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4% Housing Tax Credits with Local Bond Issuer

What you will learn in this section:

✔ How to Request Housing Tax Credits
✔ Overview of the 4% HTC Program
✔ Selecting a Bond Issuer
✔ Texas Bond Review Board Priority ("TBRB") Designations
✔ Application Process and Deadlines for Filing the Application
✔ Application Fees
✔ Issuance of a Determination Notice
✔ Post Bond Closure Submission Information

How to Request Tax Credits

The Texas Department of Housing and Community Affairs ("Department") is the only entity in the State of Texas that has the authority to allocate tax credits under the Housing Tax Credit ("HTC") Program. The Applications and all information required to apply are available throughout the year on the Multifamily Housing Programs Apply for Funds page on the Department’s website. Applications must be completed on behalf of a proposed Development Owner and submitted to the Department for consideration within the specified deadlines as further noted herein.

Applications must be presented to the Department in conformity with the Uniform Multifamily Rules and the Housing Tax Credit Qualified Allocation Plan ("QAP") in effect for the program year and must also conform to the requirements of Section 42 of the
Internal Revenue Code. If an Application is submitted for a Development that does not meet the requirements of the aforementioned rules and regulations or other relevant rules and regulations, the Department will terminate the Application.

Overview of the 4% HTC Program

The 4% HTC program is also referred to as the non-competitive tax credit program in that the amount of housing tax credits available is not based on the size of the state’s population. Additionally, these applications do not compete regionally against one another in terms of achieving a score high enough to secure an allocation. The 4% housing tax credits are allocated in so long as the “volume cap” associated with tax-exempt bond issues in which the bonds finance at least 50% of the cost of land and buildings in the Development. These bond-financed Developments apply under a non-competitive process, and tax credits are, generally, automatically available in conjunction with tax-exempt bond financing, given the rules and requirements are met.

Expertise is essential to participate in the HTC program. Before applying, Applicants should confer with a professional tax advisor who has considerable expertise specific to the tax credit program. Specific expertise is necessary to determine optimal financing strategies and which costs of the Application and development can be included in eligible basis. Besides housing tax credits, the financing of a development might include grants or loans from the federal HOME program, federal Community Development Block Grant (“CDBG”) funds for constructing infrastructure, and other federally subsidized below market rate loans. All of the types of funds just mentioned complicate the financing structure of a housing tax credit Development.

Selecting a Bond Issuer

Applicants can choose from a variety of issuers in the state which include local issuers, the Texas State Affordable Housing Corporation (“TSAHC”) and the Texas Department of Housing and Community Affairs (“TDHCA”). Local issuers represent the 13 state service regions and have volume cap specifically set-aside for their use. For the 2018 program year, local issuers will have approximately $430 million in volume cap to issue; TSAHC will have approximately $61 million and TDHCA will have approximately $123 million. Local issuers only have the authority to issue bonds to Developments that are within their jurisdiction. For example, for a Development located in Harris County an Applicant could choose to use the Harris County Housing Finance Corporation as the issuer. TSAHC and TDHCA have the authority to issue bonds statewide, regardless of location, and can even pool Developments located in multiple cities into one transaction. For any additional issuing limitations that may pertain to TSAHC and/or TDHCA, applicants are encouraged to contact these issuers directly. There is a Housing Finance Corporation (“HFC”) contact list on the Department’s website which can be accessed using the following link: http://www.tdhca.state.tx.us/multifamily/housing-tax-credits-4pct/index.htm.

Texas Bond Review Board Priority Designation of Applications

The Texas Bond Review Board (“TBRB”) administers the Private Activity Bond (“PAB”) program and has identified priority designations, pursuant to §190.2(d)(1) – (3) of the Texas Administrative Code and §1372.0321 of the Tex. Gov’t Code. This is a designation the Applicant selects on the Residential Rental Attachment (“RRA”) form that is published
by the TBRB. Such form is available on the TBRB website and is submitted as part of the pre-application process with the issuer. The priority designation, once submitted to the TBRB by the Issuer, and a Certificate of Reservation is issued, cannot be changed without withdrawing the existing Certificate of Reservation and having it re-issued. Such re-issuance of the Certificate of Reservation will result in payment of another $5,000 TBRB Application Fee. The priority designation is based on the level of AMGI the proposed Development will serve and include the following:

- **Priority 1 (Must apply for 4% HTC)**
  - (a) Set aside 50% of units rent capped at 30% of 50% AMFI and the remaining 50% of units rents capped at 30% of 60% AMFI; or
  - (b) Set aside 15% of units rent capped at 30% of 30% AMFI and the remaining 85% of units rent capped at 30% of 60% AMFI; or
  - (c) Set aside 100% of units rent capped at 30% of 60% AMFI for developments located in a census tract with median income that is higher than the median income of the county, MSA or PMSA in which the census tract is located. [https://geomap.ffiec.gov/FFIECGeocMap/GeocodeMap1.aspx](https://geomap.ffiec.gov/FFIECGeocMap/GeocodeMap1.aspx)

- **Priority 2 (Must apply for 4% HTC)**
  - Set aside 80% of units rent capped at 30% of 60% AMFI.
  - Up to 20% of the units can be market rate.

- **Priority 3 (4% HTC not required)**
  - Includes any qualified residential rental development. Market rate units can be included under this priority.

The Priority 3 designation provides the most flexibility in terms of the inclusion of market rate units. One primary reason for selecting one priority over another is in instances where numerous Applications are received and the amount of available volume cap is limited. In such instances and pursuant to §1372.0321 of the Tex. Gov't Code, Priority 1 transactions will be ranked above Priority 2 transactions which will be ranked above Priority 3 transactions. The final decision on which Priority to select belongs to the Applicant.

