Low Income Housing Tax Credit 2020
Qualified Allocation Plan

Our Mission:
To assist Maine people in obtaining and maintaining quality affordable housing and services suitable to their housing needs.

Our Vision of Success:
All Maine people have the opportunity to live in quality affordable housing.
CHAPTER 16 LOW-INCOME HOUSING TAX CREDIT RULE

Table of Contents

SECTION 1: INTRODUCTION ............................................................................................................. 1
SECTION 2: HOUSING NEEDS AND PRIORITIES .............................................................................. 1
SECTION 3: SET-ASIDES AND MAXIMUM CREDIT AMOUNT .......................................................... 2
SECTION 4: ALLOCATION PROCESS ............................................................................................... 2
SECTION 5: THRESHOLD REQUIREMENTS ....................................................................................... 6
SECTION 6: SCORING CRITERIA ...................................................................................................... 10
SECTION 7: PROJECT EVALUATION ............................................................................................... 19
SECTION 8: ALLOCATION OF CREDIT .......................................................................................... 21
SECTION 9: TAX-EXEMPT BOND FINANCED PROJECTS ............................................................... 23
SECTION 10: MONITORING .............................................................................................................. 23
SECTION 11: GENERAL ......................................................................................................................... 26
STATUTORY AUTHORITY .................................................................................................................... 27
BASIS STATEMENT ............................................................................................................................. 27
FISCAL IMPACT OF THE RULE: ........................................................................................................ 32
SECTION 1: INTRODUCTION

The federal Low-Income Housing Tax Credit (LIHTC) was created by the Tax Reform Act of 1986 to encourage private capital investment in the development of affordable rental housing. It is governed by Section 42 of the Internal Revenue Code of 1986, as amended, and associated regulations. As the designated housing credit agency for the State of Maine, MaineHousing is required by Section 42 of the Code and 30-A MRSA §§4741(1) and (14) to adopt a Qualified Allocation Plan (QAP) for allocating and administering LIHTC; this rule is the State’s QAP.

This rule repeals and replaces in its entirety the prior Chapter 16, Low Income Housing Tax Credit Rule, except that the allocation provisions continue to apply to projects that were awarded LIHTC under a prior rule, or a program subject to a prior rule.

Capitalized terms used in this rule are defined in Appendix A, unless the context otherwise indicates, or if not defined therein, have the same meaning as set forth in Section 42 of the Code.

SECTION 2: HOUSING NEEDS AND PRIORITIES

MaineHousing and the Department of Economic and Community Development annually complete a statewide needs assessment as part of the Consolidated Housing and Community Development Plan. Maine Consolidated Plan (2015-2019) establishes the following housing priorities:

A. efficient use of the Credit and other MaineHousing resources to maximize the development of affordable rental housing;

B. provide affordable rental housing for households with the lowest income to the extent possible with available resources;

C. provide affordable rental housing in areas with the highest need and access to services, employment, education, health care, public transportation and other opportunities important to the tenants;

D. provide housing that offers services, amenities and other assistance appropriate for the needs of the tenants to increase housing quality and stability; and

E. preservation of existing affordable rental housing that is at risk of being lost due to deterioration or market conditions.
SECTION 3: SET-ASIDES AND MAXIMUM CREDIT AMOUNT

A. Nonprofit Set-Aside. MaineHousing will set aside ten percent (10%) of the annual State Ceiling for Projects in which a Qualified Nonprofit Organization owns an interest and materially participates in the development and operation throughout the Compliance Period in accordance with Section 42(h)(5)(B) of the Code. An Applicant will qualify if it is owned by either a Qualified Nonprofit Organization, or a business corporation which is 100% owned by one or more Qualified Nonprofit Organization(s), and (in accordance with Section 42(h)(5)(C) of the Code) it is the general partner or manager/managing member and controls the Project’s development and day-to-day operation.

B. Preservation Set-Aside. MaineHousing will set aside up to $300,000 of the annual State Ceiling for the preservation and rehabilitation of one existing multifamily rental housing project if the scope of rehabilitation meets the minimum requirements set forth in Section 5.D.2. and one of the following:

1. at least 25% of its units, or those in a Related Development, are assisted under a Rural Development program; or

2. at least 25% of its units will be converted to Section 8 under HUD’s Rental Assistance Demonstration (RAD) Program.

Demolition and reconstruction on an existing housing site will be treated as new construction and is not eligible for this set-aside.

C. Maximum Credit Amount. The maximum amount of Credit that will be allocated for each Project is the least of (i) $20,000 per Credit Unit, (ii) 25% of the 2020 State Ceiling, and (iii) the amount MaineHousing determines is necessary to ensure the Project’s financial feasibility and long-term viability.

SECTION 4: ALLOCATION PROCESS

A. Pre-Application Submission. Each Project must undergo a mandatory Pre-Application review by MaineHousing to assess its feasibility, suitability for housing, and eligibility for Credit. Applicants must submit the information and documents set forth in Appendix B with the pre-application fee specified in Section 4.C. to MaineHousing by Thursday, July 11, 2019. MaineHousing will discuss Projects with Applicants by Tuesday, August 13, 2019. An Applicant will not be eligible for Credit if

1. it fails to provide a complete Pre-Application submission in accordance with this subsection, or

2. there is any material change in the Project between the Pre-Application submission and the Application unless required by MaineHousing.
B. Application. Applications are subject to the following limitations, conditions and requirements:

1. Existing Housing.
   
   a) Acquisition and Rehabilitation Projects. Projects that involve the acquisition and rehabilitation of Affordable Housing must include the addition of at least 20 new units, or meet the requirements of the Preservation Set-Aside in Section 3.B.
   
   b) Demolition of Existing Housing. Demolition of existing housing that has not been condemned or declared blight by a municipality is not eligible unless approved by MaineHousing.

2. Deadline. The deadline for submitting Applications for the 2020 State Ceiling is 5:00 PM on Thursday, September 26, 2019.

3. Format. The Application must be completed and submitted electronically in the form and manner prescribed by MaineHousing. MaineHousing may require the Applicant to submit additional information.

C. Fees. Applicants must pay the following fees when due. All fees are non-refundable.

<table>
<thead>
<tr>
<th>Type of Fee</th>
<th>Amount</th>
<th>Due Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pre-application Fee</td>
<td>$2,000</td>
<td>By Pre-application deadline in Section 4.A.</td>
</tr>
<tr>
<td>Application Fee</td>
<td>$2,500</td>
<td>Postmarked for delivery by Application deadline in Section 4.B.2</td>
</tr>
<tr>
<td>Allocation Fee</td>
<td>7.5% of Credit</td>
<td>Earlier of Carryover Allocation (Section 8.B.) or Final Allocation (Section 8.A.)</td>
</tr>
<tr>
<td>Monitoring Fee*</td>
<td>$1,000 per Credit Unit</td>
<td>Final Allocation (Section 8.A.)</td>
</tr>
</tbody>
</table>

*MaineHousing may charge an additional monitoring fee to cover any increased costs due to income averaging or other extraordinary monitoring requirements during the Compliance Period.

D. Ineligible Applicants. An Application will be deemed ineligible if one or more of the following has occurred:

1. The Applicant, any Principal thereof, or Affiliates of either
   
   a) has an uncorrected IRS Form 8823 in connection with any LIHTC Project to the extent it is correctable unless previously waived by MaineHousing;
b) has been declared in default or has been 60 days or more delinquent on any loan with MaineHousing, unless the default or delinquency has been cured or there is an approved payment or workout plan in good standing prior to the Application deadline;

c) has ever been the owner of any project in which MaineHousing has foreclosed a mortgage interest or received a deed-in-lieu of foreclosure of a mortgage interest unless previously waived by MaineHousing;

d) is presently debarred, suspended, proposed for debarment, or excluded from participation in any federal or state programs;

e) has in the last 10 years either commenced or had commenced against it any proceeding in or for bankruptcy, receivership, reorganization or any other arrangement for relief from creditors commenced against it that affected a MaineHousing-funded project that was not dismissed within 90 days; or

2. The tax credit syndicator, investor, or Affiliates of either

   a) transferred its interest in any LIHTC Project after March 25, 2014 in violation of the Ownership Transfer Rule; or

   b) failed to make any required capital contributions with respect to any LIHTC Project, and has not corrected such actions prior to the Application deadline.

MaineHousing may reject the Application if it determines the deficiencies are not addressed. MaineHousing may also require financial statements from the Applicant, Principal thereof, or Affiliates of either.

E. Notice to Local Jurisdiction. Upon receipt of an Application, MaineHousing will notify the Chief Executive Officer of the municipality with jurisdiction over the location of the proposed Project. The notice will provide for a 15-day comment period. MaineHousing will consider any comments received.

F. Selection Process. Applications for the State Ceiling with the highest scores will be awarded Credit until the applicable State Ceiling is fully awarded.

   1. The preservation set-aside is limited to one Project. If the set-aside is not sufficient to complete the Project proposed in the highest scoring eligible Application, MaineHousing may allocate additional Credit, allocate the Credit under the set-aside to the next highest-scoring eligible Application that does not need more than the set aside, or not allocate any Credit under the preservation set-aside. All Applications that participate in the preservation set-aside and do not win will be placed on a waiting list.

99-346 Maine State Housing Authority
Chapter 16 Low-Income Housing Tax Credit Rule
June 18, 2019
Page 4 of 32
2. The highest scoring Qualified Nonprofit Organization will be the winner of the nonprofit set-aside regardless of its ranking among other Applicants. If the set-aside is not fully awarded to the highest scoring eligible Applicant, MaineHousing may allocate additional Credit to the next highest scoring eligible Applicant for the set-aside, not fully allocate Credit under the set-aside, or require an Applicant that has not indicated that it is participating in the set-aside to participate in the set-aside. MaineHousing may, if necessary, require the Applicant to change its ownership structure. All Applications that participate in the nonprofit set-aside and do not win will be scored with the other Applications.

3. Except as set forth above, MaineHousing will make awards in score order to select threshold-eligible Applications. If the last Application selected for an award of Credit needs more Credit than remains under the applicable State Ceiling, MaineHousing may elect to either (a) not award the remaining Credit to any Application, or (b) award additional Credit under the next annual State Ceiling to the Application. All threshold-eligible Applications that are not selected will be placed on a waiting list. Any Credit that is returned or is otherwise unused will be made available to waiting list Applications using this process.

G. Notice to Proceed. MaineHousing will meet with each Applicant selected for a Credit award. If the Applicant accepts the Credit award conditions, MaineHousing will issue a Notice to Proceed. Applicants must execute and return the Notice within the time period specified.

H. Credit Allocation. Upon receipt of the fully executed Notice to Proceed, MaineHousing will evaluate the Application pursuant to Section 7 to determine the amount of Credit, if any, to be allocated.

I. Termination of Application or Notice to Proceed. MaineHousing will deem an Application withdrawn and any Notice to Proceed cancelled if one or more of the following occur without MaineHousing’s written approval after the Application is submitted:

1. The Application or the Notice to Proceed is assigned or the Applicant or any Principal thereof changes;

2. The location of the Project changes from the location identified in the Application;

3. There is any change which would result in a net reduction in the Application’s score except as provided in Section 6.H;

4. There is a change in the Project’s design or financing from what was in the Application which MaineHousing determines would result in a substantial increase in the amount of Credit or other MaineHousing funding;

5. The Project’s TDC Index exceeds the TDC Index Cap, or any other failure to meet the threshold requirements in Section 5;
6. There is any other material or substantive amendment or change to the Application; or

7. Any event in Section 4.D. occurs and is not cured within any applicable cure period

**SECTION 5: THRESHOLD REQUIREMENTS**

Applications must meet the following threshold requirements to be eligible for Credit:

A. Affordability. An Applicant must agree that the Project will comply with Section 42 of the Code and this QAP for a minimum period of 45 years to maintain the Project as residential rental housing, keep at least 40% of the total Credit Units in a Project occupied by persons with 50% area median income and keep the Credit Units in the Project rent-restricted in accordance with Section 42 of the Code. The applicant waives the right to request MaineHousing to present a qualified contract under Section 42(h)(6) of the Code.

