Readiness to proceed in disaster impacted counties. An Application for a proposed Development that is located in a county declared by the Federal Emergency Management Agency to be eligible for individual assistance within two years preceding December 1, 2018, that provides a certification that they will close all financing and fully execute the construction contract on or before the last business day of November. (5 points)

(9) Improving Access to Educational Resources.

An Application may qualify to receive three (3) points by electing to provide a High Quality Pre-Kindergarten (“HQ Pre-K”) program and associated educational space at the Development Site. To receive the points the Applicant must commit to all of subparagraphs (A) through (C) of this paragraph.

(A) Space and Design. The educational space for the HQ Pre-K program must be provided on the Development Site and must be a suitable and appropriately designed space for educating children that an independent school district or open-enrollment charter school can utilize to establish and operate a HQ Pre-K program. This space includes at a minimum a bathroom and large closet in the classroom space; appropriate design considerations made for the safety and security of the students; including limited and secure ingress and egress to the classroom space; and satisfaction of the requirements of all applicable building code for school facilities. The Applicant must provide in the Application a copy of the current school facility code requirements applicable to the Development Site and Owner and Architect certifications that they understand the associated space and design requirements reflected in those code requirements. The Application must also include acknowledgement by all lenders, equity providers and partners that the Application includes election of these points.

(B) Educational Provider. The Applicant must enter into an agreement, as described in subparagraphs (i)-(v) below, and provide evidence of such agreement to the Department on or before the Carryover Documentation Delivery Date. Lack of evidence of such agreement by the deadline will be cause for rescission of the Commitment Notice.

(i) The agreement must be between the Owner and any one of the following: a school district; open-enrollment charter school; or Education Service Center. Private schools and private childcare providers, whether nonprofit or for profit, are not eligible parties, unless the private school or private childcare provider has entered into a partnership with a school district or open-enrollment charter school to provide a HQ Pre-K program in accordance with Texas Education Code Chapter 29, Subchapter E-1.

(ii) The agreement must reflect that at the Development Site the educational provider will provide a HQ Pre-K program, in accordance with Texas Education Code Chapter 29, Subchapter E-1, at no cost to residents of the proposed
Development and that is available for general public use, meaning students other than those residing at the Development may attend.

(iii) Such agreement must reflect a provision that the option to operate the HQ Pre-K program in the space at the Development Site will continue to be made available to the school or provider until such time as the school or provider wishes to withdraw from the location. This provision will not limit the Owner's right to terminate the agreement for good cause.

(iv) Such agreement must set forth the responsibility of each party regarding payment of costs to use the space, utility charges, insurance costs, damage to the space or any other part of the Development, and any other costs that may arise as the result of the operation of the HQ Pre-K program.

(v) The agreement must include provision for annual renewal, unless terminated under the provisions of paragraph (C).

(C) If an education provider who has entered into an agreement becomes defunct or elects to withdraw from the agreement and provision of services at the location, as provided for in clause (B)(iii) of this paragraph, the Owner must notify the Texas Commissioner of Education at least 30 days prior to ending the agreement to seek out any other eligible parties listed in (B)(i) above. If another interested open-enrollment charter school or school district is identified by the Texas Commissioner of Education or the Owner, the Owner must enter into a subsequent agreement with the interested open-enrollment charter school or school district and continue to offer HQ Pre-K services. If another interested provider cannot be identified, and the withdrawing provider certifies to the Department that their reason for ending the agreement is not due to actions of the Owner, the Owner will not be considered to be in violation of its commitment to the Department. If the Owner is not able to find a provider, they must notify the Commissioner annually of the availability of the space.

Appropriate changes will be made to the Application and Manual within the next two weeks. The revised Application and Manual will be posted to the Department’s website, and an email announcement will be sent out when they are available.
2019
Multifamily Programs
Application Procedures
Manual

Texas Department of Housing and Community Affairs
221 East 11th Street
Austin, Texas 78701
This manual is a resource made available to help Applicants prepare and submit accurate information for complete and compliant Applications. Applicants should understand that this type of guidance is limited by its nature and that staff will apply the Qualified Allocation Plan (“QAP”) Multifamily Housing Revenue Bond (“MHRB”) Rules, the Multifamily Direct Loan (“MFDL”) Rule, and any other applicable rules to each specific situation as it is presented. The Multifamily Programs Application Procedures Manual and the Application webinar are provided as good faith guidance and assistance, but in all respects the statutes and rules governing multifamily programs supersede these guidelines and are controlling. Furthermore, any staff guidance is subject to the Governing Board's right to be the final interpreter of its rules.
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Using this Manual

The purpose of this manual is to provide a brief and general description of each tab in the Application, high level guidance as to the Department's submission requirements and what staff would generally view as acceptable supporting documentation. Guidance is also provided regarding actions that may be necessary in the course of Application review, such as waiver requests or appeals. While this guide cannot and will not contemplate all unforeseen situations, we hope that the information provides a suitable foundation upon which you may build your Application in accordance with the Rules. This manual provides limited examples of documentation that could be submitted to comply with a particular rule or requirement. In some instances the rule may allow for alternative documentation not specifically contemplated herein, and in such instances staff will review such documentation for compliance with and fulfillment of the substantive requirements articulated in the applicable rule.

Although the Department may compile data from outside sources in order to assist Applicants in the application process, it remains the sole responsibility of the Applicant to perform independently the necessary due diligence to research, confirm, and verify any data, opinions, interpretations, or other information upon which an Applicant bases an Application or includes in any submittal in connection with an Application.

All American Community Survey data must be 5-year estimates as published in the Site Demographics report posted to the Department's website, unless otherwise specified. The availability of more current data will be disregarded. Where other data sources are specifically required, such as Neighborhood Scout, the data available after October 1, but before Pre-application Final Delivery Date, will be permissible. The report submitted in the Application must include a copy of the reports including the report date.

Any Application that staff identifies as having insufficient supporting information will be directed to cure the matter via the deficiency process. A deficiency unsusceptible to being resolved because documentation that existed prior to submission of the Application is not available constitutes a Material Deficiency. Matters that are curable during the deficiency process constitute an Administrative Deficiency. (Note that in all matters discussed in this manual, determinations made by staff MAY be subject to rights of appeal to the Governing Board in accordance with applicable rules). Applicants are cautioned that this process may not be used to increase a scoring item’s points or to change any aspect of the proposed Development, financing structure, or other element of the Application. The sole purpose of the deficiency process will, in accordance with Tex. Gov’t Code §2306.6708(b), be to substantiate, correct, or clarify one or more aspects of the Application to enable an efficient and effective review by staff. Although a responsive narrative will be created after Application submission, all facts and materials to substantiate any item in response to such a deficiency must have already been clearly established at or prior to the time of submission of the Application. Failure to resolve a matter that began as an Administrative Deficiency may be determined to constitute a Material Deficiency. Material Deficiencies or lack of response to any deficiency notice may result in termination of the Application.

The Department staff always stands ready to assist in developing an understanding of the tax credit program and other sources of multifamily financing offered by the Department and the means by which an Application is to be presented. Application submission requires a thorough knowledge of the applicable program(s). The Department will offer limited direct assistance (subject to the strictures imposed by Tex. Gov’t Code §2306.1113 including, without limitation, the provisions of §2306.113(a-2)(1)) to any individual that requires this service in the preparation of the multifamily application. However, the Department staff cannot and will not take responsibility for completing an Application package or any portion thereof, including issuing deficiency notices that ultimately serve as instructions to complete a materially incomplete and deficient Application. Applicants should refer to 10 TAC §11.1(b) Due Diligence and Applicant Responsibility regarding guidance received from staff.

Where appropriate, information regarding questions asked during the recent application webinar has been added to this manual. The Department looks forward to your continuing interest in the Multifamily Finance programs and in the creation of safe, decent and high quality affordable housing for Texans.
Introduction to the 2019 Multifamily Uniform Application

Programs

All multifamily funding programs are subject to the Qualified Allocation Plan (“QAP”). Specific Applications may be subject to the Multifamily Direct Loan Program (“MFDL”) or Multifamily Housing Revenue Bond (“MHRB”) rules. The programs administered by the Multifamily Finance Division currently include:

- 9% Competitive Housing Tax Credits (“9% HTC”)
- 4% Housing Tax Credits
- Tax Exempt Bonds
- Multifamily Direct Loan Program (“MFDL”)
  - HOME
  - Tax Credit Assistance Program Repayment Funds (“TCAP RF”)
  - National Housing Trust Fund (“NHTF”)
  - Neighborhood Stabilization Program One Program Income (“NSP1 PI”)

Consistent with the Department’s rules that govern the aforementioned programs, staff has updated the Multifamily Uniform Application and this Manual for 2019.

Pre-application Requirements

An Applicant for 4% Housing Tax Credits and Tax Exempt Bonds where TDHCA is the bond issuer must submit a pre-application. Prior to submitting a pre-application, the Department will require the submission of the Pre-Inducement Questionnaire, properly and fully completed, which will give the Department a preliminary understanding of the proposed Development. The Pre-Inducement Questionnaire, the Multifamily Bond Pre-application Submission Procedures Manual, and the Multifamily Bond Pre-application can be found on the Department’s website at: http://www.tdhca.state.tx.us/multifamily/apply-for-funds.htm.

Applicants for 9% HTC may submit a pre-application to be eligible for six (6) points on the Application self-score. The pre-application collects limited information and is divided into five (5) parts, listed below, each of which will be fully explained later in this Manual.

- Applicant Contact Information
- Development Information
- Notifications
- Self Score
- Attachments and Certifications

The Multifamily Direct Loan Program (“MFDL”) does not have a pre-application requirement. If MFDL is paired with either the 4% or 9% program, the pre-application requirements of those programs must be met.

General Organization of the Application

The 2019 Multifamily Uniform Application has incorporated each of the Multifamily Programs in one Application which is divided into nine parts. Parts one through seven will be completed by all Applicants. Part eight will be
completed by 9% HTC Applicants only, and part nine is for Department use only. Each part will be briefly described in this section and fully explained later in this Manual.

- Administrative
- Development Site
- Development Activities
- Finance
- Organization
- Community Input (9% HTC only)
- Third Party Reports
- Tie-Breakers (9% HTC only)
- Review Tabs (for Department use only)

The Administrative section of the Application collects certain high level information about the proposed Development and the Applicant’s contact information. In this section the Applicant must identify the program(s) for which the Application is being submitted and provide the completed Applicant and Developer Certifications.

The Development Site section of the Application requires information related to the physical location of the proposed Development Site, such as the development address, census tract number, and flood zone designation, as well as information about the schools that will serve the Development and elected officials in the community who must receive notifications.

The Development Activities section of the Application requires information about the proposed activity, including construction and services provided to the tenants. This section also includes the architectural drawings and information regarding existing structures on the Development Site.

The Finance section of the Application requires the identification of all sources and terms of financing, the development cost schedule, pro forma annual operating expenses, and the proposed rent schedule.

The Organization section of the Application requires certain information about the Development Owner, Developer, Guarantor, Affiliates, Development Team and Nonprofit entities involved with the Application, along with their Owners, managers, and members. It includes the organizational charts and evidence of experience as well as credit limit documentation. The information in this section is used for, among other things, conducting Previous Participation Reviews under 10 TAC §1.301.

The Community Input applies to scoring for the 9% HTC only. The section may include Local Government Support in the form of a resolution(s), State Representative letters, and letters and supporting documentation from Community Organizations.

The Third Party Reports section briefly identifies who performed the Environmental Site Assessment, Market Study, and Property Condition Assessment, as well as any other required reports.

The Tie-Breakers section collects information relevant to the tie-breakers items under 10 TAC §11.7.

The Review Tabs section is used by Department staff to place application review documents in the posted Application. This section will not be used by the Applicant but must be included in the submitted application .pdf.
Instructions for Completing the 9% HTC Electronic Pre-application

Applicants for programs other than the 9% HTC may skip these instructions and this section.

The 9% HTC pre-application will be submitted via an online form, a link to which will be posted on the Department’s website on Friday, January 4, 2019. It is anticipated that by Monday, December 3, 2018, a courtesy PDF of the pre-application form will be available on the Department’s website at http://www.tdhca.state.tx.us/multifamily/apply-for-funds.htm. The courtesy PDF is for planning purposes only and will not be accepted as the submitted pre-application.

The Pre-application Final Delivery Date is Wednesday, January 9, 2019, at 5:00 p.m. (Austin local time).

What you will learn in this section:

✓ Pre-application Documentation and Assembly
✓ Pre-application Delivery

Pre-application Documentation and Assembly

The 9% HTC pre-application is not mandatory; however, Applicants that provide a pre-application are eligible for six (6) points in the full Application (assuming all applicable requirements, such as the limitations on the differences between the pre-application self-score and the Application self-score are met), and Applicants that do not submit a pre-application will not be eligible for those points.

For each pre-application, the Applicant will follow a link on the Department’s webpage to initiate submission. Once opened, the link will require the Applicant to enter an email address and the name of the Development. This information will be used to create a unique URL to access the pre-application form. An email including a link to the form will be sent to the address entered, so ensure that the address is one that the person that will complete the pre-application can access. The Applicant will use this link to complete and edit the pre-application prior to submission.

The online pre-application is divided into six pages, as identified below. There are certain fields marked with an asterisk, which are each and all required to be completed. The form will not allow the Applicant to move to the next page without completing such fields.

❖ Page 1: Contact Information
  • This page identifies the persons responsible for responding to questions and deficiencies issued by staff, the persons authorized to submit pre-application and Application documentation by means of electronic transmission (i.e., ServU account). The information entered for the primary and secondary contacts is included on the Pre-application Log. Please do not use all caps!
  • This form must be completed and saved before an application number can be assigned. Once the form is saved, an email including the assigned application number and a link to the form will be sent to the address entered, so ensure that the address is one that the person that will complete the pre-application can access. The Applicant will use this link to complete and edit the pre-application prior to submission
  • Depending on the next action desired, use the “Save”, or “Save and Continue” button.
Page 2: Development Information

- Enter the Proposed Entity Name and Development Name.
- Choose the appropriate Development Type from the drop down list, then the Secondary Development Type if applicable. Note that Applications proposing adaptive reuse must select “New Construction” as the construction type and select “Adaptive Reuse” as the secondary type. If applicable, enter the Previous TDHCA #. If the Development received an award but did not go forward (i.e. returned the credits), you do not need to enter a number.
  - If Acquisition/Rehab, Adaptive Reuse, or Rehab Only is selected, enter Initial construction year.
  - If Reconstruction is selected, enter Units Demolished and Units Reconstructed.
- Enter a number (even if zero) for Number of Noncontiguous Sites.
- Enter Number of Census Tracts.
- Choose the applicable Target Population from the drop down list.
- Enter the Development’s Address, City, ZIP Code, ETJ, County, Region and Rural/Urban designation.
- Enter the 11-digit Census Tract number; the field will not allow less than 11 digits. If the Development Site is located within multiple census tracts, click “Add” for additional fields. If you add a row, you must complete it or delete it.

IMPORTANT!! Double check that the census tract number is correct, as a change in census tract between pre-application and full Application may result in a loss of Pre-application Participation points!

- Enter the Total Low Income (“LI”) Units, as well as the Total Market Rate (“MR”) Units (enter 0 if none). The form will calculate the Total Units.
- Enter the Annual Housing Tax Credit Request. Note that pursuant to 10 TAC §11.4(b), related to Maximum Request Limit, an Applicant may not request more than 150 percent of the credit amount available in the subregion based on estimates released by the Department, or $1,500,000, whichever is less, or $2,000,000 for Applications under the At-Risk Set-Aside. The amount entered should not exceed the maximum funding request/award limits posted in the “2019 HTC Award Limits and Estimated Regional Allocation” as of November 30, 2018.
- The form will calculate the pre-application fee due. This fee is calculated without consideration for discounts related to Applications with a private nonprofit sponsor, so the actual fee required may be less than what appears on this form. When submitting fees, ensure that each check is accompanied by a completed Multifamily Payment Receipt. If the nonprofit discount applies, include documentation of nonprofit status and deduct from the fee. The Applicant is responsible for calculating the correct amount of the fee due if requesting the nonprofit sponsor discount. If payment has already been submitted to the Department select “Yes” from the drop-down menu, and a box will appear where the Check Name and Check # can be entered.
- Check the boxes for the appropriate Set-Aside Elections.
- Depending on the next action desired, use the “Save and Go Back”, “Save”, or “Save and Continue” button.

Page 3: Notifications

- Enter the State Senator and State Representative that have been notified and the appropriate Districts, as well as identifying the U.S. Representative. Department staff will notify the U.S. Representative, but the Applicant is responsible for all other notifications.
- Enter the School District officers that have been notified.
- Enter the Local Elected Officials that have been notified. As with the Census Tract fields, click “Add” for additional fields. If you add a row, you must complete it or delete it.
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- Answer the question, “Are there Neighborhood Organizations whose boundaries contain the Development Site?”
  - If the answer is no, read the certification. When you submit the pre-application you are certifying to an understanding of the program requirements and the accuracy of the submission. Depending on the next action desired, use the “Save and Go Back”, “Save”, or “Save and Continue” button.
  - If yes, then a space will appear allowing you to list the name of the organization and its address. As with previous items, click “Add” for additional fields. If you add a row, you must complete it or delete it.

- Depending on the next action desired, use the “Save and Go Back”, “Save”, or “Save and Continue” button.

IT IS THE APPLICANT’S RESPONSIBILITY TO IDENTIFY ALL NEIGHBORHOOD ORGANIZATIONS THAT MUST BE NOTIFIED. YOU SHOULD RETAIN RECORDS OF THE DUE DILIGENCE YOU PERFORMED TO IDENTIFY ALL OF THE ORGANIZATIONS

- Page 4: Self Score
  - Select points for each scoring item from the drop-down boxes. Subtotals and the total self-score will auto-populate. Note that the score cannot change by more than four (4) points between pre-application and full Application in order to qualify for Pre-application Participation points.
  - Applicant must upload a list that includes the name and address of amenities claimed under Opportunity Index in the “Amenities List” section on the last page of the pre-application.
  - The Local Government Support, Quantifiable Community Participation, Support from State Representative, Input from Community Organizations, Concerted Revitalization Plan, and Readiness to Proceed sections are not available for Applicants to Self Score. While these scoring items will not be included in the calculation to determine eligibility for Pre-application Participation points in the full Application, you MUST indicate points you intend to claim for these items.

  Note: There is a point adjustment field prior to the Final Self Score. This can be used to adjust a self score based on a staff determination. For example, a scattered site Development may have an Opportunity Index score calculated to be six points, which is not an option on the drop-down menu for that scoring item. In this case, an Applicant may need to adjust the final self score. Enter negative numbers to reduce the score. This field must not be used for manipulation of the self score in order to increase chances of being eligible for Pre-application Participation points and Applicants entering information in this field must also upload their staff determination or request for such determination under the “Other Pertinent Information” section on the next page of the pre-application.

- Depending on the next action desired, use the “Save and Go Back”, “Save”, or “Save and Continue” button.

- Page 5: Attachments and Certifications
  - Read the certifications regarding the Electronic Filing Agreement. Multiple documents may be attached under each section as needed. Select the type of file to be uploaded from the drop-down menu and click the “Choose File” button to navigate to the document you wish to upload. The pre-application uploads should show up as hyperlinks. Make sure the documents open and that they are complete.

  Staff recommends that to ensure that the correct documents are uploaded, applicants should establish a “Final Documents” folder that includes ONLY the final documents to be uploaded, named to specify the type of document.
o Attach **Site Control Documentation**. By attaching the document(s), the Applicant is certifying that the site control conforms to all applicable rules. Files should not be larger than 7 MB total.

o Attach a **Census Tract Map(s)**. You can find census tract maps here: https://www.huduser.gov/portal/sadda/sadda_qct.html. Make sure the map shows the entire census tract and the full tract number, and has an outline of the Development Site boundaries (may require more than one map). If an information box showing the tract demographics and **full tract number** does not appear, click on the census tract to open it. The census tract map(s) will be verified against the census tract(s) entered on the Development Information Page. **Again – be sure to double check your census tract number(s)!** Files should not be larger than 5 MB total.

o **Neighborhood Risk Factors.** Upload information regarding the presence of Neighborhood Risk Factors per §11.8(b)(1)(i) as such factors are more fully described in §11.101(a)(3). Note that disclosure is required to be submitted with the pre-application. The remainder of the information required to be submitted with the Neighborhood Risk Factors Report Packet may be submitted with the pre-application or with the full Application.