### Application Process and Deadlines for Filing a 4% HTC Application

Applications designated as a Priority 1 or Priority 2 by the TBRB must receive a notice of reservation prior to submission of the HTC Application. Those designated as a Priority 3 by the TBRB will not be accepted until after the issuer has induced the bonds. Upon receipt of the notice of reservation for the 2018 Program Year for private activity volume cap, the required Parts of the HTC Application and Fee must be submitted based on the following:

- Priority 1 and Priority 2 Applications will only have a three day notice to file Parts 1 – 4 of the HTC Application with the Department. It is important to communicate with your issuer on the timing of the reservation so you will be prepared to submit Parts 1 – 4 of the HTC Application to the Department within this timeframe.

- Priority 3 Applications may submit Parts 1-4 of the HTC Application to the Department prior to the Certificate of Reservation being issued; provided that
the bonds have been induced by the issuer. Confirmation of the reservation having been issued not more than 30 days after the Application has been submitted to the Department will be required. The Department may, for good cause, administratively approve an extension for up to an additional 30 days to submit confirmation of the Certificate of Reservation having been issued. The Application may be terminated if the Certificate of Reservation is not received within the required timeframe.

The Application fee, as further described in §10.901(3) of the Uniform Multifamily Rules, along with Parts 1 – 4 of the Application must be submitted by the required deadline. The submission format of the HTC Application must follow the requirements outlined in the 2018 Multifamily Programs Procedures Manual which can be found on the Apply for Funds page of the Department’s website or at the following link: http://www.tdhca.state.tx.us/multifamily/apply-for-funds.htm.

The remaining Parts 5 and 6 of the Application (including Third Party reports), along with any other outstanding documentation, regardless of the TBRB priority designation, must be submitted at least 75 calendar days prior to the TDHCA Board meeting at which the decision to issue a Determination Notice would be made and conform to the requirements identified in the 2018 Multifamily Programs Procedures Manual. The 75-day deadline is tied to the TDHCA Board Meeting dates for the calendar year and will vary for each Application based on when their Certificate of Reservation expires. The 2018 TDHCA Board Meeting dates and corresponding 75-day deadlines are as follows:

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<tr>
<th>75 Day Deadline</th>
<th>TDHCA Board Meeting*</th>
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<td>September 21, 2018</td>
<td>December 6, 2018</td>
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*Board Meeting dates are subject to change.

Once the Certificate of Reservation has been issued by the TBRB, Department staff will communicate with the Applicant or other designated contact to discuss the possible TDHCA Board meeting dates at which the Application can be presented to the Department’s Board for consideration of a Determination Notice. The Board meeting dates and the corresponding 75-day deadlines are primarily based on the 150-day deadline noted in the Certificate of Reservation. **It is ultimately the responsibility of**
the Applicant to select the appropriate Board meeting and to submit the remaining Parts of the Application by the corresponding 75-day deadline. If the remaining Parts are not submitted by such deadline, the Department cannot ensure that the Application will be included on the originally requested Board meeting agenda, unless staff can complete its evaluation in adequate time for Board consideration, otherwise delays may occur. Applicants should be aware that unusual financing structures, portfolio transactions, and the need to resolve Administrative Deficiencies may require additional time to review and the prioritization of Applications will be subject to the review priority established in §10.201(6) of Subchapter C of the Uniform Multifamily Rules. In general, any non-Competitive Housing Tax Credit Application received during the competitive tax credit round that include a request to be placed on the May, June or July Board agendas will not be prioritized for review or underwriting due to the statutory constraints on the award and allocation of competitive tax credits. Applicants are advised to keep this in mind when planning the submission of an Application and issuance of the Certificate of Reservation. Department staff may choose to delay presentation to the Board in instances in which an Applicant is not reasonably expected to close within 60 days of the issuance of a Determination Notice or may recommend the award be conditioned upon the bond closing occurring within a reasonable timeframe after Board approval. The 150-day deadline, as noted in the Certificate of Reservation, will require the Applicant to have closed on the bond financing and will require having received approval of the Determination Notice to issue the HTC.

Please keep in mind that should an Applicant submit an Application during the aforementioned Competitive HTC Application Round, regardless of the guidance and provision in the rule, the Department is not obligated to include an Application on the requested Board meeting agenda and the Applicant should be prepared to be placed on a subsequent Board meeting agenda. Additionally, staff may suspend further review and processing of Applications that have undergone a program review and have threshold, eligibility or other items that remain unresolved. The Application will not be prioritized for further review until the outstanding issue has been sufficiently resolved to the satisfaction of staff.

### Application Fees

An Application fee of $30 per Unit, as further described in §10.901(3) of the Uniform Multifamily Rules, must be submitted with the Application. Applications in which a Community Housing Development Organization (“CHDO”) or Qualified Non-Profit Organization intends to serve as the managing General Partner of the Development Owner or Control the managing General Partner of the Development Owner, may be eligible to receive a reduction of 10% off the calculated Application fee. Appropriate documentation must be submitted with payment in order to receive the discounted fee.

### Issuance of a Determination Notice

If the Department determines that all requirements under the Department’s Administrative rules, §2306 of Tex. Gov’t Code and §42 of Internal Revenue Code have been met, the Board shall authorize the Department to issue the Development Owner a notice that the Development satisfies the requirements of the Uniform Multifamily Rules and the QAP in accordance with IRC §42(m)(1)(D). Such notice is referred to as the Determination Notice and is typically issued within a few days after receiving Board approval. The Determination Notice sets forth the Department’s determination of a
specific amount of housing tax credits that the Development may be eligible for based on
the Department’s underwriting analysis and information provided in the Application. The
actual amount of HTC the Development qualifies to receive will be determined at the time
the Cost Certification is submitted to the Department. In addition to the annual HTC
amount, the Notice will include the Determination Notice and Inspection Fee amounts,
Building Identification Numbers, Board Approval Date, TBRB Docket Number, any
conditions placed on the award and due dates for documentation required to satisfy those
conditions, and documentation that must be submitted to the Department no later than
60 calendar days after closing. The Applicant must execute the Notice and return the
original along with the applicable fees and other required documentation as outlined in
the Notice no later than 30 calendar days after its effective date. The Notice will
terminate if the Bonds are not closed by the associated Certificate of Reservation
expiration date or within the timeframe provided by the Board at the time of approval, or
if the financing or development changes significantly as determined by the Department.