B. Section 811. For Family Housing, the Applicant agrees to accept HUD Section 811 Project Rental Assistance (PRA) and comply with the program requirements, if made available by MaineHousing. This does not necessarily constitute a commitment of PRA funding.

C. Total Development Cost (TDC). Cost reasonableness will be evaluated using an index, which is the weighted average of the TDC per unit and the TDC per bedroom. For mixed-use projects, the TDC for only the residential portion of the project, including common areas, will be used for this calculation. The weighted average will be calculated as follows:

\[
\frac{[2 \times \text{TDC/unit}] + [\text{TDC/bedroom}]}{3}
\]

The product of this calculation will be referred to throughout this document as the “TDC Index”. An Application will be rejected if the TDC Index exceeds the TDC Index Cap below for a project of its type at any time prior to the later of the construction loan closing or carryover allocation.

<table>
<thead>
<tr>
<th>Type of Project</th>
<th>TDC Index Cap</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adaptive Reuse</td>
<td>$265,000 per unit</td>
</tr>
<tr>
<td>New construction</td>
<td>$230,000 per unit</td>
</tr>
<tr>
<td>Acquisition and rehabilitation of existing housing</td>
<td>$150,000 per unit</td>
</tr>
</tbody>
</table>

Demolition and reconstruction of all housing on the same site or another site will be treated as new construction. If a Project involves more than one project type, the TDC Index Cap for the Project is the average of the TDC IndexCaps allocable to each type, weighted by the number of units of each type.

D. Acquisition and Rehabilitation of Existing Housing. Projects that involve the acquisition and rehabilitation of existing multifamily housing are subject to the following:
1. Capital Needs Assessment. The Application must include a capital needs assessment satisfying the requirements set forth in Appendix C.

2. Minimum Rehabilitation Requirements. The Rehabilitation Costs per unit of existing housing must be at least $50,000.

3. Relocation/Displacement. The Project must comply with MaineHousing’s Temporary Relocation and Permanent Displacement Policies and, if the Project is federally-assisted, all applicable federal requirements, including the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, as amended. The Applicant must take reasonable steps to minimize the displacement of existing tenants of the Project. The Application must identify any tenants who will be permanently displaced and the reason for the displacement. The Project’s TDC must include all costs associated with permanent and temporary displacement or relocation. MaineHousing will not allocate Credit until it has approved a project’s relocation plan.

E. Development and Management Experience and Capacity. Applicant teams must have sufficient knowledge, experience and capacity to adequately design, develop, complete, maintain, manage, and operate LIHTC Projects and to provide related services, such as accounting, tax and legal advice, and resident service coordination. If MaineHousing determines the Applicant’s team lacks sufficient qualifications, the team may be required to

1. hire a qualified consultant,

2. hire additional qualified staff, or

3. replace a team member.

F. Site Control. The Applicant must have site control of the Project throughout the Application process in the form of an option, a purchase and sale contract, ownership, or long-term lease. The Applicant, its agents, and MaineHousing must have access to the Project site, and if the Project is an existing occupied property, access to records and other information about the existing tenants, including current rent and income information.

G. Growth Management Limitations. A Project that involves the new construction or acquisition of newly-constructed residential rental property or the conversion of existing buildings to residential rental property must comply with the State’s Growth Management Law, 30-A M.R.S.A. § 4349-A, as amended. Projects must meet one of the following two sets of criteria to be eligible for a Credit allocation:

1. If the municipality in which the Project is located has adopted a comprehensive plan or growth management plan that is consistent with applicable State law, then the Project must be in a designated growth area as identified in such plan; or
2. Otherwise the Project must be located in an area
   a) served by a public sewer system with existing capacity for the Project,
   b) identified as a census-designated place in the latest Federal Decennial Census, or
   c) in an urban municipality and defined under 23 M.R.S.A. § 754 as compact.

The law exempts projects that exclusively serve certain populations, such as persons with disabilities, who are homeless, or are wards of the State.

H. Project Feasibility. The Applicant must have the financial ability to develop and complete the Project and to operate it throughout the Compliance Period.

1. Development Budget. The Applicant must identify
   a) all sources of funding for development and completion, whether direct or indirect, including the amount, timing, terms, conditions, and status (e.g. “applied for” or “committed”) as of the date of the Application and uses of the funding based on the projected costs of and schedule for developing and completing the Project; and
   b) all sources and uses of funding for the Project, whether direct or indirect and whether they are included in the development budget for the Project.

2. Operating Budget. The Applicant must identify all
   a) sources of income, including rent from the residential units, any income from commercial or non-residential space, and the amount, terms and conditions of rental or operating assistance; and
   b) costs of operating the Project as projected over the Compliance Period. The Applicant also must identify all forms of property tax relief (such as a PILOT, tax abatement or exemption, or Tax Increment Financing) and other assistance that reduces operating costs.

3. Related Development. Any Related Development must be completed prior to or concurrently with the completion of the Project, and there must be sufficient funding to operate the Related Development.

4. Financial Re-Characterization. MaineHousing may re-characterize any information about the sources and uses for a Project and any Related Development, such as information that is inconsistent with the requirements of a funding source or is unreasonable based on comparable LIHTC Projects, industry standards, or market conditions. The Applicant must address all development and operating deficits identified by MaineHousing.
I. Market Study. The Application must include a comprehensive market study prepared by a qualified professional in accordance with the National Council of Housing Market Analysts Model Standards for Market Studies for Rental Housing. The market study must have an effective date within 120 days of the Application deadline.

MaineHousing may require the Applicant to either correct any inadequacies it identifies or submit a new market study. MaineHousing also may elect to commission its own market study.

J. Project Design. The design and construction or rehabilitation of the Project must comply with MaineHousing’s Construction Standards and all applicable local, state and federal codes, regulations, statutes and ordinances.

K. Project Amenities. The Project must have the following amenities and services:

1. Community Room. The Project must include an on-site community room with sufficient capacity to serve tenants’ needs. For a scattered-site Project, only one community room is required and should be centrally located to the greatest extent possible to best serve all tenants;

2. Laundry Facilities. The Project must include either a washer/dryer hook-up in each unit or a fully accessible, centrally located laundry facility with sufficient capacity to serve all tenants; and

3. Telemedicine Capabilities. The Project must include broadband infrastructure with capacity sufficient to support the provision of Telemonitoring and/or Telehealth services.

   Broadband infrastructure includes cables, fiber optics, CAT5e (or greater) interior wiring, or other permanent (integral to the structure) infrastructure, including wireless infrastructure, as long as the installation results in broadband infrastructure in each dwelling unit sufficient for the build-to standard established by ConnectME Authority.

   The providers and the tenants may not be charged for the use of the internet or wireless and telephone services provided for telemedicine services.

4. Shared Facilities. An amenity will meet the requirements if the Project

   a) is fully accessible and located on an accessible path to the Project,

   b) is within an existing multifamily housing project adjacent to the subject site,

   c) has sufficient capacity to serve both the Project’s tenants and the existing project,

   d) will be available to the Project’s tenants during the Compliance Period on the same terms as the residents of the existing multifamily project, and
e) will not charge the tenants to use the shared amenity other than a reasonable fee that does not exceed the amount charged to any others for the same use.

5. Recreational Activities. An area(s) of recreational activity must be located on the Project site or within a Safe Walking Distance of ½ mile. The area(s) and activities must be free of charge to the tenants and not require membership. Projects with single-family detached style units satisfy this requirement if each unit has a private lawn with sufficient room for playground equipment, gardening or other activities acceptable to MaineHousing.

6. Exceptions. The requirements of this subsection do not apply to existing multifamily housing projects if the Applicant cannot comply with the requirements because of the nature of the site, structural limitations, zoning restrictions or other land use limitations.

L. Resident Service Coordination. The Applicant must make a resident service coordinator available to the tenants on-site a minimum of one (1) hour per week for every five (5) Credit Units over an appropriate number of days each week acceptable to MaineHousing. The coordinator shall meet with tenants in a private and confidential manner to evaluate individual needs and make appropriate referrals. The services provided must be free of charge to the tenants. The Applicant must maintain adequate funding throughout the Compliance Period.

M. Smoke-free Housing. The Applicant must

1. implement a written occupancy policy prohibiting smoking in the units and common areas,

2. include a non-smoking clause in the lease for every household, and

3. make educational materials on tobacco treatment programs (including the phone number for the statewide Maine Tobacco HelpLine) available to all tenants through the resident service coordinator.

N. Waiting List Preference. The Applicant must give an occupancy preference to eligible persons whose names are on a public housing or Section 8 waiting list, except for Projects financed by Rural Development or with Section 8 Project-Based Rental Assistance.

SECTION 6: SCORING CRITERIA

The Applicant must complete all information and submit all documentation required to be eligible for points.

Project Characteristics

A. Rehabilitation or Reuse of Existing Housing, Structure or Site. 3 Points
The Project site exhibits one or more of the following characteristics:

1. Rehabilitation of existing rental housing containing 5 or more units without permanently displacing any existing tenants or increasing their housing costs (including rent and all other charges paid by the tenant) by more than 10%;

2. Rehabilitation, remediation, or reuse of an existing building or structure that has a current use other than multifamily rental housing;

3. One or more buildings or structures used for purposes other than single family residential housing or agriculture purposes, have been or will be demolished or removed for purposes of redeveloping the site;

4. Left vacant or nearly vacant in the development of a downtown or other city or town center, such as a vacant lots or parking lots abutting commercial buildings and/or multifamily rental housing; or

5. Specifically designated by a municipality for redevelopment to renew a blighted area or remediate environmental risks to the occupants.

Vacant lots in single-family residential areas are not eligible for points under this subsection. Undeveloped portions of existing sites are not eligible for points unless the existing project on the site previously satisfied one of the above criteria.

B. Historic Rehabilitation. 3 points

The Project includes the rehabilitation of a certified historic structure using capital contributions generated from federal and state historic rehabilitation tax credits.

C. Populations with Special Needs. 3 points

The Project gives an occupancy preference for at least 20%, but not less than 4 of the units, to persons who are homeless or displaced, have disabilities, are victims of domestic violence, or have other special housing needs.

The Applicant must commit to maintain a waiting list for the specific population(s) that qualify for the preference or the set-aside, and must make appropriate, voluntary services available through a qualified third-party provider other than the resident service coordinator required under Section 5.L.

D. National Housing Trust Fund. 1 point

The Applicant agrees to accept and use any funding from MaineHousing’s National Housing Trust Fund program for the Project. Any funding award will require a certain number of units.
in the Project to be affordable to and occupied by Extremely Low Income households. Awarding points is not a commitment of funding from the National Housing Trust Fund.