  **Remember:** The Neighborhood Risk Factors related to crime and schools **MUST** be disclosed at Pre Application. If the Applicant wishes to have the Board make a determination of site eligibility prior to full Application, the request may be presented prior to the March 1 full Application deadline. The Board will make a determination of site eligibility based on the information provided by the Applicant. The Neighborhood Risk Factors Packet on the TDHCA website provides a structure for submission of a complete request.

o **Other Pertinent Information:** For prospective developments that do not fit neatly within the pre-application, there is an attachment field that can be used to provide further information. For example, this field could be used if an Application has more than 5 census tracts, more than 25 local officials that were notified of the pre-application, or a staff determination regarding a scattered site Development. The vast majority of pre-applications will not need to attach anything in this field. Files should not be larger than 5 MB total.

- **Read the certifications regarding Site Control Documentation and Census Tract Maps.** Text is included below each upload section.
- The pre-application uploads should show up as hyperlinks. **Make sure the documents open and that they are complete.**
- Depending on the next action desired, use the **“Back” or “Continue”** button.

Any complete waiver request submitted with a pre-application will be taken to the February Board meeting.

### Pre-application Delivery

- The Electronic Filing Agreement is incorporated into the pre-application form and does not need to be submitted separately. **No hard copies of signed certifications are required**, but by submitting the pre-application Applicants are certifying to an understanding of the program requirements and the accuracy and completeness of the submission.

- It is strongly recommended that the Applicant use the **“Back”** button to review the entire pre-application before submission.

  The browser will display a submission confirmation page, which includes a link to a printer-friendly version of the submitted pre-application. You can right click on that document to save a .pdf copy if you wish. In the event that an error is identified after submission, the Applicant can revoke the submission, edit the form, and then resubmit prior to the submission deadline.

  **Applicants are encouraged to submit the pre-application well before the deadline as the ability to edit submissions will be disabled at 5:00 p.m. (Austin local time) on Wednesday, January 9, 2019.** A last
minute submission poses the risk of encountering computer malfunctions or other factors that could result in failure to complete submission before the 5:00 p.m. deadline. If the complete pre-application is not submitted by the deadline, the Applicant will be deemed to have not made a pre-application submission.

Applicants will not be able to access, edit or submit a pre-application after the deadline.
Instructions for Completing the Electronic Application

What you will learn in this section:

- How to download the Electronic Application Materials
- How to complete the Excel Application
- How to convert the Excel Application to PDF
- How to insert documents into the PDF
- How to set Bookmarks
- How to submit the Application

Application Download

All Applicants are required to use the 2019 Multifamily Uniform Application, along with the applicable supplemental files provided by TDHCA located at the following link: (http://www.tdhca.state.tx.us/multifamily/apply-for-funds.htm).

1. To download any of the electronic Application files, right-click on the link at the website provided above, select “Save Target As” and choose the storage location on your computer. The Excel file should be named in the following format -- <Application #_Development Name>.xls (e.g. 19001_Austin_Crossing.xls). If an application number has not been previously assigned then the file should be named as follows -- <Development Name>.xls (e.g. Austin_Crossing.xls).

2. Please do not transfer tabs from one Excel file to another, even if it is for the same Application. If you plan to submit more than one Application, please make additional copies of the 2019 Multifamily Uniform Application file after completing portions of the Application that are common to all of your Applications and before completing any portions that are not common to all of your Applications.

3. Any cell that is highlighted yellow is available to be manipulated by the applicant. All other cells (unless specifically stated) are for Department use only, have been pre-formatted to automatically calculate information provided, and are locked. Applicants may view any formulas within the cells. Applicants may not add additional columns or rows to the spreadsheets, unless otherwise stated.

4. All questions are intended to elicit a response, so do not leave out any requested information. If references are made by the Applicant to external spreadsheets those references must be removed prior to submission to TDHCA as this may hamper the proper functioning of internal evaluation tools and make pertinent information unavailable to TDHCA.

5. The electronic Application has been designed so that many of the calculations regarding development cost, eligible basis, and eligible point items will automatically compute once enough information has been entered. If you see a “#VALUE” or “DIV/0” in a cell these values should disappear upon data entry in other tabs.
Tip – Complete the Development Narrative and the Rent Schedule in the Development Activities and Finance Parts of the Application first to take full advantage of the automated calculations.

6. Be sure to save the file frequently as you are filling it out to avoid losing work!

If you have difficulty downloading files from the website, contact Jason Burr at (512) 475-3986, or Jason.burr@tdhca.state.tx.us.

Completing Required Forms and Exhibits

REMEMBER – For 9% HTC, if a pre-application was not submitted, the Applicant must separately submit the Electronic Filing Agreement form! For 9% HTC Applications submitted by the March 1, 2019 deadline, the form is due by February 15, 2019.

For Bond/4% Housing Tax Credit Applications, this completed form should be submitted 3-5 business days prior to the anticipated application submission date.

For Multifamily Direct Loans, if the application is submitted with a 9% HTC application, no additional form is required. Otherwise, the form should be submitted 3-5 business days prior to the anticipated application submission date.

The 2019 Multifamily Uniform Application consists of eight (8) parts for the Applicant to complete. Complete all applicable parts. Any portion of the Application that the Applicant considers not applicable must be included in the Application with an indication that the Applicant believes that section to be “not applicable.” Those cells that require entry are highlighted yellow. Some of the required information for this form has been entered in a previous tab and will auto fill here as applicable. Where applicable, Applicants should mark boxes with an “x.” The use of a different symbol may result in misinformation in another part of the Application. Please review and ensure all information is accurate.

The Application must include any supporting documentation needed to evidence that the Application meets the specific requirements of the rules. Where supportive information has been published by the Department, e.g., information included in the Site Demographic Characteristics Report, the Application may refer to that information.

REMEMBER – Pursuant to 10 TAC §11.9(a) of the QAP, Applicants that elect points where supporting documentation is required but fail to provide any supporting documentation will not be allowed to cure the issue through the Administrative Deficiency process.

Applicants are cautioned that some parts of the Application are specific to certain fund sources and programs. For instance, parts of the Application are labeled “Direct Loan Only” and should only be completed if requesting that funding source. However, where a specific funding source is not stated, Applicants must complete all other parts of the Application.

Part 1 – Administrative Tabs

- Tab 1a – Application Certification
  - Enter data in yellow highlighted cells.
  - The Application Certification must be signed by the Applicant or person with authority to execute documents on the Applicant’s behalf and must be dated and notarized. No hard copy is required,
only a scanned copy within the PDF file. The Applicant must, however, retain the originals and provide them to the Department on request.

- **Tab 1b – Meeting Selection (4% only)**
  The Meeting Selection form is required for Tax-Exempt Bond Developments only. Applicants are cautioned that while the Department will make its best efforts to present the Application at the requested meeting, delays with reviewing and underwriting along with peak volume of applications being processed may result in the Application being presented at a subsequent board meeting.

- **Tab 2 – Development Owner Certification**
  - Complete the yellow boxes on Tab 2 of the Application regarding disclosure of §11.101(a)(2), §11.101(a)(3), §11.202(1)(M), and/or §11.901(16) of the QAP, if applicable.
  - The certification form can be found on the Department’s website at [http://www.tdhca.state.tx.us/multifamily/apply-for-funds.htm](http://www.tdhca.state.tx.us/multifamily/apply-for-funds.htm) and must be executed by the Development Owner. This certification addresses the specific requirements associated with the Development, and the Person executing the certification is responsible for ensuring all individuals referenced therein are in compliance with the certification.
  - Applicants are encouraged to read the certification carefully as it contains certain construction and Development specifications that each Development must meet.
  - **Note that the certification has been revised to include the Applicant’s understanding that all third party reports will be posted on the Department’s website.**
  - **Note that the certification has been revised to include the Applicant’s understanding of the penalty ramifications if they do not perform under readiness to proceed.**
  - Check the appropriate boxes on pages 3, 4, and 5 for any disclosures pursuant to the Uniform Multifamily Rules regarding Undesirable Site Features [§11.101(a)(2)], Neighborhood Risk Factors [§11.101(a)(3)], termination of a relationship in an affordable housing transaction [§11.202(1)(M)], and Unused Credit Fee [§11.901(16)].
  - Submit any relevant documentation behind the tab, including the Neighborhood Risk Factors Report, if applicable.
  - The form must be signed, dated, and notarized. **No hard copy is required, only a scanned copy within the final PDF file. The Applicant must, however, retain the originals and provide them to the Department on request.**

- **Tab 3 – Applicant Eligibility Certification**
  - The certification form can be found on the Department’s website at [http://www.tdhca.state.tx.us/multifamily/apply-for-funds.htm](http://www.tdhca.state.tx.us/multifamily/apply-for-funds.htm) and identifies the various criteria relating to eligibility requirements associated with multifamily funding from the Department.
  - The form must be executed by all individuals included on the organizational chart who are identified pursuant to §11.204(2) of the QAP and who have the ability to exercise control over the Development.
  - The submission may include one copy of the certification along with copies of each signature page. A signed, dated, and notarized signature page for each individual described above must be included. **No hard copy is required, only a scanned copy within the final PDF file. The Applicant must, however, retain the originals and provide them to the Department on request.**

**Remember:** The requirement for individuals that must execute Certifications ties directly to the definition of Control at 10 TAC §11.1(d)(30). If a board member is not able to exercise control over actions of the organization other than as a voting member, they may not have control that fits within the definition. If a Board member is able to execute contracts or take other actions on behalf of the organization, they likely will meet the definition of Control and should provide execution of the Certifications. If there is a question, the Applicant will be best served by having all parties sign the Certification.
**Tab 4 – Multifamily Direct Loan Certification** (if applying for Multifamily Direct Loan funds)

- The certification form can be found on the Department’s website at [http://www.tdheca.state.tx.us/multifamily/apply-for-funds.htm](http://www.tdheca.state.tx.us/multifamily/apply-for-funds.htm) and must be executed by the Development Owner. It addresses the specific requirements associated with the Development, and the Person executing the certification is responsible for ensuring all individuals referenced therein are in compliance with the certification. Applicants are encouraged to read the certification carefully as it contains certain statements regarding lead based paint, Section 3 requirements, environmental requirements, relocation requirements, and a general threshold certification.

- The Development Owner must initial pages 5, 6, and 7. The form must be signed, dated, and notarized. **No hard copy is required, only a scanned copy within the final PDF file. The Applicant must, however, retain the originals and provide them to the Department upon request.**

**Tab 5 – Applicant Information Page**

Section 1 must include contact information for the person responsible for responding to Administrative Deficiencies. Note that this may not necessarily be the Development Owner or Applicant. The person listed here will be required to submit requested documentation within a relatively short time period, and should be generally available throughout the review process. The person listed here is also expected to be available primarily via email. Contact may include the persons listed in sections 2 and 3 as well.

**Tab 6 – Self-Score (Competitive HTC Only)**

- This form completely auto-populates from information entered throughout the Application. As noted in the introduction, the Application has been divided into sections that more closely follow the development process than the selection criteria in the QAP. Near the beginning of each section of the Application is a form that reflects information related to a particular aspect of Development (e.g. site, finance, ownership), and that form may include statements or selections that result in the Application being eligible for points.

- The self-score form contains hyperlinks that allow the Applicant to skip to the part of the Application that is relevant to that particular scoring item. For example, clicking on “Financial Feasibility” takes you to the Finance Scoring tab, where the Applicant can manipulate cells. As revisions are made to scoring items within the Application, the self-score will auto-populate and also produces a real-time self-score in the top right corner of the relevant tab. The Applicant can then click on “Self Score Total” at a number of different places in the Application and return to the self-score form. These internal links are designed to allow an Applicant is quickly toggle back and forth between the self score form and the location in the Application where support documentation for that scoring item is required.

- If the Self Score does not reflect points that the Applicant expects to receive, changes must be made on the appropriate linked tab; not on the self-score form.

**Part 2 – Development Site**

The blue colored Development Site tabs (8-15) collect all information specific to the physical location of the Development Site.

**Tab 7 – Site Information Form Part I**

This form is divided into 4 parts, all of which should be completed by all Applicants. Complete the yellow highlighted cells in each part as applicable. Some portions of this form will make reference to supporting documents which are listed and collected in Tab 8.

- **Part 1 – Development Address:** Enter the information in this section as indicated by the label for each of the boxes present. If there is no mailing address for the site, please do not use phrases such as, “1 mile east of the corner” or “approximately 300 feet from” but only indicate direction from an intersection. For example, “the northeast quadrant of Hickory Street and Red River.” Also, avoid the
Part 2 – Census Tract Information: Enter the 11-digit 2010 census tract number with no dashes, commas, decimals, or spaces. Indicate whether or not the tract is a Qualified Census Tract (QCT). Each of the subsequent highlighted cells further describing the demographics of the census tract will auto-populate. Applicants should exercise caution in identifying the correct census tract. Address searches generally yield approximate census tract matches and in some cases such searches are incorrect. It is the Applicant’s responsibility to identify the correct census tract. Remember: if the poverty rate is greater than 40% for individuals (or 55% for Regions 11 and 13), submit the Neighborhood Risk Factors Report (“NRFR”).

Applicants can double-check this information using the US Census Bureau’s Fact Finder tool at https://factfinder.census.gov/faces/nav/jsf/pages/searchresults.xhtml?refresh=t. Any clarifying notes about the address or census tract(s) can be entered in the space provided.

Part 3 – Resolutions: Mark the appropriate box indicating whether or not a resolution is required in order to satisfy a requirement under §11.3 of the QAP related to Housing De-concentration factors.

- For Competitive HTC Applications pursuant to §11.3 of the QAP, these are due with the Application and must be included behind this tab.
- For Tax-Exempt Bond Applications, these resolutions must be submitted no later than 14 days before the Board meeting where the housing tax credits are to be considered, pursuant to §11.2(6) of the QAP.
- For Tax-Exempt Bond Applications, the Resolution of No Objection to satisfy the requirement of §11.204(4) should be included behind this tab if available at the time of Application submission.
- If no resolution is required, this section can be marked “Not Applicable”.

Part 4 – Two Mile Same Year Rule: This section has been added to collect information about the proposed Development Site and other applicable Development Sites.

Part 5 – Proximity of Development Sites: This section has been added to collect information about the proposed Development Site and the proximity of any other Development Sites.

Part 6 – Zoning and Flood Zone Designation: For the Zoning Designation, enter the code or descriptive name of the Site’s current zoning exactly as it is stated in the local zoning code. For Flood Zone Designation, enter the FEMA description exactly as it appears on the FEMA floodplain map that is included in the ESA. Determine if the Site is inside or outside the 100-year floodplain according to the FEMA description corresponding to the FEMA code for the Development Site that appears on the map. Requirements regarding the floodplain are specified in detail in §11.101(a)(1) of the QAP.

Part 7 – Site and Neighborhood Standards (New Construction Direct Loan Only): This section was moved to this tab for consistency.

Part 8 – School Rating: this has been removed from scoring, but is still a threshold item under 10 TAC 11.101(a)(3)(B)(iv), and the information is necessary for reporting to the Legislature. Include the 2018 TEA rating documents in the Application. If a school, for 2018, is “Not Rated” because of the TEA Hurricane Harvey Provision, then Applicants must use the 2017 TEA rating for that school.

Tab 8 – Supporting Documentation for the Site Information Form
Each of the applicable exhibits listed on this form must be included behind it. Some of the boxes on the Supporting Documentation page will auto-populate. Supporting documents must be included for any that auto-populate or the response that originated the automatically marked box must be corrected.

- Street Map: should indicate the location and approximate shape of the Development Site outlined on the map.
- Census Tract Map: must bear the full 11-digit number and indicate the location of the Development Site.
- Resolutions: sample resolutions are provided in the 2019 Multifamily Uniform Application Template file on the Department’s website.
• **Evidence of Zoning or Re-zoning in process:** must exactly match the representation made in the Site Information Form. Acceptable evidence includes one of the following:
  - A letter from the local government official with appropriate jurisdiction stating that either there is no zoning or that the Site is appropriately zoned.
  - A letter from a local government official with jurisdiction over zoning matters that the Applicant or Affiliate is in the process of seeking a zoning change (may include an acknowledgement that a zoning application was received by the political subdivision) and that the jurisdiction received a release agreeing to hold the political subdivision and all other parties harmless.
  - For Rehabilitation Developments, documentation of current zoning and, if necessary, a letter from the local government official with appropriate jurisdiction addressing any overlays or issues of non-conforming uses. See §11.204(11)(D) of the Uniform Multifamily Rules.
  - **NOTE:** In instances where annexation of a Development Site occurs while the Application is under review, the Applicant must submit evidence of appropriate zoning with the Commitment or Determination Notice. Applicants receiving points for readiness to proceed must still have final zoning by the time of the award.

• **Flood Zone Designation:** must be the FEMA flood map submitted in the Environmental Site Assessment that contains the development area or documentation that substantiates sufficient mitigation efforts the local government has undertaken. Refer to the 2019 QAP Subchapter B – Site and Development Requirements and Restrictions §11.101(a)(1), and Subchapter D – Underwriting and Loan Policy, §11.305(b)(3). **NOTE:** The Certification of Development Owner includes stipulations regarding the conformity of the Site with the Department’s rules regarding the floodplain.

• **Site and Neighborhood Standards:** be sure documentation explains HOW requirements will be met.

• **School Rating:**
  - The table allows you to identify up to five public schools, the grade levels served at those schools, and whether or not the school has a Met Standard rating from TEA.
  - These schools may need to be combined to obtain the overall rating for each type of school (elementary, middle, or high school). Refer to §11.101(a)(3)(B)(iv) of the QAP in order to determine what schools may need to be combined to meet TEA requirements.
  - Complete the yellow box if the school district has no attendance zones and provide evidence of such.
  - Complete the form for all schools for all years. Include supporting documentation behind the tab, including but not limited to printouts from the TEA website indicating school ratings. If all schools Met Standard for all three years, only the 2018 TEA information is required (or 2017 if the Hurricane Harvey provision applies).

  **Remember:** If any elementary, middle, or high school does not have a Met Standard rating for 2018, (or 2017 if the Hurricane Harvey provision applies), submit the Neighborhood Risk Factors Report with backup documentation.

- **Tab 9 – Site Information Form Part II**
  This form should be completed for Competitive HTC and Direct Loan Applications. All items on this form are related to scoring criteria.

- **Part 1 – Opportunity Index:** Applications must meet one of the threshold requirements in order to score points for amenities.
  - Use the drop-down boxes to indicate items selected for points.
  - The Application must include one or more maps indicating the location of the Development Site and the related distance to the applicable facility.
  - Distances are to be measured from the nearest boundary of the Development Site to the nearest boundary of the property or easement containing the facility, unless otherwise noted. For the purposes of this section, all measurements will include ingress/egress requirements and any easements regardless of how they will be held.
Include backup documentation for ALL selections. **Include this documentation for Opportunity Index and for Concerted Revitalization Plan, as applicable.**

- Certify that no members of the Applicant or Affiliates had an ownership position in the amenity or served on the board or staff of a nonprofit that owned or managed that amenity within the year preceding the Pre-application Final Delivery Date.
- Select the Total Points Claimed from the drop-down box.

**Part 2 – Underserved Area:** Select from the seven options available if requesting points for this item, and select the Total Points Claimed from the drop-down box.

- **Remember:** the rule states “less than 15 years ago” and “less than 30 years ago”. Less than 15 years is anything awarded from 2004 to present. Less than 30 years is anything awarded from 1989 to present. The Department counts back from January 1.
- If §11.9(c)(5)(E) is selected and there are more than six contiguous tracts, include a separate page in the pdf Application listing those tracts.
- If an Application qualifies for points under Opportunity Index (§11.9(c)(4)), then the Application is not eligible for points under the Colonia or Economically Distressed Area items (§11.9(c)(6)).