**Post Bond Closure Submission Information**

No later than 60 calendar days after the bond closing, the Applicant must submit a series
of documents to the Department. Such documents are further explained in §10.402(e) of
the 2018 Uniform Multifamily Rules. Additional information, including instructions for
completing the documents, is further explained in this Manual.
What you will learn in this section:

- Overview of the Private Activity Bond (PAB) Program
- Pre-Inducement Questionnaire
- Overview of the Pre-Application Process
- Pre-Application Fees
- Texas Bond Review Board Priority (TBRB) Designations
- Deadlines for Filing the Application
- Application Fees
- PAB and HTC Application Process
- Department Fees Due at Closing
- Ongoing Department Bond Fees

Overview of the Private Activity Bond (PAB) Program

The Department issues tax-exempt and taxable multifamily Mortgage Revenue Bonds to fund loans to for-profit and qualifying nonprofit 501(c)(3) organizations for acquisition and rehabilitation, and new construction of affordable rental units. Applications for financing may be submitted to the Department for review and a recommendation will then be made to the Department’s Governing Board. Developments financed through these programs are subject to unit set-aside restrictions for lower income tenants, tenant services, maximum rent limitations, and other requirements as determined by the Department and the Board.

Pre-Inducement Questionnaire

Prior to submitting a Pre-application, the Department will require the submission of the Pre-Inducement Questionnaire. The purpose of the questionnaire is for the Department
to get a preliminary understanding of the proposed Development and to communicate to the Applicant the Department's objectives and policies regarding the development of affordable housing throughout the state using tax-exempt bond financing. The Pre-Inducement Questionnaire can be found on the Department’s website at the following link: [http://www.tdhca.state.tx.us/multifamily/apply-for-funds.htm](http://www.tdhca.state.tx.us/multifamily/apply-for-funds.htm) and should be submitted a few days before the Pre-application.

### Overview of the Pre-Application Process

The Department accepts Pre-Applications monthly based on the TDHCA Board meeting date at which the Inducement Resolution will be considered. All Pre-Applications must be submitted before 5:00 p.m. Austin local Time according to the following submission deadlines:

<table>
<thead>
<tr>
<th>Submission Dates</th>
<th>Inducement Board Meeting*</th>
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<tbody>
<tr>
<td>December 14, 2017</td>
<td>January 18, 2018</td>
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<td>October 4, 2018</td>
<td>November 8, 2018</td>
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<td>November 1, 2018</td>
<td>December 6, 2018</td>
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*Board Meeting dates are subject to change.

The Applicant must identify and notify all Neighborhood Organizations on record with the county or the Secretary of State as of 30 days prior to the Full Application Delivery Date and whose boundaries include the entire proposed Development Site. Such organizations should be listed in the certification form provided in the Pre-Application. The specific requirements for these request letters can be found in §12.5(8) of the Multifamily Housing Revenue Bond Rules and §10.203 of the Uniform Multifamily Rules which can be found on the Department’s website at the following link: [http://www.tdhca.state.tx.us/multifamily/nofas-rules.htm](http://www.tdhca.state.tx.us/multifamily/nofas-rules.htm).

Explicit instructions for the Bond Pre-Application, including the documentation required as well as the proper format for submission can be found in the 2018 Bond Pre-Application Procedures Manual on the Department’s website at the following link: [http://www.tdhca.state.tx.us/multifamily/apply-for-funds.htm](http://www.tdhca.state.tx.us/multifamily/apply-for-funds.htm).

Once the Pre-Application has been submitted, it will be reviewed by staff according to the Pre-Application Threshold Requirements and Scoring Criteria as outlined in §§12.5 and 12.6 of the Multifamily Housing Revenue Bond Rules. The Pre-Application will be ranked against other Pre-Applications submitted in the same month based on final scores. Multiple site Pre-Applications will each be scored based on their own merits and the final score will be determined based on an average of all the individual scores.
A summary of the proposed Development, based on information provided in the Pre-Application, will be presented to the Department’s Governing Board for consideration of an Inducement Resolution. The Inducement Resolution is the resolution passed in order to communicate the intent of an Issuer to pursue subsequent stages of the review, approval, and issuance process to issue bonds for a specific Development; however approval of the inducement resolution does not guarantee a final Board approval of the Bond Application. Upon the approval of the Inducement Resolution by the Governing Board, the Applicant will move forward in the process and prepare to submit an Application for 4% Housing Tax Credits as dictated by the Certificate of Reservation issued by TBRB.

**Pre-Application Fees**

The Applicant is required to submit, at the time of Pre-Application, the following fees as further described in §12.10(a) of the Multifamily Housing Revenue Bond Rules:

- $1,000 (payable to TDHCA);
- $2,500 (payable to Bracewell LLP, the Department’s bond counsel); and
- $5,000 (payable to the Texas Bond Review Board).

The fee to the Department covers the review and processing of the Pre-Application; the fee to Bracewell LLP covers the review and drafting of the Inducement Resolution; and the fee to the Texas Bond Review Board covers the review and issuance of the Certificate of Reservation.