E. Family Housing. Up to 6 points

The Project is for families and a minimum percentage of the Credit Units are two and/or three or more bedroom units as follows:

<table>
<thead>
<tr>
<th>Project for Families with Minimum Percentage of Credit Units by Bedroom Size</th>
<th>Points</th>
</tr>
</thead>
<tbody>
<tr>
<td>At least 50% of the Credit Units are two or more bedroom units and at least 20% of the Credit Units are three or more bedroom units</td>
<td>6 points</td>
</tr>
<tr>
<td>At least 70% of the Credit Units are two or more bedroom units</td>
<td>3 points</td>
</tr>
</tbody>
</table>

F. Readiness. 6 points

MaineHousing must approve both the design to be submitted to the municipality and the State and the final design, including all plans, details and specifications. The Project and any Related Developments must have all

1. municipal land use approvals (except building and other permits customarily issued during construction), and

2. State land use approvals (such as site plan, subdivision, storm water, or wetlands approvals) required to proceed with and complete construction. As of the Application date, the timeframe to appeal all such approvals must have expired with no appellate action being taken, or all appeals have been resolved.

G. Accessibility. Up to 12 points

One (1) point for each unit that

1. exceeds the minimum number of such units required by applicable federal and state accessibility laws, and

2. meets the requirements for a Type A unit under ANSI Standard A117.1-2009, up to the maximum points by project type below.

<table>
<thead>
<tr>
<th>Type of Project</th>
<th>Maximum Points</th>
</tr>
</thead>
<tbody>
<tr>
<td>Projects for Older Adults</td>
<td>12 points</td>
</tr>
<tr>
<td>Other Projects</td>
<td>6 points</td>
</tr>
</tbody>
</table>
H. Below Market Capital.  

Points are based on Below Market Capital, relative to the Total Project Cost as follows:

<table>
<thead>
<tr>
<th>Percentage of Below Market Capital to Total Project Cost</th>
<th>Points</th>
</tr>
</thead>
<tbody>
<tr>
<td>$100,000 (minimum amount) to 3%</td>
<td>1 point</td>
</tr>
<tr>
<td>&gt;3% up to 6%</td>
<td>2 points</td>
</tr>
<tr>
<td>&gt;6% up to 9%</td>
<td>3 points</td>
</tr>
<tr>
<td>&gt;9% up to 12%</td>
<td>4 points</td>
</tr>
<tr>
<td>&gt;12% up to 15%</td>
<td>5 points</td>
</tr>
<tr>
<td>&gt;15%</td>
<td>6 points</td>
</tr>
</tbody>
</table>

If any Below Market Capital for which an Applicant was awarded points is reduced or terminated and the Project becomes infeasible, the Applicant must find alternative funding with similar terms within 90 days of notification from MaineHousing or MaineHousing will re-score the Application. Rescoring may result in loss of funding or developer penalties in future rounds.

I. Acquisition Cost.  

Points are based on the percentage by which the acquisition costs are less than the average acquisition costs for a project of its type as follows:

<table>
<thead>
<tr>
<th>Type of Project</th>
<th>Average Acquisition Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Acquisition and rehabilitation of existing housing</td>
<td>$47,000 per unit</td>
</tr>
<tr>
<td>New construction</td>
<td>$14,000 per unit</td>
</tr>
<tr>
<td>Adaptive Reuse</td>
<td>$12,000 per unit</td>
</tr>
</tbody>
</table>

For purposes of this subsection, acquisition costs include

1. the purchase price for all of the land and any existing building(s) even if donated or leased to the Applicant at below market value,

2. the cost of razing or demolishing any building(s) and structure(s), or any part thereof, on the Project site, and

3. the Capitalized Lease Value of all leases of land or land and building(s) that are part of the Project, with the exception of parking spaces.

The value of any project reserves transferred to the Project as part of the acquisition and included in the purchase price will not be included for purposes of this subsection.
**Percentage of Project’s Acquisition Cost to Average Acquisition Cost**

<table>
<thead>
<tr>
<th>Percentage of Project’s Acquisition Cost to Average Acquisition Cost</th>
<th>Points</th>
</tr>
</thead>
<tbody>
<tr>
<td>0% to 1% (nominal)</td>
<td>4 points</td>
</tr>
<tr>
<td>&gt;1% to &lt;25%</td>
<td>3 points</td>
</tr>
<tr>
<td>25% to 50%</td>
<td>2 points</td>
</tr>
<tr>
<td>&gt;50% to 75%</td>
<td>1 point</td>
</tr>
</tbody>
</table>

**J. New Project-Based Rental Assistance.**  
Up to 6 points

Points are based on the number of assisted units with a commitment of new eligible project-based rental assistance relative to the number of Credit Units.

<table>
<thead>
<tr>
<th>Percentage of Assisted Units to Credit Units</th>
<th>Points</th>
</tr>
</thead>
<tbody>
<tr>
<td>15% to &lt; 25% (but not less than 4 units)</td>
<td>2 points</td>
</tr>
<tr>
<td>25% to &lt; 50%</td>
<td>3 points</td>
</tr>
<tr>
<td>50% to &lt; 75%</td>
<td>4 points</td>
</tr>
<tr>
<td>75% to &lt;100%</td>
<td>5 points</td>
</tr>
<tr>
<td>100%</td>
<td>6 points</td>
</tr>
</tbody>
</table>

The assistance must be from RD or HUD, have similar terms to RD or HUD, or provide a minimum amount of $200 per month for each assisted unit. Section 8 Project-based Vouchers (24 CFR Part 983) are only eligible if the vouchers were awarded pursuant to a competitive process prior to the Application date. Assistance made available, either directly or indirectly, by MaineHousing is not eligible.

**K. Property Tax Relief.**  
Up to 4 points

Points are based on the percentage of the Project’s annual incremental property tax revenue returned to the Applicant or foregone by the taxing authority as follows:

<table>
<thead>
<tr>
<th>Percentage and Duration of Tax Benefit or Relief</th>
<th>Points</th>
</tr>
</thead>
<tbody>
<tr>
<td>50% to &lt;75% for at least 15 years</td>
<td>1 point</td>
</tr>
<tr>
<td>50% to &lt;75% for at least 20 years</td>
<td>2 points</td>
</tr>
<tr>
<td>50% to &lt;75% for at least 30 years</td>
<td>3 points</td>
</tr>
<tr>
<td>≥ 75% for at least 15 years</td>
<td>2 points</td>
</tr>
<tr>
<td>≥ 75% for at least 20 years</td>
<td>3 points</td>
</tr>
<tr>
<td>≥ 75% for at least 30 years</td>
<td>4 points</td>
</tr>
</tbody>
</table>

Only Tax Increment Financing, payment in lieu of taxes, abatement, or other property tax relief arrangement approved by the taxing authority and all other applicable governing entities is eligible. A Project that is either a) located in a jurisdiction that does not assess property taxes or b) is exempt from property taxes will be awarded one (1) point.
Funding made possible by an Affordable Housing TIF will not be eligible unless the Applicant submits a complete application for the TIF at least 45 calendar days before the applicable Application deadline.

Project Location

L. Housing Need. Up to 8 points

Points are based on the need for the type of housing in an area as follows:

1. Housing Projects for Older Adults located in the following Service Center Communities:

<table>
<thead>
<tr>
<th>Housing Projects for Older Adults</th>
<th>Service Center Community</th>
<th>Points</th>
</tr>
</thead>
<tbody>
<tr>
<td>Auburn</td>
<td>Falmouth</td>
<td>Saco</td>
</tr>
<tr>
<td>Augusta</td>
<td>Freeport</td>
<td>Sanford</td>
</tr>
<tr>
<td>Bangor</td>
<td>Kittery</td>
<td>Scarborough</td>
</tr>
<tr>
<td>Bath</td>
<td>Lewiston</td>
<td>South Portland</td>
</tr>
<tr>
<td>Biddeford</td>
<td>Portland</td>
<td>Waterville</td>
</tr>
<tr>
<td>Brunswick</td>
<td>Old Orchard Beach</td>
<td>Westbrook</td>
</tr>
<tr>
<td>Brewer</td>
<td>Kennebunk</td>
<td>Skowhegan</td>
</tr>
<tr>
<td>Bridgton</td>
<td>Madawaska</td>
<td>Topsham</td>
</tr>
<tr>
<td>Camden</td>
<td>Presque Isle</td>
<td>Van Buren</td>
</tr>
<tr>
<td>Caribou</td>
<td>Rockland</td>
<td>Windham</td>
</tr>
<tr>
<td>Ellsworth</td>
<td>Rumford</td>
<td></td>
</tr>
<tr>
<td>Bar Harbor</td>
<td>Gardiner</td>
<td>Norway</td>
</tr>
<tr>
<td>Belfast</td>
<td>Hermon</td>
<td>Oxford</td>
</tr>
<tr>
<td>Bethel</td>
<td>Houlton</td>
<td>Pittsfield</td>
</tr>
<tr>
<td>Blue Hill</td>
<td>Lincoln</td>
<td>Rangeley</td>
</tr>
<tr>
<td>Damariscotta</td>
<td>Mexico</td>
<td>Rockport</td>
</tr>
<tr>
<td>Dexter</td>
<td>Millinocket</td>
<td>Wiscasset</td>
</tr>
<tr>
<td>Farmington</td>
<td>Mount Desert</td>
<td></td>
</tr>
</tbody>
</table>

2. Other Housing Projects in the following Service Center Communities:

<table>
<thead>
<tr>
<th>Other Housing Projects (not specifically for Older Adults)</th>
<th>Service Center Community</th>
<th>Points</th>
</tr>
</thead>
<tbody>
<tr>
<td>Auburn</td>
<td>Brunswick</td>
<td>Rumford</td>
</tr>
<tr>
<td>Augusta</td>
<td>Caribou</td>
<td>Sanford</td>
</tr>
<tr>
<td>Bangor</td>
<td>Ellsworth</td>
<td>Skowhegan</td>
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<tr>
<td>Bath</td>
<td>Lewiston</td>
<td>South Portland</td>
</tr>
<tr>
<td>Biddeford</td>
<td>Old Orchard Beach</td>
<td>Waterville</td>
</tr>
<tr>
<td>Brewer</td>
<td>Portland</td>
<td>Westbrook</td>
</tr>
<tr>
<td>Bar Harbor</td>
<td>Houlton</td>
<td>Rockland</td>
</tr>
</tbody>
</table>
3. Projects located on Native American tribal lands will be awarded **8 points**.

M. **Tax Credit/Market Rent Differential.**

Up to 3 points

Points are based on the percentage by which the average market rent for comparable multifamily housing is greater than the maximum tax credit rent at or below 60% of area median income, as follows:

<table>
<thead>
<tr>
<th>Percentage that Average Market Rent Exceeds Average Maximum Tax Credit Rent</th>
<th>Points</th>
</tr>
</thead>
<tbody>
<tr>
<td>10% to &lt;15%</td>
<td>1 point</td>
</tr>
<tr>
<td>15% to &lt;20%</td>
<td>2 points</td>
</tr>
<tr>
<td>20% or higher</td>
<td>3 points</td>
</tr>
</tbody>
</table>

Comparable means located in the same geographical area and not subsidized under any state or federal housing program. MaineHousing will rely on information in the Application’s market study to determine the average market rent. For housing with units of varying bedroom size, the average will be weighted based on the number of units of each bedroom size.

N. **Community Revitalization.**

Up to 3 points

**Two (2) points** if the Project is located within the boundaries of and contributes to the revitalization goals and efforts identified in a Community Revitalization Plan.

**One (1) extra point** if the Project also involves the preservation of existing Affordable Housing or is located in a QCT and at least 20% of the units are market rate.