**Part 3 – Proximity to the Urban Core:** Complete the applicable box if the Development Site is located within the required distance of the urban core. Select the Total Points Claimed from the drop-down box.

**Part 4 – Concerted Revitalization:** If claiming points, be sure that no points are being claimed under the Opportunity Index. Complete the appropriate boxes and make sure supporting documentation, including documentation of opportunity area amenities, is included behind the following tab. Select the Total Points Claimed from the drop-down box.

The Application must include evidence that the CRP is current at the time of Application and that it officially continues for a minimum of three years thereafter, OR that the work to address items outlined in the CRP has already begun and the Applicant includes confirmation from the appropriate public official that the objectives of the CRP will be met on schedule and no budgetary or other obstacles stand in the way. A CRP consists of policies instigated by a host of governmental and public-private entities. Staff would expect to see robust evidence of those policies continuing on an ongoing basis, with further proof that they will continue for 3 years within the plan OR that they have already begun to make significant impacts. A letter from a city may point to these policies and direct staff’s attention to other evidence. Many CRP plans include target dates as part of their plan. The Applicant must also present evidence of **sufficient, documented and committed funding** that will allow the CRP to meet its objectives.

**Part 5 – Declared Disaster Area:** If claiming points, simply mark the yellow box and select the Total Points Claimed from the drop-down box. The 2019 list of eligible counties is posted on the TDHCA website at [http://www.tdhca.state.tx.us/multifamily/apply-for-funds.htm](http://www.tdhca.state.tx.us/multifamily/apply-for-funds.htm).

**Part 6 – Readiness to Proceed in Disaster Impacted Counties** – Applications proposing development in a county declared by the Federal Emergency Management Agency to be eligible for individual assistance within the year proceeding the Full Application Delivery Date that provide the required evidence can qualify for five points.

**Tab 10 – Supporting Documentation for the Site Information Form Part II**

**Opportunity Index information:**
- The map(s) should indicate the location of the Development Site and include an accurate radius appropriate for the asset. Refer to §11.9(o)(4)(B) for details regarding the radius.
- Supporting documentation for each amenity selected should be included behind this tab. The documentation must provide evidence that the amenity meets each requirement of the QAP.
- **Written statements that the amenity meets the rules are not sufficient; evidence of how the amenity meets the rule is required.**
- Where applicable, Applicant must include a print-out of an online form showing that the entity is included in the applicable database.
• Evidence of the licenses held by child care centers can be found by searching for the child care center on the Department of Family and Protective Services (DFPS) website at: http://www.dfps.state.tx.us/Child_Care/Search_Texas_Child_Care/ppFacilitySearchDayCare.asp.

• Evidence of university of community college accreditation can be found by downloading the list of universities or community colleges on the Texas Higher Education Coordination Board (THECB) website. If the institution is listed, it is properly accredited: http://www.txhighereddata.org/Interactive/Institutions.cfm.

- Evidence of Underserved area:
  o For sites located within a colonia, provide a letter from the appropriate local government official or other evidence that the colonia lacks water, wastewater, or electricity at a level commensurate with the quality and quantity expected of a municipality and that the Development will make available any such missing water, wastewater, and electricity for current dwellings within the colonia to connect to such infrastructure (refer to §11.9(c)(6)(A) for further details). Evidence of the boundaries of the colonia from the Office of the Attorney General and a map showing the colonia is located within 150 miles of the Rio Grande river border is also required. Information regarding colonias can be found by using the Border Colonia Geography Online tool on the Attorney General’s website at: https://www.texasattorneygeneral.gov/cpd/colonias
  o For sites in an economically distressed area, the Application must include evidence that the site is located in both of the following:
    1. A census tract that has a median household income that is less than 75 percent of the statewide median household income.
    2. A municipality or county that has been awarded EDAP funds administered by the Texas Water Development Board (TWDB) within the five (5) years ending at the beginning of the Application Acceptance Period (as of January 4, 2014). This information can be found by clicking on “EDAP status report” on the right side of the page of the TWDB website at: http://www.twdb.texas.gov/financial/programs/EDAP/index.asp.
  o For sites located in areas covered in items (C), (D), or (E), the year count will be based on January 1 of the year of award. A Development that is less than 30 years old would be one that was awarded in 1989 or later, and a Development that is less than 15 years old would be one that was awarded in 2004 or later. Use the year indicated in the “Board Approval Year” column of the Property Inventory tab of the Site Demographic Characteristics Report to find this information.
  o For item (F), use table B25031 from the American Community Survey to find a census tract’s median gross rent for a 2-bedroom apartment unit. Be sure to compare the census tract’s gross rent to the 2016 HUD Fair Market Rent for counties, since the most recent ACS rent estimate is also from 2016. Use table S1701 to locate a census tract’s poverty rate. The dataset used for this scoring item is called the “Affordable Housing Needs Indicator” and is available in the Site Demographic Characteristics Report for your convenience.
  o For item (G), include evidence of the date the Development was placed in service, evidence that the Development is still occupied, and evidence of the source(s) of funds for any rehabilitation that has been performed on the Development.

- Proximity to the Urban Core: The map should indicate the location of the Development Site and include an accurate straight-line distance to the municipal government administration building where regularly scheduled municipal governing body meetings are held.

- Concerted Revitalization Plan: If submitting a concerted revitalization plan, either the entire plan or a link to the plan can be provided. If the plan is exceptionally large and no link is available, staff will accept an edited version, with only the applicable sections. In general, the Application must include a description of where specific information can be found in the plan including evidence of adoption and any delegation of parts of the plan. Identify where each component of §11.9(d)(7)(A)(iii)(I-V) for Urban and §11.9(d)(7)(B)(i-iii) for Rural have been met within the plan itself or using third party evidence. No more than two (2) plans may be submitted for each Application.
  o If in an Urban Area:
• A letter from the appropriate local official providing documentation of measurable improvements within the revitalization area based on target efforts outlined in the plan and discussing how the improvements will lead to an appropriate area for housing is required.
• If claiming an additional two points under §11.9(d)(7)(A)(iv)(II) of the QAP, a resolution must be included behind this tab.
• If claiming an additional one point under §11.9(d)(7)(A)(iv)(III), insert a map here showing amenities and radius, along with back-up documentation for each amenity.
  o If in a Rural Area:
    • Provide rent roll, evidence of construction date, evidence of supporting funds, evidence regarding demolition/relocation (as applicable), a CNA/PCA.
    • If claiming an additional two points under §11.9(d)(7)(B)(ii), provide resolution from the appropriate governing body or bodies, if site crosses jurisdictional boundaries.
    • If claiming an additional one point under §11.9(d)(7)(B)(iii), insert a map here showing amenities and radius, along with back-up documentation for each amenity.

• **Declared Disaster Area:** If the county in which the Development Site is located in listed on the 2019 List of Declared Disaster Areas, no further documentation is required.
  o If the Applicant believes the county in which the Development Site is located was omitted from the list and should be listed, include evidence that the Development Site is located in an area declared to be a disaster area under Tex. Gov’t Code §418.014 at the time of the Full Application Delivery Date, or at any time within the two-year period preceding the Full Application Delivery Date (on or after March 1, 2019).

• **Readiness to Proceed:** The Applicant must include a certification from the Applicant stating that the Applicant will be able to close all financing and fully execute the construction contract on or before November 29, 2019, because of evidence provided in the Application. The Application **MUST** include evidence that appropriate zoning will be in place by the time of award. The Applicant must also include acknowledgement from all lenders and the syndicator of the required closing date.
  
  On or before November 29, 2019, the Applicant must provide a final settlement statement from the title company indicating that all financing has closed; and a fully executed construction contract.

**Tab 11 – Site Information Form Part III**

This form is divided into 3 parts. All Applicants must complete the first two parts, and part 3 is relevant for tax credit (9% and 4%) Applications only.

• **Part 1 – Site Acreage:** Identify the acreage listed on each of the four application exhibits. The site acreage in each of the four spaces should agree. If there are discrepancies, the acreage of the site plan should at least be contained within the acreage of each of the other exhibits.
  o The site control document (e.g. purchase contract, lease and/or deed) often reflects more land than the site plan but may never indicate less (unless the site control documents include multiple documents, each relating to a portion of the site, all of which encompass the entirety of the site).
  o The entry for the site plan is the most important of the four entries. It must be the actual size of the final Development Site, taking into account any reductions for any circumstances (easements, dedications, etc.) that require land to be taken away from the final Site as it will be defined in the LURA.
  o The size of the Site that is reflected by the appraisal should match the size indicated by the site plan in that it should never be less than the size in the site plan. However, under certain circumstances, more land might be appraised than the final Site.
  o The ESA, like the site control document, often encompasses more land than the area of the final Development Site, but it may never be a lesser amount.
  o **Note:** Any differences in the sizes of the land stated in any of the four responses should be explained in the space provided, e.g., more land was purchased and studied in the ESA than is projected to be used for the Development Site.

• **Part 2 – Site Control:**
Complete the yellow highlighted cells identifying the seller, date of sale and any relationship between the seller and the Applicant and/or any member of the Development Team. Explain any relevant affiliations.

Identify all sellers of the property or any interest therein for the 36 months prior to January 4, 2019, and their relationship to the Applicant.

Indicate the document being presented as evidence of site control by marking the appropriate box and fill in the expiration date and estimated closing date of the contract for lease, purchase, or other form of conveyance as applicable.

**Part 3 – Ingress/Egress and Easements:** If land for ingress and/or egress and any easements is held separately from the property described in the site control documents, describe how the land is held. Documentation of rights of ingress/egress must be included within site control

**Part 4 - 30% Increase in Eligible Basis (“Basis Boost”):** The “boost” may be granted to tax credit Developments in certain locations and/or for certain types of Developments. If the Development is Rural, Supportive Housing, or in a high opportunity area, these boxes will auto-populate. If claiming the boost under §11.4(c)(2) or §11.4(c)(3)(D) or (E) or (F), mark the appropriate box.

- If claiming eligibility for the boost for a Development located in a Small Area Difficult Development Area (SADDA), a SADDA map must be submitted that clearly shows the proposed Development is located within the boundaries of a SADDA.
- If claiming eligibility for the boost by restricting additional units for households below 30% AMGI, note that the Application does not make this calculation and that applicants should reference §11.4(c)(3)(D) as well as §11.9(c)(1) and (2) of the QAP to ensure that enough units are set aside to meet these requirements.

For Competitive HTC Applications submitted in 2019, the 2019 lists of QCTs and DDAs are effective. For 4% HTC Applications, Applications submitted prior to January 1, 2019, the 2018 list of QCTs and DDAs will apply; for Applications submitted on or after January 1, 2019, the 2019 list will apply.

- If claiming eligibility for the boost for a Development located in a Qualified Opportunity Zone, a Qualified Opportunity Zone map must be submitted that clearly shows the proposed Development is located within the boundaries of an eligible census tract.

**Tab 12 – Supporting Documentation from Site Information Part III**

Provide the site control document, title commitment or policy and each MFDL exhibit as applicable, according to the list given in the Application. **IMPORTANT:** For Applications involving scattered sites, please group all applicable items below, identifying the Site by the line number in the Multiple Site Information Form (e.g. if there are five different scattered sites, provide the site control, zoning, etc. for Site #1 in a group, and the same for Site #2, etc.)

**Evidence of Site Control:** See 2019 QAP Subchapter C, §11.204(10) for details regarding site control. Be aware that for Competitive HTC Applications the rules for scoring the submission of a pre-application are affected by site control.

- If the evidence is not in the name of the Development Owner, then an Affiliate of the Development Owner must have site control that does not expressly preclude an ability to assign the Site Control to the Development Owner or another party.
- If in the form of a lease or contract for lease, the existing lease must have 45 years remaining, or the contract must be for a minimum 45-year term.
- For identity of interest transactions, submit documentation requirements described in Subchapter D §11.302(e)(1)(B) of the QAP.
- For scattered sites, if you are submitting multiple contracts, deeds, etc. each one must meet all of the requirements of §11.204(10) of the 2019 QAP. Each must clearly have the address identified and be consistent with the Scattered Site Information Form (e.g. If the Development consists of 3
parcels of Property, 3 contracts/deeds, etc. must be provided or one form of site control must clearly identify and cover all 3 parcels).

- If ingress and egress to a public right of way are not part of the Property described in the site control documentation, the Applicant must provide evidence of an easement, leasehold, or similar documented access, along with evidence that the fee title owner of the property agrees that the LURA may extend to the access easement.

- **Title Commitment or Title Policy:** See 2019 QAP Subchapter C, §11.204(12) for detailed instructions of the rules regarding title documents.
  - The title commitment or policy should be in the name of the Development Owner. In addition, the current owner reflected on any title commitment or policy should match the current owner listed on any purchase or lease agreements.
  - If documentation is more than six months old prior to the beginning of the Application Acceptance Period a letter from the title company/Bureau of Indian Affairs indicating that nothing further has transpired on the policy, commitment, or status report must be provided.
  - For scattered sites, a title for each separate Site must be submitted. Each must have the Site clearly identified. It must be consistent with the site control document submitted for the same piece of Property as well as the Scattered Site Information Form (e.g. if the Development consists of 3 parcels of Property, 3 separate labeled titles must be provided).

- **Increase in Eligible Basis:**
  - If claiming eligibility for the boost for a Development located in a Qualified Census Tract ("QCT"), a QCT map must be submitted that clearly shows the proposed Development is located within the boundaries of a QCT. **In addition,** New Construction or Adaptive Reuse Developments must include a resolution if claiming eligibility for the boost for a Development located in a QCT with greater than 20% HTC Units per total households, pursuant to QAP Subchapter A, §11.4(c)(1).
  - If claiming eligibility for the boost for a Development located in a Small Area Difficult Development Area (SADDA), a SADDA map must be submitted that clearly shows the proposed Development is located within the boundaries of a SADDA.

- **Tab 13 – Multiple Site Information Form**
The Application’s Multiple Site Information Form was created as an aid to determining how lots and tracts that have separate descriptions fit together to form the Development.

  - If a Development proposal requires the submission of more than one purchase contract, lease contract or deed to evidence Site Control, the Applicant must complete one block of the Multiple Site Information Form for each Property that will be aggregated into the Development.
  - In general, the Application must sufficiently describe the properties in the contracts and deeds so that each Property can be identified within the survey(s) of the Development Site(s).
  - Evidence must show that the Property determined by the survey of the Development Site is entirely under the Applicant’s Control and any land that is purchased in excess of the Development Site must be described in a way that makes the excess area apparent in both quantity and location.
  - In all cases, the Application must include a survey that indicates the legal description of each lot, alley, roadway and tract as described in the documents evidencing the Applicant’s Control. If more than one survey is necessary to depict the land under control, the relative locations of the land should be clear and the fit of each part into the whole should be apparent. If a contract includes land that is only described by metes and bounds, a survey showing the boundaries corresponding to these same metes and bounds and labeled with the corresponding bearings and distances should be provided.
  - The desired result of these descriptions and drawings is a clear depiction of the land under the Applicant’s Control and the relationship of this land to the Property that will be the Development Site(s). A further explanation of the information requested for multiple site development proposals is provided by the instructions for filling out the Multiple Site Information Form in the Application itself.

*Note: Lines 135-433 are hidden and available should additional spaces be needed.*
Tab 14 – Elected Officials
- If a pre-application was submitted which correctly identified all the elected officials, and no re-notifications or corrections are required (e.g., no information has changed), check the first box and leave the rest of the form blank.
- If a pre-application was submitted and additional notification or re-notification was required for any reason (whether changes to the Application or to the elected official), check the second box. Complete the entire form, indicating the elected official(s) that were notified or re-notified prior to submission of the full Application.
- If no pre-application was submitted, check the third box and complete the entire form.
- Note that this form becomes part of the Certification of Notifications. For details regarding the notification requirements, refer to §11.203 of the QAP.

Tab 15 – Neighborhood Organizations
- If a pre-application was submitted which correctly identified all the Neighborhood Organizations, and no re-notifications or corrections are required (e.g., no information has changed), check the first box and leave the rest of the form blank.
- If a pre-application was submitted and additional notification or re-notification was required for any reason (whether changes to the Application or to the Neighborhood Organization), check the second box. Complete the entire form, indicating the Neighborhood Organization(s) that were notified or re-notified prior to submission of the full Application.
- If no pre-application was submitted, check the third box and complete the entire form.

Tab 16 – Certification of Notifications (All Programs)
This form is divided into four parts. The third part applies only to competitive HTC Applications.
- **Part 1** – Mark the appropriate box.
- **Part 2** – Mark all certifications.
- **Part 3** – If no neighborhood organizations exist mark this box, indicating also that no neighborhood organizations were notified.
- **Part 4** – Certifications. The form must be signed, dated and notarized. The individual signing the certification must be the Applicant or the person that has the authority to sign on behalf of the Applicant. No hard copy is required, but a scanned copy of the signed and notarized form should be included in the Application.

NOTE: Refer to §11.203 and §11.8(b)(2) of the QAP for details regarding notification requirements, particularly those involving Development Sites located in ETJs.
- The **Public Notifications Template** located in the 2019 Uniform Multifamily Templates file should be utilized to meet these requirements. The file can be found on the website at: [http://www.tdhca.state.tx.us/multifamily/apply-for-funds.htm](http://www.tdhca.state.tx.us/multifamily/apply-for-funds.htm).

NOTE: For Competitive HTC Applications, if re-notification was required because the number of Units increased by more than 10% then the Application will not be eligible for pre-application participation points.

Part 3 – Development Activities

Tab 17 – Development Narrative
The Development Activities tabs are colored red, and contain all information regarding the planned construction on the Site. This includes physical features, such as architectural drawings, Development amenities, and Target Population.
Part 1 - Construction Type: Choose one construction type from the drop-down menu and answer all appropriate questions. Note that Applications proposing adaptive reuse must select “New Construction” as the construction type and select “Adaptive Reuse” as the secondary type. If questions are not relevant, answer with N/A, leaving no yellow highlighted cells blank.

Part 2 – Target Population: Identify the Target Population from the drop-down menu provided. Refer to §11.1(d)(47) of the 2019 QAP for more information on how Elderly Development is defined. If selecting Elderly because the proposed Development receives federal funding that has a requirement for a preference or limitation for elderly persons or households, but must accept qualified households with children, complete the statement in this section by choosing the funding source from the drop-down menu in the space provided and submit supporting documentation for that financing behind the tab.

Part 3 – Staff Determinations: If a staff determination was made pursuant to §11.1(k), mark the box with an “x” and submit a copy of the determination behind this tab. If no determination was required, simply leave the box blank.

Part 4 – Narrative: Applicants are required to provide a brief development narrative and should also use this space as an opportunity to explain any unique circumstances surrounding the proposed Development. Unless there are unusual aspects of the Development, the narrative should be one sentence, such as a statement that the Development is a fee simple, garden style apartment complex that is typical for the Target Population. If there are unusual aspects, such as those listed below, the narrative must describe them:
- unusual or complex Site Control arrangements and/or relationships between buyer and seller or landlord and tenant, e.g., condominium, leasehold, leased fee, Related Parties, etc.;
- whether the Development is an additional phase, and name, address and TDHCA number of the prior phase development;
- unusual building types, e.g., mid-rise, high-rise, modular construction, historic structure;
- uses other than residential rental units, e.g., structured parking garage, commercial space (retail, office, etc.), community center, etc.;
- rental subsidies and/or operating subsidies (summary in Development Narrative with detail in Financing Narrative);
- age or population restrictions;
- considerations regarding general public use requirements and the Integrated Housing Rule;
- descriptions of unusual tenant services; e.g., if space will be provided for medical services/exams, state clearly who will provide those services to ensure no violation of 10 TAC 11.101(b)(1)(A)(iii);
- Unit configuration changes on Rehabilitation Developments;
- any and all issues that would require approval or clearance by staff or the Board.

