REQUEST FOR APPLICATIONS 2014-114

RFA 2014-114 HOUSING CREDIT FINANCING FOR AFFORDABLE HOUSING DEVELOPMENTS LOCATED IN MEDIUM AND SMALL COUNTIES

Issued By:

FLORIDA HOUSING FINANCE CORPORATION

Issued: November 21, 2014

Due: January 22, 2015
SECTION ONE
INTRODUCTION

This Request for Applications (RFA) is open to Applicants proposing the development of affordable, multifamily housing located in the Medium and Small Counties listed in Section Four A.5.b.(1) of the RFA.

Under this RFA, Florida Housing Finance Corporation (the Corporation) expects to have up to an estimated $12,914,730 of Housing Credits available for award to proposed Developments located in Medium Counties and up to an estimated $1,513,170 of Housing Credits available for award to proposed Developments located in Small Counties. The Corporation is soliciting applications from qualified Applicants that commit to provide housing in accordance with the terms and conditions of this RFA, inclusive of Exhibits A, B, and C, applicable laws, rules and regulations, and the Corporation’s generally applicable construction and financial standards.

A. SAIL RFA 2014-111 Unfunded Preference. Applications for a proposed Development that meets the following criteria will receive a ranking preference above Applications that do not meet the following criteria: If an Application is submitted for a proposed Development that was either not part of an Application submitted in response to RFA 2014-111 or was part of an Application submitted in response to RFA 2014-111 that was not awarded funding. For purposes of this criteria, awarded funding shall mean that the Application was approved for preliminary funding at the October 30, 2014 Board meeting.

B. Application Withdrawals; Developer Experience Withdrawal Disincentive. In an effort to encourage the submission of quality Applications, the Corporation will award points for Developer experience in certain future RFAs. Additionally, Application withdrawals from particular previously issued RFAs (commencing with the Geographic RFAs issued in 2014) will result in a deduction from the full Developer experience point total (the “Developer Experience Withdrawal Disincentive”) in certain future RFAs. Applicants and Developers are on notice that any Application submitted in this RFA that is withdrawn any time subsequent to the Application Deadline but on or before the execution of the Carryover Allocation Agreement and payment of the Administrative fee will (if the future RFA so provides) result in a point reduction in the scoring of Developer experience in any Application submitted in response to a future RFA in which the Developer, Co-Developer or Principal of the Developer named on Attachment 3 of the withdrawn Application is named for purposes of satisfying the Developer experience requirement in the future Application. As used herein, an Application withdrawal includes a withdrawal of an Application (or the funding under such Application) initiated or made by the Corporation itself where such withdrawal by the Corporation is the result of the Applicant’s failure to act or pay fees in a timely manner as required by the RFA.

SECTION TWO
DEFINITIONS

Unless otherwise defined below, capitalized terms within this RFA shall have the meaning as set forth in Rule Chapters 67-48 and 67-60, F.A.C., or in applicable federal regulations.

RFA 2014-114
| “Regulated Mortgage Lender” | (a) A state or federally chartered entity authorized to transact business in this state that regularly engages in the business of making mortgage loans secured by real property in this state, whose mortgage lending activities subject it to the jurisdiction of the State of Florida Office of Financial Regulation, the Board of Governors of the Federal Reserve, Office of the Comptroller of the Currency, the National Credit Union Administration, or the Federal Deposit Insurance Corporation; (b) A Fannie Mae-approved lender whose name appears on the Fannie Mae list of Delegated Underwriting and Servicing (DUS®) Lenders (list available by clicking [here](#)); (c) A HUD-approved lender whose name appears on the U.S. Department of Housing and Urban Development (HUD) list of Multifamily Accelerated Processing (MAP) Approved Lenders (list available by clicking [here](#)); (d) A RD-approved lender whose name appears on the U.S. Department of Agriculture, Rural Development (RD), list of Section 538 Guaranteed Rural Rental Housing approved lenders (list available by clicking [here](#)); or (e) A Freddie Mac-approved multifamily lender whose name appears on Freddie Mac’s lists of Program Plus (Florida region) lenders, Targeted Affordable Housing lenders or Seniors Housing lenders (lists available by clicking [here](#)). |

**SECTION THREE**

**PROCEDURES AND PROVISIONS**

A. Submission Requirements.

A complete Application for this RFA consists of the Application and Development Cost Pro Forma found at Exhibit A of the RFA and the Applicant Certification and Acknowledgement form and other applicable verification forms found at Exhibit B of the RFA, as well as all other applicable documentation to be provided by the Applicant, as outlined in Section Four of the RFA.

1. The Application Deadline is **11:00 a.m., Eastern Time, on January 22, 2015**. To meet the submission requirements, prior to the Application Deadline the Applicant must do all of the following for its Application:

   a. Download and complete the Application and Development Cost Pro Forma found at [http://www.floridahousing.org/Developers/MultiFamilyPrograms/Competitive/2014-114/](http://www.floridahousing.org/Developers/MultiFamilyPrograms/Competitive/2014-114/). The download process may take several minutes. Applicants should save the files with a file name that is unique to that Application.

   b. Next, when the Applicant is ready to submit the completed Application and Development Cost Pro Forma to the Corporation, the Applicant must go to the webpage [http://www.floridahousing.org/Developers/MultiFamilyPrograms/Competitive/2014-114/](http://www.floridahousing.org/Developers/MultiFamilyPrograms/Competitive/2014-114/) and click the link to login and upload the completed Application and Development Cost Pro Forma. To upload the Application and Development Cost Pro Forma, a username and password must be entered. If the Applicant has not previously created a username and password, the Applicant will need to create one prior to the upload process.

   c. After successfully logging in, click “Upload Application”. The Applicant must also enter the Development Name, click “Browse” to locate the completed Application and Development Cost Pro Forma that were saved on the Applicant’s computer; and then click “Upload Selected File”. The selected Application will then be listed as an Uploaded Application (consisting of the Application and the Development Cost Pro Forma) and its assigned Response Number will be visible in the first column.

   d. Next, to view and print the Uploaded Application (the completed Application and Development Cost Pro Forma), click “Print Application for Submission to Florida Housing”.

RFA 2014-114
The assigned Response Number will be reflected on each page of the printed Uploaded Application. The Applicant must submit four (4) printed copies of the Uploaded Application to the Corporation, as outlined in item e. below.

Note: If the Applicant clicks “Delete” prior to the Application Deadline, the Application will no longer be considered an Uploaded Application and the Applicant will be required to upload the complete Application and the Development Cost Pro Forma again in order for these documents to be considered an Uploaded Application. This will generate a new Response Number.

e. The Applicant must provide to the Corporation by the Application Deadline four (4) printed copies of the final Uploaded Application with all applicable attachments, as outlined in Section Four, each copy housed in a separate 3-ring-binder with numbered divider tabs for each attachment. The final assigned Response Number should be reflected on each page of the printed Application and Development Cost Pro Forma.

(1) One (1) printed copy of the complete Uploaded Application with all applicable attachments must be labeled “Original Hard Copy” and must include the following items:

(a) The required non-refundable $3,000 Application fee, payable to Florida Housing Finance Corporation (check or money order only);

(b) The Applicant Certification and Acknowledgement form with an original signature (blue ink preferred); and

(c) Application Withdrawal Disincentive in the form of either a $25,000 Application Withdrawal Cash Deposit or a $25,000 Letter of Credit, as outlined below:

(i) If the Applicant elects to provide the $25,000 Application Withdrawal Cash Deposit, the deposit, payable to Florida Housing Finance Corporation (check or money order only) must meet the criteria outlined in 3. below.

If desired, the Applicant may submit one (1) check or money order in the amount of $28,000 ($3,000 Application fee plus the $25,000 Withdrawal Cash Deposit).

or

(ii) If the Applicant elects to provide a $25,000 Letter of Credit, the original, executed Letter of Credit must meet the requirements outlined in 4. below. The Applicant need only provide the original Letter of Credit in the Application labeled “Original Hard Copy”; photocopies of the Letter of Credit need not be included in the Applications labeled “Copy”.

(2) The remaining three (3) printed copies of the complete Uploaded Application with all applicable attachments should be labeled “Copy.”

If the Applicant does not provide the Uploaded Application and the materials listed in (1) and (2) above as required by the Application Deadline, the Application will be rejected and no action will be taken to score the Application.

f. The Applicant should label the outside of each shipping box with the applicable RFA number. The Corporation will not consider faxed or e-mailed Applications.

2. After 11:00 a.m., Eastern Time, on the Application Deadline, each Application for which hard copies are received by the Application Deadline will be assigned an Application number. In
addition, these Applications will be assigned a lottery number by having the Corporation’s internal auditors run the total number of Applications received through a random number generator program.

3. $25,000 Application Withdrawal Cash Deposit. Each Applicant not submitting a $25,000 Letter of Credit (as outlined in 4. below) must submit to the Corporation an Application Withdrawal Cash Deposit in the amount of $25,000 with its Application.

The Withdrawal Cash Deposit shall be deposited into an account of the Corporation, will not accrue interest for the Applicant, and will be held by the Corporation as long as the Application associated with it remains active and is not withdrawn for any reason prior to the occurrence of certain events, as outlined below:

a. If a submitted Application is withdrawn for any reason subsequent to the Application Deadline but on or before the execution of the Carryover Allocation Agreement and payment of the required non-refundable Administrative Fee, then immediately upon such Application’s withdrawal, the sum of $25,000 representing the Application Withdrawal Cash Deposit for the withdrawn Application shall, automatically and without notice or condition, become the absolute property of the Corporation, and such funds may be used by the Corporation in any manner and for any purpose as other cash funds of the Corporation.

b. For any Application not invited to enter credit underwriting and not sooner withdrawn, the Corporation shall release and return the Application Withdrawal Cash Deposit for such Application by check in the amount of $25,000 made payable to the Applicant once invitations to enter credit underwriting have been issued and accepted by those Applicants selected for funding under the RFA.

c. For any Application invited to enter credit underwriting and not sooner withdrawn, the Corporation shall release and return the Application Withdrawal Cash Deposit for such Application by check in the amount of $25,000 made payable to the Applicant following execution of the Carryover Allocation Agreement and payment of the Administrative Fee for such Application.

As used herein, an Application withdrawal includes a withdrawal of an Application (or the funding under such Application) initiated or made by the Corporation itself where such withdrawal by the Corporation is the result of the Applicant’s failure to act or pay fees in a timely manner as required by the RFA.

4. $25,000 Letter of Credit. Each Applicant not submitting a $25,000 Application Withdrawal Cash Deposit (as outlined in 3. above) must submit to the Corporation a Letter of Credit that meets the following requirements with its Application:

a. The Letter of Credit must:

   (1) Be issued by a bank, the deposits of which are insured by the FDIC, and which has a banking office located in the state of Florida available for presentation of the Letter of Credit.

   (2) Be on the issuing bank’s letterhead, and identify the bank’s Florida office as the office for presentation of the Letter of Credit.

   (3) Be, in form, content and amount, the same as the Sample Letter of Credit set out in Item 14 of Exhibit C of the RFA, and completed with the following:
(a) Issue Date of the Letter of Credit (LOC) which must be no later than January 22, 2015.
(b) LOC number.
(c) Expiration Date of the LOC which must be no earlier than January 22, 2016.
(d) Issuing Bank’s legal name.
(e) Issuing Bank’s Florida Presentation Office for presentation of the LOC.
(f) Florida Housing’s RFA number RFA 2014-114.
(g) Applicant’s name as it appears on the Application for which the LOC is issued.
(h) Development name as it appears on the Application for which the LOC is issued.
(i) Signature of the Issuing Bank’s authorized signatory.
(j) Printed Name and Title of the authorized signatory.

b. The condition of the Letter of Credit is that the Application with which it is associated remain active and not be withdrawn for any reason prior to the occurrence of certain events, as outlined below:

(1) If a submitted Application is withdrawn for any reason subsequent to the Application Deadline but on or before the execution of the Carryover Allocation Agreement and payment of the required non-refundable Administrative Fee, the Corporation shall, without notice, present for payment and draw upon the Letter of Credit submitted with that Application in full and retain the funds represented thereby as the property of the Corporation. By submitting its Application, the Applicant acknowledges that the withdrawal of its Application regardless of reason or circumstance at any time prior to events described is self-executing entitling the Corporation to draw upon the Letter of Credit in full without condition or prior notice to any party.

If the Corporation is entitled to draw upon an Applicant’s Letter of Credit as provided above, and the issuing bank should for any reason refuse to honor the Letter of Credit following presentation by the Corporation, the Applicant shall be responsible for payment of the $25,000 to the Corporation; payment shall be due from the Applicant to the Corporation within ten (10) calendar days following written notice from the Corporation to the Applicant.

(2) For those Applications not invited to enter credit underwriting and not sooner withdrawn, the Corporation shall release or surrender the Letter of Credit once invitations to enter credit underwriting have been issued and accepted by those Applicants selected for funding under the RFA.

(3) For those Applications invited to enter credit underwriting and not sooner withdrawn, the Corporation shall release or surrender the Letter of Credit following execution of the Carryover Allocation Agreement and payment of the Administrative Fee.

As used herein, an Application withdrawal includes a withdrawal of an Application (or the funding under such Application) initiated or made by the Corporation itself where such withdrawal by the Corporation is the result of the Applicant’s failure to act or pay fees in a timely manner as required by the RFA.

The printed copies of the complete Application must be addressed to:

Ken Reecy
Director of Multifamily Programs
Florida Housing Finance Corporation
227 N. Bronough Street, Suite 5000
Tallahassee, FL 32301

RFA 2014-114
If any of the printed copies of the Application and/or Development Cost Pro Forma are not identical to the complete Uploaded Application, the Uploaded Application will be utilized for scoring purposes.

Pursuant to subsection 67-60.004(2), F.A.C., any Applicant may request withdrawal of its Application from a competitive solicitation by filing a written notice of withdrawal with the Corporation Clerk. For purposes of the funding selection process, the Corporation shall not accept any Application withdrawal request that is submitted between 5:00 p.m., Eastern Time, on the last business day before the date the scoring committee meets to make its recommendations until after the Board has taken action on the scoring committee’s recommendations, and such Application shall be included in the funding selection process as if no withdrawal request had been submitted. Any funding or allocation that becomes available after such withdrawal is accepted shall be treated as returned funds and disposed of according to Section Four B.8. of the RFA.

B. This RFA does not commit the Corporation to award any funding to any Applicant or to pay any costs incurred in the preparation or delivery of an Application.

C. Florida Housing reserves the right to:
   1. Waive Minor Irregularities; and
   2. Accept or reject any or all Applications received as a result of this RFA.

D. Any Interested Party may submit any inquiry regarding this RFA in writing to the Director of Multifamily Programs via e-mail at RFA_2014-114_Questions@floridahousing.org. All inquiries are due by 5:00 p.m., Eastern Time, on December 19, 2014. Phone calls or written inquiries other than at the above e-mail address will not be accepted. The Corporation expects to respond to all inquiries by 5:00 p.m., Eastern Time, on December 30, 2014 and will post a copy of all inquiries received, and their answers, on the Corporation’s Website http://www.floridahousing.org/Developers/MultiFamilyPrograms/Competitive/2014-114/. The Corporation will also send a copy of those inquiries and answers in writing to any interested party that requests a copy. The Corporation will determine the method of sending its answers, which may include regular United States mail, overnight delivery, fax, e-mail, or any combination of the above. No other means of communication, whether oral or written, shall be construed as an official response or statement from the Corporation.

E. Any person who wishes to protest the specifications of this RFA must file a protest in compliance with Section 120.57(3), Fla. Stat., and Rule Chapter 28-110, F.A.C. Failure to file a protest within the time prescribed in Section 120.57(3), Fla. Stat., shall constitute a waiver of proceedings under Chapter 120, Fla. Stat.

F. By submitting this Application, each Applicant agrees to the terms and conditions outlined in the RFA. By inclusion of Exhibit A of the RFA, along with all applicable attachments thereto, including the applicable certification forms set out in Exhibit B of the RFA, each Applicant certifies that:
   1. Public Records. Any material submitted in response to this RFA is a public record pursuant to Chapter 119, Fla. Stat. Per Section 119.071(1)(b)2., the sealed Applications received by the Corporation are exempt from disclosure until such time as the Board provides notice of an intended decision or until 30 Calendar Days after the opening of the sealed Applications, whichever is earlier.
   2. Noninterference. At no time during the review and evaluation process, commencing with the Application Deadline and continuing until the Board renders a final decision on the RFA, may Applicants or their representatives contact Board members or Corporation staff, except Corporation legal staff, concerning their own or any other Applicant’s Application. If an Applicant or its representative does
contact a Board or staff member in violation of this section, the Board shall, upon a determination that such contact was made in an attempt to influence the selection process, disqualify the Application.

3. Requirements. Proposed Developments funded with Housing Credits under this RFA will be subject to the requirements of the RFA, the Application requirements outlined in Rule Chapter 67-60, F.A.C., the credit underwriting and HC Program requirements outlined in Rule Chapter 67-48, F.A.C., and the Compliance requirements of Rule Chapter 67-53, F.A.C.

G. The Corporation expects to select one (1) or more Applications to award the funding contemplated by this RFA. Any such Applications will be selected through the Corporation’s review of each Application, considering the factors identified in this RFA.

SECTION FOUR
INFORMATION TO BE PROVIDED IN APPLICATION

The Applicant must provide a completed Application and Development Cost Pro Forma found in Exhibit A to RFA 2014-114, along with all applicable attachments thereto, including the applicable certification forms set out in Exhibit B of the RFA, which includes the following information:

A. Exhibit A Items:

1. Submission Requirements:

   a. Application Withdrawal Disincentive:

      The Applicant must indicate which of the following it elects to provide in the Application labeled “Original Hard Copy”:

      (1) $25,000 Application Withdrawal Cash Deposit, as outlined in Section Three A.3. of the RFA.

      or

      (2) $25,000 Letter of Credit, as outlined in Section Three A.4. of the RFA.

   b. Applicant Certification and Acknowledgement:

      The Applicant must include a signed Applicant Certification and Acknowledgement form as Attachment 1 to Exhibit A to indicate the Applicant’s certification and acknowledgement of the provisions and requirements of the RFA. The form included in the copy of the Application labeled “Original Hard Copy” must reflect an original signature (blue ink is preferred). The Applicant Certification and Acknowledgement form is provided in Exhibit B of this RFA and on the Corporations Website http://www.floridahousing.org/Developers/MultiFamilyPrograms/Competitive/2014-114/RelatedForms/ (also accessible by clicking here). Note: If the Applicant provides any version of the Applicant Certification and Acknowledgement form other than the version included in this RFA, the form will not be considered.