O. **Smart Growth.**

Up to 15 points

<table>
<thead>
<tr>
<th>Smart Growth Feature</th>
<th>Points</th>
</tr>
</thead>
<tbody>
<tr>
<td>Access to Public Transportation. The Project is located within Safe Walking Distance (½ mile or less) of a designated pick-up location for existing Fixed-route Public Transportation.</td>
<td>5 points</td>
</tr>
</tbody>
</table>
Demand Response Transportation. Demand Response Transportation is available to all tenants with no eligibility criteria that would limit or deny service.

Proximity to Activities Important to Daily Living. The Project is located within a Safe Walking Distance of not more than ½ mile of at least 3 Activities Important to Daily Living (3 pts.). Add an additional 2 pts. for including at least one commonly used health care service (i.e. pharmacy, urgent care, primary care, hospital, optometrist, etc.).

<table>
<thead>
<tr>
<th></th>
<th>5 points</th>
</tr>
</thead>
</table>

P. High Opportunity Areas. 3 points

The Project is located in a city or town that meets MaineHousing’s standards for high opportunity. High Opportunity Areas are communities with above average access to health care, services, economic activity, and quality education.

<table>
<thead>
<tr>
<th>High Opportunity Areas</th>
</tr>
</thead>
<tbody>
<tr>
<td>Acton</td>
</tr>
<tr>
<td>Alfred</td>
</tr>
<tr>
<td>Auburn</td>
</tr>
<tr>
<td>Augusta</td>
</tr>
<tr>
<td>Bangor</td>
</tr>
<tr>
<td>Bar Harbor</td>
</tr>
<tr>
<td>Bath</td>
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<tr>
<td>Belfast</td>
</tr>
<tr>
<td>Bethel</td>
</tr>
<tr>
<td>Biddeford</td>
</tr>
<tr>
<td>Blue Hill</td>
</tr>
<tr>
<td>Boothbay</td>
</tr>
<tr>
<td>Bowdoin</td>
</tr>
<tr>
<td>Bowdoinham</td>
</tr>
<tr>
<td>Brewer</td>
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<tr>
<td>Bridgton</td>
</tr>
<tr>
<td>Bristol</td>
</tr>
<tr>
<td>Brunswick</td>
</tr>
<tr>
<td>Buxton</td>
</tr>
<tr>
<td>Calais</td>
</tr>
<tr>
<td>Camden</td>
</tr>
<tr>
<td>Cape Elizabeth</td>
</tr>
<tr>
<td>Caribou</td>
</tr>
<tr>
<td>Cumberland</td>
</tr>
<tr>
<td>Dover-Foxcroft</td>
</tr>
<tr>
<td>Durham</td>
</tr>
</tbody>
</table>

Sponsor Characteristics
Q. Developer Capacity.  

Up to 4 points 

Points are based on the development experience of the Applicant, any Principal thereof, or Affiliates of either as follows:

| Completed at least one multifamily rental housing project with MaineHousing funding or completed at least one LIHTC Project in another state(s). | 4 points |
| Experience developing and operating multifamily rental housing or experience managing Affordable Housing, and the Applicant has a contract with a qualified LIHTC consultant to develop the Project. | 3 points |
| Experience developing and operating multifamily rental housing. | 2 points |

R. Owner Performance.  

Up to 4 Points 

Points are based on the recent performance of the Applicant. MaineHousing may reject the Application if it determines outstanding deficiencies are not addressed, or require financial statements from the Applicant, Principals thereof, or Affiliates.

| Has not been 60 days or more delinquent in the payment of any MaineHousing loan since September 22, 2014 (except delinquencies resulting from the delay or loss of Section 8 housing assistance payments), declared in default by MaineHousing, nor had a municipal tax lien placed on any housing funded by MaineHousing. | 2 points |
| No LIHTC Projects still in their Compliance Period had a year-end operating deficit, in the last full Fiscal Year, unless the operating deficit was fully funded by the Application deadline. | 1 point |
| Was not (a) issued an IRS Form 8823 for any reason other than a violation of UPCS or local inspection standards (box 11c) that was subsequently reported as “noncompliance corrected” within the correction period, nor (b) had an IRS audit finding resulting in a recapture event, since September 22, 2016. | 1 point |

S. Management Experience.  

Up to 3 points 

The company that will manage the Project has at least

| one (1) staff person with a minimum of three (3) years of experience successfully managing at least one (1) LIHTC Project. | 2 points |
| one (1) staff person with LIHTC training for every 150 units in LIHTC Project(s) the company plans to manage. | 1 points |

T. Management Performance.  

Up to 3 points
Management Companies who have proven exceptional performance in their management of LIHTC Projects still in their Compliance Period are eligible for points as follows.

<table>
<thead>
<tr>
<th>Description</th>
<th>Points</th>
</tr>
</thead>
<tbody>
<tr>
<td>The physical plant inspections preceding the Application deadline all resulted in scores of above average or better.</td>
<td>1 point</td>
</tr>
<tr>
<td>There were no Project Reports submitted after the applicable deadline in the last reporting period.</td>
<td>1 point</td>
</tr>
<tr>
<td>The Management and Occupancy Reviews preceding the Application deadline all resulted in scores of above average or better.</td>
<td>1 point</td>
</tr>
</tbody>
</table>

U. Tie Breaker.

If more than one Application has the same score, the Application for the least amount of Credit and 0% deferred debt from MaineHousing per unit will have priority. If the Applications request the same amount of these resources, the Application with the most acceptable plan to convert the Project to affordable homeownership for the residents after the Extended Use Period will have priority. The plan must describe the process for transferring ownership to the residents, the purchase price or process for determining it, any financial assistance available for residents (including any reserves), how the affordability will be maintained, and must provide for homebuyer counseling and professional representation of the residents at the time of the conversion.

SECTION 7: PROJECT EVALUATION

A. Amount of Credit. The amount of Credit allocated will be determined as follows:

1. The Applicable Percentage for the month in which the calculation is made will be used to determine the amount of Credit;

2. The calculation of the amount of Credit will be based on 130% of Eligible Basis. MaineHousing has designated the entire State as a DDA under Section 42(d)(5)(B)(v) of the Code because of the high cost of developing housing, the low median income, and the high annual operating costs for housing relative to other states;

3. To determine the amount of Credit, MaineHousing will use the lesser of (a) the market rent, based on the Application market study as approved by MaineHousing, and (b) the maximum Credit rent. For three or more bedroom units MaineHousing will use the maximum Credit rent for two-bedroom units plus $50.00;

4. The amount of Credit allocated for a Project will not exceed the least of

   a) the amount the Project is eligible to receive under Section 42 of the Code,
   b) the amount MaineHousing determines is necessary for financial feasibility and viability throughout the Credit Period, and
c) the Maximum Credit Amount;

5. The Applicant must submit financial and all other required information. MaineHousing will evaluate the need for Credit based on

a) all sources of financing, including the terms and conditions,
b) equity expected to be generated by reason of tax benefits, and
c) the uses of funds, including the reasonableness of development costs and operating expenditures; and

6. In order to determine the amount of Credit, MaineHousing must identify a gap between development sources and uses absent a Credit allocation. MaineHousing may limit recognition of Intermediary Costs, re-characterize Project sources and uses and make reasonable assumptions with respect to projected revenues and expenses. MaineHousing will also take into consideration any federal limitations when combining the Credit with other federal assistance (i.e. “subsidy layering” guidelines).

B. Developer Fee. Developer Fee will be determined as follows:

1. Maximum Developer Fee. The total Developer Fee may not exceed the sum of 15% of the Housing Development Costs, plus 10% of the costs of acquisition of land, existing buildings and equipment, determined without regard to the Developer Fee.

2. Net Developer Fee. The amount of Developer Fee not deferred may not exceed $750,000 plus any unused construction contingency returned to the Applicant after completion.

3. Additional Developer Fee. An Applicant is eligible for Developer Fee in excess of the Net Developer Fee calculated above only if it is deferred and used to increase the tax credit basis.

C. General Contractor Intermediary Costs. The general contractor’s Intermediary Costs must be

1. separated from other construction and rehabilitation costs,
2. with general conditions and overhead and profit parsed out, and
3. no more than 14% of the Total Construction Cost, within the following ranges:

   a) General conditions up to 6% of Total Construction Cost, and
   b) Overhead and profit up to 8% of Total Construction Cost

D. Time of Credit Determination. MaineHousing will determine the amount of Credit at the time of
1. Application, which will be evidenced by the Notice to Proceed;

2. the allocation of Credit, including any carryover allocation;

3. the date each Qualified Building is Placed in Service; and

4. if a Qualified Building is allocated Credit pursuant to Section 9, the date of issuance of the tax-exempt bonds.

Prior to each determination, the Applicant must certify the full amounts of all funding sources and provide any other information required by MaineHousing.

E. Binding Agreement; Rate Lock. The Applicable Percentage for each Qualified Building will be based on the Placed in Service month unless the Applicant elects an earlier option.

F. Construction Cost Increases. MaineHousing may allocate additional Credit to a Project if its construction costs increase after the Application date and the increase is the result of market conditions or other circumstances beyond the Applicant’s control. Any additional Credit will not exceed an amount necessary to generate equity equal to 5% of the Total Construction Cost based on construction bids.

SECTION 8: ALLOCATION OF CREDIT

A. Allocation. MaineHousing will issue one or more IRS Form(s) 8609 after receipt of the following:

1. A complete request for allocation of Credit in a form prescribed by MaineHousing.

2. An audit report on the schedule of project costs prepared by an independent, third party certified public accountant including all associated costs (such as commissions, due diligence, legal, accounting, reserves, and other similar items).

3. Certification of the Project’s sources, including all federal, state and local subsidies in any stage of commitment. This certification must include income, operating and development cost projections and methods for satisfying any deficits.

4. The allocation fee and monitoring fee less the amount of any allocation fee paid in connection with the issuance of a carryover allocation.

B. Carryover Allocation.

1. The Applicant must submit the following to receive a carryover allocation:
a) A complete request for carryover allocation in the form prescribed by MaineHousing no later than the first day of December of the year in which the carryover allocation is made.

b) Certification of the Project’s sources, including all federal, state and local funding. This certification must include income, operating and development cost projections and methods for satisfying any deficits.

c) Development progress report, including completion likelihood.

2. The applicant must execute a carryover allocation and return it to MaineHousing, together with the allocation fee, no later than December 31 of the year in which the carryover allocation is made.

3. A carryover allocation will be subject to the following conditions:

   a) satisfactory evidence that more than 10% of the Project’s reasonably expected basis is incurred within 12 months of the carryover allocation, including an audit report prepared by an independent, certified public accountant; and

   b) any performance conditions MaineHousing may require.

Failure to comply with these conditions may result in termination of the carryover allocation.

C. Tax Credit Compliance Experience. Prior to an allocation the Applicant must demonstrate that the entity managing the Project has sufficient Credit compliance experience and training. The entity must complete a Credit compliance training or receive a certification from a MaineHousing-approved trainer.

D. Extended Use Agreement. Prior to an allocation of Credit, the Owner must enter into an Extended Use Agreement with MaineHousing obligating the Owner to comply with Section 42 of the Code, the threshold requirements in Section 5, and commitments for which the Application was awarded points. The Extended Use Agreement must be recorded in the appropriate registry of deeds prior to all mortgage liens and encumbrances on the Project and before MaineHousing issues any IRS Form 8609 for the Project.