Please double-check that any specific information about the Development that is also provided elsewhere in the Application is consistent. For example, if the narrative describes 4 residential buildings, then the architectural plans should reflect the same.

Part 5 – Funding Request: Applicants should carefully fill in all relevant cells highlighted in yellow. This form is used to auto-populate other parts of the Application, including the scoring item related to Leveraging of Private, State and Federal Resources. Applicants are encouraged to review this form carefully for errors.
- There is no verification of funding amounts built into the Application, so Applicants should also be aware of any funding limit requirements before completing this form.
- Clicking on the funding sources (Multifamily Direct Loan, Housing Tax Credits, etc.) will link Applicants to the Summary of Sources and Uses page in the finance section. That section also links back to this page so that funding requests can be manipulated easily as Applicants develop their financing structures.

Part 6 – Set-Aside: This section is applicable to Multifamily Direct Loan and Competitive HTC Applications only.
Applicants will be asked to submit the appropriate supporting documentation for the set-aside at different parts of the Application.

**NOTE:** For Competitive HTC Applications seeking pre-application participation points, Set-Asides may not be changed from pre-application to Application.

- **Part 7 – Previously Awarded State and Federal Funding:** All cells highlighted in yellow require data entry or selection by the Applicant. If a particular question is not applicable to the Application, type in “N/A.”

- **Part 8 – Qualified Low Income Housing Development Election:** This applies only to HTC (both 9% and 4%) Applications. Applicants should understand that once an election is made it is irrevocable. Applicants are also encouraged to check this election against the Rent Schedule to ensure that there are enough 50% or 60% Units (whichever is applicable) to be consistent with the election, or that the average does not exceed 60% AMFI if electing income averaging, and, for competitive HTCs, that the average does not exceed the percentage pursued through competitive scoring in §11.9(c)(1)(C) or (D).

**Tab 18 – Development Activities Part I**
This tab is divided into 4 parts, all of which need to be completed for all Applications. The selections made here serve to certify that the Development will meet various requirements under §11.101 of the QAP.

- **Part 1 – Common Amenities** – The number of units will auto-populate, but Applicants should fill in the appropriate number of points associated with amenities according to §11.101(b)(5) of the QAP. Applicants proposing scattered site Developments should review this rule carefully in order to determine the appropriate number of points.

- **Part 2 – Unit Requirements** – Mark the one appropriate highlighted cell each from Part A and Part B.

- **Part 3 – Resident Supportive Services** - Mark the highlighted cell that is applicable.

- **Part 4 – Development Accessibility Requirements** - Mark the appropriate cells.

Applicants should pay special attention to ensure that the design of the Development is in compliance with the rules found at §10 TAC 11.101(b)(8).

**Tab 19 – Development Activities Part II**
This tab is divided into 10 parts. The selections made here will populate the self-score form.

- **Part 1 – Size and Quality of the Units:** Mark the appropriate highlighted cell. Points claimed will auto-populate.

- **Part 2 – Rent Levels/Tie Breaker for Direct Loan Program:** Only Applicants applying for MFDL need to complete this part. Applicants electing to restrict Units at 30% AMGI for Competitive HTC purposes may not count those Units for point scoring under 10 TAC §13.6(e). However, 50% AMGI and 60% AMGI Units that are layered with 30% AMGI Units for Direct Loan purposes may count for point scoring under §13.6(e). Points claimed here will not appear on the Self Score tab.

- **Part 3 – Income Levels of the Tenants** - The Rent Schedule must be completed before a score can be calculated.

For Applications electing 20% at 50% or 40% at 60%:

- The **Total Number of Low-Income Units at 50% or less of AMGI** will auto- populate from the Rent Schedule.

- You must select (in the second box) the number of 30% Units from the above number that will be used for points under §11.9(c)(2) of the QAP. **NOTE:** This number cannot be greater than but can be less than or equal to the total number of 30% Units indicated in the Rent Schedule.

- You must select (in the third box) the number of 30% Units that will be used to satisfy the requirements of §11.4(c)(3)(D) related to the Increase in Eligible Basis (30% boost). **Applicants not requesting the boost or achieving the boost under another provision (QCT, Rural, etc.) should leave this box blank.**

- The fourth box will subtract all of the 30% Units used for either points or the boost from the total number of Units at 50% or less of AMGI.
The fifth box will calculate the percentage of Units at or below 50% of AMGI available for points under §11.9(c)(1) of the QAP.

Select a yellow highlighted cell if requesting points.

**For Applications electing income averaging:**

- See the income average calculation worksheet added under Tab 24 Rent Schedule. Based on data entered in the Tab 24, the average income percentage calculation will populate in cell AE57:AI57. Changes must be made on the Rent Schedule if the average is not what the Applicant intended.

**Part 4 – Rent Levels of the Tenants** - Select the highlighted cell that is applicable. The Rent Schedule must be complete before a score can be calculated, and the Total Points claimed will not auto-populate if more than one box is marked. **NOTE: There is no calculation to determine eligibility for points. Applicants need to double check that points claimed here are consistent with the number of Units represented in Part 2 - cell B21, “Number of Units used to score points under §11.9(c)(2).”**

**IMPORTANT!!! Income Levels of Tenants & Rent Levels of Tenants Worksheet –**

The worksheet does not apply for those Applications electing income averaging.

Except for the income averaging portion, Parts 3 and 4 above both deal with income targeting and are similar in many ways. However, it is important to note that the Income Levels of Tenants awards points for the number of Units at or below 50% AMGI, which includes 30% Units. The Rent Levels of Tenants awards points solely on the number of Units at 30% AMGI. **It is extremely important that Units at 30% AMGI are not counted twice for both scoring items.**

Staff created a table located outside of the print area of the Development Activities exhibit to assist Applicants in determining their eligibility for points. The worksheet does not need to be submitted in the PDF Application. The worksheet is a tool for use by Applicants to determine their eligibility for points under §§11.9(c)(1)(A) or (B) and 11.9(c)(2) of the QAP depending on how many total LI Units are proposed.

- Column (a) contains a highlighted yellow cell that represents the total number of LI Units. Applicants can manipulate this cell to determine the number of Units at or below 50% AMGI needed for points under §11.9(c)(1) and the number of LI Units left over to qualify for points under §11.9(c)(2).
- Once the Rent Schedule has been completed, the top right-hand corner of the worksheet pulls from it the total number of low-income (LI) Units as well as the total number of 30% Units. These two numbers cannot be manipulated.
- Right above column (a), there is a cell for Applicants to input the number of 30% Units being used to satisfy the boost provision under §11.4(c)(2)(D); applicants not requesting the boost or achieving the boost under another provision (QCT, Rural, etc.) should not enter anything into this cell in order to effectively use the worksheet. **TIP:** In order to double-check the final Application submission and eligibility for points, this number should equal the red bolded number that auto-populates in the right-hand corner.

**Applicants should always independently verify that the calculations are correct and that the spreadsheet is not rounding.** Staff attempts to include calculations in certain areas as a courtesy but it is the Applicant’s responsibility to verify that their Application meets the underlying rules.

**Part 5 – Tenant Services:** Select a highlighted cell if applicable (Note that the score will not populate if both of the first two boxes are selected.

**Part 6 – Tenant Populations with Special Housing Needs:** This is a scoring item for all 9% HTC and MFDL Applications.

- Applicants must try to score first with subparagraph (B) and then subparagraph (C), both of which pertain to the requirements of the Section 811 Project Rental Assistance Program (“Section 811 PRA Program”) (10 TAC Chapter 8).
- **NEW!!!** Applicants seeking to score under subparagraph C must submit the Section 811 Supplemental Packet.
Except for MFDL, only if an Applicant or Affiliate cannot meet the requirements of subparagraphs (B) or (C) may an Application qualify for subparagraph (D). MFDL Applications may not score under subparagraph (D).

- Select and score only one of the three options.

- **Part 7 – Pre-application Participation**: Mark the highlighted cell if claiming points.

- **Part 8 – Extended Affordability**: Mark the highlighted cell if claiming points.

- **Part 9 – Historic Preservation**: If claiming points for Historic Preservation, mark the first box in the section. Each of the four boxes under the first box as well as the fifth (indented) box must be marked for the appropriate score box to populate. Documentation must be submitted behind this tab. A letter from the Texas Historical Commission stating that the property is already a Certified Historic Structure OR that the Commission has established preliminary eligibility for the structure are acceptable for points.

- **Part 10 – Right of First Refusal**: Mark the highlighted cell if claiming points.

- **Part 11 – Funding Request Amount**: Mark the highlighted cell if claiming points.

- **Tab 20 – Existing Development Information**

  This form is divided into three sections which are all relevant to specific types of Applications. See the headings for each part to determine if it is applicable.

  - **Part 1 – At-Risk Set-Aside (Competitive HTC Developments applying under the At-Risk Set-Aside ONLY):**
    
    - Section A: Mark the highlighted cell next to all applicable subsidies or benefits. Mark each condition that is applicable.
    
    - Section B: If the At-Risk units are owned by a Public Housing Authority, mark each box that is applicable. Be sure to include all applicable information for RAD Developments. The Application should indicate the PIC under which the RAD Units proposed for the Development have been reserved.
    
    - The boxes under Part C should be marked for all applicable At-Risk Developments.

  - **Part 2 – Existing Development Assistance on Housing Rehabilitation Activities**
    
    - Section A. Indicate the type of assistance the Development is expected to have or continue from the drop down box and include a brief description of the restrictions or subsidies in the space provided. Fill in the remaining highlighted cells based on the information in the contract which should be included behind Tab 35.
    
    - Section B. If claiming acquisition credits in an HTC Application, fill in all applicable highlighted cells.

  - **Part 3 – Lead Based Paint (Section 811 PRA and Multifamily Direct Loan Applications Only).** If the Development was constructed before January 1, 1978 mark each of the highlighted cells that applies.

- **Tab 21 – Occupied Developments**

  - If any structure on the Development Site is occupied at any time after the beginning of the Application Acceptance Period, even if demolition is proposed, the following items must be provided (Mark the appropriate box):
    
    - Historical monthly operating statements for 12 consecutive months ending not more than three (3) months from the first day of the Application Acceptance Period; or
    
    - The two most recent consecutive annual operating statement summaries; or
    
    - The most recent consecutive six months of operating statements and the most recent available annual operating summary; or
    
    - All monthly or annual operating summaries available.

  - Each of the following items, as applicable, must be provided:
• A rent roll not more than 6 months old as of the first day of the Application Acceptance Period that discloses the terms and rates of leases, rental rates offered at the date of the rent roll, Unit mix, and tenant names or vacancy.
  o written explanation of the process used to notify and consult with the tenants in preparing the Application,
  o a relocation plan outlining relocation requirements and a budget with an identified funding source,
  o any documentation necessary for the Department to facilitate, or advise an Applicant with respect to or to ensure compliance with the Uniform Relocation Act and any other relocation laws or regulations as may be applicable, and
  o evidence that a relocation plan has been submitted to the appropriate legal or governmental agency.
• If one or more of the above is not applicable, based upon the type of occupied structures on the Development Site, provide an explanation in the highlighted box.
• URA Applicability to MFDL. Select the box and provide additional information as applicable.
• The way the Department’s Section 811 PRA Program is designed generally does not trigger URA.
• Complete the certification.
• RARAP Certification (MFDL Only). If any yellow highlighted box is marked, then the Residential Anti-Displacement and Relocation Assistance Plan Certification must be submitted.

❖ **Tab 22 – Architectural Drawings**

Make sure all drawings are LEGIBLE. Do not submit drawings above and beyond those required under the rules.

**DO NOT SUBMIT LAYERED PLANS.** If when you open your plans the document loads a little bit at a time, the document is layered and we cannot accept it. In order to reduce the file size and speed review of drawings, Applicants are encouraged to submit plans as 300dpi images. Following these steps in Adobe Acrobat will convert most plans:

File > Print > Printer: Adobe PDF > Advanced > Settings: Custom > [√] Print As Image 300dpi > OK
Properties > Adobe PDF Settings > Default Settings: High Quality Print

As a guard against inconsistencies in the application, if accessible units are of the same floor plan/unit type as other units, applicants are not required to specially denote such accessible units within the architect’s table or Building/Unit Type exhibit as long as these units are specified in the site plan or building floor plans.

• **Site Plan – NOTE:** There have been changes to the list, so be sure that your architect follows it closely.
• **Building Floor Plans** - must be submitted for each building type. Building floor plans must include the locations of the accessible Units and must also include square footage calculations for balconies, breezeways, corridors and any other areas not included in Net Rentable Area.
• **If average income is elected, application must provide assurance that 20%, 30%, 40%, 50%, 60%, 70% and 80% Unit designations are/will be dispersed across all Unit Types in a manner that does not violate fair housing laws. (10 TAC §10.605)**
• **Unit Floor Plans** - must be submitted for each Unit type and must include the square footage for each type of Unit. Applications for Adaptive Reuse are only required to submit Unit floor plans for each typical Unit type and for all Unit types that vary in NRA by more than 10% from the typical Unit of each type. Unit floor plans must be submitted for the accessible Units for all Developments.
• **Building Elevations** - must be submitted for each side of each building type (or include a statement that all other sides are of similar composition to the front) and must include percentage estimates of each exterior material and proposed roof pitch. Rehabilitation and Adaptive Reuse Developments may submit photographs if the Unit configurations are not being altered and after-renovation drawings must be submitted if Unit configurations are proposed to be altered.
Applicants are encouraged to submit architectural plans grouped by type of plans (e.g., building floor plans for all buildings, followed by unit plans for all units, followed by elevations for all buildings, etc.) as opposed to building by building (e.g., all plan sheets for building one, all plan sheets for building two, etc.).

- **Tab 23 – Specifications and Building/Unit Configuration**
  - **Specifications and Amenities** - Required for all Development types (i.e. New Construction, Rehabilitation, etc.); no exceptions. Complete all yellow highlighted cells as applicable. Under parking requirements, indicate number of spaces of each parking type that will be free of charge and number of spaces that will be available to tenants for a fee.
  - **Building/Unit Configuration** – Information on this chart should be consistent with the Rent Schedule and the architectural drawings. **For Supportive Housing Applications Only:** The breakdown of common area square footage at the bottom of the page must agree with the architectural plans.
    - This form is broken down into forms 23, 23a, 23b, and 23c. These worksheets will help you determine the distribution of mobility and hearing/visual accessible Units and accessible parking spaces. Include these worksheets in the Application.
    - Specifics about parking: Applicants are advised to see the Application Webinar for the context of the examples included in the Application.
      - **Basic requirement:** The number of parking spaces must be adequate and consistent with local code, unless there is no local code, in which case the requirement is one and a half (1.5) spaces per Unit for non-Elderly Developments and one (1) space per Unit for Elderly Developments. The minimum number of required spaces must be available to the tenants at no cost.
      - **ADA Chapter 2 Section 208 standards always apply to all parking in every development.** In some instances, Fair Housing Accessibility (“FHA”) requirements also will apply. Below are links to both standards.

- If a revised form is submitted during the application review process, indicate the date of submission at the bottom of the form.

### Part 4 – Development Financing

- **Tab 24 – Rent Schedule:** Submit the final Rent Schedule after deleting any rows that indicate zero (0) as the unit count. The Rent Schedule has been intentionally placed immediately following the Building/Unit Configuration exhibit in an effort to reduce the number of inconsistencies.
  - Gross Rent cannot exceed the HUD maximum rent limits unless documentation of project-based rental assistance is provided.
  - The unit mix and net rentable square footages must be consistent with the site plan and architectural drawings.
  - If any non-rental income is included, describe the source(s) of the income. “Misc” or “Etc.” in the income description is not acceptable.
  - If the Development includes loft/efficiency Units, label these Units as “0” bedrooms as provided in the drop-down list.
  - If applying for Multifamily Direct Loan funds, the column titled “MF Direct Loan Units (HOME (Rent/Inc)” also includes the Income level required for each MF Direct Loan Unit designation.
  - A calculation worksheet for income averaging has been added in the area outside of the print area for the form. The worksheet is not required for the PDF Application but should be included in the Excel Application document.
• **Tax-Exempt Bond Developments ONLY.**
  o Space has been added to identify the Private Activity Bond Priority. Choose the applicable priority from the drop-down list.
  o Priority must be designated, as submitted to the Bond Review Board, regardless of Bond Issuer. The priority designations include the following:
    ▪ **Priority 1(a):** Set-aside 50% of the Units at 50% AMGI and 50% at 60% AMGI.
    ▪ **Priority 1(b):** Set-aside 15% of the Units at 30% AMGI and 85% at 60% AMGI.
    ▪ **Priority 1(c):** Set-aside 100% of the Units at 60% AMGI for Developments located in a census tract with a median income that is higher than the median income of the county, MSA or PMSA in which the census tract is located.
    ▪ **Priority 2:** Set-aside 80% of the Units at 60% AMGI; up to 20% of the Units can be at market rate.
    ▪ **Priority 3:** Includes any qualified residential rental Development. Market rate Units can be included under this priority.

• **Cost of Development per Square Foot.** These cells will calculate automatically when both the Rent Schedule and Development Cost Schedule are completed.
  o Points for this item will be selected at the end of the Development Cost Schedule.

If a revised form is submitted during the application review process, indicate the date of submission at the bottom of the form.

❖ **Tab 25 – Utility Allowances:**
  • Drop down lists are provided to identify “Who Pays” for the utility service and what type of “Energy Source” will be used.
  • If Development is **all bills paid**, utilities and energy source is still required.
  • The “Total paid by tenant” calculates only those energy sources for which it is indicated the tenant pays.
  • **Remember to include your support documentation:**
    o Current PHA utility allowances sheet
    o USDA Rural Housing Services utility schedule (for RHS-regulated buildings)
    o HUD utility schedule (for HUD-regulated buildings)
    o TDHCA [pre-approval](#) of the following is required prior to application submission (10 TAC §10.614(k)):
      ▪ HUD Utility Schedule Model
      ▪ Written Local Estimate
      ▪ Energy Consumption Model
      ▪ Actual Use Method/Agency Estimate

NOTE: More information can be found at: [http://www.tdhca.state.tx.us/pmcomp/utility-allowance.htm](http://www.tdhca.state.tx.us/pmcomp/utility-allowance.htm)

If a revised form is submitted during the application review process, indicate the date of submission at the bottom of the form.

❖ **Tab 26 – Annual Operating Expenses:**
  • Fill in all yellow highlighted cells.
  • You must describe any “Other” cost included in any of the expense categories, “Misc” and “Etc.” are not acceptable descriptions. The cells state “describe” in red to remind you to enter a description.
  • Annual Debt Service should be consistent with information provided in the Summary of Sources and Uses of Funds form as well as the 15 Year Pro Forma.
• Expense per Unit, Expense to Income ratio, and Debt Service Ratio will be calculated automatically. Applicants should familiarize themselves with the underwriting rules (Subchapter D of the Uniform Multifamily Rules) regarding thresholds for these items.

If a revised form is submitted during the application review process, indicate the date of submission at the bottom of the form.

❖ Tab 27 – 15 Year Pro Forma:
• Refer to §11.302(d) of the Multifamily Rules regarding the underwriting analysis for a discussion that encompasses the items in the pro forma.
• Any deferred developer's fee must be shown to be fully repaid by year 15.
• Enter rental concessions as a negative value.
• You must describe any “Other” debt service included in the pro forma.
• The form includes an optional certification, signature, and contact information for the lender for Competitive HTC Applications claiming points under §11.9(e)(1) of the QAP.

If a revised form is submitted during the application review process, indicate the date of submission at the bottom of the form.

❖ Tab 28 – Offsite Costs Breakdown
• This form must be completed if there are any offsite costs associated with the Development, whether or not they are included in the Development Cost Schedule. For example, if offsite costs are embedded in the acquisition costs, this form must be completed. If there are any unusual circumstances surrounding the costs and/or payment of off-site costs, please include an explanation behind this tab.
• The form must be completed, signed and sealed by a professional engineer. See §11.204(8)(E)(ii) of the QAP.
• If any Off-site Costs are included in Eligible Basis:
  o A letter from a certified public accountant must be submitted allocating which portions of those costs should be included in Eligible Basis; and
  o If off-site costs are based on PLR 200916007 the certified public accountant must provide a statement of findings describing the facts relevant to the Development and that the fact pattern matches the PLR 200916007.