2. Demographic Commitment:

   The Applicant must select one of the following Demographic Commitments:

   a. Family – Development will serve the general population.
b. Elderly – Indicate whether the proposed Development will be an Elderly Assisted Living Facility (ALF) or an Elderly non-ALF. Note: Additional requirements for the Elderly Demographic Commitment are outlined in Item 1 of Exhibit C of the RFA.

3. Applicant Information:
   a. The Applicant must state the name of Applicant.
   b. The Applicant must be a legally formed entity [i.e., limited partnership, limited liability company, etc.] qualified to do business in the state of Florida as of the Application Deadline. The Applicant must include, as Attachment 2 to Exhibit A, evidence from the Florida Department of State, Division of Corporations, that the Applicant satisfies the foregoing requirements; such evidence may be in the form of a certificate of status or other reasonably reliable information or documentation issued, published or made available by the Florida Department of State, Division of Corporations.
   c. The Applicant must indicate whether it is applying as a Non-Profit entity. During the credit underwriting process, if the Applicant answers “Yes” to question 3.c. of Exhibit A, the Applicant will be required to demonstrate that it qualified as a Non-Profit as of the Application Deadline by providing the documentation outlined in Item 2.b.(3) of the Applicant Certification and Acknowledgement form, and that it meets the requirements outlined in Item 3.d. of the Applicant Certification and Acknowledgement form.
   d. Principals for the Applicant and for each Developer.

All Applicants must provide a list, as Attachment 3 to Exhibit A, identifying the Principals for the Applicant and for each Developer, as follows:

(1) For a Limited Partnership, provide a list identifying the following: (i) the Principals of the Applicant as of the Application Deadline and (ii) the Principals for each Developer as of the Application Deadline. This list must include warrant holders and/or option holders of the proposed Development.

(2) For a Limited Liability Company, provide a list identifying the following: (i) the Principals of the Applicant as of the Application Deadline and (ii) the Principals for each Developer as of the Application Deadline. This list must include warrant holders and/or option holders of the proposed Development.

(3) For a Corporation and all other entities, provide a list identifying the following: (i) the Principals of the Applicant as of the Application Deadline and (ii) the Principals for each Developer as of the Application Deadline.

This eligibility requirement may be met by providing a copy of the list of Principals that was reviewed and approved by the Corporation during the advance-review process.

To assist the Applicant in compiling the listing, the Corporation has included additional information at Item 3 of Exhibit C.

   e. Contact Person.

Enter the requested information for the Contact Person. At a minimum, the Applicant must provide the name and e-mail address of the Contact Person.

4. Developer Information:
a. The Applicant must state the name of each Developer, including all co-Developers.

b. Each Developer entity identified at question 4.a. of Exhibit A (that is not a natural person) must be a legally formed entity qualified to do business in the state of Florida as of the Application Deadline. For each stated Developer entity that is not a natural person, provide, as Attachment 4 to Exhibit A, evidence from the Florida Department of State, Division of Corporations, that the Applicant satisfies the foregoing requirements; such evidence may be in the form of a certificate of status or other reasonably reliable information or documentation issued, published or made available by the Florida Department of State, Division of Corporations.

c. Experienced Developer(s)

At least one Principal of the Developer entity, or if more than one Developer entity, at least one Principal of at least one of the Developer entities, must meet the General Developer Experience requirements in (1) and (2) below.

(1) General Developer Experience:

A Principal of each experienced Developer entity must have, since January 1, 1995, completed at least three (3) affordable rental housing developments, at least one (1) of which was a Housing Credit development completed since January 1, 2005. At least one (1) of the three (3) completed developments must consist of a total number of units no less than 50 percent of the total number of units in the proposed Development. For purposes of this provision, completed for each of the three (3) developments means (i) that the temporary or final certificate of occupancy has been issued for at least one (1) unit in one of the residential apartment buildings within the development, or (ii) that at least one (1) IRS Form 8609 has been issued for one of the residential apartment buildings within the development. As used in this section, an affordable rental housing development, including a Housing Credit development that contains multiple buildings, is a single development regardless of the number of buildings within the development for which an IRS Form 8609 has been issued.

If the experience of a Principal for a Developer entity listed in this Application was acquired from a previous affordable housing Developer entity, the Principal must have also been a Principal of that previous Developer entity as the term Principal was defined by the Corporation at that time.

(2) Prior General Development Experience Chart:

The Applicant must provide, as Attachment 4 to Exhibit A, a prior experience chart for each Principal intending to meet the minimum general development experience reflecting the required information for the three (3) completed affordable rental housing developments, one (1) of which must be a Housing Credit development.

Each prior experience chart must include the following information:

<table>
<thead>
<tr>
<th>Prior General Development Experience Chart</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name of Principal with the Required Experience:</td>
</tr>
<tr>
<td>Name of Developer Entity (for the proposed Development) for which the above Party is a Principal:</td>
</tr>
<tr>
<td>Name of Development</td>
</tr>
</tbody>
</table>

5. General Development Information:

RFA 2014-114
Unless stated otherwise, all information requested in the RFA pertains to the proposed Development.

a. The Applicant must state the name of the proposed Development.

b. Location of Development site:

(1) The Applicant must indicate the county in which the proposed Development will be located. The location of proposed Developments applying in this RFA is limited to Medium and Small Counties as identified in the table below.

<table>
<thead>
<tr>
<th>Medium</th>
<th>Small</th>
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<tbody>
<tr>
<td>Alachua</td>
<td>Manatee</td>
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<tr>
<td>Bay</td>
<td>Marion</td>
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<tr>
<td>Brevard</td>
<td>Martin</td>
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<tr>
<td>Charlotte</td>
<td>Okaloosa</td>
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<td>Citrus</td>
<td>Osceola</td>
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<td>Clay</td>
<td>Pasco</td>
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<td>Collier</td>
<td>Polk</td>
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<td>Escambia</td>
<td>St. Johns</td>
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<td>Hernando</td>
<td>St. Lucie</td>
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<td>Indian River</td>
<td>Santa Rosa</td>
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<td>Lake</td>
<td>Sarasota</td>
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<td>Lee</td>
<td>Seminole</td>
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<td>Leon</td>
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<td>Baker</td>
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<td>Bradford</td>
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<td>Calhoun</td>
<td>Jefferson</td>
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<td>Columbia</td>
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<td>De Soto</td>
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<td>Dixie</td>
<td>Liberty</td>
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<td>Flagler</td>
<td>Madison</td>
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<td>Franklin</td>
<td>Monroe</td>
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<td>Gadsden</td>
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<td>Gilchrist</td>
<td>Okeechobee</td>
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<td>Glades</td>
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<td>Gulf</td>
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<td>Hamilton</td>
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<td>Hendry</td>
<td>Wakulla</td>
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<td>Highlands</td>
<td>Walton</td>
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<tr>
<td>Highlands</td>
<td>Washington</td>
</tr>
</tbody>
</table>

All eligible Applications located in Monroe County will be eligible to be considered for the Small County Florida Keys Area funding goal outlined in Section Four B of the RFA.

(2) The Applicant must provide the Address of the Development Site.

Indicate the address number, street name, and name of city, and/or the street name, closest designated intersection, and either name of city or unincorporated area of county.

If the proposed Development meets the definition of Scattered Sites:

(a) For Developments located in all Counties except Monroe County, a part of the boundary of each Scattered Site must be located within ½ mile of the Scattered Site with the most units. For Developments located in Monroe County, a part of the boundary of each Scattered Site must be located within 20 miles of the Scattered Site with the most units;

(b) Site control must be demonstrated in the Application for all of the Scattered Sites, as outlined in Section Four A.8. of the RFA; and

(c) During the credit underwriting process, the Applicant must demonstrate that the Development meets the requirements of this RFA and Section 42 of the IRC.

c. Development Category / Rental Assistance (RA) Level / Concrete Construction:

(1) Development Category:
The Applicant must select one of the following Development Categories applicable to the proposed Development and provide the required information:

- New Construction (where 50% or more of the units are new construction)
- Rehabilitation (where less than 50% of the units are new construction)
- Acquisition and Rehabilitation (acquisition and less than 50% of the units are new construction)
- Redevelopment (where 50% or more of the units are new construction)
- Acquisition and Redevelopment (acquisition and 50% or more of the units are new construction)

In order to determine the proposed Development’s eligibility for the selected Development Category and its Rental Assistance (RA) Level classification (calculated as outlined in (2) below), the documentation outlined in (1)(a) or (1)(b) below must be provided.

(a) If New Construction, Rehabilitation, or Acquisition and Rehabilitation is selected at question 5.c.(1) of Exhibit A, in order to be classified as an RA Level other than RA Level 6, the Applicant must provide, as Attachment 5 to Exhibit A, a letter from a designated administrator of a federal program that provides long-term rental assistance. The rental assistance provided must be tied to the proposed Development and its units and be for a minimum of 20 years from the date the Development’s units are placed in service*. The letter must include the following information and be dated within 12 months of the Application Deadline:

- Name of the proposed Development;
- Address of the proposed Development;
- Total number of units that will receive PBRA, ACC, and/or other form of federal long-term rental assistance if the proposed Development is funded;
- The federal program associated with the rental assistance; and
- A statement that the committed rental assistance will be reserved and available for use by the proposed Development by the time the units are placed in service and committed for a minimum of 20 years upon the units being placed in service*.

*This may be subject to congressional appropriation and continuation of the rental assistance program. For developments documenting the commitment of RD rental assistance, the minimum 20-year commitment term from the date the Development’s units are placed in service is not applicable.

If the referenced letter is not provided, or if it is provided but it does not meet the criteria outlined above, the proposed Development will automatically be deemed to be RA Level 6.

If the proposed Development will be Rehabilitation (the Applicant selected the Rehabilitation or Acquisition and Rehabilitation Development Category at question 5.c.(1) of Exhibit A):

(i) The Applicant must indicate the estimated qualified basis in Rehabilitation expenses per set aside unit within one 24-month period for the building(s) being rehabilitated. This amount must be at least $25,000 per set-aside unit as outlined in Rule 67-48.0075, F.A.C.; and
(ii) The Applicant must indicate whether any of the existing units are currently occupied; and

(iii) The Applicant must indicate at question 5.c.(2)(c) of Exhibit A whether (A) the existing building(s) to be rehabilitated was originally built in 1995 or earlier, (B) the existing building(s) was either originally financed or is currently financed through one or more of the following HUD or RD programs: sections 202, 236, 514, 515, 516, 811, or either has PBRA or is public housing assisted through ACC, and (C) the proposed Development did not close on funding from HUD or RD after 1995 where the budget was at least $10,000 per unit for rehabilitation in any year.

Rehabilitation Applications (with or without Acquisition) that reflect an answer of “No” at question 5.c.(2)(c) of Exhibit A, as well as New Construction and Redevelopment (with or without Acquisition) Applications, will be eligible to be considered for the Development Category Funding Preference outlined in Section Four B of the RFA.

(b) If Redevelopment or Acquisition and Redevelopment is selected at question 5.c.(1) of Exhibit A, in order to qualify for the selected Development Category and determine the Development’s RA Level classification, the following criteria must be met:

(i) The Development must meet the definition of Redevelopment; and

(ii) The Applicant must provide, as Attachment 5 to Exhibit A, a letter from HUD or RD, dated within 12 months of the Application Deadline, which includes the following information:

- Name of the Development*;
- Address of the Development;
- Year built;
- Total number of units that will receive PBRA and/or ACC if the proposed Development is funded;
- Total number of units that currently have or are receiving PBRA and/or ACC. If none, the total number of units that originally received PBRA; and
- The HUD or RD program currently associated with the existing development. If none, the HUD or RD program originally associated with the existing development.

*For purposes of this provision, the Name of the Development may be the name at the time of the PBRA and/or ACC award.

If the Application does not qualify for the Development Category of Redevelopment or Acquisition and Redevelopment, the Application will not be eligible to be considered for funding under this RFA.

Redevelopment and Rehabilitation Developments (either category with or without acquisition) that are tentatively funded will be required to provide to the Credit Underwriter a plan for relocation of existing tenants.

If the proposed Development consists of acquisition and rehabilitation, with or without new construction (where the applicable new construction is for the building of units which will total less than 50 percent of the proposed Developments total unit count), and
the Applicant is not requesting Corporation funding related to the acquisition, the Applicant should select Rehabilitation as the Development Category. However, the acquisition costs and sources must still be reflected on the Development Cost pro forma.

(2) Rental Assistance (RA) Level Classification:

Part of the criteria for a proposed Development that qualifies as a Limited Development Area (LDA) Development to be eligible for funding is based on meeting a minimum RA Level, as outlined at Section Four A.7.c. of the RFA.

The total number of units that will receive rental assistance (i.e., PBRA and/or ACC and, in the case of New Construction and Rehabilitation, other forms of federal long-term rental assistance), as stated in the Development Category qualification letter, will be considered to be the proposed Development’s RA units and will be the basis of the Applicant’s RA Level Classification. The Corporation will divide the RA units stated in the Development Category qualification letter by the total units stated by the Applicant at question 5.e. of Exhibit A, resulting in a Percentage of Total Units that are RA units. Using the Rental Assistance Level Classification Chart below, the Corporation will determine the RA Level associated with both the Percentage of Total Units and the RA units. The best rating of these two (2) levels will be assigned as the Application’s RA Level Classification.

<table>
<thead>
<tr>
<th>Rental Assistance Level</th>
<th>Percentage of Total Units with Rental Assistance</th>
<th>Number of RA Units</th>
</tr>
</thead>
<tbody>
<tr>
<td>Level 1</td>
<td>All units receive rental assistance (with the exception of up to 2 units)</td>
<td>At least 100 units and greater than 50% of the total units</td>
</tr>
<tr>
<td>Level 2</td>
<td>Greater than 90.00%</td>
<td>Greater than 90 units but less than 100 units and greater than 50% of the total units</td>
</tr>
<tr>
<td>Level 3</td>
<td>Greater than 75.00%, equal to or less than 90.00%</td>
<td>Greater than 75 units but less than 90 units and greater than 50% of the total units</td>
</tr>
<tr>
<td>Level 4</td>
<td>Greater than 50.00%, equal to or less than 75.00%</td>
<td>N/A</td>
</tr>
<tr>
<td>Level 5</td>
<td>Greater than 10.00%, equal to or less than 50.00%</td>
<td>N/A</td>
</tr>
<tr>
<td>Level 6*</td>
<td>10.00% or less of the total units receive rental assistance</td>
<td>N/A</td>
</tr>
</tbody>
</table>

*Applications will be classified RA Level 6 if 10.00% or less of the total units receive rental assistance or if the Applicant fails to meet the criteria outlined above.

(3) Concrete Construction:

For purposes of this RFA, in order for a proposed Development to be considered to be concrete construction, the proposed Development must meet the following specifications: (i) new construction buildings must have the following poured concrete or concrete masonry elements or load bearing masonry elements, as verified by a capital needs assessment: all exterior walls and structural elements, not to include roofs; and structural elements at and under the ground floor, as well as the ground floor itself; (ii) existing buildings proposed for rehabilitation must have, as of Application Deadline, the elements outlined in (i) above and the rehabilitation work must include these elements; or (iii) new construction buildings with the Mid-Rise Development Type (4, 5 or 6 story, as selected by the Applicant at question 5.d. of Exhibit A) that utilize a concrete podium structure under the rental living units. These qualifying criteria specifically exclude face brick or brick veneer from qualifying as concrete construction for purposes of this RFA without
the benefit of the qualifying material in (i) being utilized in the manner prescribed in (i).

Indicate whether the proposed Development meets the requirements to be considered to be concrete construction. For purposes of this RFA, the Corporation will only consider an Application to be concrete construction if the answer to question 5.c.(3) of Exhibit A is “Yes”.

d. State the Development Type for the proposed Development. For purposes of determining the number of stories, each floor in the building(s) should be counted regardless of whether it will consist of retail, parking, or residential. For mixed-type Developments, indicate the type that will comprise the majority of the units in the Development.

- Garden Apartments (a building comprised of 1, 2, or 3 stories, with or without an elevator)
- Townhouses
- Duplexes
- Quadruplexes
- Mid-Rise, 4-stories (a building comprised of 4 stories and each residential building must have at least one elevator)
- Mid-Rise, 5 to 6-stories (a building comprised of 5 or 6 stories and each residential building must have at least one elevator)
- High Rise (a building comprised of 7 or more stories and each residential building must have at least one elevator)

e. Number of Units in Proposed Development:

(1) The Applicant must state the total number of units.

Note: Proposed Developments located in the Florida Keys Area must consist of a minimum of 20 total units. Proposed Developments in all other locations must consist of a minimum of 30 total units. If the Elderly Demographic Commitment is selected at question 2.b. of Exhibit A, the proposed Development cannot exceed the maximum total number of units outlined in Item 1 of Exhibit C of the RFA.

(2) The Applicant must indicate whether the proposed Development consists of (a) 100% new construction units, (b) 100% rehabilitation units, or (c) a combination of new construction units and rehabilitation units and state the quantity of each type.

f. Ability to Proceed:

The Applicant must demonstrate the following Ability to Proceed elements as of Application Deadline, as outlined below. The Florida Housing Ability to Proceed Verification forms (Form Rev. 11-14) are provided in Exhibit B of this RFA and on the Corporation’s Website http://www.floridahousing.org/Developers/MultiFamilyPrograms/Competitive/2014-114/RelatedForms/ (also accessible by clicking here). Note: If the Applicant provides any prior version of the Florida Housing Ability to Proceed Verification form(s), the form(s) will not be considered.

(1) Status of Site Plan Approval. The Applicant must demonstrate the status of site plan approval as of the Application Deadline by providing, as Attachment 6 to Exhibit A, the properly completed and executed Florida Housing Finance Corporation Local Government Verification of Status of Site Plan Approval for Multifamily Developments form (Form Rev. 11-14).
(2) Appropriate Zoning. The Applicant must demonstrate that as of the Application Deadline the proposed Development site is appropriately zoned and consistent with local land use regulations regarding density and intended use or that the proposed Development site is legally non-conforming by providing, as Attachment 7 to Exhibit A, the applicable properly completed and executed verification form:

(a) The Florida Housing Finance Corporation Local Government Verification that Development is Consistent with Zoning and Land Use Regulations form (Form Rev. 11-14); or

(b) The Florida Housing Finance Corporation Local Government Verification that Permits are not Required for this Development form (Form Rev. 11-14).

(3) Availability of Electricity. The Applicant must demonstrate that as of the Application Deadline electricity is available to the proposed Development site by providing as Attachment 8 to Exhibit A:

(a) The properly completed and executed Florida Housing Finance Corporation Verification of Availability of Infrastructure – Electricity form (Form Rev. 11-14); or

(b) A letter from the electricity service provider that is Development-specific and dated within 12 months of the Application Deadline. The letter may not be signed by the Applicant, by any related parties of the Applicant, by any Principals or Financial Beneficiaries of the Applicant, or by any local elected officials.