E. Converting a Carryover Allocation. MaineHousing may convert a carryover allocation to the year in which it is terminated or the following year if there are extenuating circumstances beyond the Applicant’s control. The carryover allocation must be rescinded by the mutual consent of MaineHousing and the Applicant. There can be no change in the design or financing that would render the Application withdrawn under Section 4.I. The Project will be subject to the QAP in effect at the time of the original allocation.
F. Forward Allocation of Credit. MaineHousing may issue a binding commitment to allocate State Ceiling available in the subsequent year upon determining that the amount of Credit in the current year’s State Ceiling is insufficient.

SECTION 9: TAX-EXEMPT BOND FINANCED PROJECTS

Projects financed with tax-exempt bond proceeds must satisfy all QAP requirements except

A. the Maximum Credit Amount limitation in Section 3.C.,
B. the application limits in Section 4.B.1.,
C. the application deadline in Section 4.B.2.,
D. the selection process described in Sections 4.F.,
E. the affordability threshold requirement set forth in Section 5.A.,
F. the requirement of a minimum $50,000 per unit of Rehabilitation Costs for Projects involving the acquisition and rehabilitation of existing housing in Section 5.D.2.,
G. the scoring criteria in Section 6, and
H. the Developer Fee limits if the Applicant applies for interest-bearing debt financing and Credit only.

SECTION 10: MONITORING

A. Compliance with Applicable Laws. Owners must comply with all local, state and federal laws and regulations, including without limitation

1. **Section 42** of the Code and associated regulations and guidance,
2. UPCS and all other local, state and federal health, safety and building codes applicable to the Project;
3. the **Federal Fair Housing Act, Title VIII of the Civil Rights Act of 1968**, as amended by the Fair Housing Amendments Act of 1988 (*42 U.S.C. § 3601 et seq.*), Title II of the Americans with Disabilities Act of 1990 (*42 U.S.C. § 12101 et seq.*), and the Maine Human Rights Act (*5 M.R.S.A., Chapter 337, Subchapter IV*) and all other applicable federal, state and local fair housing and accessibility requirements, and the regulations, guidance and standards associated with all of the foregoing; and
4. Title VI of the Violence Against Women Reauthorization Act of 2013, 42 USC Chapter 136, Subchapter III, Part M, and all associated regulations and guidance, as may be amended (VAWA).

B. Recordkeeping and Record Retention. Each Owner must keep on file and available to MaineHousing upon request the following records for each Qualified Building in its LIHTC Project(s) for each year in the Extended Use Period:

1. The total number of residential rental units including the number of bedrooms and the square footage of each;

2. The number of low-income units;

3. The rent charged for each unit including any utility allowances;

4. The number of occupants in each low-income unit;

5. The number of low-income unit vacancies and information showing when, and to whom, the next available units were rented;

6. Income certification and third-party documentation verifying the income of each household occupying a Credit Unit at the time of initial occupancy and for each new person added to the household after initial occupancy;

7. Annual income certifications and third-party documentation verifying the income of each household occupying a Credit Unit in a LIHTC Project are required if not all of the units in the LIHTC Project are Credit Units, or the LIHTC Project is financed or assisted under a state or federal program that requires annual certifications.

For a LIHTC Project with 100% Credit Units that are subject to more than one income limit, annual income certifications are only required for the households occupying the Credit Units subject to the lower income limits. The annual certification may be a self-certification, except that third-party documentation verifying the income of the household is required every 6 years from the date the LIHTC Project is Placed in Service and otherwise upon request by MaineHousing. The self-certification must be

a) in writing,

b) include the size of the household and annual household income,

c) state that the information is complete and accurate,

d) indicate that third-party source documentation will be provided if requested by the Owner or MaineHousing, and
e) witnessed.

Annual income certifications are not required for a LIHTC Project with 100% Credit Units subject to the same income limit.

8. The Eligible Basis and Qualified Basis of each Qualified Building at the end of the first year of the Credit Period;

9. The character and use of the nonresidential portion of a Qualified Building included in its Eligible Basis;

10. A determination of the student status of the resident household;

11. The tenant occupancy policies and procedures and lease. The lease form and content must be acceptable to MaineHousing and comply with all applicable federal, state and local laws (including VAWA); and

12. All other disclosures to tenants, certifications and other records required by applicable local, state and federal laws.

Owners must maintain these records throughout the Extended Use Period for at least 6 years after the due date (with extensions) for filing the federal income tax return for that year, except that the records for the Credit Period’s first year must be retained at least 6 years beyond the due date (with extensions) for filing the federal income tax return for the last year of the Compliance Period.

C. Annual Reports. Each Owner must submit the following to MaineHousing by March 1st of each year throughout the Extended Use Period:

1. Certification for the prior calendar year that the Owner’s LIHTC Project(s) comply with IRS Treasury Regulation § 1.42-5(c)(1) and MaineHousing’s Low Income Housing Tax Credit Program Owner’s Certificate of Continuing Program Compliance attached hereto as Appendix D. A completed and executed IRS Form 8609 for each Qualified Building must be submitted with the first certification; and

2. Certain information and data about the tenants in Credit Units for the prior calendar year, including household income; monthly rental payments; family composition; use of Section 8 rental assistance and other similar assistance; the race, ethnicity, age and disability status of the members of the households; and all other occupancy information required by MaineHousing.

D. Review. For new LIHTC Projects, MaineHousing will complete a review of tenant records within two (2) years following the year the last Qualified Building is Placed in Service. MaineHousing will give owners reasonable prior written notice of a review.
E. Inspections. Every one to three years after a Project is Placed in Service, MaineHousing will inspect LIHTC Projects. For new LIHTC Projects, MaineHousing will inspect Credit Units by the end of the second calendar year following the year the last Qualified Building is Placed in Service. MaineHousing will give reasonable prior written notice.

F. Notification of Noncompliance. MaineHousing will notify an Owner in writing of any failure to

1. submit any complete certifications or information required by MaineHousing when due,
2. allow MaineHousing to perform any review or inspection required under this Section, or
3. comply with Section 42 of the Code or any others requirements under this QAP.

The Owner will have a reasonable period of time to correct the noncompliance identified in the notice. MaineHousing will file a Form 8823, “Low-Income Housing Credit Agencies Report of Noncompliance” with the Internal Revenue Service within 45 days of the end of the correction period.

SECTION 11: GENERAL

A. Conflicts. If this rule conflicts with Section 42 of the Code or any other provision of federal or State law, the federal or State law shall control.

B. Full Discretion. MaineHousing is entitled to the full discretion allowed by law in making all decisions and interpretations under this rule.

C. Not an Entitlement. This rule establishes a pool of eligible Applicants but does not preclude additional reasonable criteria and does not confer any automatic right or entitlement to Credit on any person or entity eligible hereunder. MaineHousing may reject any and all Applications and may refuse to award any or all of the Credit.

D. Final Agency Action. The director of MaineHousing, individually or by exercise of the delegation of powers contained in the Act, shall make all decisions and take all action necessary to implement this rule. Such action of the director shall constitute final agency action.

E. Waiver. Upon a determination of good cause, the director of MaineHousing or the director’s designee may, subject to statutory limitations, waive any provision of this rule. The waiver must be in writing and must be supported by documentation of the pertinent facts and grounds.

F. Freedom of Access Act. MaineHousing is subject to the Freedom of Access Act, 1 M.R.S.A. §401 et seq., which requires the disclosure of all information provided to MaineHousing that is not specifically excluded, such as confidential information under the Act. MaineHousing
shall not be liable for the disclosure of any information that it determines must be disclosed under the Freedom of Access Act.

G. Liability. Compliance with Section 42 of the Code is the responsibility of the Owner. MaineHousing is in no way responsible for an Owner’s compliance or liable for an Owner's noncompliance. Any allocation, review or inspection by MaineHousing and any determination made by MaineHousing pursuant to this QAP is for the sole benefit of MaineHousing. No liability or responsibility for Owner compliance with Section 42 of the Code or other applicable requirements and no representation or warranty of a Project's feasibility or viability, eligibility for Credit, or compliance shall be implied or construed from any such actions and determinations by MaineHousing.

H. Headings/Context. The headings in this rule are for convenience only and do not define or limit the scope of the provisions of this rule. The use of Section, Subsection or Appendix without a reference to another document or source refers to a section, subsection and Appendix of this rule.

STATUTORY AUTHORITY: 30-A MRSA §§4741(1) and 4741(14), Section 42 of the Internal Revenue Code of 1986, as amended

BASIS STATEMENT: This rule is the qualified allocation plan for allocating and administering federal low income housing tax credits (“LIHTC”) in the State of Maine, which MaineHousing, as the State’s designated housing credit agency, is required to adopt pursuant to Section 42 of the Internal Revenue Code and the above-referenced sections of the Maine Housing Authorities Act.

This rule replaces the prior rule and includes the following changes:

- Overhaul and reformating to make the rule more concise, clearer, and easier to use.
- TDC scoring (keep Index and Caps) and penalty for past rounds deleted.
- Maximum number of applications per developer deleted.
- Points adjusted to accommodate removal or addition of criteria and slightly greater/lesser focus in specific areas.
- Service center communities list updated.
- Certified Business Friendly Community point deleted.
- Developer Fee Contribution points eliminated.
- Owner Performance – positive points instead of negative. Notice to Proceed deadline penalty and TDC rescore penalty deleted.
- Management Performance – positive points instead of negative.
- Smart Growth points increased and rebalanced.
- Service Center Needs points increased.
- Telemedicine plan requirement eliminated. Instead broadband capacity using ConnectME Authority build-to-standard at owner’s expense required.
- Property Tax Relief years adjusted.
• Maximum Developer Fee and Net Developer Fee simplified.
• Community Revitalization redefined.
• Below Market Capital points no longer attached to TDC scoring criterion.

Process:
Notice of Agency Rule-making Proposal (MAPA-3) was submitted to the Secretary of State for publication in the May 1, 2019 edition of the appropriate newspapers. Additionally, MaineHousing sent the proposed rule to Interested Parties on May 2, 2019, and published the proposed rule on its website on May 1, 2019. MaineHousing held a public hearing on May 21, 2019. The comment period was held open until May 31, 2019. Nancy Smith, Executive Director of GrowSmart Maine testified at the hearing and provided written comments. Sherrin Vail, Director of Asset Management for Northern New England Housing Investment Fund and President of the Maine Real Estate Management Association, testified and submitted a chart. Craig Saddlemire, Manager of Raise-op Housing Cooperative, and Rebecca Hatfield, Vice President of Real Estate Development and Management at Avesta Housing, submitted written comments.

Summary of Comments and responses:

Telemedicine Capabilities and Smart Growth

Comment: Nancy Smith of GrowSmart Maine spoke in support of the draft rule, including revisions to telehealth and smart growth requirements in particular. GrowSmart supports the new broadband infrastructure requirements to support telemedicine (Section 5.K.3) and the additional points for the smart growth components of projects (Section 6.O). Ms. Smith noted her respect for MaineHousing staff and her appreciation for the respectful and open process regarding the rule.

Response: MaineHousing appreciates the support of GrowSmart Maine.

Inspections

Comment: Sherrin Vail of Northern New England Housing Investment Fund and the Maine Real Estate Management Association noted that Section 10.E requires MaineHousing to inspect Projects in accordance with a new IRS regulation. The regulation which was adopted in February of 2019 changes the minimal sample size of inspections to the lesser of 20% or the number of units reflected on a chart circulated by Ms. Vail. The change would increase the number of units MaineHousing inspects by 200 to 250%. Ms. Vail said inspections affect residents and have not been shown to improve the quality of housing in Maine. The change was intended to decrease the inspection burden on larger properties with 200 to 400 units in other parts of the country, but adversely impacts smaller projects like those in Maine. Ms. Vail suggested that MaineHousing delay adoption of the new requirement while the National Council of State Housing Authorities works with the IRS to remedy the impact on smaller projects.