If a revised form is submitted during the application review process, indicate the date of submission at the bottom of the form.

❖ Tab 29 – Site Work Costs Breakdown
• This form is applicable to all Developments, regardless of the amount of Site Work cost attributed to the Development.
• If the Site Work cost is above $15,000 per Unit and are included in Eligible Basis, a letter must be provided from a certified public accountant allocating which portions of those site costs should be included in Eligible Basis.
• The total Site Work costs entered in this exhibit should match the amount reflected in the Development Cost Schedule.

If a revised form is submitted during the application review process, indicate the date of submission at the bottom of the form.

❖ Tab 30 – Development Cost Schedule
• All applicable yellow highlighted cells under the Total Development Summary (columns C, D, and E) should be completed. A section for notes regarding the costs is provided as well; this should be used to
add any information that could be helpful for the underwriting review, to explain line items that may be particularly low or high costs.

- This form separates contingency from general requirements, overhead and profit. “Voluntary Eligible Building/Hard Costs” allows the Applicant to list the actual building and hard costs in the schedule on line 75, then indicate only the amount of the actual costs to be used to score points under §11.9(e)(2) Cost per Square Foot. The Applicant should adjust the voluntary number until the desired percentage is reached. The score will be entered at the end of the form.

- **Supportive Housing Developments** should review the “Specifications and Building/Unit Type Configuration” form to ensure that information required for such developments is entered at the bottom of that form.

- **Where development costs are reduced by contributions by local government entities** for the purpose of scoring points under §11.9(d)(2) Commitment of Development Funding by Local Political Subdivision, those reductions should be indicated in the “Notes” column next to the cost.

- **NOTE**: No syndication costs should be included in the Eligible Basis.

- A number of items have been edited/added to the form for 2019.

- The “Credits Supported by Eligible Basis” cell is automatically calculated. This figure should be equal to or greater than the annual Housing Tax Credit Funding Request.

- **IMPORTANT**: If a 130% High Cost Area Adjustment is included in the Development Cost Schedule the Application should meet one of the criteria identified in §11.4(c) of the QAP and indicate under which criteria the Application qualifies for the Eligible Basis boost in Part 3 of the Site Information Form Part III.

- You must describe any “Other” costs reflected in the Cost Schedule. The cells will prompt you when an amount is inserted to “please specify” under a footnote.

**Include the contact name and phone number in the space provided of the person providing the cost estimate for the Hard Costs.**

If a revised form is submitted during the application review process, indicate the date of submission at the bottom of the form.

**Tab 31 – Financing Narrative and Schedule of Sources:**

- Identify the name of each Financing Participant in the left-hand column. (Note that Department Funds have been auto populated based on data entered on the Development Narrative Tab, and are hyperlinked to move back and forth between tabs.)

- Choose the Funding Descriptions from the drop-down list for Debt and Third Party Equity:

- **Where there are financial contributions by local government entities** for the purpose of scoring points under §11.9(d)(2) Commitment of Development Funding by Local Political Subdivision, those contributions should be entered as debt, a grant, or “Other”, as applicable.

- Match (MF Direct Loan only) is included as “Other”.

- Note that the Funding Description column under “Deferred Developer Fee” and “Other” do not have drop-down menus. Applicants should write in a funding description.

- For each source identified you are required to include the interest rate, amortization, term and syndication rate, where applicable. **THE INFORMATION INCLUDED HERE MUST BE CONSISTENT WITH THE FINANCING NARRATIVE, TERM SHEETS, AND DEVELOPMENT COST SCHEDULE.**

- The priority of lien must be indicated in the “Lien Position” column for interim and permanent financing.

- Total sources of funds in the “Permanent Period” portion of the form must equal the total uses of funds reflected in the Development Cost Schedule.

- Complete the financing narrative, again ensuring that any information written here is consistent with the other exhibits in the Application. The narrative should identify any non-traditional financing arrangements; use of funds with respect to the Development; funding sources
including construction, permanent, bridge loans, rents, operating subsidies, and replacement reserves; and commitment status of funding sources for the Development.

If a revised form is submitted during the application review process, indicate the date of submission at the bottom of the form.

- **Tab 32 – Financial Capacity and Construction Oversight (Direct Loan Applications only)**
  This tab is applicable for the Department’s Direct Loan Applications if: (1) the Direct Loan amount to more than 50% of the Total Housing Development Cost, except for Developments also financed through the USDA-515 program, or (2) the Direct Loan is the only source of Department funding (no HTCs are being requested) for the Development. Place the documentation described in the tab behind the tab.

- **Tab 33 – Matching Funds (Direct Loan Applications only)**
  This form is applicable for Multifamily Direct Loan Applications, only. Detail the type of Match, amount, and source in the appropriate columns. See the Match Guidance section of the tab page as well as 10 TAC §13.2(8) and the NOFA for information and requirements about Match. Match in the amount of at least 5% of the MF Direct Loan funds requested must be documented.

- **Tab 34 – Finance Scoring (competitive HTC Applications only)**
  This form is divided into 3 parts and is only applicable to Competitive HTC Applications.
  - **Part 1 – Commitment of Development Funding by Local Political Subdivision (LPS) (§11.9(d)(2))**
    To request the point, enter the name of the Local Political Subdivision providing the funding in the highlighted box at the top of this part. Indicate in the following three check boxes that the letter meets each of these criteria. The letter must indicate the dollar value of the contribution and the dollar value of the contribution must be reflected in the Application. If the contribution reduces costs, it must be noted on the Development Cost Schedule. If the contribution is in the form of a loan, grant or similar instrument, it must be included with the development sources and uses. Contributions must equal $500 or more if the Application is Urban and $250 if the Application is Rural or USDA. The letter committing the funding and naming the same Local Political Subdivision named in the top box of this scoring item must be present in the “Tab 35. Supporting Docs.” The total points claimed will auto-populate the score box only if the boxes above it have entries.
  - **Part 2 – Financial Feasibility (§11.9(e)(1)**
    Make only one selection from the options listed on the form in this section. The Total Points Claimed will auto-populate based on your selection. As support for these points, submit both a 15-year pro forma itemizing all projected income and expenses, signed by the permanent or construction lender AND a lender letter indicating financial feasibility and/or acceptable Principals. A template exists for an acceptable letter but an alternative letter may be used, as long as it contains the same information as the template.
  - **Part 3 – Leveraging of Private, State, and Federal Resources (§11.9(e)(4)**
    - At least 5% of the total Units must be restricted to 30% AMGI. The form will calculate the percentage based on the information reflected in the Rent Schedule.
    - If the Development leverages CDBG Disaster Recovery, HOPE VI, RAD, or Choice Neighborhoods funding, mark the appropriate box.
    - The form will calculate Housing Tax Credit funding request as a percent of Total Housing Development Cost based on information reflected in the Development Narrative and the Development Cost Schedule. Note that the rule calls for the funding request to be LESS THAN a certain percentage **without rounding**.
    - No more than 50% of the developer fee can be deferred to be eligible. **NOTE:** This form does **not** perform this calculation.
    - No supporting documentation is necessary unless claiming points based on a commitment of CDBG-DR, HOPE VI, RAD or Choice Neighborhood Funding.
NOTE: Remember to select the points being requested from the drop-down in the “Total Points Claimed” field. Although the form will calculate eligible points based on the information provided, the points requested WILL NOT auto-populate.

- **Tab 35 – Supporting Documentation**
  - Evidence must be consistent with the *Summary Sources and Uses of Funds and Financing Narrative*. If changes occur, update the form to match the new information.
  - Executed Pro Forma from a Permanent or Construction Lender (if requesting points for financial feasibility). The pro forma must include:
    - the first 5 years and every fifth year thereafter for a 15 year period;
    - all projected income, operating expenses, and debt service;
    - the general growth factor applied to income and expense;
    - a minimum 1.15 DCR throughout the 15 years for all Third Party lenders that require scheduled repayment;
    - signature and contact information of an authorized representative of the lender.
  - Letter from lender regarding approval of Principals.
  - Include term sheets for all interim and permanent financing that are consistent with other parts of the Application, and provided in one or more of the forms identified and include the requirements set forth in §11.204(7)(A)-(B) of the QAP. **Reminder!!** Term sheet must include an acknowledgment of the amounts and terms of all other anticipated sources of funds or the Sources and Uses must be signed by an authorized representative from each funding source.
  - **Reminder:** For Direct Loan Applications or Tax Exempt Bond Applications utilizing FHA financing, the Application shall include applicable pages from the HUD Application for Multifamily Housing Project. If the HUD application has not yet been submitted then a statement to that effect should be included in the Application along with an estimated date for submission.
  - Any federal, state or local gap financing, whether soft or hard debt must be identified at the time of Application and a term sheet must be provided for each.
  - If the Development is financed through more than 5% Development Owner contributions provide the required documentation described in §11.204(7)(C) in the full Application.
  - Include term sheets for syndication of tax credits that include the requirements set forth in §11.204(7)(D) of the QAP.
  - Letter from the Texas Historical Commission as applicable to historic tax credit financing under §11.9(e)(6) or otherwise.
  - Include evidence of rental assistance or other subsidies if applicable.

- **Tab 36 – Sponsor Characteristics**
  - This form is only applicable for Competitive HTC Applications, and is divided into two Parts. Applications may qualify for two points for having a Certified HUB or Qualified Nonprofit in the ownership structure (with exception for the HUB of a HUD 202 Rehabilitation project), or for one point for having a Certified HUB or nonprofit organization involved with the Development Services or in the provision of on-site tenant services during the Development’s Affordability Period. To be eligible for the two points using a Qualified Nonprofit, the Application must be applying in the Nonprofit Set-Aside (a selection made in the Development Narrative and which will be auto-populated in this section.) The HUB must be registered with the Texas Comptroller of Accounts, and evidence of such registration must be provided behind this tab.

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Part 5 – Development Organization

The Development Organization tabs are colored green, and include all information regarding the Development Team members. The Organizational Charts, Previous Participation exhibits, and Credit Limit documents are all located in this section.

- **Tab 36 – Sponsor Characteristics** This form is only applicable for Competitive HTC Applications, and is divided into two Parts. Applications may qualify for two points for having a Certified HUB or Qualified Nonprofit in the ownership structure (with exception for the HUB of a HUD 202 Rehabilitation project), or for one point for having a Certified HUB or nonprofit organization involved with the Development Services or in the provision of on-site tenant services during the Development’s Affordability Period. To be eligible for the two points using a Qualified Nonprofit, the Application must be applying in the Nonprofit Set-Aside (a selection made in the Development Narrative and which will be auto-populated in this section.) The HUB must be registered with the Texas Comptroller of Accounts, and evidence of such registration must be provided behind this tab.
• **Part 1 – Certified HUB or Qualified Nonprofit in the Ownership Structure:**
  - Indicate if attempting to score two points as a certified HUB or Qualified Nonprofit.
  - Complete the yellow highlighted cells with the percentages of ownership interest, cash flow from operations, and developer fee.
  - Certify that the Nonprofit or HUB will materially participate in the Development.
  - Indicate the experience of the Nonprofit or HUB by marking the checkboxes (Property Management, Construction, Development, Financing, or Compliance).
  - Certify there is no relationship between the Principals of the Nonprofit or HUB and any other Principals of the Applicant or Developer.
  - A narrative describing the HUB’s or Nonprofit’s experience in the housing industry as well as a statement indicating how the Nonprofit or HUB will materially participate must be included behind this tab. Acceptable evidence of experience includes, but is not limited to a resume or TDHCA experience certificate. (Note, however, that such certificate is not necessarily sufficient to satisfy a 2019 experience requirement.)
  - Indicate points claimed (zero if this option is not selected).

• **Part 2 – Certified HUB or nonprofit involved with the Development Services or in the provision of on-site tenant services during the Development’s Affordability Period:**
  - Complete the yellow highlighted cells indicating which will be involved with Development services.
  - Evidence of experience in the provision of Development Services or in the provision of on-site tenant services as well as a narrative statement indicating how the HUB or Nonprofit will provide such services must be included behind this tab.
  - Indicate points claimed (zero if this option is not selected).

The score will populate based on the selections made on this form. If it is not filled out correctly, points will not be included on the self score form.

❖ **Tab 37 – Applicant and Developer Ownership Charts:** This sheet shows a basic format for organizational charts. Be sure that charts follow the example given and that they contain the following information:

- Correct name and ownership percentage of each entity and person. Avoid nicknames.
- Clear indication of role, i.e. Member, Member/Manager, Class B, LP, etc., and ability to exercise Control.
- Trusts must include the trustee and list all beneficiaries that have the legal ability to access, control, or direct activities of the trust and are not just financial beneficiaries.
- Nonprofit entities, public housing authorities and publicly traded corporations must show name of organization, individual board members and executive director. For individual board members, indicate those board members that have the ability to exercise control. Any other persons with the power to exercise control must also be identified.
- In cases of to-be-formed instrumentalities of PHAs where the board members and executive director remain to be determined, the PHA itself is shown.
- Ownership must be described to the level of natural persons, whether Owners or board members.
- Developer organization chart shows the structure of the Developer and includes the following:
  - Any Person receiving more than 10% of the Developer Fee
  - Nonprofit entities, public housing authorities and publicly traded corporations show name of organization, individual board members and executive director
  - Ownership to the level of natural persons, whether Owners or board members
  - Any other relationships involving the power to control the Applicant directly or indirectly.
- Create separate charts for the Owner, Developer and Guarantor, ensuring that each of the three is a complete representation of the structure of each organization, and attach them behind this exhibit.
Tab 38 – List of Organizations and Principals

- Complete the yellow highlighted cells as needed, beginning with the Applicant name.
- All information that the form solicits must be legible in the Acrobat version of the form (reduce the font size or make other provisions as necessary to accomplish this).
- All organizations AND persons should be listed on this form.
- Each entity except a natural person will have its own section, in which its individual structure will be given.
- Select the appropriate description of TDHCA experience for each Person from the Yes/No dropdown menu. Make a selection for each entry.
- Indicate whether the entity has the ability to exercise control over the Development.
- Be sure names exactly match the organizational charts. Avoid nicknames.
- Additional spaces for Sub-Entities or Principals are available by un-hiding rows. (There are 30 entries available for Sub-Entities or Principals.)
- Submit as many pages of the form as necessary to report all organizations and natural persons, including Guarantors and recipients of the developer fee.

When converting to PDF format, be sure to adjust page breaks as necessary and keep all information legible.

Tab 39 – Previous Participation Form

- For HTC applications without 811 PRA, a separate form must be completed for each entity shown on the Owner and Developer organizational charts, and also for only those natural Persons shown on the Owner and Developer organizational charts that exercise control. For Applications with MFDL or that contain 811 PRA, each Person (as defined by 2 CFR Part 180), Board Member, or Affiliate must complete a PPR form. See 10 TAC §1.301 for further information about previous participation review.
- Note that the appropriate fields should be marked at the bottom to indicate other TDHCA programs the entity or person has participated in.
- A separate form is required for each Person or entity, regardless of whether the Person or entity has previous experience with TDHCA funding or assistance.
- For “Control Begin” / “Control End” enter the time period a person’s or entity’s role in each property identified began and ended. This applies to any Developments in which a Person or entity was originally involved, but have since been transferred to another Person or entity.
- If the Person’s or entity’s role in a property or service-related activity has not ended then leave the “Control End” column blank.
- If more space is needed, unlock rows after row 40.

Tab 40 – Nonprofit Participation

- All nonprofit Applicants or Principals must complete this form regardless of the level of ownership or application set-aside.
- Complete all appropriate yellow highlighted cells. Yes/No questions have drop-down menus.
- The worksheet allows listing up to twenty (20) board members. If more space is needed, print additional forms or contact staff.
- Include the Board Members’ home address.

Tab 41 – Nonprofit Supporting Documentation

- Applications involving 501(c)(3) or (4) nonprofit General Partners that DO NOT elect to be included under the Nonprofit Set-Aside only need to submit the IRS determination letter described below, or if the nonprofit designation is not due a 501(c)(3) or (4) determination, the Application must contain a disclosure of the basis of the nonprofit status. Tax Exempt Bond Applications only need to submit the first item below in addition to the Nonprofit Participation Form.
IRS Determination Letter which states that the nonprofit organization is a §501(c)(3) or (4) entity. This designation must be in place as of the beginning of the Application Acceptance Period. If the organization is a Qualified Nonprofit Organization as defined in the tax code, notwithstanding any apparent limitations in the QAP about the particular parts of the Code under which a nonprofit may qualify, submit an IRS determination letter.

- The additional documentation requirements identified in this section must be completed only if the Applicant is eligible and has elected to compete under the Nonprofit Set-Aside Allocation pursuant to §2306.6706, which requires that the organization’s 501(c)(3) or (4) designation be in place at the beginning of the Application Acceptance Period.

- Third Party Legal Opinion – Be sure your legal opinion contains all of the required statements pursuant to §2306.6706 and §10.204(14)(A)(iii). A template is provided on the website at: http://www.tdhca.state.tx.us/multifamily/apply-for-funds.htm. The Third Party Legal Opinion letter template was revised in 2017. Be sure to share the current letter with your counsel as soon as possible so that they can determine if they will be able to provide any required opinion or they can contact us if there are questions as to form.

- Financial Statement - The nonprofit’s most recent financial statement prepared by a Certified Public Accountant.

- Certification of Residence - a certification that a majority of the board members reside in the State of Texas if the Development is in a Rural Area, or within 90 miles of the Development if it is not in a Rural Area.

- The worksheet allows up to twenty (20) board members to be listed. If more space is needed, simply print out another form or contact staff.

Tab 42 – Development Team Members: Enter information as requested. Note that drop-down menus will facilitate identification of HUB participants and related team members.

Tab 43 – Architect Certification:
- This certification can be found on the Department’s website at http://www.tdhca.state.tx.us/multifamily/apply-for-funds.htm and must be executed by the Development engineer, an accredited architect or Third Party accessibility specialist.
- New Construction Direct Loan Applicants must have the architect certify Development Site is sufficient in size, exposure, and contour to accommodate the number of Units proposed. NOTE: The certification requires a separate statement be submitted that describes how the accessibility requirements for the physically accessible/hearing and visual impaired Units will be met, along with related parking requirements. Be sure this statement is attached to this certification.
- The form must be signed, dated, and notarized. No hard copy with original signature/stamp is required, only a scanned copy within the final PDF file. However, a signed and stamped original must be retained and provided on request.

Tab 44 – Experience Certificate
- Experience certifications issued by the Department from 2014-2018 are valid for use.
- If a Principal of the Development Owner, General Partner or Developer for the Application is seeking an Experience Certificate from the Department, the 2019 Experience Certification Request Form, along with the required documentation (found in §11.204(6) of the QAP) to establish experience must be submitted to the Department within the Application behind this placeholder tab. Alternative experience documentation may be provided in accordance with 10 TAC §13.5(d)(1) if MFDL is the only source of Department funding being requested.
  - Names on the evidence must tie back to the individual seeking the experience certificate.
  - Experience certification may be withheld if the individual has, at any time within the preceding three years, been involved with affordable housing in another state which has
been the subject of issued IRS form 8823 citing non-compliance that has not been or is not being corrected with reasonable due diligence.

- If the Principal is determined by the Department to not have the required experience, an acceptable replacement for that Principal must be identified prior to the date the award is made by the Board.
- No person may be used to establish the required experience if that person or an affiliate of that person would not be eligible to be an Applicant themselves.
- The 2019 Experience Certification Request Form is located in the Multifamily Applications section of the TDHCA website or at: http://www.tdhca.state.tx.us/multifamily/apply-for-funds.htm.
- Experience documentation may be submitted prior to the March 1st Competitive HTC Application deadline. If the documentation has been submitted but no experience certificate issued, indicate such on the form and include a copy of the request.