(4) Availability of Water. The Applicant must demonstrate that as of the Application Deadline water is available to the proposed Development site by providing as Attachment 9 to Exhibit A:

(a) The properly completed and executed Florida Housing Finance Corporation Verification of Availability of Infrastructure – Water form (Form Rev. 11-14); or

(b) A letter from the water service provider that is Development-specific and dated within 12 months of the Application Deadline. The letter may not be signed by the Applicant, by any related parties of the Applicant, by any Principals or Financial Beneficiaries of the Applicant, or by any local elected officials.

(5) Availability of Sewer. The Applicant must demonstrate that as of the Application Deadline sewer capacity, package treatment or septic tank service is available to the proposed Development site by providing as Attachment 10 to Exhibit A:

(a) The properly completed and executed Florida Housing Finance Corporation Verification of Availability of Infrastructure – Sewer Capacity, Package Treatment, or Septic Tank form (Form Rev. 11-14); or

(b) A letter from the waste treatment service provider that is Development-specific and dated within 12 months of the Application Deadline. The letter may not be signed by the Applicant, by any related parties of the Applicant, by any Principals or Financial Beneficiaries of the Applicant, or by any local elected officials.

(6) Availability of Roads. The Applicant must demonstrate that as of the Application Deadline paved roads either (i) exist and will provide access to the proposed
Development site or (ii) will be constructed as part of the proposed Development by providing as Attachment 11 to Exhibit A:

(a) The properly completed and executed Florida Housing Finance Corporation Verification of Availability of Infrastructure – Roads form (Form Rev. 11-14); or

(b) A letter from the Local Government that is Development-specific and dated within 12 months of the Application Deadline. The letter may not be signed by the Applicant, by any related parties of the Applicant, by any Principals or Financial Beneficiaries of the Applicant, or by any local elected officials.

6. Proximity (Maximum 18 Points):

   a. Qualification for Proximity Points:

      (1) Applications for a proposed Development to be located in Monroe County are eligible to be considered for the Small County Florida Keys Area funding goal and will automatically receive the maximum proximity score of 18 points without the requirement to provide the information outlined in (2) below.

      (2) In order for an Application for a proposed Development located in any county other than Monroe County to be considered for any proximity points, the Applicant must provide an acceptable Surveyor Certification form (Form Rev. 10-14), as Attachment 12 to Exhibit A, reflecting the information outlined below. The Surveyor Certification form (Form Rev. 10-14) is provided in Exhibit B of this RFA and on the Corporation’s Website http://www.floridahousing.org/Developers/MultiFamilyPrograms/Competitive/2014-114/RelatedForms/ (also accessible by clicking here). Note: If the Applicant provides any prior version of the Surveyor Certification form, the form will not be considered.

         • A Development Location Point (as outlined in (3) below); and
         • Services information for the Bus or Rail Transit Service and Community Services for which the Applicant is seeking points.

   (3) Development Location Point:

   The Applicant must identify a Development Location Point on the proposed Development site and provide the latitude and longitude coordinates determined in degrees, minutes and seconds, with the degrees and minutes stated as whole numbers and the seconds represented to 2 decimal places. If the degrees and minutes are not stated as whole numbers and the seconds are not represented to 2 decimal places, the latitude and longitude coordinates will not be considered.

   The latitude and longitude coordinates for the Development Location Point stated on the Surveyor Certification form will be plotted by the Corporation, using Street Atlas USA 2014, published by DeLorme, for the following purposes:

      (a) To verify that the stated coordinates are located within the county identified by the Applicant at question 5.b.(1) of Exhibit A;

      (b) To determine whether the proposed Development is at least the mandatory distance away from the closest Development coordinates identified on the 2014 FHFC
Development Proximity List, (the “Mandatory Distance Requirement”) as outlined in Section Four A.6.d. of the RFA; and

(c) To determine whether the proposed Development qualifies as an LDA Development if it is located within a county where only a specific area(s) of the county has been designated as an LDA area, as outlined in Section Four A.7.c. of the RFA.

b. Transit and Community Services Proximity Points (Maximum 18 Points):

Each Application’s proximity points will be based on the distance between the Development Location Point and the Bus or Rail Transit Service (if Private Transportation is not selected at question 6.b. of Exhibit A) and the Community Services stated on the Surveyor Certification form.

(1) PHA or RD Proximity Point Boost:

To be eligible to receive the Proximity Point Boost, the Applicant must select either question 6.a.(1) or 6.a.(2) of Exhibit A and provide the required information. Even if the Application is eligible for both items (a) and (b) below, the Application shall only receive one 3 point boost.

(a) PHA Point Boost:

An Application that involves a site(s) with an existing Declaration of Trust between a Public Housing Authority (PHA) and HUD will qualify to receive a 3 point boost toward its proximity score if the Applicant provides a letter from the PHA dated within 12 months of the Application Deadline certifying that the site(s) where all of the units in the proposed Development will be located has an existing Declaration of Trust between the PHA and HUD. The letter must be signed by the appropriate person authorized to make such a certification and must be provided as Attachment 12 to Exhibit A.

or

(b) RD Point Boost:

An Application that involves property that is currently assisted with RD 514/516 or 515 funding will qualify to receive a 3 point boost toward its proximity score if the Applicant (i) selects either RD 514/516 or 515 at question 11.b.(3) of Exhibit A and (ii) provides a letter from RD, as Attachment 17, as outlined in Section Four A.11.b.(3)(b)(i) of the RFA.

(2) Minimum and Maximum Proximity Points:

The following chart sets out:

(a) The required Minimum Total Proximity Score that must be achieved by all Applications to be eligible to be considered for funding; and

(b) The required Minimum Total Proximity Score that must be achieved in order for an Application to receive the Maximum 18 Proximity Points.
To be Eligible to be Considered for Funding*

<table>
<thead>
<tr>
<th>Location of Proposed Development</th>
<th>Required Minimum Total Proximity Score that Must be Achieved</th>
<th>To be Eligible to Receive the Maximum Amount of 18 Points**</th>
</tr>
</thead>
<tbody>
<tr>
<td>Medium County**</td>
<td>7</td>
<td>9</td>
</tr>
<tr>
<td>Small County**</td>
<td>4</td>
<td>6</td>
</tr>
</tbody>
</table>

*Funding eligibility requirements are further described in Section Four B.1. of the RFA.

**Medium and Small Counties are described in Section Four A.5.b. of the RFA.

The Transit and Community Services are further outlined in Item 6.c. below.

c. Proximity to Transit and Community Services:

(1) Transit Services

Applicants may select one (1) of the following five (5) Transit Services on which to base the Application’s Transit Score. If the Applicant selects Private Transportation at question 6.b. of Exhibit A and also provides information on the Surveyor Certification form for a Bus or Rail Transit Service, or if the Applicant provides information on the Surveyor Certification form for more than one (1) Bus or Rail Transit Service or more than one (1) of any type of Bus or Rail Transit Service, the Applicant will not receive any proximity points for the Transit Service Score. (For example, Applicants are limited to selecting one Public Bus Transfer Stop, even though there may be another Public Bus Transfer Stop nearby. If the Applicant provides information for two Public Bus Transfer Stops, the Applicant will not receive any proximity points for either of the Public Bus Transfer Stops.)

The eligible Transit Services are defined below:

(a) Private Transportation (2 Points)

This service may be selected only if the Applicant selected the Elderly Demographic Commitment at question 2.b. of Exhibit A. For purposes of proximity points, the Applicant or its Management Company must provide, at no cost to the residents, transportation to non-emergency medical appointments such as therapy, chemotherapy, dentistry, hearing, dialysis, prescription pick-ups, testing and x-rays, as well as shopping, public service facilities, and/or educational or social activities. The vehicle used for the residents’ transportation must accommodate at least six (6) adult passengers, including the vehicle’s driver and at least one wheelchair position. Access to a program such as “Dial-A-Ride” will not be acceptable for purposes of this service.

or

(b) Public Bus Stop (Maximum 2 Points)

This service may be selected by all Applicants, regardless of the Demographic Commitment selected at question 2 of Exhibit A. For purposes of proximity points, a Public Bus Stop means a fixed location at which passengers may access one or two routes of public transportation via buses. The Public Bus Stop must service at least one bus route with scheduled stops at least hourly during the times of 7am to 9am and also during the times of 4pm to 6pm Monday through Friday, excluding holidays,
on a year-round basis. Bus routes must be established or approved by a Local Government department that manages public transportation. Buses that travel between states will not be considered.

or

(c) Public Bus Transfer Stop (Maximum 6 Points)

This service may be selected by all Applicants, regardless of the Demographic Commitment selected at question 2 of Exhibit A. For purposes of proximity points, a Public Bus Transfer Stop means a fixed location at which passengers may access at least three routes of public transportation via buses. Each qualifying route must have a scheduled stop at the Public Bus Transfer Stop at least hourly during the times of 7am to 9am and also during the times of 4pm to 6pm Monday through Friday, excluding holidays, on a year-round basis. This would include both bus stations (i.e., hubs) and bus stops with multiple routes. Bus routes must be established or approved by a Local Government department that manages public transportation. Buses that travel between states will not be considered.

or

(d) Public Bus Rapid Transit Stop (Maximum 6 Points)

This service may be selected by all Applicants, regardless of the Demographic Commitment selected at question 2 of Exhibit A. For purposes of proximity points, a Public Bus Rapid Transit Stop means a fixed location at which passengers may access public transportation via bus. The Public Bus Rapid Transit Stop must service at least one bus that travels at some point during the route in either a lane or corridor that is exclusively used by buses and the Public Bus Rapid Transit Stop must service at least one route that has scheduled stops at the Public Bus Rapid Transit Stop at least every 20 minutes during the times of 7am to 9am and also during the times of 4pm to 6pm Monday through Friday, excluding holidays, on a year-round basis.

or

(e) Public Rail Station (Maximum 6 Points)

This service may be selected by all Applicants, regardless of the Demographic Commitment selected at question 2 of Exhibit A. For purposes of proximity points, a Public Rail Station means a fixed location at which passengers may access the scheduled public rail transportation, on a year-round basis, at a SunRail Station located in Seminole County or Volusia County, as follows:

<table>
<thead>
<tr>
<th>Seminole County</th>
<th>Volusia County</th>
</tr>
</thead>
<tbody>
<tr>
<td>Altamonte Springs Station</td>
<td>DeBary Station</td>
</tr>
<tr>
<td>Lake Mary Station</td>
<td></td>
</tr>
<tr>
<td>Longwood Station</td>
<td></td>
</tr>
<tr>
<td>Sanford/SR46 Station</td>
<td></td>
</tr>
</tbody>
</table>

(2) Community Services (Maximum 4 Points for each service with a maximum of 3 services)

Applicants are limited to one (1) of each type of Community Service. If the Applicant provides information for more than one (1) of any type of Community Service, that Community Service will not be scored and the Applicant will not receive any proximity point.
points for that Community Service. (For example, Applicants are limited to selecting one Grocery Store, even though there may be another Grocery Store nearby. If the Applicant provides information for two Grocery Stores, the Applicant will not receive any proximity points for either of the Grocery Stores.)

The eligible Community Services are defined below:

(a) Grocery Store - This service may be selected by all Applicants, regardless of the Demographic Commitment selected at question 2 of Exhibit A. For purposes of proximity points, a Grocery Store means a retail food store consisting of 4,500 square feet or more of contiguous air-conditioned space available to the public, that has been issued a food permit, current and in force as of the dates outlined in the In-Service Time Frames chart in Item 6.c.(3) below, issued by the Florida Department of Agriculture and Consumer Service (FDACS) which designates the store as a Grocery Store or Supermarket within the meaning of those terms for purposes of FDACS-issued food permits.

(b) Public School - This service may be selected only if the Applicant selected the Family Demographic Commitment at question 2.a. of Exhibit A. For purposes of proximity points, a Public School means a public elementary, middle, junior and/or high school, where the principal admission criterion is the geographic proximity to the school. This may include a charter school, if the charter school is open to appropriately aged children in the radius area who apply, without additional requirements for admissions such as passing an entrance exam or audition, payment of fees or tuition, or demographic diversity considerations.

(b) Medical Facility - This service may be selected by all Applicants regardless of the Demographic Commitment selected at question 2 of Exhibit A. For purposes of proximity points, a Medical Facility means a medically licensed facility that (i) employs or has under contractual obligation at least one physician licensed under Chapter 458 or 459, F.S. available to treat patients by walk-in or by appointment; and (ii) provides general medical treatment to any physically sick or injured person. Facilities that specialize in treating specific classes of medical conditions or specific classes of patients, including emergency rooms affiliated with specialty or Class II hospitals and clinics affiliated with specialty or Class II hospitals, will not be accepted.

(c) Pharmacy - This service may be selected only if the Applicant selected the Elderly (ALF or Non-ALF) Demographic Commitment at question 2.b. of Exhibit A. For purposes of proximity points, a Pharmacy means a community pharmacy operating under a valid permit issued pursuant to s. 465.018, F.S., current and in force as of the dates outlined in the In-Service Time Frames chart in Item 6.c.(3) below and open to the general public at least five (5) days per week without the requirement of a membership fee.

(3) In-Service Time Frames:

In addition to meeting the definitions outlined above, in order to be considered for proximity points in this RFA, the Bus and Rail Transit Services and the Community Services must be in existence and available for use by the general public as of the following time frames:
<table>
<thead>
<tr>
<th>Service</th>
<th>Minimum Amount of time that the service must be in existence and available for use by the general public</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bus and SunRail Transit Services</td>
<td>As of the Application Deadline</td>
</tr>
<tr>
<td>Public School and Medical Facility</td>
<td>As of the Application Deadline</td>
</tr>
<tr>
<td>Grocery Store, if it is one of the following and meets the definition of Grocery Store at (2)(a) above: Albertson’s, Bravo Supermarkets, BJ’s Wholesale Club, Costco Wholesale, Food Lion, Fresh Market, Harvey’s, Milam’s Markets, Piggly Wiggly, Presidente, Publix, Sam’s Club, Sav – A – Lot, Sedano’s, SuperTarget, Sweet Bay, Walmart Neighborhood Market, Walmart Supercenter, Whole Foods, Winn-Dixie</td>
<td>As of the Application Deadline</td>
</tr>
<tr>
<td>Grocery Store, if it meets the definition of Grocery Store, but is not one of the stores identified above</td>
<td>As of the Application Deadline and has been open and available for use by the general public since a date that is 6 months prior to the Application Deadline</td>
</tr>
<tr>
<td>Pharmacy, if it is one of the following and meets the definition of Pharmacy at (3)(c) above: Albertson’s, CVS, Harvey’s, Kmart, Navarro’s, Piggly Wiggly, Publix, Sav – A – Lot, Target, Walgreens, Wal-Mart, Winn-Dixie</td>
<td>As of the Application Deadline</td>
</tr>
<tr>
<td>Pharmacy, if it meets the definition of Pharmacy, but is not one of the stores identified above</td>
<td>As of the Application Deadline and has been open and available for use by the general public since a date that is 6 months prior to the Application Deadline</td>
</tr>
</tbody>
</table>

(4) Required Information for the Surveyor Certification Form:

The latitude and longitude coordinates for all Bus and Rail Transit Services and Community Services must represent a point as outlined below. The coordinates for each service must be stated in degrees, minutes and seconds, with the degrees and minutes stated as whole numbers and the seconds represented to 2 decimal places. If the degrees and minutes are not stated as whole numbers and the seconds are not represented to 2 decimal places, the Applicant will not be eligible for points for that service.

The following chart describes the location where the latitude and longitude coordinates must be obtained:

```
<table>
<thead>
<tr>
<th>Development Location Point or Service</th>
<th>Coordinates Location Chart</th>
</tr>
</thead>
<tbody>
<tr>
<td>Development Location Point</td>
<td>Coordinates must be a single point selected by the Applicant on the proposed Development site that is located within 100 feet of a residential building existing or to be constructed as part of the proposed Development. For a Development which consists of Scattered Sites, this means a single point on the site with the most units that is located within 100 feet of a residential building existing or to be constructed as part of the proposed Development.</td>
</tr>
<tr>
<td>Community Services</td>
<td>Coordinates must represent a point that is on the doorway threshold of an exterior entrance that provides direct public access to the building where the service is located.</td>
</tr>
<tr>
<td>Bus and Rail Transit Services</td>
<td>For Public Bus Stop, Public Bus Rapid Transit Stop, Public Bus Transfer Stop, and SunRail Station, coordinates must represent the location where passengers may embark and disembark the bus or train.</td>
</tr>
</tbody>
</table>
```

If there is no exterior public entrance to the Community Service, then a point should be used that is at the exterior entrance doorway threshold that is the closest walking distance to the doorway threshold of the interior public entrance to the service. For example, for a Pharmacy located within an enclosed shopping mall structure that does not have a direct public exterior entrance, the latitude and longitude coordinates at the doorway threshold of the exterior public entrance to the enclosed shopping mall that provide the shortest
walking distance to the doorway threshold of the interior entrance to the Pharmacy would be used.

Applicants may use the same latitude and longitude coordinates for the Grocery Store, Medical Facility and/or Pharmacy if the Grocery Store, Medical Facility and/or Pharmacy is housed at the same location.

(5) Scoring Proximity to Services (Transit and Community):

(a) Private Transportation

Applicants that selected the Elderly Demographic at question 2.b. of Exhibit A and wish to provide Private Transportation as the Transit Service must select “Yes” at question 6.b. of Exhibit A to be eligible to receive 2 points.

(b) Bus and Rail Transit Services and Community Services

The distances between the Development Location Point and each service, as certified by the Surveyor on the Surveyor Certification form, will be the basis for awarding proximity points. Failure to provide the distance for any Community Service will result in zero points for that Community Service. Failure to provide the distance for any Bus or Rail Transit Service will result in zero points for that Transit Service. For purposes of the charts set out in (i) and (ii) below, Small Counties and Medium Counties are described in Section Four A.5.b. of the RFA.