**Texas Bond Review Board Priority Designation of Applications**

The Texas Bond Review Board (TBRB) administers the Private Activity Bond (PAB) program and has identified priority designations, pursuant to §190.2(d)(1) – (3) of Texas Administrative Code and §1372.0321 of Tex. Gov’t Code. This is a designation the Applicant selects on the Residential Rental Attachment (RRA) form that is published by TBRB. Such form is available on the TBRB website and is a form that is required as part of the Pre-Application. The priority designation, once submitted to TBRB by the Issuer and a Certificate of Reservation is issued, cannot be changed without withdrawing the current Certificate of Reservation and having it re-issued. Such re-issuance of the Certificate of Reservation will result in payment of an additional $5,000 TBRB Application Fee. The priority designation is based on the level of AMGI the proposed Development will serve and include the following:

- **Priority 1 (Must apply for 4% HTC)**
  - (a) Set aside 50% of units rent capped at 30% of 50% AMFI and the remaining 50% of units rents capped at 30% of 60% AMFI; or
  - (b) Set aside 15% of units rent-capped at 30% of 30% AMFI and the remaining 85% of units rent-capped at 30% of 60% AMFI; or
  - (c) Set aside 100% of units rent-capped at 30% of 60% AMFI for developments located in a census tract with median income that is higher than the median income of the county, MSA, or PMSA in which
the census tract is located. https://geomap.ffiec.gov/FFIECGeoMap/GeocodeMap1.aspx

- **Priority 2 (Must apply for 4% HTC)**
  - Set aside 80% of units rent-capped at 30% of 60% AMFI.
  - Up to 20% of the units can be market rate

- **Priority 3 (4% HTC not required)**
  - Includes any qualified residential rental development. Market rate units can be included under this priority.

The Priority 3 designation provides the most flexibility in terms of the inclusion of market rate units. The main reason for selecting one priority over another is mostly applicable in instances where there are numerous Applications received and limited volume cap availability. In such instances and pursuant to §1372.0321 of Tex. Gov’t Code as well as §12.6 of Multifamily Housing Revenue Bond Rules, Priority 1 transactions will be ranked above Priority 2 transactions which will be ranked above Priority 3 transactions. The final decision on which Priority to select belongs to the Applicant.

**Deadlines for Filing the 4% HTC and PAB Application**

Once the Pre-Application has been approved by the Department’s Governing Board, an application for volume cap will be submitted to TBRB in the rank order determined by the Department and as described above to await a Certificate of Reservation. The Priority designation selected will prompt the deadlines for submission of the HTC Application. Applications designated as Priority 1 or Priority 2 by TBRB must receive a notice of reservation prior to submission of the HTC Application. Those designated as a Priority 3 by TBRB will not be accepted until after the bonds have been induced.

The 4% HTC Application and the PAB Application are essentially the same; there is not a separate PAB Application that will need to be submitted to the Department. Upon receipt of the notice of reservation for the 2018 Program Year for private activity volume cap, the required Parts of the HTC Application and Fee must be submitted based on the following:

- **Priority 1 and Priority 2 Applications** will only have a three day notice by which to file Parts 1 – 4 of the HTC Application with the Department. The Department will communicate to the Applicant its intent to submit the application to TBRB for a reservation so that the Applicant is prepared to submit Parts 1 – 4 of the HTC Application within this timeframe.

- **Priority 3 Applications** may submit Parts 1-4 of the HTC Application to the Department prior to the Certificate of Reservation being issued, provided that the bonds have already been induced. The Certificate of Reservation must be issued not more than 30 days after the Application has been submitted to the Department. The Department may, for good cause, administratively approve an extension for up to an additional 30 days for the Certificate of Reservation to be issued. The Application may be terminated if the Certificate of Reservation is not received within the required timeframe.

The Application fee, as further described in §12.10(b) of the Multifamily Housing Revenue Bond Rules, along with Parts 1 – 4 of the Application must be submitted by the required deadline. The submission format of the HTC Application must follow the requirements
outlined in the 2018 Multifamily Programs Procedures Manual which can be found on the Apply for Funds page of the Department’s website or at the following link: http://www.tdhca.state.tx.us/multifamily/apply-for-funds.htm.

The remaining Parts 5 and 6 of the Application (including Third Party reports), along with any other outstanding documentation, regardless of the TBRB priority designation, must be submitted at least 75 calendar days prior to the TDHCA Board meeting at which the decision to issue a Determination Notice would be made and conform to the requirements identified in the 2018 Multifamily Programs Procedures Manual. The 75-day deadline is tied to the TDHCA Board Meeting dates for the calendar year and will vary for each Application based on when their Certificate of Reservation expires. The 2018 TDHCA Board Meeting dates and corresponding 75-day deadlines are as follows:

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<td>September 21, 2018</td>
<td>December 6, 2018</td>
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*Board Meeting dates are subject to change.

Once the Certificate of Reservation has been issued by TBRB, Department staff will communicate with the Applicant or other designated contact to discuss the possible TDHCA Board meeting dates at which the Application can be presented to the Department’s Board for consideration of a Determination Notice. The Board meeting dates and the corresponding 75-day deadlines are primarily based on the 150-day deadline noted in the Certificate of Reservation. It is ultimately the responsibility of the Applicant to select the appropriate Board meeting and to submit the remaining Parts of the Application by the corresponding 75-day deadline. If the remaining Parts are not submitted by such deadline, the Department cannot ensure that the Application will be included on the originally requested Board meeting date unless staff can complete its evaluation in adequate time for Board consideration, otherwise delays may occur. Applicants should be aware that unusual financing structures, portfolio transactions, and the need to resolve Administrative Deficiencies may require additional time to review, and the prioritization of Applications will be subject to the review priority established in §10.201(6) of Subchapter C of the Uniform Multifamily Rules. In general, any non-Competitive Housing Tax Credit Application received during the competitive tax
credit round that include a request to be placed on the May, June or July Board agendas will not be prioritized for review or underwriting due to the statutory constraints on the award and allocation of competitive tax credits. Applicants are advised to keep this in mind when planning the submission of an Application and issuance of the Certificate of Reservation. Department staff may choose to delay presentation to the Board in instances in which an Applicant is not reasonably expected to close within 60 days of the issuance of a Determination Notice or may recommend that the award be conditioned upon the bond closing occurring within a reasonable timeframe after Board approval. The 150-day deadline, as noted in the Certificate of Reservation, will require the Applicant to have closed on the bond financing and will require having received approval of the Determination Notice to issue HTC.