Response: MaineHousing agrees that the increased inspection requirement adversely affects small projects in rural states like Maine. As qualified allocation plans do not need to be revised to incorporate the new regulation until December 31, 2020, MaineHousing is deleting the reference to
the IRS regulation pending possible changes. The new regulation also shortens the length of time MaineHousing may give to an Owner or property manager prior to inspecting Credit Units (Section 10. E) or tenant records (Section 10.D) to no more than 15 days. MaineHousing is similarly deleting this requirement for now.

Property Tax Relief

*Comment:* Craig Saddlemire of Raise-Op Housing Cooperative recommended that property tax relief not be an independent scoring criteria in the QAP (Section 6.K) because municipal votes on property tax relief for a project add another opportunity for politicization of the project and the tax relief decreases the local tax base which should be increased to the maximum extent possible in less affluent communities.

*Response:* Property tax relief provides municipalities with a mechanism to provide financial support for affordable housing. Acceptable forms of tax relief include Tax Increment Financing, payment in lieu of taxes, abatement, or other property tax relief arrangements approved by the taxing authority and all other applicable governing entities. The development of affordable housing on a site can put the site back on the tax roll or cause reassessment of the site at a higher valuation, thereby providing a municipality with new revenues. Tax relief shows a municipality’s support for a project, and some assurance of a timely development process.

Feedback Process

*Comment:* Rebecca Hatfield of Avesta Housing first thanked MaineHousing for the changes proposed for this year as well as the open feedback process.

*Response:* We appreciate Ms. Hatfield’s comment, and strive to keep an open and ongoing dialogue with our developer partners.

*Comment:* Ms. Hatfield reported that historically comments received during the public hearing process have not amounted to worthy changes to the QAP, in part because changes would require the public comment process to begin again and delay adoption of the QAP. Ms. Hatfield suggested that MaineHousing reconsider this approach.

*Response:* The public comment period comes after months of reaching out to developers and other industry partners to hear their concerns and suggestions for changes to the QAP. Many of the concerns raised did affect changes in the 2020 QAP. Some issues were “tabled” for future consideration and some suggestions were considered but ultimately denied for now.
Various Scoring Criteria

Ms. Hatfield’s comments on various scoring criteria and MaineHousing’s responses are summarized as follows:

Section 4.A. – July 11 is listed as a Friday instead of a Thursday.

Response: The date should be Thursday, July 11, and has been corrected.

Section 5.C. Total Development Cost (TDC) – The TDC caps should be increased due to market conditions. Rural areas should have different cost caps due to the more expensive nature of smaller projects.

Response: MaineHousing’s goal is to create as many units as possible with the limited resources at its disposal. Thus far, our programs have been oversubscribed, and most developers have stayed well below the cost caps. Although we have heard anecdotal concerns, we have no empirical evidence which demonstrates that either the $265,000 TDC for adaptive reuse or the $230,000 TDC for new construction needs to be increased. We will continue to re-evaluate the caps on an annual basis as we have in the past.

Section 5.K.3 Telemedicine Capabilities – The threshold broadband requirements will limit development to areas in which high-speed internet is already available. The requirements add undue cost to projects without proven benefit.

Response: MaineHousing has been flexible in its approach to telemedicine because telemedicine is rapidly evolving. The additional cost is de minimis and reduces the projects’ future costs. The broadband speed requirements align with the ConnectME build-to standard and are solely an infrastructure requirement for projects located in areas which do not yet have access to broadband at these speeds. Such projects will be pre-wired for when the service becomes available. Telehealth measures have proven quite effective in helping to treat several common medical conditions and psychotherapy.

Section 6.A. Rehabilitation or Reuse of Existing Housing, Structure or Site – “Undeveloped portions of existing sites are not eligible for points unless the existing project on the site previously satisfied one of the above criteria” goes against the idea of urban infill.

Response: The criteria include sites “left vacant or nearly vacant in the development of a downtown or other city or town center, such as vacant lots or parking lots abutting commercial buildings and/or multifamily rental housing; or specifically designated by a municipality for redevelopment to renew a blighted area or remediate environmental risks to the occupants.” The intent is to not award the points to a site which in an earlier phase did not receive the points.

Section 6.J. New Project-Based Rental Assistance (PBRA) – MaineHousing should differentiate between new project-based rental assistance and assistance repurposed from housing choice.
vouchers (HCVs). Projects located in towns without housing authorities are at a disadvantage as they can’t receive new assistance.

Response: MaineHousing rewards projects that obtain project-based vouchers because project-based vouchers provide a stable funding source to a project.

Section 6.M. Tax Credit/Market Rent Differential – This category should be more heavily weighted.

Response: MaineHousing seeks to create affordable housing units throughout the state. If the tax credit/market rent differential is weighted too heavily, rural and poorer areas will effectively be eliminated. MaineHousing continues to re-evaluate scoring criteria and their respective weights on an annual basis.

Section 6.O. Smart Growth – The recent change in scoring for this category to that of greater weight and accumulated points is redundant; it should not matter how residents gain access to activities and amenities.

Response: MaineHousing feels that an effective way to ensure tenants’ well-being is to provide them with access to activities and amenities that improve their lives and increase the potential for self-betterment. The more means of reaching such activities and amenities, the better, especially for those who may have timing, weather-related, or physical limitations hampering their travel.

Section 6.O. Smart Growth – Walkability should not be favored over other means of reaching healthcare services. Healthcare shouldn’t be emphasized over other amenities or services.

Response: The intent is to provide as easy access to healthcare services as possible as it may be the most important service any person receives.

Section 6.R. Owner Performance/Operating Deficit – MaineHousing should not require owners to fund operating deficits at year end, particularly when a project is continuing to pay its vendors. Although MaineHousing permits owners to fund deficits from operating deficit escrows, syndicators do not like signing off on disbursements from operating deficit escrows.

Response: The category awards one point to owners that either operate their projects without year-end deficits or fund any year-end deficits. The point rewards owners that operate their projects responsibly. Projects are underwritten with surplus cash flow. Continued operating deficits are not sustainable; owners should make adjustments if a project is operating with a deficit. ODEs are just one of many tools owners can use to ensure the long-term viability of a project. Syndicators generally have accepted them thus far.

Section 6.T. Management Performance – The measures used to reward for good management are unreasonable, subjective, and do not consider size, age of portfolio, property types, or helping troubled properties. Benchmarks used are unattainable, and therefore viewed as impossible.
Response: The metrics MaineHousing uses are quantifiable, measurable, and standard in the industry. The measures we have in place have proven to reward (or not penalize) deserving management companies. We will continue to re-evaluate the measures on an annual basis and welcome suggestions for new measures. Benchmarks have proven achievable for nearly all management companies, and those who have been penalized or not received points quickly have the opportunity to turn things around without undue burden.

FISCAL IMPACT OF THE RULE: The 2020 State of Maine ceiling of federal low-income housing tax credits is projected to raise approximately $35,250,000 of private investor capital. The private investor capital generated by the federal low-income housing tax credits will be used to develop affordable housing for low-income persons. Additionally, it is estimated that 1,400 jobs will be created with this investment. The rule will not impose any costs on municipalities or counties for implementation or compliance.

EFFECTIVE DATE: JULY 8, 2019
APPENDIX A

Definitions

“Act” means the Maine Housing Authorities Act, 30-A M.R.S.A. §4701 et seq., as may be amended from time to time.

“Activities Important to Daily Living” means activities or destinations that are important to course of daily living of the population served by the Project, which include a grocery store, a public school only if the Project is housing for families, a daycare only if the Project is housing for families, a senior center only if the Project is Older Adult Housing, a pharmacy, a bank or credit union, a post office, a retail store, a general health care practitioner’s office, a public library, a hospital and other activities or destinations approved by MaineHousing. Convenience stores, gas stations, restaurants and other food service establishments are not eligible destinations for purposes of this subsection. If there is more than one activity or destination important to the course of daily living within a single establishment, each activity or destination will be counted separately (e.g. a retail store that also includes a pharmacy and a bank branch will be treated as 3 destinations important to the course of daily living).

“Adaptive Reuse” means the conversion of an existing non-housing building or structure to multi-family residential rental housing or the reconstruction of existing housing that has become functionally obsolete, as determined by MaineHousing.

“Affiliates” means any person or entity directly or indirectly controlling, controlled by, or under common control with another person or entity.

“Affordable Housing” means multi-family rental housing that has five or more units and is assisted under a HUD or Rural Development program or is subject to a restrictive covenant requiring units in the housing to be restricted to households with income at or below 60% of area median income, as determined by HUD.

“Affordable Housing TIF” means an affordable housing development district and development program approved by MaineHousing pursuant to MaineHousing’s Affordable Housing Tax Increment Financing Program, 30-A M.R.S.A., Chapter 206, Subchapter 3 and the Act, as may be amended.

“Applicant” means the entity applying for Credit, its successors and assigns, which must be the entity that will be the owner of the Project for tax purposes; must be duly organized and validly existing under the laws of the state in which it is formed, and if not formed in this State, must be duly authorized to conduct business in this State; and must be in good standing under the laws of this State and its state of formation, if not this State.

“Application” means an application to MaineHousing for an allocation of Credit.

“Below Market Capital” means the face value of a grant and the net present value of the savings produced by other funding with an effective rate that is less than the market rate. For this calculation, the market rate is the 10-year Treasury note rate 60 calendar days before the Application deadline plus 300 basis points. Such grants and funding must be committed to the Applicant for the
Project no later than the Application deadline and do not include construction-period financing, donations or below market purchases of land and buildings, investor capital from tax credits, funding made possible by Tax Increment Financing, any Developer Fee that is loaned, deferred or foregone for the benefit of the Project, service funding, operating funds, rental assistance and any resources made available, either directly or indirectly, by MaineHousing.

“Capitalized Lease Value” means the net present value of all lease payments under a lease calculated over the term of the lease using the 10-year Treasury note rate 60 calendar days before the Application deadline plus 300 basis points.

“Code” means the Internal Revenue Code, Title 26 of the United States Code, and applicable regulations promulgated pursuant thereto, as may be amended.

“Community Revitalization Plan” means (1) a community that has been designated by HUD or RD as an Empowerment Zone, a Renewal Community or Enterprise Community, or a Neighborhood Revitalization Strategy Area; or (2) a written plan that was formally adopted by the governing body of a municipality no more than twelve (12) years prior to the Application deadline following a concerted planning process and public input, specifically targets a neighborhood or area in the community (not a single building or site or the entire municipality) for redevelopment or revitalization, and includes (a) an assessment of the existing physical structures and infrastructure of the area, (b) detailed policy goals with respect to economic redevelopment, the rehabilitation or development of housing (including multi-family rental housing) and the improvement or expansion of infrastructure, and (c) proposed activities and a timetable for implementing the policy goals. Plans for a single development and plans formulated by or on behalf of the Applicant are not Community Revitalization Plans. A comprehensive plan that meets all of the requirements in (2) may qualify.

“Credit” or “LIHTC” means the low-income housing tax credit established pursuant to Section 42 of the Code and allocated pursuant to this rule.

“Credit Units” means units in a Project that are eligible for Credit.