(i) Transit Service Distance Scoring Charts:

<table>
<thead>
<tr>
<th>Public Bus Stop</th>
</tr>
</thead>
<tbody>
<tr>
<td>Small County</td>
</tr>
<tr>
<td>Proximity of Proposed Development’s Development Location Point to a Public Bus Stop stated on the Form</td>
</tr>
<tr>
<td>if less than or equal to 0.30 miles</td>
</tr>
<tr>
<td>if greater than 0.30 and less than or equal to 0.50 miles</td>
</tr>
<tr>
<td>if greater than 0.50 and less than or equal to 0.75 miles</td>
</tr>
<tr>
<td>if greater than 0.75 and less than or equal to 1.00 miles</td>
</tr>
<tr>
<td>if greater than 1.00 miles</td>
</tr>
<tr>
<td>Small County</td>
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<tr>
<td>Proximity of Proposed Development’s Development Location Point to a Public Bus Rapid Transit Stop stated on the Form</td>
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<td>if less than or equal to 0.30 miles</td>
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<td>if greater than 0.30 and less than or equal to 0.75 miles</td>
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(ii) Community Services Scoring Charts:

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<th>Grocery Store, Medical Facility and Pharmacy</th>
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<td>Medium County</td>
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<tr>
<td>Proximity of Proposed Development’s Development Location Point to an eligible Grocery Store, Medical Facility and Pharmacy stated on the Form</td>
<td>Proximity of Proposed Development’s Development Location Point to an eligible Grocery Store, Medical Facility and Pharmacy stated on the Form</td>
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Public School

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**d. Mandatory Distance Requirement:**

To be eligible to be considered for funding, Applications must qualify for the Mandatory Distance Requirement. Applications may qualify automatically (as outlined in (1) below). Applications that are not eligible for the automatic qualification will only qualify if the distance between the Development Location Point and other properties identified on the 2014 FHFC Development Proximity List, effective 8-22-14, (the List) serving the same demographic group as the proposed Development meets the Mandatory Distance Requirement of 1.25, 2.5 or 5.0 miles (as outlined in (2) below). The List is available on the Corporation’s Website http://www.floridahousing.org/Developers/MultiFamilyPrograms/Competitive/2014-114/OtherInformation/ (also accessible by clicking here). Applications that do not qualify for the Mandatory Distance Requirement under (1) or (2) below will not be eligible to be considered for funding.

(1) Applications Eligible for the Automatic qualification for the Mandatory Distance Requirement:

Applications will automatically qualify for the Mandatory Distance Requirement by meeting the criteria outlined in question 6.c.(1), or 6.c.(2), or 6.c.(3) of Exhibit A. The Applicant should select question 6.c.(1), 6.c.(2), or 6.c.(3) of Exhibit A.

(2) Applications Not Eligible for the Automatic qualification for the Mandatory Distance Requirement:

The Applicant should select question 6.c.(4) of Exhibit A. Determination of whether the Application meets the qualifications of the Mandatory Distance Requirement will be based on whether the Development Location Point meets the criteria for a distance of within 1.25 miles, 2.5 miles or 5.0 miles of a Development on the List serving the same demographic group. To make such determination, the Applicant, using Street Atlas USA 2014, published by DeLorme, should follow the steps outlined below. For purposes of this provision, same demographic refers to Family demographic, Elderly non-ALF demographic, and Elderly ALF demographic.
(a) Select the “Advanced” search button on the “Find” tab, to the right of the “Advanced” button select “Latitude/Longitude” from the drop down menu under “Find:”, check the “MapTags” box, enter the latitude and longitude coordinates for the Development Location Point in the appropriate blanks to the right and then click the “Search” button. A “MapTag” with the entered coordinates will then appear in the appropriate location.

(b) For each Development on the List that serves the same demographic group as the proposed Development which is in proximity to the proposed Development’s Development Location Point, repeat the steps stated above to display MapTags for the Development(s). For those Developments on the List that have more than one set of latitude and longitude coordinates, the Corporation will use the coordinates that represents the closest location to the proposed Development’s Development Location Point as the location of the Development from the List for the purposes of awarding proximity points.

(c) Select the “Draw” tab. Under “Tools”, select the circle or, if there is no circle, click and hold the left mouse button and this will provide several shape options, one of which is a circle. To the right, use the thinnest line possible, select “None” as the fill color for the circle and choose a color such as black for the outline. Enter the latitude and longitude coordinates for the proposed Development’s Development Location Point in the space provided, and then enter, as appropriate, 1.25, 2.5 or 5.0 miles for the radius. Upon selecting the “Apply” button, the software will draw a circle, with the radius entered, around the Development Location Point.

(d) If the tip of any of the MapTags entered for the Developments on the List are within the drawn circle or, when the map is zoomed in as far as possible, if the tip of any of the entered MapTags appears to the naked eye to be on the drawn line of the circle, the Applicant can conclude that the Development Location Point is within the distance entered for the radius of the circle of a Development from the List. The tip of a MapTag is the point of the MapTag that denotes the actual location of what the MapTag represents.

For purposes of the following, a proposed Development qualifies as an LDA Development if it meets the provisions described in Section Four A.7.c. of the RFA.

Applications will qualify for the Mandatory Distance Requirement by meeting the following:

- If the distance of the proposed Development to Developments on the List is greater than 5.0 miles if the proposed Development qualifies as an LDA Development; or
- If the distance of the proposed Development to Developments on the List which consist of 31 total units or more is greater than 2.5 miles if the proposed Development does not qualify as an LDA Development; or
- If the distance of the proposed Development to Developments on the List which consist of 30 total units or less is greater than 1.25 miles if the proposed Development does not qualify as an LDA Development.
If the location of the proposed Development is such that both the 2.5 miles criteria and the 1.25 miles criteria would apply, the more restrictive 1.25 miles criteria will be used to evaluate the Application.

An Applicant may disregard any Development(s) on the List if the proposed Development and any Development(s) on the List have one or more of the same Financial Beneficiaries and meet at least one of the following criteria: (i) they are contiguous or are divided by a street, and/or (ii) they are divided by a prior phase of the proposed Development. If this provision applies to the proposed Development, identify the Development(s) on the List at question 6.c.(4) of Exhibit A.

In addition, in the event that both the loan guaranteed under the Guarantee Fund Program and any Subordinate Mortgage Initiative (SMI) loan for one of the Developments on the List are paid off prior to the Application Deadline, the Corporation will treat the distance restriction around that Development as if it was never included on the List and the distance restriction related to that Guarantee Fund Development will no longer apply.

7. Set-Aside Commitments:

a. Minimum Set-Aside per Section 42 of the IRC:

The Applicant must elect one of the following minimum set-aside commitments:

- 20% of the units at 50% or less of the Area Median Income (AMI)
- 40% of the units at 60% or less of the AMI
- Deep rent skewing option as defined in Section 42 of the IRC, as amended

Note: Choosing the 20 percent at 50 percent AMI or less minimum set-aside will restrict ALL set-aside units at 50 percent or less of the AMI. Applicants may choose the 40 percent at 60 percent AMI or less minimum set-aside without committing to set aside any of the units at the 60 percent AMI level. For example, an Applicant may commit to set aside 40 percent at 50 percent AMI and this would also be considered 40 percent at 60 percent AMI or less.

b. Set-Aside Commitments per Corporation Requirements:

The Corporation has set-aside requirements beyond those required by Section 42 of the IRC which must be reflected on the Total Set-Aside Breakdown Chart at question 7.b. of Exhibit A, as outlined below:

(1) Total Set-Aside Commitment:

(a) If the proposed Development has a Demographic Commitment of Family or Elderly Non-ALF, the Applicant must set aside a total of at least 80 percent of the Development’s total units at 60 percent AMI or less; or

(b) If the proposed Development has a Demographic Commitment of Elderly ALF, the Applicant must set aside a total of at least 50 percent of the Development’s total units at 60 percent AMI or less.

(2) ELI Set-Aside Commitments:
(a) Required Minimum ELI Set-Aside Commitments:

(i) If the proposed Development does not qualify as an LDA Development, the Applicant must set aside at least 10 percent of the total units at the ELI AMI level for the county where the proposed Development is located. The ELI County Chart is set out in Item 7 of Exhibit C of the RFA; or

(ii) If the proposed Development qualifies as an LDA Development and meets all of the applicable conditions outlined in Item c.(2) below, the Applicant must set aside at least 30 percent of the total units at the ELI AMI level for the county where the proposed Development is located. The ELI County Chart is set out in Item 7 of Exhibit C of the RFA.

(b) Required ELI Units for Special Needs Households:

All proposed Developments with the Demographic Commitment of Family or Elderly non-ALF must set aside at least 50 percent of the ELI Set-Aside units for Special Needs Households and develop and execute a Memorandum of Understanding with at least one designated Special Needs Household Referral Agency for the county where the proposed Development will be located (the deadline for the MOU will be established in the Carryover Allocation Agreement). Developments financed with HUD Section 202 or HUD Section 811 are exempt from this requirement.

For properties that have a Housing Assistance Payment Contract and/or an Annual Contributions Contract with HUD, but are not HUD Section 202 or HUD Section 811, the Applicant shall establish an owner-adopted preference in the admission policies for the Development, allowing the Applicant to create a preference or limited preference specifically for individuals or families who are referred by a partnering service agency. The partnering service agency must be a designated Special Needs Household Referral Agency in the county where the Development is located.

The purpose of the MOU is to establish the roles and responsibilities of the Development and lead agency(ies). These include roles and responsibilities regarding the Applicant notifying the lead agency that a unit is available; the lead agency referring households to apply for the set-aside unit; and the lead agency addressing the needs of the residents in the set-aside unit. At least biennially, Florida Housing shall review and evaluate the effectiveness of each party in carrying out their MOU roles and responsibilities in meeting this set-aside commitment. The Corporation may require the Applicant to terminate a MOU with a lead agency if that partnership is not effective in meeting the intent of this set-aside commitment; and execute another MOU with a new designated Special Needs Households Referral Agency. A current list of Special Needs Household Referral Agencies for each county is published on the Corporation’s Website at www.floridahousing.org under Special Needs Housing, Link Initiative.

c. Limited Development Area (LDA):

(1) A proposed Development will be designated as an LDA Development if:
(a) It is located in a County or an area of a County that has been designated by the Corporation as an LDA area, and

(b) The Applicant selected the applicable Demographic Commitment (Elderly or Family) that is associated with the LDA area.

Applicants should use the LDA Chart set out at Item 6 of Exhibit C of the RFA to determine whether the proposed Development qualifies as an LDA Development.

(2) For an LDA Development to be deemed eligible for funding under this RFA it must meet all of the following conditions. An LDA Development that does not meet all of the following conditions will be ineligible to be considered for funding. The conditions are:

(a) The Applicant demonstrated its commitment to set aside at least 30 percent of the total units as ELI Set-Aside units on the Total Set-Aside Breakdown Chart at question 7.b. of Exhibit A;

(b) The proposed Development is classified as RA Level 1 or RA Level 2;

(c) The Percentage of Total Units that will have Rental Assistance is greater than 75 percent; and

(d) The proposed Development consists of a total of 250 units or less (Note: the total number of units is further restricted by the Elderly Demographic provisions (outlined in Exhibit C of the RFA) if the Applicant selected the Elderly Demographic Commitment at question 2.b. of Exhibit A).

(3) If the proposed Development is located in a county where only a portion(s) of the county is included on the LDA Chart and the proposed Development’s Demographic Commitment is one of the applicable Demographic Categories on the LDA Chart, the Corporation will verify whether the Development Location Point is within the boundaries of the area designated as an LDA in order to determine whether the proposed Development qualifies as an LDA Development. To make such determination, Street Atlas USA 2014, published by DeLorme, will be used. If Street Atlas USA 2014 does not recognize the Development Location Point, then the proposed Development will be deemed to be an LDA Development and must meet all of the applicable conditions outlined in (2) above to be eligible to be considered for funding.

d. Total Set-Aside Breakdown Chart:

The Total Set-Aside Breakdown Chart must reflect all set-aside commitments (required set-asides and additional set-asides, including all required ELI set-asides) and the required total set-aside percentage (as further outlined below).

The Applicant must complete the Total Set-Aside Breakdown Chart at question 7.b. of Exhibit A of the RFA. The Applicant must indicate on the chart the percentage of residential units, stated in whole numbers, to be set aside at each selected AMI level. Where reasonably possible, Applicants will be required to keep the unit mix consistent across each committed AMI level.

e. Affordability Period:

The Applicant must set aside the units for a minimum length of 50 years.
8. Site Control:

The Applicant must demonstrate site control by providing, as Attachment 13 to Exhibit A, the documentation required in Items a., b., and/or c., as indicated below. If the proposed Development consists of Scattered Sites, site control must be demonstrated for all of the Scattered Sites.

a. Eligible Contract - For purposes of the RFA, an eligible contract is one that has a term that does not expire before July 31, 2015 or that contains extension options exercisable by the purchaser and conditioned solely upon payment of additional monies which, if exercised, would extend the term to a date that is not earlier than July 31, 2015; specifically states that the buyer’s remedy for default on the part of the seller includes or is specific performance; and the buyer MUST be the Applicant unless an assignment of the eligible contract which assigns all of the buyer's rights, title and interests in the eligible contract to the Applicant, is provided. If the owner of the subject property is not a party to the eligible contract, all documents evidencing intermediate contracts, agreements, assignments, options, or conveyances of any kind between or among the owner, the Applicant, or other parties, must be provided, and, if a contract, must contain the following elements of an eligible contract: (i) have a term that does not expire before July 31, 2015 or contain extension options exercisable by the purchaser and conditioned solely upon payment of additional monies which, if exercised, would extend the term to a date that is not earlier than July 31, 2015, and (ii) specifically state that the buyer's remedy for default on the part of the seller includes or is specific performance.

b. Deed or Certificate of Title – The deed or certificate of title (in the event the property was acquired through foreclosure) must be recorded in the county in which the property is located and show the Applicant as the sole Grantee.

c. Lease - The lease must have an unexpired term of at least 50 years from the Application Deadline and the lessee must be the Applicant. If the owner of the subject property is not a party to the lease, all documents evidencing intermediate leases, subleases, assignments, or agreements of any kind between or among the owner, the lessor, or any sublessee, assignor, assignee, and the Applicant, or other parties, must be provided, and if a lease, must have an unexpired term of at least 50 years from the Application Deadline.

9. Construction Features and Resident Programs:

a. Construction Features:

The following construction features commitments are in addition to the required construction features outlined in Item 4 of Exhibit C of the RFA.

(1) If the Applicant selected the Development Category of Rehabilitation or Acquisition and Rehabilitation (at question 5.c.(1) of Exhibit A), Green Building Features must be provided. It is a Mandatory requirement that the Applicant select enough features at question 9.a.(1) of Exhibit A so that the total point value of the features selected equals at least 10. Failure of the Applicant to select at least 10 points worth of the features at question 9.a.(1) of Exhibit A will result in the Application failing to meet this Mandatory requirement.
The features which may be selected are as follows:

- Programmable thermostat in each unit (2 points)
- Humidistat in each unit (2 points)
- Water Sense certified dual flush toilets in all bathrooms (2 points)
- Light colored concrete pavement instead of or on top of asphalt to reduce the heat-island effect (2 points)
- Energy Star qualified roof coating (2 points) *
- Energy Star qualified roofing materials (metal, shingles, thermoplastic polyolefin (TPO), or tiles) (3 points) *
- Eco-friendly cabinets – formaldehyde free, material certified by the Forest Stewardship Council or a certification program endorsed by the Programme for the Endorsement of Forest Certification (3 points)
- Eco-Friendly flooring for entire unit – Carpet and Rug Institute Green Label certified carpet and pad, bamboo, cork, 80% recycled content tile, and/or natural linoleum (3 points)
- Energy Star rating for all windows in each unit (3 points)
- Florida Yards and Neighborhoods certification on all landscaping (2 points)
- Install daylight sensors, timers or motion detectors on all outdoor lighting attached to buildings (2 points)

*Applicant may choose only one option related to Energy Star qualified roofing.

(2) If the Applicant selected the Development Category of New Construction, Redevelopment, or Acquisition and Redevelopment (at question 5.c.(1) of Exhibit A), the Applicant must indicate its commitment to achieve one of the following Green Building Certification programs: Leadership in Energy and Environmental Design (LEED); Florida Green Building Coalition (FGBC); or ICC 700 National Green Building Standard (NGBS). Selection of the program will be accomplished during the credit underwriting process. Failure of the Applicant to select “Yes” at question 9.a.(2) of Exhibit A will result in the Application failing to meet this Mandatory requirement.

b. Resident Programs:

The following resident programs commitments are in addition to the required resident programs outlined in Item 5 of Exhibit C of the RFA.

(1) If the Applicant selected the Family Demographic (at question 2.a. of Exhibit A), the Applicant must provide at least three (3) of the resident programs outlined below. It is a Mandatory requirement that the Applicant select at least three (3) of the resident programs at question 9.b.(1) of Exhibit A. Applicants who fail to select the required minimum number of resident programs will not meet this Mandatory requirement. The eligible resident programs which may be selected are as follows:

(a) After School Program for Children – This program requires the Applicant or its Management Company to provide supervised, structured, age-appropriate activities for children during after school hours, Monday through Friday. Activities must be on-site.

(b) Literacy Training – Applicant or its Management Company must make available, at no cost to the resident, literacy tutor(s) who will provide weekly literacy lessons to residents in private space on-site. Electronic media, if used, must be used in...
conjunction with live instruction. If the Development consists of Scattered Sites, this resident program must be provided on the Scattered Site with the most units.

(c) Employment Assistance Program – Applicant or its Management Company must provide, at no cost to the resident, a minimum of quarterly scheduled Employment Assistance Program workshops/meetings offering employment counseling by a knowledgeable employment counselor. Such a program includes employability skills workshops providing instruction in the basic skills necessary for getting, keeping, and doing well in a job. The instruction must include, but not be limited to, the following:

- Evaluation of current job skills;
- Assistance in setting job goals;
- Assistance in development of and regular review/update of individualized plan for each participating resident;
- Resume assistance;
- Interview preparation; and
- Placement and follow-up services.

If the Development consists of Scattered Sites and the training is provided on site, it must be provided on the Scattered Site with the most units. If the training is not provided on-site, transportation at no cost to the resident must be provided. Electronic media, if used, must be used in conjunction with live instruction.

(d) Family Support Coordinator – The Applicant must provide a Family Support Coordinator at no cost to the resident. The Family Support Coordinator shall assist residents in assessing needs and obtaining services, with the goal of promoting successful tenancies and helping residents achieve and maintain maximum independence and self-sufficiency. Responsibilities shall include linking residents with public and private resources in the community to provide needed assistance, develop and oversee on-site programs and activities based on the needs and interests of residents, and support residents in organizing group activities to build community and to address and solve problems such as crime and drug activity. The duties of the Family Support Coordinator shall not be performed by property management staff. The Coordinator shall be on-site and available to residents at least 20 hours per week, within the hours of 9 a.m. and 8 p.m. The Coordinator may be an employee of the Development or, through an agreement, an employee of a third party agency or organization that provides these services.