Please keep in mind that should an Applicant submit an Application during the aforementioned Competitive HTC Round regardless of the guidance and provision in the rule, the Department is not obligated to include an Application on the requested Board meeting agenda and the Applicant should be prepared to be placed on a subsequent Board meeting agenda. Additionally, staff may suspend further review and processing of Applications that have undergone a program review and have threshold, eligibility or other items that remain unresolved. The Application will not be prioritized for further review until the outstanding issue has been sufficiently resolved to the satisfaction of staff.

**Application Fees**

An HTC Application fee of $30 per Unit and a bond application fee of $20 per Unit based on the total number of Units, as further described in §10.901(3) of the Uniform Multifamily Rules and §12.10(b) of the Multifamily Housing Revenue Bond Rules, respectively, must be submitted with the Application. For Developments proposed to be structured as part of a portfolio, fees may be reduced on a case by case basis at the discretion of the Executive Director.

To be considered a multiple site Application such that the Development is structured as part of a portfolio, the Development must meet the following definition of a Project pursuant to §1372.002 of Texas Government Code:

“Project—
(a) For purposes of this chapter, a project is:
(1) an eligible facility or facilities that are proposed to be financed, in whole or in part, by an issue of qualified residential rental project bonds;
(c) For purposes of Subsection (a)(1), an application under this chapter may include either the rehabilitation or new construction, or both the rehabilitation and new construction, of qualified residential rental facilities located at multiple sites and with respect to which 51 percent or more of the residential units are located:
(1) in a county with a population of less than 75,000; or
(2) in a county in which the median income is less than the median income for the state, provided that the units are located in that portion of the county that is not included in a metropolitan statistical area containing one or more projects.
that are proposed to be financed, in whole or in part, by an issuance of bonds.”

Applications in which a Community Housing Development Organization ("CHDO") or Qualified Non-Profit Organization intends to serve as the managing General Partner of the Development Owner or Control the managing General Partner of the Development Owner, may be eligible to receive a reduction of 10% of the calculated Application fee. Appropriate documentation must be submitted with payment in order to receive the discounted fee.

**PAB and HTC Application Process**

The 150-day deadline, as noted in the Certificate of Reservation, will require the Applicant to have closed on the bond financing and received approval of the Determination Notice to issue the HTC. This section will provide guidance on the series of events that occur relating to both the bonds and tax credits before the Applicant can close on the financing of the transaction.

Department staff will prepare a preliminary timeline once the Reservation has been issued, the public hearing has been scheduled, and closing dates have been tentatively set. The timeline will be distributed to the working group in an effort to keep the transaction progressing and meeting key target dates. Subsequent to filing the Application, the Department’s bond counsel and financial advisor will provide the Applicant with engagement letters based upon the proposed bond financing structure. Staff will also provide the Applicant with a distribution list of TDHCA-related parties that will be working on the transaction. The Applicant and/or underwriter will update the distribution list with other key parties and distribute to the working group.

No later than 35 calendar days after the Certificate of Reservation is issued, a filing will be made on the Applicant’s behalf by the Department’s bond counsel. The intent of the filing is to solidify the Applicant’s organizational structure, specifically, the identity of the Borrower and General Partner. No changes will be permitted in these entities once this filing is made. NOTE: The principals that comprise the General Partner are not reflected in the filing and may be modified once the filing is made. Bond counsel will compile the documentation and request the appropriate signatures from the Applicant. The fee to be included with the filing includes one-third of the closing fee, which is based on the amount of volume cap reserved as reflected in the Certificate of Reservation. The remaining two-thirds of the closing fee will be required at the time of the bond closing. This fee is the responsibility of the Applicant.

The Department will coordinate the scheduling of the TEFRA Public Hearing on behalf of the Applicant. The Applicant will be responsible for all fees associated with such public hearing, including but not limited to, the newspaper legal notice, facility rental or deposit and security fee, if applicable. The Department requires the Applicant (or any member of the Development Team as designated by the Applicant) to attend and will schedule the hearing on a date mutually agreed upon by the Department and the Applicant. Bond counsel will draft a hearing notice which will be publicized in the local newspaper(s), sent to United States, State and Local Officials representing the subject Development location and Neighborhood Organizations of record. The hearing and any public comment made...
will be transcribed by a court reporter and the transcript will be included in the Board presentation for the proposed Development.

Once the complete HTC Application, including all Third Party reports and all applicable fees have been received, the Application will be reviewed for compliance with the requirements of the Uniform Multifamily Rules and the QAP. Any additional information, clarification or explanation that is needed will be requested through an Administrative Deficiency. The sole purpose of this process is to substantiate one or more aspects of the Application to enable an efficient or effective review by staff. The Uniform Multifamily Rules, specifically §10.201(7), outlines the deficiency process in detail. The Real Estate Analysis Division is responsible for the underwriting process and will review the Application for financial feasibility and will determine an appropriate funding amount.