- **DUNS Number and SAM.gov Registration (Direct Loan Applications Only)** If available, include the DUNS and SAM.gov registration for the Applicant entity behind this tab. This information is an absolute requirement prior to Contract execution should the Applicant receive an award of federal funds.

### Tab 45 – 9% Applicant Credit Limit Documentation and Certification

- In general, each entity and Person listed on the Owner’s and the Developer’s organizational charts should be listed on Part 1a.
- Part 1a must list all Board Members of Nonprofits that have the ability to exercise control, all Executive Directors, and any other person capable of exercising control.
- In Part 1b, use the drop-down menu to state whether the person or entity has more than one Application competing in the current Application Round.
- Be sure all names exactly match the organizational charts and are used consistently. Avoid nicknames.
- For each Person or entity that indicates affiliation with another Application in Part 1b, you must submit a Part 2. Scroll down to find Part 2 of the form.
- Up to 30 separate persons or entities may be entered in Part 1.
- **Part 2:** Complete a Part 2 for each Person that answered “Yes” on Part 1b. Print the complete forms, have them signed, and insert the executed copies back into the PDF Application.

For 9% HTC Applicants only:
The Housing Tax Credit cap is $3 million and applies to all Applicants, Developers, Affiliates or Guarantors in the Application. See §11.4(a) of the QAP for details regarding how to apply the cap.

### Part 6 – Community Input Scoring Items

### Tab 46 – Fill-in the form and include the letters behind the form as applicable.

- **Section 1 - Local Government Support** - An Application may qualify for up to seventeen (17) points for a resolution or resolutions voted on and adopted by the bodies reflected in subparagraphs (A) - (C) below. The resolution(s) must be dated prior to and submitted no later than 5:00 p.m. (Austin local time) on March 1, 2019. Resolution(s) must specifically identify the Development by legal description, address, Development name, Application number or other verifiable method. A municipality or county should consult its own staff and legal counsel as to whether their handling of actions regarding such resolution(s) are consistent with Fair Housing laws as they may apply, including any Fair Housing Activity Statement-Texas (“FHAST”) form on file, any current Analysis of Impediments to Fair Housing Choice, or any current plans such as one year action plans or five year consolidated plans for HUD block grant funds, such as HOME or CDBG
funds. Once a resolution is submitted to the Department it may not be changed or withdrawn. For an Application with a proposed Development Site that, at the time of the initial filing of the Application, is:

- (A) Within a municipality, the Application can receive seventeen (17) points for a resolution from the Governing Body of that municipality expressly stating that the municipality supports the Application or Development; or fourteen (14) points if the resolution states that the municipality has no objection to the Application or Development.
- (B) Within the extraterritorial jurisdiction of a municipality, the Application may receive eight and one-half (8.5) points for a resolution from the Governing Body of that municipality expressly stating that the municipality supports the Application or Development; or seven (7) points if the resolution states that the municipality has no objection to the Application or Development. In addition, the Application can receive eight and one-half (8.5) points for a resolution from the Governing Body of the county expressly stating that the county supports the Application or Development; or seven (7) points if the resolution states that the county has no objection to the Application or Development.
- (C) Within a county and not within a municipality or the extraterritorial jurisdiction of a municipality scores seventeen (17) points for a resolution from the Governing Body of that county expressly setting forth that the county supports the Application or Development; or fourteen (14) points if the resolution expressly sets forth that the county has no objection to the Application or Development.

- **Section 2 - Community Support from State Representative** – The Applicant may qualify for eight (8) points for letters of support from the appropriate State Representative. Letters must be on the State Representative's letterhead and be signed by the State Representative, identifying the specific Development and clearly state support for, opposition to or neutrality toward the specific Development. The letter will be accepted with the Application or via delivery from the Applicant or State Representative and must be submitted no later than 5:00 p.m. (Austin local time) on March 1, 2019. After submission, letters may not be changed or withdrawn. Representative letters, whose statements are based on the relevant community’s expression of support, will receive eight (8) points. Neutral letters, letters of opposition or letters that do not specifically refer to the Development will receive zero (0) points. If the relevant Representative’s office is vacant, the Application will be considered to have received a neutral letter. Letters opposing the Application/Development will be added to the Application, posted on the Department’s website.

- **Section 3 - Input from Community Organizations** - Development Sites outside the boundaries of qualifying Neighborhood Organizations may score up to four (4) points for letters of support submitted with the Application. Once a letter is submitted to the Department it may not be changed or withdrawn. This option means losing one (1) point from the score under this paragraph for each letter in opposition that is from an organization that would otherwise qualify under this paragraph. Letters of opposition will be added to the Application, posted on the Department’s website. The score of this item will never be less than zero (0), calculated as follows:
  - Two (2) points for a letter of support from a community or civic organization serving the community containing the Development Site, identifying and stating support for the Development at the proposed location. The organization must be tax exempt and its primary purpose must be the overall betterment, development, or improvement of the community as a whole or one of its major aspects such as schools, fire protection, law enforcement, city-wide transit, flood mitigation or similar activities. The Applicant must include:
    - Evidence of the organization’s tax-exempt status, e.g. a copy of the organization’s IRS determination letter.
    - Evidence that the tax-exempt status of the organization is current as of October 1 of the year preceding Application submission. Evidence of IRS exemption can be
Evidence that it either has a location or conducts activities within the specific city or county of the Development. Evidence can include a listing of activities and where they are held, membership lists showing addresses, brochures indicating activities and the geographical service area, annual reports, etc. Churches can be eligible for these points if they operate a beneficial activity to the community outside of religious services (food pantry, clothes closet, after-school care available to the community regardless of membership, etc.).

- Community and civic organizations do not include neighborhood organizations, governmental entities (excluding Special Management Districts), or taxing entities so evidence of how the organization was created and by whom/what group, etc., should be included.
  - Two (2) points for a letter of support from a property owners association created for a master planned community containing the Development Site that does not meet the requirements of a Neighborhood Organization for the purpose of awarding points under §11.9(d)(4) of the QAP. Include documentation evidencing the establishment of the association and the master planned community to which it belongs.
  - Two (2) points for a letter of support from a Special Management District whose boundaries include the Development Site, as of the Full Application Delivery Date as identified in §11.2(a) of the QAP. Include evidence of the District’s boundaries, indicating the location of the Development Site inside those boundaries, along with evidence of the existence of the District itself.

Note that input evidencing unlawful discrimination under Fair Housing law or whose scoring the Department determines to be contrary to the Department’s efforts to affirmatively further fair housing will not be considered. The Department will refer input appearing to indicate non-compliance under the Fair Housing Act, to the Texas Workforce Commission for investigation, but the referral will not, standing alone, cause staff or the Department to terminate the Application. Staff will report all such referrals to the Board and summarize the status of any such referrals in any recommendations.

Part 7 – Third Party Reports

All third party reports must be submitted in their entirety by the deadline. Incomplete reports will result in termination of the Application. Reports should be submitted in a searchable electronic copy in the format of a single file containing all of the required information and conform to Subchapter D of the Uniform Multifamily Rules. Exhibits should be clearly bookmarked.

All third party reports must contain the following statement, “all persons who have a property interest in this report hereby acknowledge that the Department may publish the full report on the Department’s website, release the report in response to a request for public information and make other use of the report as authorized by law.”

- **Tab 47 – Third Party Reports**
  - The required *Environmental Site Assessment (ESA)* must be submitted to the Department no later than 5:00 p.m. (Austin local time) on **March 1, 2019** for competitive HTC Applications, at least 75 days prior to the selected Board meeting at which the Determination Notice will be considered for Tax-Exempt Bond Applications or at the time of Application submission for all other programs.
    - The ESA must not be dated more than twelve (12) months prior to the first day of the Application Acceptance Period. If the timeframe is exceeded an updated report or letter
must be provided, dated not more than six (6) months prior to the date of Application submission or the first day of the Application Acceptance Period for Competitive HTC Applications from the party who completed the original report confirming that the site has been re-inspected and reaffirming the conclusions of the initial report or identifying any changes.

- If the Application is receiving funding from USDA, an ESA will not be required; however it is the responsibility of the Applicant to ensure that the Development is in compliance with all state and federal environmental hazard requirements.

- Prior to submission, confirm that the report is addressed to the Department or has a statement granting the Department authority to rely on the report findings. Also required are statements that the report preparer has read and understood §11.305 of the QAP; a statement confirming that the person or company preparing the report will not materially benefit from the Development in any other way than receiving a fee for performing the ESA; and that the fee is in no way contingent upon the outcome of the assessment.

- If the report includes a recommendation for any additional assessments to be performed, include a statement that the recommendations will be followed prior to closing.

- All Applications for Direct Loans from the Department, except for those which are ultimately awarded TCAP RF must complete the environmental clearance process in accordance with 24 CFR Part 93 or Part 58 (prior to engaging in choice limiting activities such as closing on land, loans, beginning demolition or construction activities, or entering into construction contracts). A Phase I Environmental Site Assessment (ESA) WILL NOT satisfy the environmental clearance required for use of Direct Loan funds. Mark the appropriate yellow highlighted cells.

- All Applications selecting Points for Section 811 PRA Program participation under the Competitive Housing Tax Credit program or Direct Loans will ensure that the Department is provided with enough information to ensure the project meets the tenets of the HUD environmental policy and the requirements of applicable statutes and authorities. Applicants can review the Environmental Requirements and Environmental Assurance section of the Section 811 PRA Program Guidelines (§PRA.215 at [http://www.tdheca.state.tx.us/section-811-pra/resource-documents.htm](http://www.tdheca.state.tx.us/section-811-pra/resource-documents.htm)) and provide adequate material to meet the tenets. A Phase I Environmental Site Assessment (ESA) will not satisfy the environmental clearance required for use of the Section 811 PRA Program. Mark the appropriate yellow highlighted cells.

- **The Primary Market Area (PMA) Map is required with full Application submission.** For competitive HTC Applications, this is on **March 1, 2019**. A pdf copy of the map as well as the definition of the PMA, based on census tracts, ZIP codes, or census place should be included with the Application to ensure timely submission.

- The **Market Analysis** is required for all Developments and must be submitted no later than 5:00 (Austin local time) on **April 2, 2019** for competitive HTC Applications and no later than 75 days prior to the selected Board meeting at which the Determination Notice will be considered for Tax-Exempt Bond Applications, or at the time of Application submission for all other programs.

  - The report must be prepared by a Qualified Market Analyst approved by the Department. The approved list is found on the REA page of the TDHCA website.

  - Applications in the USDA Set-Aside proposing Rehabilitation with residential structures at or above 80% occupancy at the time of Application submission may use the Appraisal
(required for Rehabs and prepared in accordance with §11.304) to satisfy the Market Analysis requirement.

- The report must include a statement from the Market Analyst that they have read and understood §11.303 of the QAP.

- **NEW:** It is the responsibility of the Applicant to ensure that this analysis forms a sufficient basis for the Applicant to be able to use the information obtained to ensure that the Development will comply with fair housing laws.

- If applicable, the **Property Condition Assessment** (PCA) must be submitted to the Department no later than 5:00 p.m. (Austin local time) on **March 1, 2019** for competitive HTC Applications, at least 75 days prior to the selected Board meeting at which the Determination Notice will be considered for Tax-Exempt Bond Applications or at the time of Application submission for all other programs.

  - The PCA must not be dated more than six (6) months prior to the date of Application submission or the first day of the Application Acceptance Period for Competitive HTC Applications. If the report is older than six (6) months, but not more than twelve (12) months prior to the date of Application submission or the first day of the Application Acceptance Period for Competitive HTC Applications, the report provider may provide a statement that reaffirms the findings of the original PCA. The statement may not be dated more than six (6) months prior to the date of Application submission or the first day of the Application Acceptance Period for Competitive HTC Applications and must be accompanied by the original PCA.

  - If submitting a capital needs assessment from USDA in lieu of a PCA, it may be more than six (6) months old, as long as written evidence from USDA is submitted confirming the existing capital needs assessment is still acceptable and meets the requirements of §10.306 of the Uniform Multifamily Rules.

  - Prior to submission, confirm that the report is addressed to the Department or has a statement granting the Department authority to rely on the report findings. Also required are statements that the report preparer has read and understood §10.306 of the Uniform Multifamily Rules; a statement confirming that the person or company preparing the report will not materially benefit from the Development in any other way than receiving a fee for performing the PCA; and that the fee is in no way contingent upon the outcome of the assessment.

  - The PCA must include the Department’s Property Condition Assessment Cost Schedule as an Excel workbook.

- If applicable, the **Appraisal** must be submitted to the Department no later than 5:00 p.m. (Austin local time) on **March 1, 2019** for competitive HTC Applications, at least 75 days prior to the selected Board meeting at which the Determination Notice will be considered for Tax-Exempt Bond Applications or at the time of Application submission for all other programs.

  - The appraisal must not be dated more than six (6) months prior to the date of Application submission or the first day of the Application Acceptance Period for Competitive HTC Applications.

  - If submitting an appraisal from USDA, it may be more than six (6) months old, as long as written evidence from USDA is submitted confirming the appraisal is still acceptable and meets the requirements of §10.304 of the Uniform Multifamily Rules.
- Prior to submission, confirm that the appraisal is addressed to the Department or has a statement granting the Department authority to rely on the report findings and that the report preparer has read and understood §11.304 of the QAP.

- If applicable, the Site Design and Development Feasibility Report must be submitted to the Department no later than 5:00 p.m. (Austin local time) on March 1, 2019 for Competitive HTC Applications, at least 75 days prior to the selected Board meeting at which the Determination Notice will be considered for Tax-Exempt Bond Applications or at the time of Application submission for all other programs.

- Required for New Construction Developments and must meet the requirements of §11.204(15) of the QAP.

The feasibility report should include a statement regarding local design requirements, which includes requirements related to parking. Local parking code will be reviewed for compliance with §11.101(b)(4)(L) of the QAP.

### Part 8 – Review Tabs

These tabs will be used by staff in the review process. While there is nothing to be completed or supplied with these tabs at submission, they should be included and bookmarked.

- Tab 48 - Deficiency Documents
- Tab 49 – Scoring Notice
- Tab 50 - Third-Party Requests for Administrative Deficiency
- Tab 51 – REA Division RFI Documents
- Tab 52 – Board Action
- Tab 53 – Public Comment
- Tab 54 – Commitment or Determination Notice
- Tab 55 – MFDL Award Letter
- Tab 56 – Carryover Documents
Instructions for Converting the Excel file to PDF

Once the Excel Application file is complete and you are ready to convert the file to PDF, follow these instructions. Be sure to check all of the Page Breaks in the Excel files before you convert to PDF.

Applicants are reminded that both the Excel and PDF files must be submitted in order for the Application to be considered complete. The Excel file must be converted to PDF. Applications submitted as a scanned copy of the Excel file will be rejected as materially deficient.

Excel 2007 Users:

Click the Microsoft Office Button , point to the arrow next to Save As, and then click PDF or XPS.

1. In the File Name list, type or select a name for the workbook.

2. In the Save as type list, click PDF.

3. If you want to open the file immediately after saving it, select the Open file after publishing check box. This check box is available only if you have a PDF reader installed on your computer.

4. Next to Optimize for, do one of the following, depending on whether file size or print quality is more important to you:
   - If the workbook requires high print quality, click Standard (publishing online and printing).
   - If the print quality is less important than file size, click Minimum size (publishing online).

5. Click Options. Under Publish What select Entire Workbook and click OK.

6. Click Publish.

Excel 1997-2003 Users:

1. With the Excel file open go to the Adobe PDF drop-down box from the task bar (if using Excel 2007 click on “Acrobat” tab in the task bar)

2. Select “Convert to Adobe PDF” from the drop-down list (Excel 2007- select “Create PDF”)

3. The Adobe PDFMaker box will appear. One the left hand side of the box all of the sheets within the Excel file will be listed and you will be prompted to select the sheets you would like to covert to PDF. Once the sheets you want to convert are selected click on the “Add Sheets” button to move those sheets over to the right-handed side of the Adobe PDFMaker box, this will list the sheets selected to be converted to PDF. Make sure the sheets are in order.

4. Once all sheets you have selected appear on the right-hand side under “Sheets in PDF” click on the “Convert to PDF” button.

5. You will be prompted to create a name and save the PDF file. The PDF file should be named in the following format -- <Application #_Development Name>.pdf (e.g. 18001_Austin_Crossing.pdf). If an Application number has not been previously assigned then the file should be named as follows -- <Development Name>.pdf (e.g. Austin_Crossing.pdf)

6. A pop-up box will appear that asks “Do you want to proceed without creating tags?” Click Yes.
Inserting Documents into the PDF

“No hard copy is required, only a scanned copy within the final PDF file”

If there are documents to be submitted as part of the Application, include those documents in the pdf Application.

1. Convert the Excel application to pdf per the instructions above.
2. Once you have collected all required executed documents, scan them as individual files and name them (“app-cert.pdf”, “owner-cert.pdf”, etc).
3. Insert the scanned forms into the pdf application in the order required. For instance, you will need to insert the signed Applicant Certification form. You can either:
   - Click the “thumbnails” button, then drag and drop the pdf form before or after the existing form (then delete the un-signed form):
     - Drag document to here. A line will appear showing where the document will be placed. You can also use this feature to put documents in the correct order.
   - Or, use the “insert from file” option.

Select “Insert from File”, navigate to document to be inserted and select it. In the dialog box, selected appropriate page number and indicate whether the document is to be inserted before or after that page. Click okay. 

Do not submit a scanned copy of the Excel or PDF file. Scanned copies will be rejected as materially deficient.
The Application submitted should be the pdf file created from converting the Excel file (into which additional application documentation has been inserted), as well as the Excel file itself. A scanned Application cannot be reviewed, nor can an Excel file, both will be rejected.

Creating Bookmarks

Because they cannot be reviewed, Applications without bookmarks will be rejected as materially deficient

Once the file has been converted to PDF and all executed forms have been inserted into their appropriate location within the file, the Applicant will need to create Bookmarks. Bookmarks may or may not have already been created as part of the conversion process. The locations may need to be designated or reset. To correctly set the Bookmark locations, open the PDF file in Adobe Acrobat. Click on the Bookmark icon located on the left-hand side of the Adobe Acrobat screen, or go to the task bar and select these options in the following order: View → Navigation Panels → Bookmarks.

If a Bookmark has already been created for each tab within the Excel file, re-set the bookmarks to the correct locations. To re-set the location for the Bookmarks, go to the first page of each separately labeled form/exhibit, right-click on the corresponding Bookmark for the form/exhibit, select Set Destination and a pop-up box will appear asking: "Are you sure you want to set the destination of the selected bookmark to the current location?" Select Yes.

If Bookmarks were not already created within the Excel file, they will need to be created. Go to Document → Add Bookmark. Right-click on the first Bookmark and re-name it for the appropriate form or exhibit. Set the location of the Bookmark by going to the first page of each form or exhibit, right click on the corresponding Bookmark and select Set Destination. A pop-up box will appear asking: "Are you sure you want to set the destination of the selected bookmark to the current location?" Select Yes.

Tabs within the Excel Application workbook have been color coded to distinguish between “Parts” of the Application consistent with this manual. Additionally, beside each bulleted item a label to use for purposes of bookmarking the final PDF Application file is included in parentheses.

If there are extra blank pages of any exhibit after conversion of the Excel file to PDF, they may be deleted in order to limit the size of the Application file. To delete any extra, unnecessary pages identify the page number(s) to be deleted. On the Adobe Acrobat Task Bar click on Document and select Delete Pages from the drop down list. A box will appear prompting a selection of the page(s) to be deleted. Enter the page numbers to be deleted and hit OK. If a page is deleted, the Applicant is responsible for ensuring it was done correctly and did not inadvertently delete pages that should have been retained.

The PDF formatted file must be checked for the following prior to submission:

- All tabs and/or volumes must be correctly bookmarked
- Files should average less than 100 kilobytes per page
- Files must be readable with free PDF file viewers including Adobe Reader and be compatible with Adobe Reader 5.0 and above
- Files should be saved so that “Fast Web View” (or page at a time downloading) is enabled
- Text within the PDF file should be searchable using the “Find” command in the PDF viewer

For questions on using or difficulties with the Microsoft Excel based Application, contact Multifamily Finance Division staff via email. Contact information may be found at http://www.tdheca.state.tx.us/multifamily/contacts.htm. In some instances a file may have small variations in bookmarks, file sizes, or readability that are not explicitly cited as requirements in the rule. Staff will use a
reasonableness standard in determining when such deviations rise to the level of necessitating termination or other remedy.