(2) If the Applicant selected the Elderly Non-ALF Demographic (at question 2.b. of Exhibit A), the Applicant must provide at least three (3) of the resident programs outlined below. It is a Mandatory requirement that the Applicant select at least three (3) of the resident programs at question 9.b.(2)of Exhibit A. Applicants who fail to select the required minimum number of resident programs will not meet this Mandatory requirement. The eligible resident programs which may be selected are as follows:

(a) Literacy Training – Applicant or its Management Company must make available, at no cost to the resident, literacy tutor(s) who will provide weekly literacy lessons to residents in private space on-site. Training must be held between the hours of 8:00 a.m. and 7:00 p.m. and electronic media, if used, must be used in conjunction with live instruction. If the Development consists of Scattered Sites, this resident program must be provided on the Scattered Site with the most units.
(b) Computer Training – The Applicant or its Management Company shall make available computer and internet training classes (basic and/or advanced level depending on the needs and requests of the residents). The training classes must be provided at least once a week, at no cost to the resident, in a dedicated space on site. Training must be held between the hours of 8:00 a.m. and 7:00 p.m. and electronic media, if used, must be used in conjunction with live instruction. If the Development consists of Scattered Sites, this resident program must be provided on the Scattered Site with the most units.

(c) Daily Activities – Applicant or its Management Company must provide on-site supervised, structured activities, at no cost to the resident, at least five days per week which must be offered between the hours of 8:00 a.m. and 7:00 p.m. If the Development consists of Scattered Sites, this resident program must be provided on the Scattered Site with the most units.

(d) Assistance with Light Housekeeping, Grocery Shopping and/or Laundry – The Applicant or its Management Company must provide residents with a list of qualified service providers for (a) light housekeeping, and/or (b) grocery shopping, and/or (c) laundry and will coordinate, at no cost to the resident, the scheduling of services. The Developer or Management Company shall verify that the services referral information is accurate and up-to-date at least once every six (6) months.

(e) Resident Assurance Check-In Program – Applicant commits to provide and use an established system for checking in with each resident on a pre-determined basis not less than once per day, at no cost to the resident. Residents may opt out of this program with a written certification that they choose not to participate.

10. Local Government Contributions (Maximum 5 Points):

   a. Applicants Eligible for Automatic Points:

      Applicants that selected and qualified for the Development Category of Rehabilitation or Acquisition and Rehabilitation at question 5.c.(1) of Exhibit A will automatically receive the maximum 5 points without any requirement to demonstrate a Local Government contribution.

   b. Applicants Not Eligible for Automatic Points:

      In order for an Applicant that selected the Development Category of New Construction, Redevelopment, or Acquisition and Redevelopment at question 5.c.(1) of Exhibit A to receive points, the Applicant must provide evidence of a Local Government grant, loan, fee waiver and/or fee deferral that is effective at least through June 30, 2015 and has a value whose dollar amount is equal to or greater than the amount listed on the County Contribution List (set out below) for the county in which the proposed Development will be located. Those Applications that do not have the necessary contribution values to achieve maximum points will be scored on a pro-rata basis.

      As evidence of the Local Government Contribution, the Applicant must provide the properly completed and executed Local Government Verification of Contribution Form(s) as Attachment 14 to Exhibit A. The Local Government Contribution forms (Form Rev. 01-14) are available at Exhibit B of the RFA or the Corporation’s Website http://www.floridahousing.org/Developers/MultiFamilyPrograms/Competitive/2014-114/RelatedForms/ (also accessible by clicking here). Note: If the Applicant provides any
prior version of the Local Government Verification of Contribution Form(s), the form(s) will not be considered.

To qualify for points, the amount of the contribution stated on the applicable form(s) must be a precise dollar amount and cannot include words such as estimated, up to, maximum of, not to exceed, etc.

The only Local Government contributions that will be considered for the purpose of scoring are:

- Monetary grants
- Loans with the exception of USDA RD funds
- A one-year or more deferral of a fee beyond the date that it is routinely due
- Waiver of fees

A loan with a forgiveness provision requiring approval of the Local Government will be treated as a loan, rather than as a grant, for scoring purposes. The "Loan" verification form should be used.

Funds administered by the Local Government, including federal funds and SHIP funds, may be included in the contribution as long as the appropriate verification form is provided. For purposes of this RFA, USDA-RD funds will NOT count as a Local Government contribution.

The contribution may not be included as an expense on the Development Cost Pro Forma nor may it be considered part of Development Cost for purposes of calculating HC basis or Developer's fee. The exception to the previous sentence is deferred Local Government fees, which may be shown on the Development Cost Pro Forma.

For a contribution consisting of a loan or deferred fee to be considered complete and eligible for points, the Local Government Verification Form must reflect both the total amount of the loan or deferred fee and the value (net present value) of the loan or deferred fee. Calculate the net present value of the payments using the discount rate of 5.81 percent.

NOTE: Neither the payment stream for the present value calculations (if contribution consists of a loan or deferred fee) nor the calculations by which the total amount of each waiver is determined (if contribution consists of a fee waiver) are required to be attached to the certification form or otherwise included in the Application in order for the certification form to be considered for points.

In order to be eligible to be considered for points as a Local Government contribution, the contribution must:

- Be in effect as of Application Deadline;
- Be effective at least through June 30, 2015;
- Be dedicated solely for the proposed Development;
- Provide a tangible economic benefit that results in a quantifiable cost reduction and must be given specifically to the proposed Development because the Development will provide affordable housing; and
- State, federal, or Local Government funds initially obtained by or derived from a Local Government qualify as a Local Governmental contribution even though the funds are directly administered by an intermediary such as a housing finance authority, a community reinvestment corporation, or a state-certified Community Housing Development Organization, provided that they otherwise meet the
requirements set forth in this Application, including those relating to the executed verification form.

Local Government contributions that are ineligible to be considered for points include:

- Contributions that are not specifically made for the benefit of affordable housing but are instead of general benefit to the area in which the Development is located.
- The fact that no impact fees or other such fees are levied by a local jurisdiction for ANY type of development does not constitute a Local Government contribution. If such fees are levied by the local jurisdiction but the nature of the proposed Development exempts it (e.g., typically, a Rehabilitation Development is not subject to impact fees), for purposes of this RFA, no Local Government contribution exists and no points will be awarded;
- The absence of interest on a loan or the absence of interest payments until a specific date does not constitute a deferral or waiver of fees.
- Local Government contributions that have not received final approval;
- A contribution from an Applicant or Developer or Principal, Affiliate or Financial Beneficiary of an Applicant or a Developer;
- A contribution from a PHA;
- HOPE VI funds; and
- A contribution of any portion of the Applicant’s site below market value.

To calculate the value of a Local Government below market interest rate loan:

- Calculate the net present value of the payments due to the Local Government including any balloon payment of principal due on a non-amortizing or non-fully amortizing loan.
- Calculate the net present value of the loan payments using the discount rate.
- Subtract the net present value amount from the original loan principal amount. The remaining amount is the value of the Local Government contribution.

Example: If the discount rate is assumed to be 5.81 percent and the Local Government will provide a fully amortizing $200,000 loan at 3 percent for 30 years with monthly payments, the contribution is calculated as follows:

Calculate the monthly payment of the $200,000 loan at 3 percent ($843.21).  
Calculate the net present value of the stream of ($843.21) monthly payments over 30 years (360 months) using a 5.81 percent discount rate ($143,551.98).  
Subtract the net present value amount from the original principal loan amount to arrive at the value of the contribution ($200,000 - $143,551.98 = $56,448.02 value).

Example: If the discount rate is assumed to be 5.81 percent and the Local Government will provide an interest only $200,000 loan at 3 percent for 30 years with payments due monthly, the contribution is calculated as follows:

Calculate the monthly payment of the $200,000 loan at 3 percent. Multiply the $200,000 by 3 percent and divide the result by 12. The answer is $500. As such, the loan payments for the first 359 months are $500. The 360th payment is the $500 plus the balloon payment of $200,000, which is $200,500.
Calculate the net present value of the stream of the various monthly payments over 30 years (360 months) using a 5.81 percent discount rate ($120,268.76).

Subtract the net present value amount from the original principal loan amount to arrive at the value of the contribution ($200,000 - $120,268.76 = $79,731.24 value).

Example: A Development is to be located in Sarasota County and has achieved a Local Government contribution valued at $37,500. The County Contribution List states that a Development to be located in Sarasota County must obtain contributions valued at $50,000 to achieve 5 points. Therefore, in this example, the Development would receive 3.75 points (($37,500 / $50,000) X 5).

NOTE: Points will be rounded to two decimal places (3.345 rounded up to 3.35 and 3.3449 rounded down to 3.34).

<table>
<thead>
<tr>
<th>County Contribution List</th>
</tr>
</thead>
<tbody>
<tr>
<td>County in Which the Development Is to be Located</td>
</tr>
<tr>
<td>Brevard</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>Alachua</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td></td>
</tr>
</tbody>
</table>

11. Funding:

a. Funding Request (Eligible Housing Credit Request Amount):
The Eligible Housing Credit Request Amount will be the amount of Housing Credit Allocation the Applicant will tentatively be awarded should the Application be selected for funding. Such Eligible Housing Credit Request Amount will be based on the lesser of (i) the Applicant’s Housing Credit Request Amount (as provided by the Applicant in question 11.a. of Exhibit A) and (ii) the County Group Maximum Housing Credit Request Limit (as outlined in Item 11.a.(2) below). Any equity proposal provided as an attachment to the RFA must reflect the Eligible Housing Credit Request Amount, as further described in Item 11.d.(2)(a) below.

(1) In order for the Applicant’s Housing Credit Request Amount to be eligible to be greater than the limits indicated in Column A of the chart set out at Item 11.a.(2) below, the proposed Development must qualify for the HUD High Cost Area (HCA) 30 percent boost via one of the three options outlined in Items 11.a.(1)(a)(i), 11.a.(1)(a)(ii), or 11.(b) below. If the Applicant intends to qualify for this higher Housing Credit Request Amount limit, it must complete the applicable questions at 11.a.(1) and (2) of Exhibit A.

(a) With regard to Housing Credits, HUD provides regulatory guidance on the effective date of Difficult Development Area (DDA) and Qualified Census Tract (QCT) lists for the purpose of determining whether a Development qualifies for an increase in eligible basis in accordance with Section 42(d)(5)(B) of the IRC.

(i) DDA –

In order to be classified as a Development located in a DDA for purposes of this RFA, as of the Application Deadline the proposed Development must be located in a HUD-designated DDA.

If located in a HUD-designated DDA, provide the requested information at question 11.a.(1)(a) of Exhibit A.

(ii) QCT –

If the proposed Development is not located in a DDA (as indicated by the Applicant at question 11.a.(1)(a) of Exhibit A), in order to be classified as a Development located in a QCT for purposes of this RFA the proposed Development must be located in one of the QCTs based on the current census, as determined by HUD as of the Application Deadline, and the Applicant must provide a copy of a letter from the local planning office or census bureau verifying the Development’s location in the referenced QCT as Attachment 15 to Exhibit A.

(b) Multi-Phase –

If the Applicant indicates at question 11.a.(2)(a) of Exhibit A that the proposed Development is a phase of a multiphase Development where no phase was funded with Competitive Housing Credits in a 2014 Housing Credit RFA and the proposed Development is selected for funding, the procedure and deadline for providing the required information will be included in the Carryover Allocation Agreement. For purposes of this Multi-Phase section, a 2014 Housing Credit RFA shall mean the following RFAs: RFA 2013-001, 2013-002, 2013-003, 2013-004, 2014-104, 2014-106, and 2014-107.

If the proposed Development is located in a HUD-designated DDA and/or QCT, per Item (a)(i) and/or (a)(ii) above, and it is an additional phase of a multi-phase
Development where a phase was funded with Competitive Housing Credits in a 2014 Housing Credit RFA and the funding was not returned, the Applicant should select question 11.a.(2)(b) of Exhibit A and provide the following information for the phase(s) funded in the 2014 Housing Credit RFA(s) as Attachment 16 to Exhibit A:

<table>
<thead>
<tr>
<th>Phase(s) of Multiphase Development Funded with Competitive Housing Credits in a 2014 Housing Credit RFA</th>
</tr>
</thead>
<tbody>
<tr>
<td>FHFC File No.</td>
</tr>
</tbody>
</table>

If the proposed Development is not located in a HUD-designated DDA and/or QCT, per Item (a)(i) and/or (a)(ii) above, but it is an additional phase of a multi-phase Development where a phase was funded with Competitive Housing Credits in a 2014 Housing Credit RFA and the funding was not returned, and this proposed Development is funded, then the HUD HCA status of the Development funded with Competitive Housing Credits in a 2014 Housing Credit RFA will apply for the additional phase proposed in this Application. The Applicant should select question 11.a.(2)(c) of Exhibit A and provide the following information for the phase(s) funded in the 2014 Housing Credit RFA(s) as Attachment 16 to Exhibit A:

<table>
<thead>
<tr>
<th>Phase(s) of Multiphase Development Funded with Competitive Housing Credits in a 2014 Housing Credit RFA</th>
</tr>
</thead>
<tbody>
<tr>
<td>FHFC File No.</td>
</tr>
</tbody>
</table>

(2) Maximum Housing Credit Request Amount:

The Applicant must state the amount of Housing Credits it is requesting at question 11.a. of Exhibit A (“Applicant’s Housing Credit Request Amount”). The Applicant’s Housing Credit Request Amount cannot exceed the applicable County Group amount stated in the following chart:

<table>
<thead>
<tr>
<th>County Category/Area in which the Development is to be Located</th>
<th>Column A</th>
<th>Column B</th>
</tr>
</thead>
<tbody>
<tr>
<td>If Development is not located in a DDA or if the Application does not meet the RFA requirements to qualify as a QCT</td>
<td>HCA Bonus – If Development is located in a DDA; and/or if the Application meets the RFA requirements to qualify as QCT</td>
<td></td>
</tr>
<tr>
<td>Medium County</td>
<td>$1,155,000</td>
<td>$1,510,000</td>
</tr>
<tr>
<td>Small County</td>
<td>$825,000</td>
<td>$1,070,000</td>
</tr>
<tr>
<td>Florida Keys Area</td>
<td>The lesser of $35,000 per Housing Credit Set-Aside Unit or $1,513,170</td>
<td></td>
</tr>
</tbody>
</table>

* County Categories are described in Section Four A.5.b. of the RFA.

If the Applicant states an amount that is greater than the amount the Applicant is eligible to request relative to the above chart, the Corporation will reduce the amount down to the maximum amount the Applicant is eligible to request as provided in the chart above.

The amount resulting from the lesser of the Applicant’s Housing Credit Request Amount (as stated at question 11.a. of Exhibit A) and the adjustment described above, if any, will be deemed to be the Applicant’s Eligible Housing Credit Request Amount.

b. Other Funding:
(1) If the Development has received funding from the Predevelopment Loan Program (PLP), the Corporation file number and amount of funding must be listed. Note: PLP funding cannot be used as a source of financing on the Construction/Rehab Analysis or the Permanent Analysis.

(2) The Applicant must list any other Corporation funding that is intended to be utilized as a source of financing for the proposed Development.

(3) If the proposed Development is assisted with funding under the United States Department of Agriculture RD 514/516 Program, RD 515 Program, and/or RD 538 Program, the following information must be provided:

(a) Indicate the applicable RD Program(s).

(b) For a proposed Development that is assisted with funding from RD 514/516 or RD 515, include the funding amount at the USDA RD Financing line item on the Development Funding Pro Forma (Construction/Rehab Analysis and/or Permanent Analysis), and provide a letter from RD, dated within six (6) months of the Application Deadline, as Attachment 17 to Exhibit A, confirming the funding source as outlined below:

(i) For proposed Developments with the Development Category of Rehabilitation or Redevelopment (with or without Acquisition) at question 5.c.(1) of Exhibit A, the RD letter must include the following information:

- Name of existing development
- Name of proposed Development
- Loan balance
- Acknowledgment that property is applying for Housing Credits
- Applicable RD program
- Acknowledgment that property will remain in the USDA/RD 515 or 514/516 (as applicable) loan portfolio

The letter outlined above will qualify for purposes of the RD Proximity Point Boost (outlined in Section Four A.6.b.(1)(b) of the RFA).

or

(ii) For proposed Developments with the Development Category of New Construction Developments at question 5.c.(1) of Exhibit A, the RD letter must include the following information:

- Name of Proposed Development
- Name of Applicant as borrower or direct recipient
- Loan amount
- Acknowledgment that property is applying for Housing Credits
- Applicable RD program

The letter outlined above will not qualify for purposes of the RD Proximity Point Boost (outlined in Section Four A.6.b.(1)(b) of the RFA). If the proposed Development will include the acquisition of an existing development which is currently assisted with funding from RD 514/516 or RD 515 and will remain in the USDA/RD 514/516 or 515 (as applicable) loan portfolio, but has a
Development Category of New Construction and is seeking the RD proximity Point Boost, the Applicant must provide the letter outlined in (i) above.

(c) If the proposed Development is assisted with funding under the RD 538 Program, the Applicant must:

(i) Include the funding amount at the USDA RD Financing line item on the Development Funding Pro Forma (Construction/Rehab Analysis and/or Permanent Analysis); and

(ii) Provide the Section 538 Selection letter sent to the Applicant by RD as Attachment 17 to Exhibit A; and

(iii) Provide the letter sent to the Applicant by an RD 538 approved lender certifying that the lender is prepared to make a loan consistent with the program requirements through the Section 538 Guaranteed Rural Rental Housing (“538”) Loan Program as Attachment 17 to Exhibit A.

c. Finance Documents:

All Applicants must complete the Development Cost Pro Forma listing the anticipated expenses or uses, the Detail/Explanation Sheet, if applicable, and the Construction or Rehab Analysis and Permanent Analysis listing the anticipated sources. The sources must equal or exceed the uses. During the scoring process, if a funding source is not considered and/or if the Applicant’s HC Request Amount is adjusted downward, as outlined in a. above, this may result in a funding shortfall. If the Applicant has a funding shortfall, it will be ineligible to be considered for funding.

The Development Cost Pro Forma must include all anticipated costs of the Development construction, rehabilitation and, if applicable, acquisition, including the Developer fee and General Contractor fee, as outlined below. Any amounts that are not an anticipated cost to the Development, such as waived or reimbursed fees or charges, cannot be included in the Development Cost Pro Forma. Note: deferred Developer fees are not considered “waived fees”.

In addition, the Development Cost Pro Forma must include all anticipated sources of funding, including the funding outlined below, as well as any Non-Corporation Funding as outlined in d. below.

(1) Developer Fee:

The maximum allowable Developer fee under this RFA shall be 16 percent of Development Cost. The maximum allowable Developer fee will be tested during the scoring of the Application by multiplying the Development Cost by 16 percent, truncated at 2 decimal places.

The Corporation will allow up to 100 percent of the eligible Developer fee to be deferred and used as a source on the Development Cost Pro Forma without the requirement to show evidence of ability to fund.