Simultaneously with the Department’s review of the HTC Application, the working group, including but not limited to the issuer, its bond counsel, financial advisor, and disclosure counsel, along with the Borrower and its counsel, bond underwriter and its counsel, limited partner and its counsel, and bond trustee and its counsel will have regular conference calls to solidify the bond financing documents. It is imperative that all parties review and provide comments on the documents as applicable so that the key deadlines relating to filings with the Texas Attorney General’s Office and the TDHCA Board are made. Typically, multiple drafts of the bond financing documents should be anticipated before the documents are considered substantially final.

All Third Party final commitments (Credit Enhancer, Tax Credit Equity Provider, Letter of Credit Provider, etc.) debt service schedules, detailed sources and uses with costs of issuance breakdown, and surveys must be received by the Department 14 business days prior to the posting of the Department’s Board meeting agenda in order to ensure complete and accurate information is available for Board consideration. Moreover, no later than 14 calendar days before the Board meets to consider the transaction, the Applicant must submit to the Department any required local resolutions pursuant to all applicable program rules.

Upon completion of underwriting, the substantial finalization of the bond financing documents, and the final bond resolution, the Application is presented to the Department’s Governing Board for its consideration of the issuance of the Bonds and the issuance of a Determination Notice for the housing tax credits. In the instance of privately placed bonds, the bond parameters (e.g. bond pricing, interest rate, and maturity date) must be identified in the Bond Resolution for Board consideration, and once approved by the Department’s Board, cannot be altered. In the case of publicly offered bonds the bond pricing is determined by the underwriters. All documentation that will be presented to the Board will be made available on the Department’s website at the following link: http://www.tdhca.state.tx.us/au_boardcenter.htm seven days prior to the meeting. This includes the Real Estate Analysis Application Summary and Underwriting Report detailing the recommended amount of housing tax credits and any conditions relating to the award.

The approval process on the bonds consists of approval by the Department’s Governing Board and the Texas Attorney General’s Office. Bond documents and related supporting documents and certificates must be provided to the Texas Attorney General’s Office for review at least 17 business days prior to closing. Approval of the documents is affirmed with the release of the Attorney General’s opinion at closing. The Department’s housing transactions that have no impact to the state’s general revenue fund may be exempt from
approval by TBRB with the exception of housing transactions that request an ad valorem tax reduction or exemption. The consideration of the TBRB Planning Session and Board meeting dates are factored into the timeline for closing, should they be required. Once the Department receives approval from TBRB, the transaction can proceed towards closing, provided that all necessary approvals from the local municipalities, including building permits, have been obtained, or evidence is provided that the permits are obtainable subject only to payment of municipal fees. Also required at this time, will be evidence of available utilities (a letter from the local municipality stating that utilities will be available). Bond Counsel will coordinate the final filings of the bond documents with the Attorney General’s office as well as the registration of the bonds with the Comptroller’s office. The closing is generally a two day process whereby pre-closing typically consists of the review and execution of closing documents; with the sale of the bonds and dispersion of the funds occurring on the following day.

On the tax credit side of the transaction, once approved by the Department’s Board, the Board shall authorize the Department to issue to the Development Owner a notice indicating the Development satisfies the requirements of the Uniform Multifamily Rules, QAP and other Department rules in accordance with IRC §42(m)(1)(D). Such notice is referred to as the Determination Notice and is typically issued within a few days after receiving Board approval. The Determination Notice sets forth the Department’s determination of a specific amount of housing tax credits the Development may be eligible for based on the Department’s underwriting analysis and information provided in the Application. The actual amount of HTC the Development qualifies to receive will be determined at the time the Cost Certification is submitted to the Department. In addition to the annual HTC amount, the Notice will include the Determination Notice and Inspection Fees to be paid, the Building Identification Numbers, Board Approval Date, TBRB Docket Number, any conditions placed on the award and due dates for documentation required to satisfy those conditions, and documentation that must be submitted to the Department 60 calendar days after closing. The Applicant must execute the Notice and return the original along with the applicable fees and other required documentation as outlined in the Notice no later than 30 calendar days after its effective date. The Notice will terminate if the Bonds are not closed by the associated Certificate of Reservation expiration date or within the timeframe provided by the Board at the time of approval or if the financing or Development changes significantly as determined by the Department.

**Department Fees due at Closing**

The Department, as Issuer, will require an Origination Fee equal to 50 basis points (bps) of the issued principal bond amount, a Bond Administration Fee equal to 10 bps of the issued bond amount (2 years worth will be due at closing) and a Bond compliance fee equal to $25 per Unit (excludes market rent units); which shall be applied to the third year following closing.

**Ongoing Department Bond Fees**

As part of the issuance of private activity bonds, the Department will require an ongoing Bond Administration Fee equal to 10 bps of the outstanding bond amount on its date of calculation and must be paid as long as the Bond are outstanding. There will also be an annual Bond compliance fee of $25 per Unit (excludes market rent units) and is paid for the duration of the State Restrictive Period under the Bond Regulatory Agreement.
Determination Notice

Once an Application has been approved by the Department’s Governing Board, the Board shall authorize the Department to issue an appropriate notice to the Development Owner that the Development satisfies the requirements of the Uniform Multifamily Rules, QAP and other applicable Department rules in accordance with §42(m)(1)(D) of the Code. Such notice is referred to as the Determination Notice and is typically issued within a few days after receiving Board approval.

The Determination Notice sets forth the Department’s determination of a specific amount of housing tax credits that the Development may be eligible for based on the Department’s underwriting analysis and information provided in the Application. The actual amount of HTC the Development qualifies to receive will be determined at the time the Cost Certification is submitted to the Department. In addition to the annual HTC amount, the Notice includes the Building Identification Numbers, Board Approval Date, the TBRB Docket Number, Effective and Expiration dates, any conditions placed on the award and due dates for documentation required to satisfy those conditions, and documentation that must be submitted to the Department no later than 60 calendar days after closing.