Application Assembly Instructions

Applicants are reminded that both the Excel and PDF files must be submitted in order for the Application to be considered complete. The Excel file must be converted to PDF, Applications submitted as a scanned copy of the Excel file will be rejected as materially deficient.

For each Application the Applicant must ensure execution of all necessary forms and supporting documentation, and place them in the appropriate order according to this manual. The submitted Application should be the Excel file as well as the PDF created from the Excel file (with added documents). Do not print and scan the Excel file. Do not print and scan the PDF file. Convert the Excel form to a PDF, and then insert scanned pages only as indicated below. Scanned copies of the Application are difficult to read, are not searchable, raise questions regarding accuracy and will not be accepted.

All Application materials must be submitted via the Department’s secure web transfer server. The Applicant must physically deliver the following:

1. Completed hard copy of the 2019 Payment Receipt. Attach evidence of nonprofit status (as applicable) and a check for the correct Application Fee made out to “Texas Department of Housing and Community Affairs”; and
3. Payment – the fee for competitive Housing Tax Credit Applications is $30 per unit as represented in the Application. If a pre-application was submitted, the fee is $20 per unit as represented in the full Application (regardless of any change in the number of units from pre-application to Application). A 10% discount applies to some fees pursuant to §10.901(3) of the Uniform Multifamily Rules. Please do not submit checks for more than the applicable fee.

Application Delivery Instructions

Applications are accepted only through the Serv-U portal. Physical delivery of Applications will not be accepted. For guidance on using Serv-U, refer to the Electronic Document Upload User Guide (MF Serv-U FTP) posted on the Department’s “Apply for Funds” page.

Application payments are accepted during regular business hours:
Deliver To: Multifamily Finance Division
(overnights) Texas Department of Housing and Community Affairs
221 East 11th Street
Austin, Texas 78701

Regular Mail: P.O. Box 13941
Austin, Texas 78711

Please note that the Applicant is solely responsible for proper delivery of the Application and payment. Late deliveries will not be accepted.
4% HTC and Bond Applications

4% Tax Credit Applications for Bond Financed Developments can be submitted throughout the year. Submission of these Applications is based on the Bond Review Board Priority designation and the 75-day deadlines posted on the Department's website at the following link: http://www.tdhca.state.tx.us/multifamily/htc/index.htm.

Multifamily Direct Loan Program Applications

Multifamily Direct Loan Applications may be submitted throughout the submission period described in the applicable Notice of Funding Availability (“NOFA”) http://www.tdhca.state.tx.us/multifamily/nofas-rules.htm

9% HTC Applications

The Application and fee payment for competitive Applications must be received by TDHCA no later than 5:00 p.m. (Austin local time) on Friday, March 1, 2019. Mailed or couriered payments must be received by the same deadline; postmarks do not matter. TDHCA is not responsible for any delivery failure on the part of the Applicant. If the Applicant chooses to use a postal or courier service to deliver the payment to TDHCA and such service fails to deliver the payment by the deadline, then the Application will be considered untimely and will not be accepted.

On March 1, 2019, the Department will accept walk-in delivery of the Application fee payment only; the Application must be uploaded to Department’s ServU system by 5:00 p.m. (Austin local time). All required supplemental reports must be submitted simultaneously with the Application (unless otherwise noted). The ServU system will be disabled at 5:00 p.m. (Austin local time) on Friday, March 1, 2019. The Department is not responsible for transmission failures whether caused by malware, internet connectivity problems or equipment failures on the part of the Applicant.

Applicants are advised to take any steps necessary to ensure timely delivery of all application materials. Applicants should not expect to have the opportunity to complete the Application materials at TDHCA offices on the final day of the submission period.
Multifamily Direct Loan Program

Application Delivery Instructions

All Applicants must upload a PDF copy and Excel copy of the complete Application to the Department’s secure web transfer server. Each copy must be in a single file and individually bookmarked as further described in this manual. Additional files required for Application submission (e.g., Third Party Reports) outside the Multifamily Uniform Application must also be uploaded to the secure web transfer server. It is the responsibility of the Applicant to confirm the upload to the Department’s secure web transfer server was successful. Applications will not be considered received until all of the required Third Party Reports are submitted.

If for the Application is for Multifamily Direct Loan (“MFDL”) funds in conjunction with 4% or 9% Housing Tax Credits, the following sections of 2019 Multifamily Uniform Application must be completed in addition to those required when applying for 4% or 9% Housing Tax Credits:

- Multifamily Direct Loan Certification
- Tab 8 – Site and Neighborhood Standards (New Construction only)
- Tab 9 – Applicable sections (if seeking points under the 2019 MFDL NOFA)
- Tab 10 – Applicable sections (if seeking points under the 2019 MFDL NOFA)
- Tab 17 – Section 5 (Direct Loan request)
- Tab 17 – Section 6
- Tab 19 – Sections 2, 5 and 6 (if seeking points under the 2019 MFDL NOFA)
- Tab 20 – Section 3 (Rehab only, if applicable)
- Tab 21 – Uniform Relocation Act (Rehabilitation or New Construction that involves demolition or removal of existing occupied housing units)
- Tab 24 – National HTF Units (Supportive Housing/Soft Repayment) or MF Direct Loan Units (all other Set-Asides) column as applicable
- Tab 32 - (if applicable)
- Tab 33
- Tab 44 – DUNS Number and SAM.gov Registration and Davis Bacon Labor Standards
- Tab 47 – Section 2

Applications for Multifamily Direct Loan funds as the only source of Department funds, must include all sections of the 2019 Multifamily Uniform Application, except for those sections that reference Housing Tax Credit applications only. All applicable Third Party Reports are required in accordance with 10 TAC §11.205 regardless of whether the Application is layered with Housing Tax Credits.

The Application deadline for applicants applying in conjunction with 2019 9% Housing Tax Credits is 5:00 p.m. (Austin local time) on Friday, March 1, 2019, with a Market Analysis Delivery Date of April 2, 2019. The application deadline for all other applicants is 5:00 p.m. (Austin local time) on November 29, 2019 (if sufficient funds remain). If the Application is for HOME funds under the CDHO Set Aside, the CHDO box in Tab 17 of the 2019 Multifamily Uniform Application must be checked, and the 2019 CHDO Certification Packet (located on the Apply for Funds page of the Multifamily Programs page) must be submitted with the Application. Applicants for HOME funds under the CHDO Set Aside are eligible to apply for up to $50,000 in CHDO Operating Expense...
Grant funds (Tab 17 – Funding Request) that can be used to pay for necessary costs for the operation of the CHDO. These costs include salaries, wages, and other employee compensation and benefits; employee education, training, and travel; rent; utilities; communication costs; taxes; insurance; equipment; materials; and supplies.

**Multifamily Direct Loan Program Information**

Multifamily Direct Loan funds may be made available through program income generated from prior year HOME allocations, de-obligated funds from prior year HOME allocations, the 2016, 2017, and 2018 Grant Year HOME allocations, loan repayments from the Tax Credit Assistance Program ("TCAP Repayment funds" or "TCAP RF"), the 2017 and 2018 Grant Year National Housing Trust Fund ("NHTF") allocations, and program income generated from a prior year Neighborhood Stabilization 1 ("NSP1 PI") award. Set asides under the Multifamily Direct Loan Program include Supportive Housing/Soft Repayment, Community Housing Development Organizations ("CHDO"), Predevelopment, and Preservation in the amounts described in the NOFA.

Except for the Supportive Housing/Soft Repayment Set-Aside, Multifamily Direct Loan funds are structured as a fully repayable loan with a term of 10-40 years and an amortization of 30-40 years. This does not apply in cases where the first lien mortgage is a federally insured HUD or FHA mortgage, as described in 10 TAC §13.8(c)(2). If the Direct Loan is in a second or third lien position, the term should match within six months of the shortest term of the senior loan(s) so long as neither exceeds 40 years and 6 months. The interest rate requested on the loan may be as low as the minimum interest rate described in the NOFA. The final approved interest rate may be the interest rate requested by the Applicant, or higher depending on the financial feasibility determination by the Real Estate Analysis Division in the Underwriting Report.

Please refer to the [2019-1 Multifamily Direct Loan NOFA](#) and 10 TAC Chapter 13 for more information. The NOFA and the Multifamily Direct Loan Rule work in conjunction; Applicants are cautioned to fully review both.

**CHDO Overview**

The 2019 CHDO Certification Packet must be submitted for all Applicants requesting funds under the CHDO Set-Aside. Applicants, or the sole members of the general partners of applicants, for HOME funds under the CHDO Set Aside must meet the requirements of the definition of Community Housing Development Organization in 24 CFR §92.2 and 10 TAC §13.2(4). Applicants are cautioned to read carefully the requirements under the CHDO definition in 24 CFR §92.2 and 10 TAC §13.2(4) to ensure the organization meets these requirements before submitting an application under the CHDO Set Aside. Furthermore, a CHDO must be the Owner, developer, or sponsor of the housing proposed to be built in accordance with 24 CFR §92.300. Finally, a member of a CHDO’s board cannot be a Principal of the Development beyond his/her role as a board member of the CHDO or be an employee of the Development Team, and may not receive financial benefit other than reimbursement of expenses from the CHDO (e.g. a voting board member cannot also be the paid executive director of the CHDO).

A CHDO must demonstrate its accountability to the low income community where the housing is being proposed in accordance with 8(i) and (ii) of the CHDO definition in 24 CFR §92.2. This requirement may be met, in part, by having board members from the community where the housing is being proposed and/or having an advisory board comprised of members from the community where the housing is being proposed. Additionally, the CHDO must have a formal process for low-income input to advise the organization in its decisions regarding the design, siting, development, and management of affordable housing. As a final requirement within 8(i) and (ii), the CHDO must have a designated service area (i.e. the “community” in which it produces housing) and have demonstrated experience serving the community for at least one year prior to applying for HOME funds. A community can be a neighborhood or neighborhoods, city, county, metropolitan area, or multi-county area (but not the entire state).
Supplemental Information

Requests for Waiver and Staff Determinations

The Department will accept requests for waivers and staff determinations during the Application Acceptance Period. These requests can be submitted with the pre-application or full Application submission, or separately. Requests WILL NOT be accepted after full Application submission. Requests should be submitted directly to the appropriate staff below and when possible submitted electronically, either through the ServeU system (with an email to the appropriate staff member), or by email attachment. Hard copies will not be accepted.

For Competitive 9% HTC Applications, Sharon Gamble at sharon.gamble@tdhca.state.tx.us;
For 4% HTC/Bond Applications, Teresa Morales at teresa.morales@tdhca.state.tx.us;
For Multifamily Direct Loan Program Applications, Andrew Sinnott at andrew.sinnott@tdhca.state.tx.us.

Requests for waivers are appropriate when an Applicant violates a rule and/or proposes a development that violates a rule, and as such they must be specific to an actual proposed Development (or Application). Requests should include an explanation of how the circumstances surrounding the request are out of the applicant’s control and how, if such waiver is not granted, the Department would not fulfill some specific requirements of law. Applicants should familiarize themselves with §11.207(a) of the QAP and are encouraged to contact staff to discuss the request before submission. Waivers for Direct Loans are also limited by NOFA.

Where the requirements of the QAP do not readily align with the activities proposed in an Application, an Applicant may request and Department staff may provide a determination to an Applicant explaining how staff will review an Application in relation to the applicable rules. In no instance will staff provide a determination regarding a scoring item. Any such request must be received by the Department prior to submission of the pre-application (if applicable to the program) or Application (if no pre-application was submitted). Staff may, in its sole discretion, provide the request to the Board for it to make the determination. For example, if an applicant proposes a scattered site development that involves different census tracts that would score differently on the Opportunity Index, that applicant may request a staff determination prior to application submission in order to ascertain how staff will apply the rule and ultimately award points. Similarly, an applicant proposing a combination of rehabilitation and adaptive reuse may request a staff determination as to how to classify the activity. Applicants should familiarize themselves with §11.1(k) of the QAP.

Appeals

For 9% Applications, an Applicant or Development Owner may appeal decisions made by the Department pursuant to Tex. Gov’t Code §2306.0321 and §2306.6715 and the process identified in TAC §11.902. Matters that can be appealed are described in the Rule. An Applicant or Development Owner may not appeal a decision made regarding an Application filed by or an issue related to another Applicant or Development Owner.

Appeals must be filed in writing not later than seven (7) calendar days after the date the Department publishes the results of any stage of the Application evaluation or otherwise notifies the Applicant or Development Owner of a decision subject to appeal. The appeal must be signed by the person designated to act on behalf of the Applicant or an attorney that represents the Applicant. The Applicant must specifically identify the grounds for appeal, based on the original Application and additional documentation filed as a result of the Deficiency process.
Appeals may not be used to introduce new information or documents that were not available prior to Application submission.

The Executive Director may respond in writing not later than fourteen (14) calendar days after the date of actual receipt of the appeal by the Department. If the Applicant is not satisfied with the Executive Director's response to the appeal or the Executive Director does not respond, the Applicant may appeal directly in writing to the Board.

An appeal filed with the Board must be received by Department staff not more than seven (7) days after a response from the Executive Director and at least seven (7) days prior to the applicable Board meeting or if the period for an Executive Director response has elapsed the appeal can be heard by the Board if filed at least three (3) days prior to the applicable meeting.

Board review of an Application related appeal will be based on the original Application. A witness in an appeal may not present or refer to any document, instrument, or writing not already contained within the Application. The decision of the Board regarding an appeal is the final decision of the Department.

For 4%, Tax-Exempt Bond and Direct Loan only Applications, an Applicant or Development Owner may appeal decisions made by the Department pursuant to 10 TAC §1.7. Matters that can be appealed are described in the Rule.

Applicants must file a written Appeal of a staff decision with the Executive Director not later than the seventh calendar day after notice has been provided to the Appealing Party of the staff decision. Posting of materials or logs on the Department's website is considered "notice". The written appeal must specifically identify the grounds for the Appeal.

The Executive Director will respond in writing not later than the fourteenth day after the date of receipt of the Appeal. If the Applicant is not satisfied with the Executive Director's response, they may appeal in writing directly to the Board within seven days after the date of the Executive Director's response. The Appeal must be received by the Department at least fourteen days prior to the next scheduled Board meeting. Appeals received after the fourteenth calendar day prior to the Board meeting will generally be scheduled at the next subsequent Board meeting.

If the Applicant receives additional information after the Executive Director has denied the Appeal, but prior to the posting of the Appeal for Board consideration, the new information must be provided to the Executive Director for further consideration or the Board will not consider it. New information will cause the appeal deadlines to begin again.

The Board will hear public comment on the Appeal under its Public Comment Procedures in 10 TAC §1.10. While public comment will be heard, persons making public comment are not parties to the Appeal and no rights accrue to them as a result of the Appeal process.

Appeals not submitted in accordance with 10 TAC §1.7 will not be considered, unless the Executive Director or Board, in the exercise of its discretion, determines there is good cause to consider the appeal. The decision of the Board is final unless the Board determines within 45 days of a Board decision that it has erred in fact or law in its determination, in which case an Appeal may be reconsidered by the Board on a motion by a party to the Appeal or the Department.
All written appeals should be submitted to the Multifamily Finance Director and the Administrator of the applicable program, at a minimum. Appeals may be uploaded to the ServU file for the Application, in all instances the Applicant must email notification of the Appeal to staff as follows in order for it to be considered received:

For all Applications, Marni Holloway at Marni.holloway@tdhca.state.tx.us

- and -

For Competitive 9% HTC Applications, Sharon Gamble at sharon.gamble@tdhca.state.tx.us; For 4% HTC/Bond Applications, Teresa Morales at teresa.morales@tdhca.state.tx.us; For Multifamily Direct Loan Program Applications, Andrew Sinnott at andrew.sinnott@tdhca.state.tx.us.

Public Viewing of Pre-applications and Applications

The Department will allow the public to view any pre-applications or Applications that have been submitted to the Department in an electronic format. These electronic versions should be available within approximately two weeks of the close of the Application Acceptance Period on the Department’s website at http://www.tdhca.state.tx.us/multifamily/housing-tax-credits-9pct/ for competitive (9%) Applications and at http://www.tdhca.state.tx.us/multifamily/housing-tax-credits-4pct/index.htm for 4% Applications. An Applicant may request, via an open records request, a paper copy between the hours of 8:00 a.m. and 5:00 p.m. (Austin local time) Monday through Friday. There may be an associated cost with requesting this information.

Applicable Rules and Reference Materials

2019 SITE DEMOGRAPHIC CHARACTERISTICS REPORT

2019 SECTION 811 PRA PROGRAM RULES
10 TAC Chapter 8

2019 UNIFORM MULTIFAMILY RULES:
10 TAC Chapter 12, the Multifamily Bond Rule
10 TAC Chapter 13, the Multifamily Direct Loan Rule

2019 QUALIFIED ALLOCATION PLAN
10 TAC Chapter 11

TEXAS GOVERNMENT CODE CHAPTER 2306

INTERNAL REVENUE CODE SECTION 42

TEXAS GOVERNMENT CODE CHAPTER 1372

NOTICES OF FUNDING AVAILABILITY (NOFA)
DUE TO FORMATTING ISSUES, 4b can be accessed at

http://www.tdhca.state.tx.us/board/meetings.htm
Presentation, discussion, and possible action regarding the approval for publication in the Texas Register of the 2019-1 Multifamily Direct Loan Notice of Funding Availability

**RECOMMENDED ACTION**

**WHEREAS**, the Department has approximately $11,500,000 in undedicated Tax Credit Assistance Program loan repayments (TCAP Repayment Funds or TCAP RF);

**WHEREAS**, the Department has approximately $8,919,756 in HOME funds remaining from the 2018-1 Multifamily Direct Loan Notice of Funding Availability (2018-1 NOFA), and anticipates additional funding becoming available in the coming year;

**WHEREAS**, of the approximately $12,919,756 in HOME funds, the Department has reserved $6,615,058 in Community Housing Development Organization (CHDO) funds for multifamily activities;

**WHEREAS**, the Department has approximately $4,500,000 in undedicated Neighborhood Stabilization Program 1 Program Income (NSP1 PI) available for use in multifamily activities;

**WHEREAS**, the Department has approximately $9,638,041 in National Housing Trust Fund (NHTF) funds remaining from the 2018-1 NOFA for multifamily activities, and anticipates additional funding becoming available in the coming year; and

**WHEREAS**, the staff recommends prioritizing all of these available funds in this 2019-1 NOFA in a manner that will allow the Department to meet various commitment and expenditure deadlines;

**NOW, therefore, it is hereby**

**RESOLVED**, that $11,500,000 in TCAP Repayment Funds, $12,919,756 in HOME funds, $4,500,000 in NSP1 PI, and $9,638,041 in NHTF, for a total of $34,557,797 be made available for Applicants through this 2019-1 NOFA;

**FURTHER RESOLVED**, that funds made available through this 2019-1 NOFA will ensure that the Department awards an appropriate amount of HOME funds to CHDOs in order to satisfy its obligation to HUD and will prioritize applications that both meet all 2019-1 NOFA requirements and are in the best position to move forward swiftly and prudently; and

**FURTHER RESOLVED**, the Executive Director and staff as designated by the Executive Director are authorized, empowered, and directed, for and on behalf of the Department to
execute such documents, instruments and writings and perform such acts and deeds as may be necessary to effectuate the foregoing.

BACKGROUND

The 2019-1 NOFA announces the availability of Multifamily Direct Loan funds for Applications received between January 14, 2019, and November 29, 2019. The funds in the NOFA are inclusive of HOME Program Income accumulated February 2017 through January 2018, the 2018 Program Year HOME allocation, the 2018 Program Year NHTF allocation, TCAP RF accumulated December 2017 through October 2018 along with TCAP RF remaining from the 2018-1 NOFA total, and NSPI Program Income.