(2) General Contractor Fee

General Contractor fee shall be limited to 14 percent of actual construction cost. The maximum allowable General Contractor fee will be tested during the scoring of the

RFA 2014-114
Application by multiplying the actual construction cost by 14 percent, truncated at 2 decimal places.

(3) Contingency Reserves:

The maximum hard and soft cost contingencies allowed cannot exceed (i) 5 percent of hard and soft costs for Development Categories of New Construction, Redevelopment, or Acquisition/Redevelopment or (ii) 15 percent of hard costs and 5 percent of soft costs for Development Categories of Rehabilitation or Acquisition and Rehabilitation, as further described in Rule Chapter 67-48, F.A.C. The determination of the contingency reserve is limited to the maximum stated percentage of total actual construction costs (hard costs) and general development costs (soft costs), as applicable.

(4) Operating Deficit Reserves:

An operating deficit reserve is not to be included as part of Development Costs and cannot be used in determining the maximum Developer fee. The operating deficit reserve or any other reserves other than contingency reserves as provided above are not permitted in the Application. An operating deficit reserve, if necessary, will be sized in credit underwriting and may be different than the Application limit. Operating deficit reserves include, but are not limited to, operating reserves, debt service reserves, lease-up reserves, rent-restabilization reserves, and any pre-funded capital (replacement) reserves.

Developer fee and General Contractor fee must be disclosed. In the event the Developer fee and/or General Contractor fee are/is not disclosed on the Development Cost Pro Forma, the Corporation will assume that these fees will be the maximum allowable and will add the maximum amount(s) to Total Development Cost. If an Applicant lists a Developer fee or General Contractor fee that exceeds the stated Application limits, the Corporation will adjust the fee to the maximum allowable.

d. Non-Corporation Funding Proposals:

In order for funding, other than deferred Developer fee, to be counted as a source on the Construction/Rehab and/or Permanent Analysis, the Applicant must provide documentation of all financing proposals from both the construction and the permanent lender(s), equity proposals from the syndicator, and other sources of funding. The financing proposals must state whether they are for construction financing, permanent financing, or both, and all attachments and/or exhibits referenced in the proposal must be included. Insert documentation for each source as Attachment 18 to Exhibit A and continue with sequentially numbered attachments for each additional funding source. Evidence for each funding source must be behind its own sequentially numbered attachment.

For purposes of the Application, neither net operating income for a Rehabilitation Development nor capital contributions will be considered a source of financing.

(1) Financing Proposal

Financing proposal documentation, regardless of whether the documentation is in the form of a commitment, proposal, term sheet, or letter of intent, must meet the following criteria. Evidence for each funding source must be behind its own numbered attachment.

(a) Each financing proposal shall contain:

(i) Amount of the construction loan, if applicable;
(ii) Amount of the permanent loan, if applicable;

(iii) Specific reference to the Applicant as the borrower or direct recipient;

(iv) Signature of all parties, including acceptance by the Applicant.

Note: Eligible Local Government financial commitments can be considered without meeting the requirements of (i) through (iv) above if the Applicant provides the properly completed and executed Local Government Verification of Contribution – Grant Form and/or the Local Government Verification of Contribution – Loan Form, as outlined in Section Four A.10.b. and Exhibit B of the RFA.

(b) Financing that has closed:

(i) If the financing has closed in the Applicant’s name, provide a letter from the lender acknowledging that the loan has closed. The letter must also include the following information:

- Amount of the construction loan, if applicable;
- Amount of the permanent loan, if applicable; and
- Specific reference to the Applicant as the borrower/direct recipient/mortgagee.

(ii) Except for HUD and RD funding, if the financing involves an assumption of debt not currently in the Applicant’s name, as evidence that the lender approves of the proposal of assumption, the Applicant must provide a letter from the lender, dated within six (6) months of the Application Deadline, that includes the following information:

- Specifically references the Applicant as the assuming party;
- If a permanent loan, states the amount to be assumed; and
- If a construction loan, states the maximum amount of funding capacity.

If the debt being assumed is provided by HUD, the Applicant must provide a letter from HUD, dated within six (6) months of the Application Deadline, confirming the funding source. The letter must include the following information:

- Name of existing development;
- Name of proposed Development;
- Loan balance;
- Acknowledgment that property is applying for Housing Credits; and
- Applicable HUD program.

If the debt being assumed is provided by RD, the Applicant is only required to provide the information described in Item 11.b.(3) above.

(c) If the financing proposal is not from a Regulated Mortgage Lender in the business of making loans or a governmental entity, evidence of ability to fund must be provided. Evidence of ability to fund includes: (1) a copy of the lender's most current audited financial statements no more than 17 months old; or (2) if the loan has already been
funded, a copy of the note and recorded mortgage. The age of all financial statements is as of the Application Deadline. In evaluating ability to fund, the Corporation will consider the entity's unrestricted current assets typically used in the normal course of business. Assets considered restricted include, but are not limited to, pension funds, rental security deposits, and sinking funds. Financing proposals from lenders who cannot demonstrate ability to fund will not count as a source of financing. Financial statements must be included in the Application. Note: This provision does not apply to deferred Developer fee.

(d) If a financing proposal shows an amount less than the corresponding line item on the pro forma, only the financing proposal amount will be considered as a funding source. However, if a financing proposal shows an amount in excess of the corresponding line item on the pro forma, up to the total amount of the financing proposal amount may be utilized as a funding source, if needed.

(e) The loan amount may be conditioned upon an appraisal or debt service coverage ratio or any other typical due diligence required during credit underwriting.

(f) Financing proposals may be conditioned upon the Applicant receiving the funding from the Corporation for which it is applying.

(g) If a financing proposal has a provision for holding back funds until certain conditions are met, the amount of the hold-back will not be counted as a source of construction financing unless it can be determined that the conditions for the release of the hold-back can be met prior to or simultaneous with the closing of the Development’s permanent financing.

(h) Grant funds are contributions to the Development, other than equity, which carry no repayment provision or interest rate. A commitment for grant funds will be considered a commitment for scoring purposes if the commitment is properly executed and, if applicable, evidence of ability to fund is provided.

(2) Equity Proposal

For the purpose of this RFA, to be counted as a source an equity proposal, regardless of whether the documentation is in the form of a commitment, proposal, term sheet or letter of intent, must: (i) if syndicating/selling the Housing Credits, meet the requirements outlined in (a) below and include the information outlined in (b) below, or (ii) if not syndicating/selling the Housing Credits, meet the requirements outlined in (a) below and include the information outlined in (c) below:

(a) If the Eligible Housing Credit Request Amount is less than the anticipated amount of credit allocation stated in the equity proposal, the equity proposal will not be considered a source of financing. However, if the Eligible Housing Credit Request Amount is greater than the anticipated amount of credit allocation stated in the equity proposal, the equity proposal will be considered a source of financing; and

(b) If syndicating/selling the Housing Credits:

   (i) A Housing Credit equity proposal must also meet the following criteria:

      • Be executed by all parties, including the Applicant;
• Include specific reference to the Applicant as the beneficiary of the equity proceeds;
• State the proposed amount of equity to be paid prior to construction completion;
• State the anticipated Eligible Housing Credit Request Amount;
• State the anticipated dollar amount of Housing Credit allocation to be purchased; and
• State the anticipated total amount of equity to be provided.

(ii) If the limited partnership agreement or limited liability company operating agreement has closed, the closed agreement must be provided. To be counted as a source of financing, the partnership agreement or operating agreement must meet the requirements of Item 11.d.(2)(b)(i) above or the Applicant must submit separate documentation, signed by the equity provider, expressly stating any required criteria not provided in the agreement.

Note: Item 2.b.(2) of the Applicant Certification and Acknowledgement form outlines the requirement and deadline for the Applicant’s confirmation that the documented equity amount to be paid prior to or simultaneous with the closing of construction financing is at least 15 percent of the total proposed equity to be provided (the 15 percent criteria).

(c) If not syndicating/selling the Housing Credits, the owner’s commitment to provide equity must be provided.

(i) The commitment must include the following:

• The proposed amount of equity to be paid prior to construction completion;
• The anticipated Eligible Housing Credit Request Amount;
• The anticipated dollar amount of Housing Credit allocation to be purchased; and
• The anticipated total amount of equity to be provided.

(ii) Evidence of ability to fund must be provided as an Attachment to the Application.

e. Per Unit Construction Funding Preference:

(1) The following Applications will qualify for this funding preference, as outlined in Section Four B of the RFA:

(a) Applications with a Development Category of New Construction, Redevelopment, or Acquisition and Redevelopment (at question 5.c.(1) of Exhibit A), and

(b) Applications with a Development Category of Rehabilitation or Acquisition and Rehabilitation (at question 5.c.(1) of Exhibit A) that reflect an amount of at least $32,500 per unit when the amount listed in the Total column of the Development Cost Pro Forma for the Development Cost line item A1.1 Actual Construction Cost is divided by the number of total units in the Development.

(2) The following Applications will not qualify for this funding preference:

Applications with a Development Category of Rehabilitation or Acquisition and
Rehabilitation (at question 5.c.(1) of Exhibit A) that reflect an amount less than $32,500 per unit, when the amount listed in the Total column of the Development Cost Pro Forma for the Development Cost line item A1.1 Actual Construction Cost is divided by the number of total units in the Development.

Except for deferred Developer fee, the Application requires complete information on all sources of Development funding and the proposed uses of those funds. All loans, grants, donations, syndication proceeds, etc., should be detailed in the Application as outlined above. The total amount of monetary funds determined to be in funding proposals must equal or exceed uses.

Addenda:

The Applicant may use the Addenda section of Exhibit A to provide any additional information or explanatory addendum for items in the Application. Please specify the particular Item to which the additional information or explanatory addendum applies.

B. Funding Selection:

1. Eligibility:

Only Applications that are eligible for funding will be considered for funding selection. Eligibility requirements include the following:

<table>
<thead>
<tr>
<th>Eligibility Requirements</th>
<th>Described in RFA at:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Submission Requirements</td>
<td>Section Three A and Section Five</td>
</tr>
<tr>
<td>Financial Arrearage Requirements</td>
<td>Section Five</td>
</tr>
<tr>
<td>LDA Development Conditions</td>
<td>Section Four A.7.c.</td>
</tr>
<tr>
<td>Minimum Total Proximity Score</td>
<td>Section Four A.6.b.(2)</td>
</tr>
<tr>
<td>Mandatory Distance Requirement</td>
<td>Section Four A.6.d.</td>
</tr>
<tr>
<td>Total Development Cost Per Unit Limitation</td>
<td>Item 8 of Exhibit C</td>
</tr>
<tr>
<td>All Mandatory Items</td>
<td>Section Five</td>
</tr>
</tbody>
</table>

2. Application Sorting Order:

Eligible Small County Applications and eligible Medium County Applications will be listed separately (Small County Application List and Medium County Application List). Within each list, the highest scoring Applications will be determined by first sorting all eligible Applications from highest score to lowest score, with any scores that are tied separated as follows:

a. First by the Application’s eligibility for the “SAIL RFA 2014-111 Unfunded Preference”, which is outlined in Section One of the RFA (with Applications that qualify for the preference listed above Applications that do not qualify for the preference).

b. Next by the Application’s eligibility for the Development Category Funding Preference which is outlined in Section Four A.5.c.(1)(a)(iii) of the RFA (with Applications that qualify for the preference listed above Applications that do not qualify for the preference);

c. Next by the Application’s eligibility for the Per Unit Construction Funding Preference which is outlined in Section Four A.11.e. of the RFA (with Applications that qualify for the preference listed above Applications that do not qualify for the preference);
d. Next by the Application’s Leveraging Classification (applying the multipliers outlined in Exhibit C below) with Applications having the Classification of A listed above Applications having the Classification of B;

e. Next by the Application’s eligibility for the Florida Job Creation Preference which is outlined in Exhibit C below (with Applications that qualify for the preference listed above Applications that do not qualify for the preference); and

f. Finally by lottery number, resulting in the lowest lottery number receiving preference.

3. Funding Test:

Unless stated otherwise below, for purposes of this RFA Funding Test means that (i) Small County Applications will be selected for funding only if there is enough Small County funding available to fully fund the Eligible Housing Credit Request Amount and (ii) Medium County Applications will be selected for funding only if there is enough Medium County funding available to fully fund the Eligible Housing Credit Request Amount.

4. County Award Tally:

Unless stated otherwise, as each Application is selected for tentative funding, the county where the proposed Development is located will have one (1) Application credited toward the County’s Award Tally. The Corporation will prioritize eligible unfunded Applications that meet the applicable Funding Test and are located in counties that have the lowest County Award Tally above other eligible unfunded Applications with a higher County Award Tally that also meet the applicable Funding Test, even if the Applications with a higher County Award Tally are higher ranked.

For purposes of the County Award Tally, the following Small Counties, which have received an award of Competitive Housing Credits since January 1, 2010 and the invitation to enter credit underwriting has been accepted, will be considered to have one (1) Application credited toward the County’s Award Tally: Flagler, Highlands, Nassau, Suwannee, and Walton.

5. Small County Funding Goals:

For Applications located in Small Counties, the Corporation has the following funding goals:

a. A goal to fund one (1) proposed Development located in Monroe County (the Florida Keys Area Goal as outlined in Section Four A.5.b.(1) of the RFA); and

b. A goal to fund one (1) proposed Development located in a Small County other than Monroe County (the Non-Monroe County Goal).

6. Small County Selection Process:

a. Within the Small County Application List, the first Application that will be considered for funding will be the highest ranking eligible Application that is eligible for the Florida Keys Area Goal.

b. If the Florida Keys Area Goal is met or if there is no eligible Application that is eligible for the Florida Keys Area Goal, the next Application that will be considered for funding will be the highest ranking Small County Application located in a county other than Monroe County that has a County Award Tally that is less than or equal to any other eligible unfunded non-Monroe County Applications. If Small County funding remains after the Florida Keys Area
Goal was met, but there is not enough funding available to fully fund the non-Monroe County Application, the Application will still be selected for funding and will be entitled to receive a Binding Commitment for the unfunded balance. If there is no Small County funding remaining after the Florida Keys Goal was met, the non-Monroe County Application will still be selected for funding and will be entitled to receive a Binding Commitment for its full Eligible Housing Credit Request Amount.

If there is no eligible Application that is eligible for the Non-Monroe County Goal, or if there is enough funding available to fully fund the Application selected to meet this goal and funding still remains, no further Small County Applications will be selected and the remaining funding will be added to the Medium County funding amount.

7. Medium County Selection Process:

Within the Medium County Application List, the highest ranking eligible unfunded Applications will be considered for funding, provided each selected Application (i) can meet the Funding Test, and (ii) has a County Award Tally that is less than or equal to any other eligible unfunded Medium County Applications that also meets the Funding Test. If funding remains and no eligible unfunded Medium County Applications can meet the Funding Test, no further Applications will be considered for funding and any remaining funding will be distributed as approved by the Board.

8. Returned Allocation:

Funding that becomes available after the Board takes action on the Committee’s recommendation(s), due to an Applicant withdrawing its Application, an Applicant declining its invitation to enter credit underwriting or the Applicant’s inability to satisfy a requirement outlined in this RFA and/or Rule Chapter 67-48, F.A.C. will be distributed in the following manner:

a. If the funding was originally awarded to a Monroe County Application (to satisfy the Florida Keys Area Goal), the returned funding will be distributed to the highest ranking eligible unfunded Monroe County Application. If there is not enough funding available to fully fund this Application, it will be entitled to receive a Binding Commitment for the unfunded balance. If there is enough funding available to fully fund this Application and funding still remains, or if there are no eligible unfunded Monroe Applications, the remaining funding will first be used towards further funding any Small County Application that received a Binding Commitment. If there are no outstanding Binding Commitments within this RFA and funding remains, the remaining funding will be awarded to the highest ranking eligible unfunded Medium County Application(s) that (i) can meet the Funding Test, and (ii) has a County Award Tally that is less than or equal to any other eligible unfunded Medium County Applications that also meets the Funding Test. However, if there are no eligible unfundedMedium County Applications that can be fully funded, no further Applications will be considered for funding and the remaining funding will be distributed as approved by the Board.

b. If the funding was originally awarded to a Small County Application located in a county other than Monroe County, the returned funding, excluding the Binding Commitment amount, if applicable, will be awarded to the highest ranking eligible unfunded Small County Application located in a county other than Monroe County that has a County Award Tally that is less than or equal to any other eligible unfunded Small County Application located in a county other than Monroe County. If there is not enough funding available to fully fund this Application, it will be entitled to receive a Binding Commitment for the unfunded balance. If
there is enough funding available to fully fund this Application and funding still remains, the
remaining funding will first be used towards further funding any Small County Application
that received a Binding Commitment. If there are no outstanding Binding Commitments
within this RFA, the remaining funding will be awarded to the highest ranking eligible
unfunded Medium County Application(s) that (i) can be fully funded, and (ii) has a County
Award Tally that is less than or equal to any other eligible unfunded Medium County
Applications that also can be fully funded. However, if there are no eligible unfunded
Medium County Applications that can be fully funded, no further Applications will be
considered for funding and the remaining funding will be distributed as approved by the
Board.

If the funding was originally awarded to a Small County Application located in a county
other than Monroe County that received a Binding Commitment for its full Eligible Housing
Credit Request Amount, the Corporation will select the highest ranking eligible unfunded
Small County Application located in a county other than Monroe County that has a County
Award Tally that is less than or equal to any other eligible unfunded Small County
Application located in a county other than Monroe County and that Application will be
entitled to receive a Binding Commitment for its full Eligible Housing Credit Request
Amount. If there is no eligible unfunded Small County Application located in a county other
than Monroe County, no further Applications will be considered for funding.

c. If the funding was originally awarded to a Medium County Application, the funding will be
distributed to the highest ranking eligible unfunded Medium County Application(s) that (i)
can be fully funded, and (ii) has a County Award Tally that is less than or equal to any other
eligible unfunded Medium County Applications that also can be fully funded. If there are no
eligible unfunded Medium County Applications that can be fully funded, no further
Applications will be considered for funding and the remaining funding will be distributed as
approved by the Board.

SECTION FIVE
EVALUATION PROCESS

Committee members shall independently evaluate and score their assigned portions of the submitted
Applications, consulting with non-committee Corporation staff and legal counsel as necessary and
appropriate.

The Corporation will reject any competitive Application submittal and no action will be taken to
score the Application if any of the following submission requirements are not met: (i) the Application is
not submitted online by the Application Deadline, (ii) the required number of hard copies are not
submitted by the Application Deadline, (iii) the Applicant’s hard copy submission is not contained in a
sealed package, (iv) the required Application fee is not submitted as of the Application Deadline, (v) the
Application Withdrawal Cash Deposit or the Letter of Credit, as selected by the Applicant, is not
submitted as of Application Deadline, (vi) the Applicant Certification and Acknowledgement form,
containing an original signature, is not included in the Application labeled “Original Hard Copy” as of the
Application Deadline, or (vii) the proposed Development is not eligible to apply for funding under this
RFA because it meets the criteria outlined in subsection 67-48.023(1), F.A.C., and does not meet one of
the stated exceptions.