The Applicant must execute the Notice and return the original along with the documentation identified below no later than 30 calendar days after its Effective Date. The Determination Notice Expiration Date may not be extended without prior Board approval for good cause. The Notice will terminate if the Bonds are not closed by the Certificate of Reservation expiration date or within the timeframe provided by the Board at the time of approval or if the financing or Development changes significantly as determined by the Department. The documentation to be submitted includes the following:

- Determination Notice Fee;
- Building Inspection Fee;
- Proof of Final Zoning (if proposed or needed to be changed from Application);
- Evidence of authority to do business in Texas. For Texas entities, a copy of the Certificate of Filing for the Certificate of Formation and a Certificate of Fact is submitted. If formed outside the state of Texas, a Certificate of Application for foreign qualification in Texas and a Certificate of Fact from the Texas Secretary of State. If newly formed entity and Certificate of Fact is not available, a statement is provided to that effect;
- Franchise Tax Account Status from the Texas Comptroller of Public Accounts or a statement that the entity is newly formed and no certificate exists;
✓ Evidence in the form of a corporate resolution of who has sufficient authority to sign on behalf of the Applicant and that the sub-entity in Control is consistent with that proposed in the Application;
✓ If applicable, evidence in the form of a letter from an attorney identifying the statutory basis for the property tax exemption and whether or not the exemption is reasonably achievable, subject to the appraisal district's review;
✓ If applicable, evidence regarding the statutory basis for the proposed Payment in Lieu of Taxes (PILOT) agreement and its terms;
✓ Documentation relating to any conditions of the award identified in the Real Estate Analysis Underwriting Report that are required to be met at Determination Notice;
✓ Documentation relating to any changes to representations made in the application subject to §10.405 of the Uniform Multifamily Rules, relating to Amendments and Extensions.

Delivery Instructions

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 and timely delivery.
Agreement & Election Statement

The Development Owner may execute an Agreement and Election Statement for the purpose of fixing the Applicable Percentage with respect to a building or buildings for the month in which the bonds were closed as provided for in §42(b)(2) of the Code. In situations where bonds were issued at the end of the month, the Development Owner can claim the Applicable Percentage for that month provided the election is made not later than the fifth day after the close of such month. If the election is not made for the month the bonds closed, the Applicable Percentage will be determined based on the month each building is placed in service.

The Agreement & Election Statement form is provided by the Department in Word format and can be found on the Department’s website at the following link: http://www.tdhca.state.tx.us/multifamily/housing-tax-credits-4pct/index.htm.

Instructions for Completing the Agreement & Election Statement

**Opening Section:** Fill in the blanks as appropriate.

**Section 1:** Fill in the month in which the Applicable Percentage will be locked.

**Section 2:** Check the appropriate box to indicate the Issuer of the bonds.

**Section 3:** Execute and notarize the form.

Deadlines for Submitting the Agreement & Election Statement

Should the Development Owner elect to execute the Agreement and Election Statement, they are encouraged to return a copy to the Department simultaneously with the executed Determination Notice. If the bond closing has not occurred prior to the expiration of the Determination Notice then the Development Owner shall submit the executed Agreement and Election Statement with the Post Bond Closure Submission documents required no later than 60 calendar days after closing on the bonds as identified previously in this Manual.

Delivery Instructions

Deliver To: Multifamily Finance Division
Texas Department of Housing and Community Affairs
221 East 11th Street
Austin, Texas 78701

P.O. Box 13941
Austin, Texas 78711

Please note that the Applicant is solely responsible for proper and timely delivery.
Applications under the 4% HTC program that receive Board approval as evidenced by a Determination Notice, but do not close on the bonds prior to the Certificate of Reservation expiration date (e.g. the 150-day deadline), and subsequently have that docket number withdrawn from TBRB may have their Determination Notice reinstated. In the event that the Department’s Board has not yet approved the Application, the Application will continue to be processed and ultimately presented to the Board for consideration.

The Applicant will need to receive a new docket number from TBRB and meet the requirements of §10.201(3)(A) - (C) of the Uniform Multifamily Rules as excerpted below.

(A) The Application must remain unchanged with regard to the following:

- site control,
- total number of units,
- unit mix (bedroom sizes and income restrictions),
- design/site plan documents,
- financial structure including bond and HTC amounts,
- development costs,
- rent schedule,
- operating expenses,
- sources and uses,
- ad valorem tax exemption status,
- target population,
- scoring criteria (at Pre-Application if TDHCA is Issuer), or
- TBRB priority status including the effect on the inclusive capture rate.

The entities involved in the Applicant entity and Developer cannot change; however, the certification can be submitted even if the lender, syndicator or issuer changes, as long as the financing structure and terms remain unchanged. Should any of the aforementioned items
have changed, but in staff’s determination and review the change is determined not to be
material or determined to not have an effect on the original underwriting or program
review then the Applicant may be allowed to submit the certification and subsequently have
the Determination Notice re-issued.