The Supportive Housing/Soft Repayment Set-Aside will include $2,000,000 of the interest portion of TCAP RF along with $9,638,041 in NHTF remaining from the 2018-1 NOFA. Funds from this set-aside are available as deferred forgivable, deferred payable, or surplus cash flow loans to finance Developments serving a Supportive Housing population and/or provide 30% AMI units that would not have been available otherwise. The Department anticipates at least an additional $10 million in NHTF will become available for this set-aside once the Department completes its 2019 National Housing Trust Fund Allocation Plan and is subsequently approved by HUD.

The Preservation Set-Aside has been created in the 2019-1 NOFA to assist developments that are at risk of losing their affordability and/or ensure an extended affordability period with an investment of Direct Loan funds. This set-aside will include $4,000,000 of the principal portion of TCAP RF.

The General set-aside includes HOME, NSPI PI, and the principal portion of TCAP RF for a total of $12,304,698. Awards within this set-aside will be made using the fund source appropriate to the Development, considering the restrictions on the fund source.

All Applications awarded under this NOFA will be subject to the requirements of 10 TAC Chapter 13 – the Multifamily Direct Loan rule – and applicable sections of 10 TAC Chapter 11, the Qualified Allocation Plan. Applications layered with 9% Housing Tax Credits will be further required to meet Competitive HTC criteria set forth in 10 TAC Chapter 11. Applications layered with Private Activity Bond financing will be subject to provisions of Chapter 12. All Applications will also be required to meet the applicable requirements in 10 TAC Chapters 1 and 2.

The Department will continue to reserve funds for CHDOs in order to encourage CHDO activity. Due to the availability of HUD waivers, there may be flexibility to re-program funds in that set-aside if demand for the funds is weak.

A priority has been created for those Applications seeking funds to rehabilitate for Developments in counties deemed by the Federal Emergency Management Agency (FEMA) to be eligible for Individual Assistance (IA) in 2017, 2018, or 2019. These Applications will receive first consideration for award within all set asides until March 1, 2019.

The Department anticipates releasing a special purpose NOFA in January 2019 for predevelopment activities for those Applicants seeking assistance to fund eligible activities related to preparing an application to develop affordable multifamily rental housing with Department funds. This NOFA will include $150,000.
of the interest portion of TCAP RF, and possibly with TCAP RF funds remaining from the 2018-1 NOFA. Awards within this special purpose NOFA are anticipated to be made as grants.
1) **Summary.** The Texas Department of Housing and Community Affairs (the “Department”) announces the availability of up to $34,557,797 in Multifamily Direct Loan funding for the development of affordable multifamily rental housing for low-income Texans. Applicants under the 2019-1 NOFA will be accepted from January 14, 2019 to November 29, 2019 (if sufficient funds remain). The availability and use of these funds are subject to the following rules, as applicable:

**Texas Administrative Code**
- 10 TAC Chapter 1 (“Administration”)
- 10 TAC Chapter 2 (“Enforcement”)
- 10 TAC Chapter 10 (“Uniform Multifamily Rules”)
- 10 TAC Chapter 11 (“Qualified Allocation Plan”)
- 10 TAC Chapter 12 (“Multifamily Housing Revenue Bonds”)
- 10 TAC Chapter 13 (“Multifamily Direct Loan Rule”)

**Texas Government Code**
- Tex. Gov’t. Code Chapter 2306

**U.S. Department of Housing and Urban Development (“HUD”) Program Regulations**
- 24 CFR Part 92 (“HOME Investment Partnerships Program Final Rule”)
- 24 CFR Part 93 (“Housing Trust Fund Interim Rule”)
- 24 CFR Part 570, as modified by Federal Register Notice (“Neighborhood Stabilization Program Round 1”)

**Fair Housing**

Other Federal laws and regulations may that apply depending on funding source:

**Environmental Compliance**
All federal sources must have some type of environmental review in accordance with 24 CFR Part 93 or 24 CFR Part 58 as applicable.

**Minimizing Resident Displacement**
All federal sources must follow the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970; HOME and NSP1 PI must follow Section 104(d) of Housing and Community Development Act of 1974; and all federal sources must follow the HUD Handbook 1378.

**Labor Standards**

**Employment Opportunities**
HOME, NHTF, and NSP1 PI require compliance with 24 CFR Part 135 (“Section 3”).

**Except as otherwise noted in this NOFA,** Applicants proposing development of affordable multifamily rental housing should assume HOME, NSP1 PI and/or NHTF funds will be awarded and be prepared to comply with applicable regulations. An Applicant must familiarize itself with all of the applicable state and federal rules that govern the program. **If HOME, NSP1 PI and/or NHTF funds are used and Federal regulations or subsequent guidance imposes additional requirements, such Federal regulations or guidance shall govern.**

An Applicant that proposes refinancing with minimal rehabilitation must have a Market Analysis in accordance with 10 TAC §11.303 (unless an exception applies under 10 TAC §13.5(d)), and a PCA in accordance with 10 TAC §11.306, both of which must support the proposed level of rehabilitation. The Applicant must receive a waiver from the Board of the rehabilitation amounts listed in 10 TAC §11.101(b)(3). An Application proposing Refinancing with Minimal Rehabilitation, or that requests supplemental funds for an Application that has received funding or allocation in a previous year, generally will only receive Tax Credit Assistance Program Repayment Funds (“TCAP RF”), but, except as otherwise noted in this NOFA, may receive HOME, NSP and/or NHTF funds if it is an eligible activity for a federal fund source. An award to a Development that proposes to refinance with minimal rehabilitation, or to obtain supplemental financing, will not be made in amount that exceeds the amount necessary to replace lost funding or maintain the anticipated levels of feasibility in the original Application, as determined by the Board.

2) **Set-Asides.** All funds are currently available on a statewide basis within each set-aside. Applications under any and all set-asides may or may not be layered with 9% or 4% Housing Tax Credits (“HTC”). Within each set-aside, Applications not layered with 2019 9% HTC with development sites in counties declared by the Federal Emergency Management Agency to be eligible for Individual Assistance (“IA”) in 2017, 2018, or 2019 will be prioritized through March, 1, 2019. The funds made available under this NOFA are available under the following set-asides:
a. CHDO Set-Aside. At least $6,615,058 in HOME funds are set aside for nonprofit organizations that can be certified as Community Housing Development Organizations (“CHDOs”).

b. Supportive Housing/Soft Repayment Set-Aside. Up to $11,638,041 ($2,000,000 in TCAP RF and $9,638,041 in NHTF) is available in this set-aside. Applicants proposing new construction within this set-aside must restrict all Direct Loan-assisted units to 30% AMI, whereas Applicants proposing rehabilitation and targeting a Supportive Housing population may restrict Direct Loan units beyond 30% AMI up to 60% AMI.

c. Preservation Set-Aside. Up to $4,000,000 in TCAP RF is available in this set-aside. Eligible activities under this set-aside: (1) acquisition and rehabilitation; (2) rehabilitation without acquisition; and (3) refinancing with minimal rehabilitation (less than $30,000 per unit).

d. General Set-Aside. All remaining TCAP RF, HOME, and NSP1 PI funds available, currently anticipated to be $12,304,698.

<table>
<thead>
<tr>
<th>Set-Aside</th>
<th>Eligible Activities</th>
<th>Amount Available</th>
<th>Maximum Request¹</th>
</tr>
</thead>
<tbody>
<tr>
<td>CHDO</td>
<td>NC, A/R, R</td>
<td>HOME</td>
<td>$6,615,058</td>
</tr>
<tr>
<td>Supportive Housing /</td>
<td>A/R, R, Refi MR</td>
<td>TCAP RF</td>
<td>$2,000,000</td>
</tr>
<tr>
<td>Soft Repayment</td>
<td>NC</td>
<td>NHTF</td>
<td>$9,638,041</td>
</tr>
<tr>
<td>Preservation</td>
<td>A/R, R, Refi MR</td>
<td>TCAP RF</td>
<td>$4,000,000</td>
</tr>
<tr>
<td>General</td>
<td>NC</td>
<td>HOME</td>
<td>$2,304,698</td>
</tr>
<tr>
<td></td>
<td></td>
<td>TCAP RF</td>
<td>$5,500,000</td>
</tr>
<tr>
<td></td>
<td></td>
<td>NSP1 PI</td>
<td>$4,500,000</td>
</tr>
</tbody>
</table>

Key:
- NC – New Construction
- A/R – Acquisition/Rehabilitation
- R – Rehabilitation
- Refi MR – Refinancing with Minimal Rehabilitation

3) Priorities within Set-Asides.

a. Disaster Recovery Priority within all Set-Asides. For Applications received in all set-aside, Applications with a development site in a county declared by the Federal Emergency Management Agency to be eligible for Individual Assistance (“IA”) in 2017, 2018, 2019 will take priority over applications with development sites in non-IA counties from January 14, 2019, through March 1, 2019.

b. An Application that has a priority within a set-aside that is submitted by March 1, 2019, will have a received by date of January 14, 2019.

¹ This total includes any other Multifamily Direct Loan Funds previously awarded to the Applicant by the Department.
3) **Interest Rates.**

a. All Direct Loan requests structured as construction-to-permanent loans will be required to use the minimum required interest rate listed in the table below depending on the Set-Aside, Activity, whether or not HTC are also being requested, and whether or not the Direct Loan will be in first lien position during the permanent period. If the Debt Coverage Ratio is less than the minimum 1.15 with the minimum required interest rate as applicable, staff will make adjustments to the financing structure in accordance with 10 TAC §11.302(d)(4)(D)(i) with the exception of 10 TAC §11.302(d)(4)(D)(i)(II)(-a-).

<table>
<thead>
<tr>
<th>Set-Aside</th>
<th>Activity</th>
<th>HTC layered</th>
<th>Direct Loan 1st Lien during Permanent Period</th>
<th>Minimum Required Interest Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>CHDO or General</td>
<td>NC</td>
<td>Y</td>
<td>Y</td>
<td>2.0%</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Y</td>
<td>2.5%</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>N</td>
<td>3.0%</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>N</td>
<td>3.5%</td>
</tr>
<tr>
<td>CHDO or Preservation</td>
<td>A/R, R</td>
<td>Y</td>
<td>Y</td>
<td>0%</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>N</td>
<td>1.0%</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>N</td>
<td>1.5%</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>N</td>
<td>2.0%</td>
</tr>
<tr>
<td>Supportive Housing/</td>
<td>Soft Repayment</td>
<td>Y or N</td>
<td>Y or N</td>
<td>0%</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

b. All Direct Loan requests structured as construction only loans, regardless of the Set-Aside and Activity, may request an interest rate as low as 0% with the principal amount of the Direct Loan due upon the end of the 24 month development period.

4) **Maximum Per Unit Subsidy Limits.** The maximum per unit subsidy limits that an Applicant can use to determine the amount of Direct Loan funds they may request are listed in the table below:

<table>
<thead>
<tr>
<th>Bedrooms</th>
<th>Non-elevator property</th>
<th>Elevator-served property</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 bedroom</td>
<td>$131,022</td>
<td>$137,882</td>
</tr>
<tr>
<td>1 bedroom</td>
<td>$151,072</td>
<td>$158,063</td>
</tr>
<tr>
<td>2 bedroom</td>
<td>$182,196</td>
<td>$192,204</td>
</tr>
<tr>
<td>3 bedroom</td>
<td>$233,217</td>
<td>$248,652</td>
</tr>
<tr>
<td>4 bedroom or more</td>
<td>$259,814</td>
<td>$272,941</td>
</tr>
</tbody>
</table>

Smaller per unit subsidies are allowable and incentivized as point scoring items in 10 TAC §13.6.

5) **Potential waivers of rules for Applications proposing Acquisition/Rehabilitation, Rehabilitation, or Refinancing with Minimal Rehabilitation.** The Department will consider waivers of the following rules in 10 TAC Chapter 11 on a case-by-case basis for Applications proposing Acquisition/Rehabilitation, Rehabilitation without acquisition, or Refinancing with Minimal Rehabilitation in order to further advance preservation goals: 10 TAC §11.101(b)(2)
relating to Development Size Limitations and 10 TAC §11.101(b)(3) relating to Rehabilitation Costs. Regardless of whether or not such waivers are granted for an Application, all Applications must meet 10 TAC §11.101(b)(4) relating to Mandatory Development Amenities, 10 TAC §11.101(b)(5) relating to Common Amenities, and 10 TAC §11.101(b)(5) relating to Development Accessibility Requirements.

6) Application Submission Requirements.
   a. Applications under this NOFA will be accepted starting at 8:00 a.m. Austin local time on January 14, 2019 through November 29, 2019, at 5:00 p.m. Austin local time (if sufficient funds remain).
   b. All Application materials including manuals, NOFAs, program guidelines, and rules will be available on the Department’s website at www.tdhca.state.tx.us. Applications will be required to adhere to the requirements in effect at the time of the Application submission including any requirements of federal rules that may apply and subsequent guidance provided by HUD.
   c. An Applicant may have only one active Application per Development at a time and may only have that Development apply under one set-aside at a time.
   d. An Application must be on forms provided by the Department, and cannot be altered or modified, and must be in final form before submitting it to the Department. An Applicant must submit the Application materials as detailed in the Multifamily Programs Procedures Manual (“MPPM”) in effect at the time the Application is submitted. All scanned copies must be scanned in accordance with the guidance provided in the MPPM in effect at the time the Application is submitted.
      i. If an Applicant has an active Application (i.e. the Board has not made a Direct Loan Award), but wishes to apply for additional funds, it must withdraw that Application and submit a new Application.
      ii. Applicants for Developments that have received an award of Multifamily Direct Loan Funds or Housing Tax Credits prior to the date of the Application under this NOFA, should consult 10 TAC §13.5(h) regarding Eligibility Criteria, and provide the additional information required by 10 TAC §13.5(h)(2)(B), including clear evidence of the circumstances beyond their control that materially impair their ability to provide affordable housing. Evidence will include information from verifiable third-party sources that allows the Board to make an informed decision regarding eligibility.
   e. The 2019 CHDO Certification Packet must be submitted with the 2019 Uniform Multifamily Application for Applicants applying under the CHDO Set-Aside. All 4% HTC-layered applications must provide evidence of a Reservation within 30 days of MFDL Application submission or .
   f. The request for funds under the CHDO, Supportive Housing/ Soft Repayment, and General Set-Asides may not be less than $300,000, regardless of the set-aside under which an application is being submitted. However, if the underwriting report indicates that the Development will be feasible with an award of less than $300,000, staff may recommend a lower award.
   g. All Applicants must provide Match in the amount of at least 5 percent of the Direct Loan funds requested. Except for Match in the form of the net present value of a below market interest rate loan or a property tax exemption under Sections 11.111, 11.18, 11.181, 11.182, 11.1825, or 11.1827 of Texas Property Tax Code, Match must be documented with a letter
from the anticipated provider of Match indicating the provider’s willingness and ability to make a financial commitment should the Development receive an award of Direct Loan funds.

h. Each CHDO that is awarded HOME funds may also be eligible to receive a CHDO operating grant of up to $50,000 for CHDO Operating Expenses, which are defined in 24 CFR §92.208 as including salaries, wages, and other employee compensation and benefits; employee education, training, and travel; rent; utilities; communication costs; taxes; insurance; and equipment, materials, and supplies. An award of HOME funds under the CHDO Set-Aside does not guarantee that a CHDO will receive a grant for CHDO Operating Expenses.

i. An Applicant under the CHDO, Supportive Housing/ Soft Repayment, Preservation, and General Set-Asides who are not also simultaneously applying for 2019 9% or 4% Housing Tax Credits are required to remit a non-refundable Application fee payable to the Texas Department of Housing and Community Affairs in the amount of $1,000.00 per Application. Payment must be in the form of a check, cashier’s check or money order. Do not send cash. Tex. Gov’t Code §2306.147(b) requires the Department to waive Application fees for private nonprofit organizations that offer expanded services such as child care, nutrition programs, job training assistance, health services, or human services. These organizations must include proof of their exempt status and a description of their supportive services in lieu of the Application fee. The Application fee is not a reimbursable cost under the Multifamily Direct Loan Program.

j. An Application must be uploaded to the Department’s secure web transfer server in accordance with 10 TAC §11.201(1)(C).

7) Post Award Requirements. Applicants are strongly encouraged to review the applicable Post Award requirements in 10 TAC Chapter 10, Subchapter E, Post Award and Asset Management Requirements and 10 TAC Chapter 13, as well as the Compliance Monitoring requirements in 10 TAC Chapter 10, Subchapter F.

a. Awarded Applicants may, at the Department’s discretion, be charged fees for underwriting, asset management, and ongoing monitoring.

b. An Applicant will be required to record a Land Use Restriction Agreement (“LURA”) limiting residents’ income and rent for the greater amount of Units required by the Direct Loan Unit Calculation Tool, or as represented in the Application for the term of the LURA.

c. An Applicant must have a current Data Universal Numbering System (“DUNS”) number and be registered in the federal System for Award Management prior (“SAM”) prior to execution of a Direct Loan contract. Applicants may apply for a DUNS number at dnb.com). Once you have the DUNS number, you can register with the SAM.

d. An awarded Applicant may be required to meet additional documentation requirements in order to draw funds, in accordance with its Previous Participation results.

8) Miscellaneous.

a. This NOFA does not include text of the various applicable regulatory provisions pertinent to the HOME, NSP1, TCAP RF, and NHTF fund sources. For proper completion of the application, the Department strongly encourages potential Applicants to review the State and Federal regulations.

b. All Applicants must comply with public notification requirements in 10 TAC §11.203.
c. The Board may on a case by case basis, or in whole, waive procedural provisions of this NOFA where such waiver or exception to the provision(s) are warranted and documented and where such exception is not in violation with any state or federal requirement(s).

d. For questions regarding this NOFA, please contact Andrew Sinnott, Multifamily Loan Program Administrator, at andrew.sinnott@tdhca.state.tx.us.
Attachment A

Rules and Resource Links

State of Texas
Texas Administrative Code
10 TAC Chapter 1 (“Administration”)
10 TAC Chapter 2 (“Enforcement”)
10 TAC Chapter 10 (“Uniform Multifamily Rules’”)
10 TAC Chapter 11 (“Qualified Allocation Plan”)
10 TAC Chapter 12 (“Multifamily Housing Revenue Bonds”)
10 TAC Chapter 13 (“Multifamily Direct Loan Rule”)

Texas Government Code
Tex. Gov’t. Code Chapter 2306
http://www.statutes.legis.state.tx.us/Docs/GV/htm/GV.2306.htm

Department of Housing and Urban Development (“HUD”)
HUD Program Regulations (HOME)
24 CFR Part 92 (“HOME Final Rule”)
http://www.ecfr.gov/cgi-bin/text-idx?c=ecfr&tpl=/ecfrbrowse/Title24/24cfr92_main_02.tpl

HUD Program Regulations (NHTF)
24 CFR Part 93 (“NHTF Interim Rule”)
http://www.ecfr.gov/cgi-bin/text-idx?SID=222584118d192eb177d111b97b45cda8&mc=true&tpl=/ecfrbrowse/Title24/24cfr93_main_02.tpl

HUD Program Regulations (NSP1 PI)
24 CFR Part 570, as modified by Federal Register Notice (“Neighborhood Stabilization Program Round 1”)

Federal Cross-Cutting Requirements
Visit https://www.tdhca.state.tx.us/program-services/training.htm for TDHCA training regarding the following requirements:

- Fair Housing
  https://www.tdhca.state.tx.us/fair-housing/index.htm
- Environmental Review and Clearance
  https://www.tdhca.state.tx.us/program-services/environmental/index.htm
- Davis-Bacon & Labor Standards
  https://www.tdhca.state.tx.us/program-services/davis-bacon/index.htm
- Minimizing Resident Displacement
  https://www.tdhca.state.tx.us/program-services/ura/index.htm
- Employment Opportunities for Low-Income People: HUD Section 3
  https://www.tdhca.state.tx.us/program-services/hud-section-3/index.htm
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