An Application will be deemed ineligible to be considered for funding if, as of close of business the
day before the Committee meets to make a recommendation to the Board, there are any financial
obligations for which an Applicant or Developer or Principal, Affiliate or Financial Beneficiary of the
Applicant or Developer is in arrears to the Corporation or any agent or assignee of the Corporation as

RFA 2014-114
reflected on the most recently published Past Due Report posted to the Corporation’s Website under the link Property Owners & Managers/Past Due Reports (also accessible by clicking here), but not more recently than five (5) business days prior to the date the Committee meets to make a recommendation to the Board.

Applications will be scored based on the following Mandatory and Point items:

<table>
<thead>
<tr>
<th>Mandatory Items</th>
<th>Point Items</th>
<th>Maximum Points</th>
</tr>
</thead>
<tbody>
<tr>
<td>Demographic Commitment</td>
<td>Proximity to Transit and Community Services</td>
<td>18</td>
</tr>
<tr>
<td>Name of Applicant</td>
<td>Local Government Contributions</td>
<td>5</td>
</tr>
<tr>
<td>Evidence Applicant is a legally formed entity</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Principals for Applicant and for each Developer</td>
<td></td>
<td></td>
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<tr>
<td>Name of Each Developer</td>
<td></td>
<td></td>
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<tr>
<td>Evidence that each Developer entity is a legally formed entity</td>
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<td></td>
</tr>
<tr>
<td>Prior General Development Experience Chart for experienced Principal of Developer</td>
<td></td>
<td></td>
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<tr>
<td>Name of Proposed Development</td>
<td></td>
<td></td>
</tr>
<tr>
<td>County identified</td>
<td></td>
<td></td>
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<tr>
<td>Address of Development Site</td>
<td></td>
<td></td>
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<tr>
<td>Development Category</td>
<td></td>
<td></td>
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<tr>
<td>Development Type</td>
<td></td>
<td></td>
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<tr>
<td>Total Number of Units</td>
<td></td>
<td></td>
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<tr>
<td>New construction units and/or rehabilitation units</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Estimated qualified basis in Rehabilitation Expenses per set-aside unit (if applicable)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Any units currently occupied if Rehabilitation (if applicable)</td>
<td></td>
<td></td>
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<tr>
<td>Status of Site Plan Approval</td>
<td></td>
<td></td>
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<tr>
<td>Appropriate Zoning</td>
<td></td>
<td></td>
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<tr>
<td>Availability of Electricity</td>
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<td>Availability of Water</td>
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<td>Availability of Sewer</td>
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<tr>
<td>Availability of Roads</td>
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<tr>
<td>Minimum Set-Aside election</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Set-Aside Breakdown Chart</td>
<td></td>
<td></td>
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<tr>
<td>Evidence of Site Control</td>
<td></td>
<td></td>
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<tr>
<td>Selection of Minimum Construction Features (if Rehabilitation or Acquisition/Rehabilitation Development Category)</td>
<td></td>
<td></td>
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<tr>
<td>Commitment to achieve Green Certification Program (if New Construction, Redevelopment, or Acquisition/Redevelopment Development Category)</td>
<td></td>
<td></td>
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<tr>
<td>Selection of Minimum Resident Programs (if Family or Elderly Non-ALF Demographic Commitment)</td>
<td></td>
<td></td>
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<tr>
<td>Applicant Housing Credit Request Amount</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Financing Information, including the Development Cost Pro Forma (listing expenses or uses) and Construction/Rehab. Analysis and Permanent Analysis (listing sources) – Sources must equal or exceed uses</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

The Committee shall conduct at least one public meeting during which the Committee members may discuss their evaluations, select Applicants to be considered for award, and make any adjustments deemed
necessary to best serve the interests of the Corporation’s mission. The Committee will list the Applications deemed eligible for funding in order from highest total score to lowest total score, applying the funding selection criteria outlined in Section Four B above, and develop a recommendation or series of recommendations to the Board.

The Board may use the Applications, the Committee’s scoring, any other information or recommendation provided by the Committee or staff, and any other information the Board deems relevant in its selection of Applicants to whom to award funding. Notwithstanding an award by the Board pursuant to this RFA, funding will be subject to a positive recommendation from the Credit Underwriter based on criteria outlined in the credit underwriting provisions in Rule Chapter 67-48, F.A.C.

SECTION SIX
AWARD PROCESS

The Corporation shall provide notice of its decision, or intended decision, for this RFA on the Corporation’s Website the day of the applicable Board vote. After posting, an unsuccessful Applicant may file a notice of protest and a formal written protest in accordance with Section 120.57(3), Fla. Stat., et. al. Failure to file a protest within the time prescribed in Section 120.57(3), Fla. Stat., et. al. shall constitute a waiver of proceedings under Chapter 120, Fla. Stat.
Exhibit A to RFA 2014-114 – Housing Credit Financing for Affordable Housing Developments Located in Medium and Small Counties

1. Submission Requirements:

a. Application Withdrawal Disincentive:

   The Applicant must indicate which of the following it has elected to provide in the Application labeled “Original Hard Copy”:

   (1) $25,000 Application Withdrawal Cash Deposit, as outlined in Section Three A.3. of the RFA

   or

   (2) $25,000 Letter of Credit, as outlined in the RFA at Section Three A.4. and Item 14 of Exhibit C

b. Applicant Certification and Acknowledgement:

   The Applicant must include a signed Applicant Certification and Acknowledgement form as Attachment 1 to Exhibit A, as outlined in Section Four A.1.b. of the RFA.

2. Demographic Commitment:

   The Applicant must select one Demographic Category:

   a. Family

   b. Elderly – The Applicant must indicate the type of Elderly Development:

      Elderly ALF

      Elderly non-ALF

3. Applicant Information:

   a. The Applicant must state the name of the Applicant:

      Click here to enter text.

   b. The Applicant must provide the required documentation to demonstrate that the Applicant is a legally formed entity qualified to do business in the state of Florida as of the Application Deadline as Attachment 2.

   c. Is the Applicant applying as a Non-Profit organization?

      Yes    No
d. Principals for the Applicant and for each Developer:

The Applicant must provide the required information for the Applicant and for each Developer as Attachment 3.

e. Contact Person for this Application:

First Name:  Click here to enter text.
Middle Initial: Click here to enter text.
Last Name: Click here to enter text.
Street Address:  Click here to enter text.
City: Click here to enter text.
State: Click here to enter text.
Zip: Click here to enter text.
Telephone: Click here to enter text.
Facsimile: Click here to enter text.
E-Mail Address:  Click here to enter text.
Relationship to Applicant:  Click here to enter text.

4. Developer Information:

a. The Applicant must state the name of each Developer (including all co-Developers):

Click here to enter text.

Click here to enter text.

Click here to enter text.

b. For each Developer entity listed in question 4.a. above (that is not a natural person), the Applicant must provide, as Attachment 4, the required documentation demonstrating that it is a legally formed entity qualified to do business in the state of Florida as of the Application Deadline.

c. General Developer Experience:

For each experienced Developer entity, the Applicant must provide, as Attachment 4, a prior experience chart for at least one (1) experienced Principal of that entity. The prior experience chart for the Principal must reflect the required information for the three (3) completed affordable rental housing developments, one (1) of which must be a Housing Credit development.

5. General Development Information:

a. The Applicant must state the name of the proposed Development:

Click here to enter text.

b. Location of Development Site:

(1) The Applicant must indicate the County: Choose an item.

(2) Address of Development Site:
The Applicant must state (i) the address number, street name, and name of city and/or (ii) the street name, closest designated intersection, and either name of city or unincorporated area of county:

Click here to enter text.

c. Development Category / Rental Assistance (RA) Level / Concrete Construction:

(1) The Applicant must select one applicable Development Category Choose an item, and provide the required information as Attachment 5.

Note: The Applicant should refer to Section Four A.5.c. of the RFA before making a selection.

(2) If the Applicant selected the Development Category of Rehabilitation or Acquisition and Rehabilitation, the following information must be provided:

(a) The Applicant must indicate the estimated qualified basis in Rehabilitation expenses per set aside unit within one 24-month period for the buildings(s) being rehabilitated: $Click here to enter text.

(b) Are any of the existing units currently occupied?
   ● Yes       ● No

(c) Was the existing building(s) to be rehabilitated (i) originally built in 1995 or earlier, (ii) was either originally financed or is it currently financed through one or more of the following HUD or RD programs: sections 202, 236, 514, 515, 516, 811, or either has PBRA or is public housing assisted through ACC, and (iii) the proposed Development did not close on funding from HUD or RD after 1995 where the budget was at least $10,000 per unit for rehabilitation in any year?
   ● Yes       ● No

(3) Does the proposed Development meet the requirements to be considered to be concrete construction?
   ● Yes       ● No
d. The Applicant must select one applicable Development Type: Choose an item.

Note: The Applicant should refer to Section Four A.5.d. of the RFA before making a selection.

e. Number of Units in Proposed Development:

(1) The Applicant must state the total number of units: Click here to enter text.

(2) The Applicant must select the applicable item below:
   ● (a) Proposed Development consists of 100% new construction units
   ● (b) Proposed Development consists of 100% rehabilitation units
(c) Proposed Development consists of a combination of new construction units and rehabilitation units. State the quantity of each type:

Click here to enter text. new construction units and Click here to enter text. rehabilitation units

f. Ability to Proceed:

As outlined in Section Four A.5.f. of the RFA, the Applicant must provide the following information to demonstrate Ability to Proceed:

(1) Status of Site Plan Approval. The Applicant must provide, as Attachment 6 to Exhibit A, the properly completed and executed Florida Housing Finance Corporation Local Government Verification of Status of Site Plan Approval for Multifamily Developments form (Form Rev. 11-14).

(2) Appropriate Zoning. The Applicant must provide, as Attachment 7 to Exhibit A, the applicable properly completed and executed verification form: (a) Florida Housing Finance Corporation Local Government Verification that Development is Consistent with Zoning and Land Use Regulations form (Form Rev. 11-14) or (b) Florida Housing Finance Corporation Local Government Verification that Permits are not Required for this Development form (Form Rev. 11-14).

(3) Availability of Electricity. The Applicant must provide, as Attachment 8 to Exhibit A, an acceptable letter from the service provider or the properly completed and executed Florida Housing Finance Corporation Verification of Availability of Infrastructure – Electricity form (Form Rev. 11-14).

(4) Availability of Water. The Applicant must provide, as Attachment 9 to Exhibit A, an acceptable letter from the service provider or the properly completed and executed Florida Housing Finance Corporation Verification of Availability of Infrastructure – Water form (Form Rev. 11-14).

(5) Availability of Sewer. The Applicant must provide, as Attachment 10 to Exhibit A, an acceptable letter from the service provider or the properly completed and executed The Florida Housing Finance Corporation Verification of Availability of Infrastructure – Sewer Capacity, Package Treatment, or Septic Tank form (Form Rev. 11-14).

(6) Availability of Roads. The Applicant must provide, as Attachment 11 to Exhibit A, an acceptable letter from the Local Government or the properly completed and executed Florida Housing Finance Corporation Verification of Availability of Infrastructure – Roads form (Form Rev. 11-14).

6. Proximity:

Proposed Developments located in Monroe County will automatically receive maximum points.

In order for a proposed Development located in a county other than Monroe County to be considered for any points, the Applicant must provide an acceptable Surveyor Certification form as Attachment 12. The form must reflect the Development Location Point and Services information for the Bus or
Rail Transit Service (if Private Transportation is not selected at question 6.b. below) and the Community Services for which the Applicant is seeking points.

a. PHA or RD Proximity Point Boost:

If the proposed Development qualifies for the PHA Point Boost or the RD Point Boost, select (1) or (2) below and provide the required information. If the proposed Development does not qualify for either category, select (3) below.

- (1) PHA Point Boost - The proposed Development qualifies for the PHA Point Boost because all of the units in the proposed Development are located on a site(s) with an existing Declaration of Trust between a Public Housing Authority and HUD as demonstrated in the letter provided as Attachment 12 (as outlined in Section Four A.6.b.(1)(a) of the RFA).

- (2) RD Point Boost – The proposed Development qualifies for the RD Point Boost because the property has existing RD 514/516 or 515 funding as demonstrated in the letter provided as Attachment 17 (as outlined in Sections Four A.6.b.(1)(b) and 11.b.(3)(b)(i) of the RFA).

- (3) Neither (1) nor (2) applies to the proposed Development.

b. Private Transportation Transit Service:

If the Applicant selected the Elderly Demographic at question 2.b. above, does the Applicant commit to provide private transportation, as outlined in Section Four A.6.c.(1)(a), as its Transit Service?

- Yes
- No

c. Mandatory Distance Requirement:

For proximity of the proposed Development to the closest Development latitude and longitude coordinates identified on the FHFC Development Proximity List, indicate which of the following applies to this Application. The Applicant must make one selection. Applicants that are eligible to select (1), (2), or (3) below will be eligible for the automatic qualification for the Mandatory Distance Requirement. Applicants not eligible for the automatic qualification for the Mandatory Distance Requirement should select (4) below and follow the instructions outlined in Section Four A.6.d.(2) of the RFA to determine whether the Application meets the Mandatory Distance Requirement.

- (1) The Applicant selected the Rehabilitation or Acquisition and Rehabilitation Development Category at question 5.c.(1) of Exhibit A, the proposed Development involves the Rehabilitation of an existing, occupied residential rental property in operation as of the Application Deadline, and the proposed Development meets all of the following criteria: (a) the Applicant demonstrated its commitment to set aside at least 30 percent of the total units as ELI Set-Aside units on the Total Set-Aside Breakdown Chart at question 7.b. of Exhibit A, (b) the proposed Development is classified as RA Level 1 or RA Level 2, (c) the Percentage of Total Units that will have Rental
Assistance is greater than 75 percent, and (d) the proposed Development consists of a total of 250 units or less, unless further restricted by the Elderly Demographic requirements outlined in Exhibit C of the RFA.

(2) The Applicant selected the Redevelopment or Acquisition and Redevelopment Development Category at question 5.c.(1) of Exhibit A and the proposed Development meets all of the following criteria: (a) the Applicant demonstrated its commitment to set aside at least 30 percent of the total units as ELI Set-Aside units on the Total Set-Aside Breakdown Chart at question 7.b. of Exhibit A, (b) the proposed Development is classified as RA Level 1 or RA Level 2, (c) the Percentage of Total Units that will have Rental Assistance is greater than 75 percent, and (d) the proposed Development consists of a total of 250 units or less, unless further restricted by the Elderly Demographic requirements outlined in Exhibit C of the RFA.

(3) The proposed Development is located in Monroe County, as indicated by the Applicant at question 5.b.(1) of Exhibit A.

(4) None of the above applies to this Application. If this item is selected by the Applicant, the following question must be answered:

Do the proposed Development and any Development(s) on the List have one or more of the same Financial Beneficiaries and meet at least one of the following criteria: (i) they are contiguous or divided by a street, and/or (ii) they are divided by a prior phase of the proposed Development?

Yes  No

If “yes”, the Applicant must identify the specific Development(s) on the List that it wishes to disregard (as outlined in Section Four A.6.d. of the RFA):

Click here to enter text.

Note: RA Levels are described in Section Four A.5.c.(2) of the RFA.

7. Set-Aside Commitments:

a. Minimum Set-Aside per Section 42 of the IRC:

The Applicant must select one of the following:

- 20% of units at 50% Area Median Income (AMI) or lower
- 40% of units at 60% AMI or lower
- Deep rent skewing option as defined in Section 42 of the IRC, as amended

b. Total Set-Aside Breakdown Chart:

The Applicant must reflect on the Total Set-Aside Breakdown Chart below all set-aside commitments (required set-asides and additional set-asides, including all required ELI set-asides,
as well as the total set-aside percentage) by listing the percentage of residential units, stated in whole numbers, to be set aside at each selected AMI level:

<table>
<thead>
<tr>
<th>Percentage of Residential Units</th>
<th>AMI Level</th>
</tr>
</thead>
<tbody>
<tr>
<td>Enter Number % At or Below 25%</td>
<td></td>
</tr>
<tr>
<td>Enter Number % At or Below 28%</td>
<td></td>
</tr>
<tr>
<td>Enter Number % At or Below 30%</td>
<td></td>
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<tr>
<td>Enter Number % At or Below 33%</td>
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<td>Enter Number % At or Below 35%</td>
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<td>Enter Number % At or Below 40%</td>
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<td>Enter Number % At or Below 45%</td>
<td></td>
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<tr>
<td>Enter Number % At or Below 50%</td>
<td></td>
</tr>
<tr>
<td>Enter Number % At or Below 60%</td>
<td></td>
</tr>
</tbody>
</table>

Total Set-Aside Percentage: Enter Number %

8. Site Control:

The Applicant must demonstrate site control by providing the following documentation as Attachment 13, as outlined at Section Four A.8. of the RFA:

a. A fully executed eligible contract for purchase and sale for the subject property; and/or
b. A recorded deed or recorded certificate of title; and/or
c. A copy of the fully executed long-term lease.

9. Construction Features and Resident Programs:

a. Construction Features:

(1) If the Applicant selected the Development Category of Rehabilitation or Acquisition and Rehabilitation at question 5.c.(1) above, the Applicant must select enough of the following Green Building Features so that the total point value of the features selected equals at least 10.

- ☐ Programmable thermostat in each unit (2 points)
- ☐ Humidistat in each unit (2 points)
- ☐ Water Sense certified dual flush toilets in all bathrooms (2 points)
- ☐ Light colored concrete pavement instead of or on top of asphalt to reduce the heat-island effect (2 points)
- ☐ Energy Star qualified roof coating (2 points) *
- ☐ Energy Star qualified roofing materials (metal, shingles, thermoplastic polyolefin (TPO), or tiles) (3 points) *
- ☐ Eco-friendly cabinets – formaldehyde free, material certified by the Forest Stewardship Council or a certification program endorsed by the Programme for the Endorsement of Forest Certification (3 points)
- ☐ Eco-Friendly flooring for entire unit – Carpet and Rug Institute Green Label certified carpet and pad, bamboo, cork, 80% recycled content tile, and/or natural linoleum (3 points)
- ☐ Energy Star rating for all windows in each unit (3 points)
- ☐ Florida Yards and Neighborhoods certification on all landscaping (2 points)
☐ Install daylight sensors, timers or motion detectors on all outdoor lighting attached to buildings (2 points)

*The Applicant may choose only one option related to Energy Star qualified roofing or

(2) If the Applicant selected the Development Category of New Construction, Redevelopment, or Acquisition and Redevelopment at question 5.c.(1) above, the Applicant must indicate its commitment to achieve one of the following Green Building Certification programs: Leadership in Energy and Environmental Design (LEED); Florida Green Building Coalition (FGBC); or ICC 700 National Green Building Standard (NGBS). Does the Applicant commit to achieve one of these programs?