The public notifications under §10.203 of the Uniform Multifamily Rules are not required to
be reissued. A revised Determination Notice will be issued once notice of the assignment of
a new docket number has been provided to the Department and the Department has
confirmed that the capture rate and market demand remain acceptable. It is important to
note that reissuance of a Determination Notice will be subject to capture rate provisions
pursuant to §10.201(6)(A) of the Uniform Multifamily Rules as well as de-concentration
factors pursuant to §11.3 of the Qualified Allocation Plan. The priority of Tax-Exempt Bond
Developments are established based on the earlier date associated with the Certificate of
Reservation; or

(B) The new docket number may not be issued more than four months from the date the
original application was withdrawn from TBRB. The new docket number must be
from the same program year as the original docket number, or for Applications that
receive a new docket number from the program year that is immediately succeeding
the program year of the original docket number, the following requirements must be
met:

- The Applicant must certify that the Development will meet all rules and
  requirements in effect at the time the new docket number is issued; and
- The Department must determine that the changes in the rules applicable to the
  program(s) under which the Application was originally awarded are not of a
  material nature that would necessitate a new Application and that any new forms
  and clarifications to the Application are of a nature that can be resolved through
  the Administrative Deficiency process; or

(C) If there are changes to the Application as those referenced in paragraph (A) above, or
if such changes in the rules pursuant to paragraph (B) are of a material nature, the
Applicant will be required to submit a new Application in full, along with the
applicable fees to be reviewed and evaluated in its entirety for a new Determination
Notice to be issued. If there is public opposition, but the Application remains the same
pursuant to paragraph (A), a new application and fees will not be required to be
submitted; however, the Application must be presented before the Board for
consideration of a re-issuance of the Determination Notice.

**Deadlines for Submitting the Certification with New Docket Number Form**

This certification must be submitted no later than thirty (30) calendar days after the date
TBRB issues the new docket number. The Applicant must contact the Department to obtain
a copy of the *Certification of Tax Exempt Bond Applications with New Docket Numbers* Form.
Post Bond Closure Submission Documents

Documents Required Post Bond Closing

Regardless of the Bond Issuer, the Department will require a number of documents to be submitted not later than 60 calendar days after the closing of the bonds. These documents include the following:

- copy of the executed Determination Notice,
- evidence of Fair Housing Training,
- evidence that the Financing has Closed,
- evidence of submission of initial construction status report,
- evidence of Contract Monitoring and Tracking System Registration, and
- Agreement and Election Statement (if applicable).

Instructions for Completing the Forms

Fair Housing Training

The Development Owner and on-site or regional property manager must attend at least five hours of a Department approved Fair Housing training. A list of approved trainings can be found on the Department’s Fair Housing web page under TDHCA Approved Fair Housing Training “Property Owner and Managers.” Certifications must not be older than two years from the date of submission; and

The Development Lead Architect or Engineer responsible for certifying compliance with the Department’s accessibility and construction standards must attend at least five hours of a Department approved Fair Housing training. A list of approved trainings can be found on the Department’s Fair Housing web page under TDHCA Approved Fair Housing Training “Architect and Engineers.” Certifications must not be older than two years from the date of submission.
Evidence of Closed Financing

The Development Owner must submit evidence that the financing has closed. Such evidence can be in the form of an executed settlement statement.

Initial Construction Status Report

The Development Owner must submit the initial Construction Status Report. Additional information can be found in §10.402(h) of the Asset Management Rules and Asset Management Post Award Activities Manual on the Department’s website at the following link: [http://www.tdhca.state.tx.us/asset-management/pca-manual.htm](http://www.tdhca.state.tx.us/asset-management/pca-manual.htm).

Contract Monitoring and Tracking System

Provide a confirmation letter or email from the Compliance Division evidencing receipt of the Electronic Compliance Reporting Filing Agreement and Owner's Designation of Administrator of Accounts.

Agreement and Election Statement

The Development Owner may execute an Agreement and Election Statement for the purpose of fixing the Applicable Percentage with respect to a building or buildings for the month in which the bonds were closed as provided for in §42(b)(2) of the Code. If this Statement was not submitted at the time the executed Determination Notice was submitted to the Department, then it should be submitted with these documents, provided the Applicable Percentage was fixed. The Statement should be signed and notarized. The Agreement & Election Statement form is provided by the Department in Word format and can be found on the Department's website at the following link: [http://www.tdhca.state.tx.us/multifamily/housing-tax-credits-4pct/index.htm](http://www.tdhca.state.tx.us/multifamily/housing-tax-credits-4pct/index.htm).

Deadline and Method for Submission

These documents must be submitted no later than 60 calendar days after the closing on the bonds and may be submitted via the Department's ServU HTTPS file server. The Applicant should send staff an email indicating that the documents have been uploaded.
Deadline for Submission

The Cost Certification documentation for a 4% HTC transaction must be submitted to the Department no later than January 15 following the first year of the Credit Period. Any Development issued a Determination Notice that fails to submit the cost certification documentation by this deadline will be required to request an extension pursuant to §10.405(c) of the Uniform Multifamily Rules.

Documentation Required

The documentation that is required as part of the Cost Certification is detailed in the Post Award Activities Manual which is available on the Department's website at the following link: [http://www.tdhca.state.tx.us/asset-management/pca-manual.htm](http://www.tdhca.state.tx.us/asset-management/pca-manual.htm). The Cost Certification package should be submitted in the format outlined in the Manual.

The Cost Certification is handled through the Department’s Asset Management Division. Each region in the state is assigned a specific Asset Manager and Cost Certification packages should be submitted to the appropriate Asset Manager. The contact list for the Asset Manager regional assignments can be found on the Department’s website at the following link: [http://www.tdhca.state.tx.us/asset-management/contacts.htm](http://www.tdhca.state.tx.us/asset-management/contacts.htm).

Increases to the Housing Tax Credit Amount

Any increase in the HTC credit amount from the amount specified in the Determination Notice at the time each building is placed in service, will only be permitted if it is determined by the Department, pursuant to §42(m)(d)(D) of the Code.

Increases in the amount of tax credits that exceed 110% of the HTC amount reflected in the Determination Notice are contingent upon Board approval. Increases that do not exceed 110% of the HTC amount as reflected in the Determination Notice may be approved administratively by the Executive Director pursuant to §10.402(c) of the Uniform Multifamily Rules. Any increase in the HTC amount is subject to the Credit Increase Request Fee which, pursuant to §10.901(10) of the Uniform Multifamily Rules, such request fee shall be equal to 4% of the amount of the credit increase for one year.