“Demand Response Transportation” means on-call transportation services that operate at least 3 days per week and provide service throughout the day.

“Developer Fee” means the total compensation for the work, costs and risks associated with developing a Project, including without limitation, creating the Project concept, identifying and acquiring the Project site, obtaining construction and permanent financing, obtaining necessary subsidies, negotiating the syndication of investment interests in the Project, obtaining all necessary regulatory approvals, constructing and/or rehabilitating the Project and marketing, and includes all amounts paid to consultants to perform this work, except fees for professional services such as environmental assessments, rental market studies, soil tests, and water tests, and includes all reserves, in the form of cash, expected to be paid to the tax credit developer from the Project.

“DDA” means an area of the State that is designated by HUD as a difficult development area pursuant to Section 42(d)(5)(B)(iii) of the Code or an area of the State that is designated by MaineHousing as a difficult-to-develop area in Section 7.A.3 pursuant to Section 42(d)(5)(B)(v) of the Code.
“Extended Use Agreement” means an agreement that satisfies the requirements of Section 42(h)(6)(B) of the Code.

“Extended Use Period” means the period of time specified by MaineHousing in the Extended Use Agreement executed in connection with a Project pursuant to Section 42(h)(6)(D) of the Code, which is the period set forth in Section 5.A. for Projects allocated Credit under the State Ceiling.

Extremely Low Income” means income that is at or below 30% of the area median income as determined pursuant to the regulations and guidance governing the National Housing Trust Fund.

“Family Housing” means housing for families that qualifies for points under the Family Housing scoring criteria set forth in Section 6.E.

“Fiscal Year” means the fiscal year for a LIHTC Project as defined in the Owner’s organizational documents.

“Fixed-route Public Transportation” means year-round, regularly scheduled public transportation that operates at least 5 days per week and provides regular service throughout the day.

“High Opportunity Areas” mean those communities in the State designated by MaineHousing as areas of opportunity for low-income persons based primarily on population and access to employment, education and healthcare. Specific factors considered include population, proximity to major employers, proximity to colleges and universities, proximity to hospitals, availability of public transportation and geographic diversity.

“Housing Development Costs” means the total of all direct and indirect costs incurred in financing, creating, purchasing or rehabilitating a LIHTC Project except the costs attributable to the acquisition of the land and any existing buildings as determined by MaineHousing.

“Housing for Older Adults” means a Project that is designated as elderly or senior housing and receives funding and project-based rental assistance under a RD or HUD multi-family elderly housing program (such as RD’s Section 515 Rural Rental Housing Program and HUD’s Section 202 Supportive Housing for the Elderly Program) or that meets the definition of “housing for older persons” under the federal Fair Housing Act, 42 U.S.C. § 3607(b)(2) and the Maine Human Rights Act, 5 M.R.S.A. §4581 et seq. and all associated regulations, as may be amended.

“HUD” means the United States of America acting through the United States Department of Housing and Urban Development.

“Intermediary Costs” means all Housing Development Costs except the actual construction costs or eligible rehabilitation costs under Section 42(e) of the Code attributable to the development of the units.

“IRS” means the United States Department of Treasury, Bureau of Internal Revenue Service.

“LIHTC Project” means a qualified low-income housing project as defined in and governed by Section 42(g) of the Code.
“MaineHousing” means Maine State Housing Authority.

“MaineHousing’s Construction Standards” means MaineHousing’s *Quality Standards and Procedures Manual* in effect 60 days prior to the applicable deadline for an Application for Credit which include without limitation certain energy efficiency standards and UPCS.

“Maximum Credit Amount” means the maximum amount of Credit a Project is eligible to receive pursuant to Section 3.C.

“National Housing Trust Fund” means the Housing Trust Fund established under Title I of the Housing and Economic Recovery Act of 2008, 12 U.S.C. §4568, together with associated regulations and guidance now or hereafter promulgated pursuant thereto.

“Net Developer Fee” means the Developer Fee with respect to a Project that does not exceed the applicable limit set forth in Section 7.B.2., including any portion thereof that is deferred or loaned to pay for costs associated with the Project (and does not include any additional Developer Fee allowed under Section 7.B.3).

“Notice to Proceed” means the notice that a Project has been selected for further evaluation to determine the Project’s eligibility for Credit and the amount of Credit to be allocated for the Project. The Notice to Proceed will require the submission of all information necessary for MaineHousing to determine the amount of Credit, if any, to be allocated to the Project, obligate the Applicant to fulfill all commitments made in the Application, and require the Applicant to promptly and diligently develop and complete the Project according to the deadlines specified in the notice.

“Owner” means the legal owner of a LIHTC Project or Qualified Building for which an Application has been submitted to MaineHousing or which has received an allocation of Credit from MaineHousing pursuant to this Qualified Allocation Plan or a prior Qualified Allocation Plan for the State.

“Ownership Transfer Rule” means Chapter 27 of MaineHousing’s rules, *Transfers of Ownership Interests*, and the policies and procedures related thereto, all as may be amended.

“Placed in Service” means the date on which a Qualified Building is suitable and available for occupancy as determined in accordance with Section 42 of the Code.

“Principal” means any person or entity with a controlling interest in another entity, including without limitation, a person or entity with an ownership interest in an Applicant that controls the development and day-to-day operation of a Project, such as the general partner(s) of a limited partnership or the manager(s) or member(s) invested with the management authority of a limited liability company, and all persons and entities with an ownership interest in or control of said entity.

“Project” means the property described in the Application, which must be a qualified low-income housing project as defined in and governed by Section 42(g) of the Code.

“Project Reports” means the annual certification and tenant data required under Section 10.C., and if required for the LIHTC Project, the audited financial report (AFR) and the annual project budget.
“QCT” means an area of the State designated by HUD as a qualified census tract pursuant to Section 42(d)(5)(B)(ii) of the Code.

“Qualified Allocation Plan” or “Plan” means the plan for allocating and administering the Credit adopted by the housing credit agency pursuant Section 42(m)(1)(B) of the Code.

“Qualified Building” means a qualified low-income building as defined in and governed by Section 42(c)(2) of the Code.

“Rehabilitation Costs” means with respect to a Project (1) the site costs, (2) the costs of complying with the construction requirements of other funding sources except those required by the Applicant, any Principal thereof or Affiliates of either, (3) contractor profit, overhead and general conditions, and (4) certain costs identified in the capital needs assessment required under Section 5.D.1. of the QAP, including (a) the cost of correcting all violations of applicable federal, state and local health, safety and building codes and correcting deferred maintenance, (b) the rehabilitation or replacement of all structures, systems, facilities and components that have reached or exceed their useful life or will reach their useful life within 5 years, (c) the cost of complying with MaineHousing’s Construction Standards, (d) the cost of complying with the most current accessibility requirements for new construction projects under applicable federal, state and local accessibility laws, regulations, standards and guidance, and (e) the remediation and disposal of any environmental or other hazards identified in environmental reports. Rehabilitation Costs do not include construction contingency, relocation costs, or other soft costs.

“Related Development” means any development of which the Project is a part or is related and the Project cannot be completed, either structurally or financially, without the completion of the development.

“RD” or “Rural Development” means the United States of America acting through the United States Department of Agriculture, Rural Housing Services.

“Safe Walking Distance” means a pedestrian route appropriate to the area, as determined by MaineHousing, with sidewalks, crosswalks and traffic signals at busy roads or intersections and year-round walkability, which includes being plowed during the winter.

“Section 8” means Section 8 of the United States Housing Act of 1937, 42 U.S.C. § 1437f, as may be amended.

“Service Center Community” means an entire municipality that provides jobs and retail to surrounding areas and is a center for education, health care, cultural, recreational and social services, designated pursuant to the Municipal Planning Assistance Program of the State’s Department of Agriculture, Conservation and Forestry as a Regional Service Center as of January 2013.

“State” means the State of Maine.

“State Ceiling” means the State’s housing credit ceiling established pursuant to Section 42(h)(3)(C) of the Code.
“Tax Increment Financing” means any type of tax increment financing, including without limitation an Affordable Housing TIF, a development district and development program approved by a municipality or a tax increment financing district approved by the State’s Department of Economic and Community Development pursuant to 30-A M.R.S.A., Chapter 206, as may be amended.

“TDC Index” means the calculation described in Section 5.C.

“TDC Index Cap” means the limit on Total Development Cost set forth in Section 5.C.

"Telehealth" means the use of interactive real-time visual and audio or other electronic media for the purpose of consultation and education concerning and diagnosis, treatment, care management, and self-management of a patient's physical and mental health and includes real-time interaction between the patient and the telehealth provider, synchronous encounters, asynchronous encounters, store and forward transfers and remote patient monitoring. Telehealth includes telephonic services when interactive telehealth services are unavailable or when a telephonic service is medically appropriate for the underlying covered service.

"Telemonitoring," means the use of information technology to remotely monitor a patient's health status via electronic means through the use of clinical data while the patient remains in a residential setting, allowing the provider to track the patient's health data over time. Telemonitoring may or may not take place in real time.

“Total Construction Cost” means the sum of site costs, costs of constructing or rehabilitating structures, systems, facilities, units and components, general requirements, bond premiums, and contractor overhead and profit as determined by MaineHousing.

“Total Development Cost” or “TDC” means Total Project Cost less (1) the fees required by MaineHousing in connection with the Credit, (2) the Project’s operating deficit account to the extent required by MaineHousing and (3) the costs associated with any commercial space developed in connection with the Project.

“Total Project Cost” means the sum of all costs associated with the development, construction and rehabilitation of a Project, as determined by MaineHousing. Total Project Cost includes, without limitation, acquisition costs, the Capitalized Lease Value of all leases of land and building(s), demolition costs, Total Construction Cost, construction contingency, costs associated with community service facilities included in the Eligible Basis of the Project, soft costs (such as permits, design and engineering fees, environmental reports, appraisals, market studies and legal fees), syndication costs, Net Developer Fee, financing costs and project reserves. Community service facilities are not considered commercial space for purposes of Total Project Cost.

“UPCS” means the Uniform Physical Conditions Standards established by HUD pursuant to 24 CFR § 5.703, as may be amended.
APPENDIX B
Pre-Application Submission Requirements

Applicants must submit a request for pre-application review and the following information to MaineHousing at least 60 calendar days before the applicable Application deadline.

1. A narrative description of the Project and any Related Development, including, the location, type of housing, total number of units by bedroom size, breakdown of required and/or pledged accessible units by type and location, total number of income-restricted units by bedroom size, proposed affordability, any existing affordability restrictions, any existing or proposed use restrictions, common areas and amenities at the Project, any community service facilities, any commercial space and other unique features of the Project.


3. The status of applicable federal, State and local land use approvals for the Project and any Related Development, and any site, subdivision and other plans for the Project and any Related Development that have been prepared for submission or have been submitted to applicable municipal, state and federal governmental entities.

4. Details about the parking for the Project, including the number, type and location of all on-site parking and off-site parking and the terms and conditions thereof.

5. An explanation and all supporting documentation for any exceptions from the requirement to provide a community room, laundry facilities, telemedicine facilities or area activities in accordance with Section 5.K of the QAP.

6. All available information about any known or suspected environmental conditions on the Project site and any Related Development or adjacent sites that may impact the Project site or any Related Development, including any environmental reports. To the extent feasible, identify any and all visible (both on and off-site) fuel oil and propane tanks and include them on the site plan.

7. A capital needs assessment for any existing housing that meets the requirements in Section 5.D. and Appendix C.

8. A conceptual construction estimate(s) prepared by a qualified general contractor or third-party estimator for the Project and any Related Development, including trade breakdowns in the form of a schedule of values and a reasonable estimating contingency, if applicable, with sufficient detail to demonstrate expected construction-related costs. All exclusions and qualifications, if any, must be clearly stated in the estimate. The estimate is to be the basis of the hard cost line items contained in the project underwriting without exception.

9. A projected development and operating budget(s) for the Project and any Related Development which must be submitted electronically in the format prescribed by MaineHousing.
APPENDIX C
Capital Needs Assessment Requirements

1. The assessment must include a site visit, an interview with the on-site property manager and maintenance personnel concerning prior and pending repairs and improvements and existing or chronic physical deficiencies, and a physical inspection of the interior and exterior of at least 20% of the units and all other structures, facilities, systems and components that will be part of the Project, including the following:

   a) Site, including without limitation topography, drainage, pavement, curbing, walkways, sidewalks, parking, accessible parking, accessible routes, landscaping, amenities, water, sewer, storm drainage, and all utility lines;

   b) Structural systems and components, both substructure and superstructure, including without limitation foundations, exterior walls, balconies, porches, and stairways, exterior doors and windows, chimneys and roofing;

   c) Interiors, including without limitation unit and common area finishes and substrata (e.g. flooring, underlayment, carpeting, plaster or drywall, wall coverings and paint condition), and unit and common area kitchen finishes, cabinets, countertops and appliances, and unit and common area bathroom finishes, fixtures and accessories, laundry facilities, and common area lobbies and corridors; and

   d) Building systems, including without limitation plumbing supplies and drainage, domestic hot water production, heating, ventilating and air-conditioning production and distributions systems, fuel storage and delivery systems, electrical power distribution and metering systems, lighting controls and fixtures, smoke, fire and any other alarm systems, fire protection systems, security systems, and elevators.

The capital needs assessment must specifically identify all structures, systems, facilities, units and components that were inspected and must include a concise overview of the physical and operational condition of the existing housing and a detailed assessment of the expected useful life and the remaining useful life of each structure, system, facility, unit and component inspected. The assessment must also consider the presence of environmental and other hazards, including without limitation, asbestos, lead paint, mold, water damage and insect infestations.

2. The capital needs assessment must include a recommended scope of work and a cost estimate to complete the scope of work that addresses the following capital needs of the Project, without consideration of financial feasibility:

   a) Correction of all violations of applicable federal, state and local building, health and life safety codes and correction of all deferred maintenance;

   b) Rehabilitation or replacement of all structures, systems, facilities, units and components that have reached or exceeded their useful lives or will reach their useful lives within 5 years;
c) Rehabilitation of all units and common areas and facilities to bring them into compliance with MaineHousing’s Construction Standards to the maximum extent feasible;

d) Rehabilitation of the minimum number of units and all common areas and facilities that are necessary to comply with the most current requirements for new construction projects under applicable federal, state and local accessibility laws, regulations, standards and guidance (which include without limitation, Section 504 of the Rehabilitation Act of 1973, HUD’s housing regulations at 24 C.F.R. Part 8 and any accessibility standard designated by HUD; Title II and Title III of the Americans with Disabilities Act of 1990 and the 2010 Standards of Accessible Design; and if the Project involves substantial rehabilitation, the Maine Human Rights Act, the Maine Human Rights Commission’s Chapter 8, Housing Regulations, and ANSI Standard A117.1-2009); and

e) Remediation and disposal of any environmental or other hazards identified in the assessment.

3. The capital needs assessment must also identify any structures, systems, facilities, units and components with a remaining useful life of less than 30 years. The Application must include a plan for future rehabilitation or replacement of any identified structure, system, facility, unit and component with a useful life of less than 30 years that is not included in the scope of work for the Project, including possible funding sources, which will be considered in establishing the appropriate funding amounts for the Project’s reserve accounts.
APPENDIX D
LOW INCOME HOUSING TAX CREDIT PROGRAM
OWNER'S CERTIFICATE OF CONTINUING PROGRAM COMPLIANCE

To: Maine Housing
353 Water Street
Augusta, ME 04330-4633

Certification Dates: From: January 1, 20___ To: December 31, 20___

Project Name: ____________________________ Project No: ____________________________

Project Address: ____________________________
City: ____________________________ County: ____________________________ Zip: ____________________________

Tax ID # of Ownership Entity: ____________________________

Building Identification Number(s): (1) (2) (3)
(4) (5) (6)
(7) (8) (9)
(10) (11) (12)

☐ No buildings have been placed in service
☐ At least one building has been placed in service but owner elects to begin credit period in the following year. If either of the above applies, please check the appropriate box, and proceed to page 2 to sign and date this form.

The undersigned ____________________________ on behalf of ____________________________, (the "Owner"), hereby certifies that:

1. The project meets the minimum requirements of: (check one)
☐ 20 - 50 test under Section 42(g)(1)(A) of the Code
☐ 40 - 60 test under Section 42(g)(1)(B) of the Code
☐ 15 - 40 test for "deep rent-skewed" projects under Section 42(g)(4) and 142(d)(4)(B) of the Code

2. There has been no change in the applicable fraction (as defined in Section 42(c)(1)(B) of the Code) for any building in the project:
☐ NO CHANGE ☐ CHANGE

If "Change", list the applicable fraction to be reported to the IRS for each building in the project for the certification year on page 3:

3. The owner has received an annual Tenant Income Certification from each low-income resident and documentation to support that certification, or the owner has a re-certification waiver letter from the IRS in good standing, has received an annual Tenant Income Certification from each low-income resident, and documentation to support the certification at their initial occupancy.
☐ YES ☐ NO

4. Each low-income unit in the project has been rent-restricted under Section 42(g)(2) of the Code:
☐ YES ☐ NO

5. All low-income units in the project are and have been for use by the general public and used on a non-transient basis (except for transitional housing for the homeless provided under Section 42(g)(3)(B)(iii) of the Code):
☐ YES ☐ NO ☐ HOMELESS

6. No finding of discrimination under the Fair Housing Act, 42 U.S.C. 3601-3619, has occurred for this project. A finding of discrimination includes an adverse final decision by the Secretary of Housing and Urban Development (HUD), 24 CFR 180.680, an adverse final decision by a substantially equivalent state or local fair housing agency, 42 U.S.C 3616a(a)(1), or an adverse judgment from a federal court:
☐ NO FINDING ☐ FINDING

7. Each building in the project is and has been suitable for occupancy, taking into account local health, safety, and building codes (or other habitability standards), and the state or local government unit responsible for making building code inspections did not issue a report of a violation for any building or low income unit in the project:
☐ YES ☐ NO
If "No", state nature of violation on page 3 and attach a copy of the violation report as required by 26 CFR 1.42-5 and any documentation of correction.

8. Each building and all FedHome (HOME) assisted units are suitable for occupancy, taking into account State and local health, safety, and other applicable codes, ordinances, and requirements, and the ongoing property standards established by the participating jurisdiction (MaineHousing) to meet the requirements of 24 CFR, Part 92, HOME Investment Partnership Program, Section 92.251.

   □ YES □ NO □ N/A

9. There has been no change in the eligible basis (as defined in Section 42(d) of the Code) of any building in the project since last certification submission:

   □ NO CHANGE □ CHANGE

   If "Change", state nature of change (e.g., a common area has become commercial space, a fee is now charged for a tenant facility formerly provided without charge, or the project owner has received federal subsidies with respect to the project which had not been disclosed to the allocating authority in writing) on page 3:

10. All tenant facilities included in the eligible basis under Section 42(d) of the Code of any building in the project, such as swimming pools, other recreational facilities, parking areas, washer/dryer hookups, and appliances were provided on a comparable basis without charge to all tenants in the buildings:

    □ YES □ NO

11. If a low-income unit in the project has been vacant during the year, reasonable attempts were or are being made to rent that unit or the next available unit of comparable or smaller size to tenants having a qualifying income before any units were or will be rented to tenants not having a qualifying income:

    □ YES □ NO

12. If the income of tenants of a low-income unit in any building increased above the limit allowed in Section 42(g)(2)(D)(ii) of the Code, the next available unit of comparable or smaller size in that building was or will be rented to residents having a qualifying income:

    □ YES □ NO

13. Project complies with an extended low-income housing commitment as described in Section 42(h)(6) (not applicable to buildings with tax credits from years 1987-1989):

    □ YES □ NO □ N/A

14. In the prior 12 month period the owner has not:

   a) evicted a tenant in a low income unit for other than good cause,

   b) terminated the tenancy of a tenant in a low income unit, including without limitation, non-renewal of the lease of an existing tenant in a low income unit, for other than good cause, or

   c) increased the gross rent of a tenant with respect to a low income unit not otherwise permitted under Section 42 of the Code

    □ YES □ NO □ N/A

15. □ The project complies with the requirements of all applicable Federal and State Housing Programs included in the development (e.g., Rural Housing Services, HOME, HUD Section 8, or Tax-Exempt Bonds).

16. □ The project has not received notice of any violation of applicable building codes.

17. The owner received its credit allocation from the portion of the state ceiling set-aside for a project involving "qualified non-profit organizations" under Section 42(h)(5) of the Code and its non-profit entity materially participated in the operation of the development within the meaning of Section 469(h) of the Code.

    □ YES □ NO □ N/A

18. There has been no change in the ownership or management of the project:

    □ NO CHANGE □ CHANGE

   If "Change", complete page 3 detailing the changes in ownership or management of the project.
Note: Failure to complete this form in its entirety will result in noncompliance with program requirements. In addition, any individual other than an owner or general partner of the project is not permitted to sign this form, unless permitted by the state agency.

The project is otherwise in compliance with the Code, including any Treasury Regulations, the applicable State Allocation Plan, and all other applicable laws, rules and regulations. This Certification and any attachments are made UNDER PENALTY OF PERJURY.

By: ____________________________
Title: __________________________
Date: __________________________

(Ownership Entity)

PLEASE EXPLAIN ANY ITEMS THAT WERE ANSWERED “NO”, “CHANGE” OR “FINDING” ON QUESTIONS 1-18.

<table>
<thead>
<tr>
<th>Question #</th>
<th>Explanation</th>
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<tbody>
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CHANGES IN OWNERSHIP OR MANAGEMENT
(to be completed ONLY if “CHANGE” marked for question 18 above)

TRANSFER OF OWNERSHIP

<table>
<thead>
<tr>
<th>Date of Change:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Taxpayer ID Number:</td>
<td></td>
</tr>
<tr>
<td>Legal Owner Name:</td>
<td></td>
</tr>
<tr>
<td>Address:</td>
<td></td>
</tr>
<tr>
<td>Phone:</td>
<td></td>
</tr>
<tr>
<td>General Partnership:</td>
<td></td>
</tr>
<tr>
<td>Status of Partnership (LLC, etc):</td>
<td></td>
</tr>
</tbody>
</table>

CHANGE IN MANAGEMENT CONTACT

| Date of Change: | |
| Management Co. Name: | |
| Management Address: | |
| Management city, state, zip: | |
| Management Contact: | |
| Management Contact phone: | |
| Management Contact Fax: | |
| Management Contact Email: | |

CHANGE IN OWNER CONTACT

| Date of Change: | |
| Owner Contact: | |
| Owner Contact Phone: | |
| Owner Contact Fax: | |
| Owner Contact Email: | |

Owner’s Certificate (January 1, 2017)
1:\Management\Forms and Letters\13 - Compliance\LIHTC OwnerCertification.doc