○ Yes  ○ No

b. Resident Programs:

(1) If the Applicant selected the Family Demographic at question 2.a. above, the Applicant must select at least three (3) of the following resident programs (which are described at Section Four A.9.b.(1) of the RFA):

☐ After School Program for Children
☐ Literacy Training
☐ Employment Assistance Program
☐ Family Support Coordinator

(2) If the Applicant selected the Elderly Non-ALF Demographic at question 2.b. above, the Applicant must select at least three (3) of the following resident programs (which are described at Section Four A.9.b.(2) of the RFA):

☐ Literacy Training
☐ Computer Training
☐ Daily Activities
☐ Assistance with Light Housekeeping, Grocery Shopping and/or Laundry
☐ Resident Assurance Check-In Program

10. Local Government Contributions:

If the Applicant selected the Development Category of Rehabilitation or Acquisition and Rehabilitation at question 5.c. above, the Application will automatically receive maximum points.

If the Applicant selected the Development Category of New Construction, Redevelopment, or Acquisition and Redevelopment at question 5.c. above, has a Local Government committed to provide a contribution to the proposed Development?

○ Yes  ○ No
If “Yes”, in order to be considered for points for this section of the RFA, the Applicant must provide the following Local Government Verification of Contribution form(s) as Attachment 14, as applicable:

a. Local Government Verification of Contribution – Grant Form;
b. Local Government Verification of Contribution – Fee Waiver Form;
c. Local Government Verification of Contribution – Loan Form; and/or
d. Local Government Verification of Contribution – Fee Deferral Form.

11. Funding:

a. State the Applicant’s Housing Credit Request Amount (annual amount): $ Click here to enter text.

(1) Difficult Development Area (DDA) and Qualified Census Tract (QCT):

(a) Is the proposed Development located in a DDA, as defined in Section 42(d)(5)(B)(iii), IRC, as amended?  

● Yes ● No

If “Yes”, indicate which DDA: Click here to enter text.

(b) If the proposed Development is not located in a DDA (as indicated by the Applicant in question (a) above), is it located in a QCT as defined in Section 42(d)(5)(B)(ii) of the IRC, as amended?  

● Yes ● No

If “Yes”, indicate the QCT Number: Click here to enter text, and provide a copy of a letter from the local planning office or census bureau which verifies that the proposed Development is located in the referenced QCT as Attachment 15.

(2) Multi-Phase Development:

The Applicant should refer to Section Four A.11.a.(1)(b) of the RFA before making a selection.

If the answer to question (1)(a) and/or (1)(b) above is “Yes”, indicate which of the following applies (question (2)(a), (2)(b) or (2)(d) below):

If the answer to both questions (1)(a) and (1)(b) above is “No”, indicate which of the following applies (question (2)(c) or (2)(d) below):

● (a) The proposed Development is located in a HUD-designated DDA and/or QCT and is a phase of a multiphase Development, as defined in Section Four A.11.a.(1) of the RFA, where no phase was funded with Housing Credits in a 2014 Housing Credit RFA.

or
(b) The proposed Development is located in a HUD-designated DDA and/or QCT and is an additional phase of a multi-phase Development where a phase was funded with Housing Credits in a 2014 Housing Credit RFA. Provide the required information regarding the previously funded phase(s) as Attachment 16.

or

(c) The proposed Development is not located in a HUD-designated DDA or QCT, but it is an additional phase of a multi-phase Development where a phase was funded with Housing Credits in a 2014 Housing Credit RFA. Provide the required information regarding the previously funded phase(s) as Attachment 16.

or

(d) Neither (a), (b), nor (c) above applies to the proposed Development.

b. Other Funding:

(1) If a PLP loan has been awarded for this Development, provide the following information:

<table>
<thead>
<tr>
<th>Corporation Program</th>
<th>Corporation File No.</th>
<th>Amount of Funding</th>
</tr>
</thead>
<tbody>
<tr>
<td>SAIL</td>
<td>Enter file No.</td>
<td>$ Enter Amount</td>
</tr>
<tr>
<td>HOME-Rental</td>
<td>Enter file No.</td>
<td>$ Enter Amount</td>
</tr>
<tr>
<td>MMRB</td>
<td>Enter file No.</td>
<td>$ Enter Amount</td>
</tr>
<tr>
<td>EHCL</td>
<td>Enter file No.</td>
<td>$ Enter Amount</td>
</tr>
</tbody>
</table>

(2) If any other Corporation funds will be incorporated as a source of financing for the proposed Development, provide the information in the chart below:

<table>
<thead>
<tr>
<th>Corporation Program</th>
<th>Corporation File No.</th>
<th>Amount of Funding</th>
</tr>
</thead>
<tbody>
<tr>
<td>SAIL</td>
<td>Enter file No.</td>
<td>$ Enter Amount</td>
</tr>
<tr>
<td>HOME-Rental</td>
<td>Enter file No.</td>
<td>$ Enter Amount</td>
</tr>
<tr>
<td>MMRB</td>
<td>Enter file No.</td>
<td>$ Enter Amount</td>
</tr>
<tr>
<td>EHCL</td>
<td>Enter file No.</td>
<td>$ Enter Amount</td>
</tr>
</tbody>
</table>

(3) If the proposed Development is assisted with funding under the United States Department of Agriculture RD 514/516 Program, RD 515 Program, and/or the RD 538 Program, indicate the applicable program(s) below and provide the required documentation as Attachment 17 to Exhibit A.

☐ RD 514/516 ☐ RD 515 ☐ RD 538

c. Finance Documents:

The Applicant must complete the Development Cost Pro-Forma, the Detail/Explanation Sheet, if applicable, the Construction or Rehab Analysis, and the Permanent Analysis.

d. Non-Corporation Funding Proposals:

The Applicant must attach all funding proposals executed by the lender(s) or other source(s). Insert the documentation for each source as a separate attachment to Exhibit A beginning with
Attachment 18 and continue with sequentially numbered attachments for each additional funding source.

e. Per Unit Construction Funding Preference:

Does the proposed Development qualify for the Per Unit Construction Funding Preference, as outlined at Section Four A.11.e. of the RFA?

◆ Yes ◆ No

********************

Addenda

The Applicant may use the space below to provide any additional information or explanatory addendum for items in the Application. Please specify the particular Item to which the additional information or explanatory addendum applies.

Click here to enter text.
RFA 2014-114 DEVELOPMENT COST PRO FORMA

NOTES:  
(1) Developer fee may not exceed the limits established in Rule Chapter 67-48, F.A.C. Any portion of the fee that has been deferred must be included in Total Development Cost.  
(2) Because Housing Credit equity is being used as a source of financing, complete Columns 1 and 2.  
(3) General Contractor's fee is limited to 14% of actual construction cost (A.1.1. Column 3). The General Contractor's fee must be disclosed. The General Contractor's fee includes General Conditions, Overhead, and Profit.  
(4) In reference to impact fees, a tax professional's advice should be sought regarding eligibility of these fees.  
(5) For Application purposes, the maximum hard cost contingency allowed cannot exceed (i) 5% for Developments where 50% or more of the units are new construction, or (ii) 15% for Developments where less than 50% of the units are new construction. In any case, the maximum soft cost contingency allowed cannot exceed 5%. Hard costs are represented by the total of A1.3. TOTAL ACTUAL CONSTRUCTION COSTS and soft costs are represented by the total of A2. TOTAL GENERAL DEVELOPMENT COST. Limitations on these cost line items post-Application are provided in Rule Chapter 67-48, F.A.C. Operating Deficit Reserves (ODR) are not to be included in C. DEVELOPMENT COST and cannot be used in determining the maximum Developer fee. An ODR, if necessary, will be sized in credit underwriting and may be different than the Application limit.  
(6) Applicants using HC equity funding should list an estimated compliance fee amount in column 2.  
(7) Although the Corporation acknowledges that the costs listed on the Development Cost Pro Forma, Detail/Explanation Sheet, Construction or Rehab Analysis and Permanent Analysis are subject to change during credit underwriting, such costs are subject to the Total Development Cost Per Unit Limitation as provided in the RFA as well as the other cost limitations provided in Rule Chapter 67-48, F.A.C., as applicable.  

USE THE DETAIL/EXPLANATION SHEET FOR EXPLANATION OF * ITEMS. IF ADDITIONAL SPACE IS REQUIRED, ENTER THE INFORMATION ON THE ADDENDA LOCATED AT THE END OF THE APPLICATION.

<table>
<thead>
<tr>
<th></th>
<th>1 HC ELIGIBLE (HC ONLY)</th>
<th>2 HC INELIGIBLE</th>
<th>3 TOTAL</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>DEVELOPMENT COSTS</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Actual Construction Costs</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Accessory Buildings</td>
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<tr>
<td>Demolition</td>
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</tr>
<tr>
<td>New Rental Units</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>*Off-Site Work (explain in detail)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Recreational Amenities</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Rehab of Existing Common Areas</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Rehab of Existing Rental Units</td>
<td></td>
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</tr>
<tr>
<td>Site Work</td>
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<td></td>
</tr>
<tr>
<td>*Other (explain in detail)</td>
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<tr>
<td>A1.1. Actual Construction Cost</td>
<td>$___________</td>
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<td>$___________</td>
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<tr>
<td>A1.2. General Contractor Fee *(see Note (3))</td>
<td>$___________</td>
<td>$___________</td>
<td>$___________</td>
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<tr>
<td>(Max. 14% of A1.1., column 3)</td>
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<tr>
<td>A1.3. TOTAL ACTUAL CONSTRUCTION COSTS</td>
<td>$___________</td>
<td>$___________</td>
<td>$___________</td>
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<tr>
<td>General Development Costs</td>
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</tr>
<tr>
<td>Accounting Fees</td>
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<tr>
<td>Appraisal</td>
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</table>
## General Development Costs (Cont'd)

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<thead>
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<th>Item</th>
<th>HC ELIGIBLE (HC ONLY)</th>
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<th>TOTAL</th>
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<tbody>
<tr>
<td>Architect's Fee - Site/Building Design</td>
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<tr>
<td>Architect's Fee - Supervision</td>
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<tr>
<td>Builder's Risk Insurance</td>
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<td>Building Permit</td>
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<tr>
<td>Brokerage Fees - Land/Buildings</td>
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<td>Capital Needs Assessment</td>
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<td>Engineering Fees</td>
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<tr>
<td>Environmental Report</td>
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<td></td>
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<tr>
<td>FHFC Administrative Fee</td>
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<tr>
<td>FHFC Application Fee</td>
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<tr>
<td>FHFC Compliance Fee <em>See Note (6)</em></td>
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<tr>
<td>FHFC Credit Underwriting Fees</td>
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<tr>
<td>Green Building Certification/HERS Inspection Costs</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>*Impact Fees (list in detail)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Inspection Fees</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Insurance</td>
<td></td>
<td></td>
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<tr>
<td>Legal Fees</td>
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<td>Market Study</td>
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<tr>
<td>Marketing/Advertising</td>
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<td>Property Taxes</td>
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<tr>
<td>Soil Test Report</td>
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<tr>
<td>Survey</td>
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<tr>
<td>Title Insurance &amp; Recording Fees</td>
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<tr>
<td>Utility Connection Fee</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>*Other (explain in detail)</td>
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</table>

### A2. TOTAL GENERAL DEVELOPMENT COST

<table>
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<tr>
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<th>3</th>
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</thead>
<tbody>
<tr>
<td><strong>Total</strong></td>
<td>$</td>
<td>$</td>
<td>$</td>
</tr>
<tr>
<td>Financial Costs</td>
<td>1 HC ELIGIBLE (HC ONLY)</td>
<td>2 HC INELIGIBLE</td>
<td>3 TOTAL</td>
</tr>
<tr>
<td>---------------------------------------------------------------------------------</td>
<td>-------------------------</td>
<td>----------------</td>
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</tr>
<tr>
<td>Construction Loan Origination/Commitment Fee(s)</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Construction Loan Credit Enhancement Fee(s)</td>
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<td></td>
</tr>
<tr>
<td>Construction Loan Interest</td>
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</tr>
<tr>
<td>Permanent Loan Origination/Commitment Fee(s)</td>
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<td></td>
</tr>
<tr>
<td>Permanent Loan Credit Enhancement Fee(s)</td>
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<td></td>
</tr>
<tr>
<td>Permanent Loan Closing Costs</td>
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</tr>
<tr>
<td>Bridge Loan Origination/Commitment Fee(s)</td>
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</tr>
<tr>
<td>Bridge Loan Interest</td>
<td></td>
<td></td>
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<tr>
<td>Non-Permanent Loan(s) Closing Costs</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>*Other (explain in detail)</td>
<td></td>
<td></td>
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</tbody>
</table>

A3. TOTAL FINANCIAL COSTS $____________ $____________ $____________

A4. CONTINGENCY RESERVES See Note (5) $____________ $____________ $____________

B1. ACQUISITION COST OF EXISTING DEVELOPMENTS (EXCLUDING LAND) Existing Buildings $____________ $____________ $____________

B2. *Other (explain in detail) $____________ $____________ $____________

C. DEVELOPMENT COST (A1.3+A2+A3+A4+B1+B2) $____________ $____________ $____________

D. DEVELOPER’S FEE See Note (1) $____________ $____________ $____________

E. OPERATING DEFICIT RESERVES See Note (5) $____________ $____________ $____________

F. TOTAL LAND COST $____________ $____________ $____________

G. TOTAL DEVELOPMENT COST See Note (7) $____________ $____________ $____________
Detail/Explanation Sheet

Totals must agree with Pro Forma. Provide description and amount for each item that has been completed on the Pro Forma.

DEVELOPMENT COSTS

*Actual Construction Cost*

*(as listed at Item A1.)*

- Off-Site Work:

- Other:

*General Development Costs*

*(as listed at Item A2.)*

- Impact Fees:

- Other:

*Financial Costs*

*(as listed at Item A3.)*

- Other:

*Acquisition Cost of Existing Developments*

*(as listed at Item B2.)*

- Other:

NOTE: Neither brokerage fees nor syndication fees can be included in eligible basis. Consulting fees, if any, and any financial or other guarantees required for the financing must be paid out of the Developer fee. Consulting fees include, but are not limited to, payments for Application consultants, construction management or supervision consultants, or local government consultants.
<table>
<thead>
<tr>
<th>CONSTRUCTION or REHAB ANALYSIS</th>
<th>AMOUNT</th>
<th>LOCATION OF DOCUMENTATION</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>A. Total Development Costs</strong></td>
<td>$</td>
<td></td>
</tr>
<tr>
<td><strong>B. Construction or Rehab Funding Sources:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. HC Equity Proceeds Paid Prior to Completion of Construction which is Prior to Receipt of Final Certificate of Occupancy or in the case of Rehabilitation, prior to placed-in service date as determined by the Applicant.</td>
<td>$</td>
<td>Attachment</td>
</tr>
<tr>
<td>2. First Mortgage Financing</td>
<td>$</td>
<td>Attachment</td>
</tr>
<tr>
<td>3. Second Mortgage Financing</td>
<td>$</td>
<td>Attachment</td>
</tr>
<tr>
<td>4. Third Mortgage Financing</td>
<td>$</td>
<td>Attachment</td>
</tr>
<tr>
<td>5. Grants</td>
<td>$</td>
<td>Attachment</td>
</tr>
<tr>
<td>6. HC Equity - Partner's Contribution</td>
<td>$</td>
<td>Attachment</td>
</tr>
<tr>
<td>7. HC Equity Bridge Loan</td>
<td>$</td>
<td>Attachment</td>
</tr>
<tr>
<td>8. USDA RD Financing:</td>
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<td></td>
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<tr>
<td>a. RD 514/516</td>
<td>$</td>
<td>Attachment</td>
</tr>
<tr>
<td>b. RD 515</td>
<td>$</td>
<td>Attachment</td>
</tr>
<tr>
<td>c. RD 538</td>
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<td>Attachment</td>
</tr>
<tr>
<td>9. Other:</td>
<td>$</td>
<td>Attachment</td>
</tr>
<tr>
<td>10. Other:</td>
<td>$</td>
<td>Attachment</td>
</tr>
<tr>
<td>11. Deferred Developer Fee</td>
<td>$</td>
<td></td>
</tr>
<tr>
<td>12. Total Construction Funding Sources</td>
<td>$</td>
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<tr>
<td><strong>C. Construction or Rehab Funding Surplus</strong></td>
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</tbody>
</table>
| (B.12. Total Construction Funding Sources, less A. Total Development Costs): | $       | (A negative number here represents a funding shortfall.)

Each Attachment must be listed behind its own Tab. DO NOT INCLUDE ALL ATTACHMENTS BEHIND ONE TAB.
## PERMANENT ANALYSIS

<table>
<thead>
<tr>
<th>A. Total Development Costs</th>
<th>$ ____________</th>
</tr>
</thead>
</table>

### B. Permanent Funding Sources:

1. HC Syndication/HC Equity Proceeds
   - $ ____________
   - Attachment

2. First Mortgage Financing
   - $ ____________
   - Attachment

3. Second Mortgage Financing
   - $ ____________
   - Attachment

4. Third Mortgage Financing
   - $ ____________
   - Attachment

5. Grants
   - $ ____________
   - Attachment

6. HC Equity - Partner's Contribution
   - $ ____________
   - Attachment

7. USDA RD Financing:
   a. RD 514/516
      - $ ____________
      - Attachment
   b. RD 515
      - $ ____________
      - Attachment
   c. RD 538
      - $ ____________
      - Attachment

8. Other:
   - $ ____________
   - Attachment

9. Other:
   - $ ____________
   - Attachment

10. Deferred Developer Fee
    - $ ____________

11. Total Permanent Funding Sources
    - $ ____________

### C. Permanent Funding Surplus

(B.11. Total Permanent Funding Sources, less A. Total Development Costs): $ ____________

(A negative number here represents a funding shortfall.)

Each Attachment must be listed behind its own Tab. DO NOT INCLUDE ALL ATTACHMENTS BEHIND ONE TAB.
1. **Applicant Certification and Acknowledgement Form –**

   As outlined in Section Three A., Section Four A.1.b., and Section Five of the RFA, the Applicant must provide in the copy of the Application labeled “Original Hard Copy”, an Applicant Certification and Acknowledgement form for RFA 2014-114 that contains an original signature (blue ink preferred). The Applicant Certification and Acknowledgement form is available at http://www.floridahousing.org/Developers/MultiFamilyPrograms/Competitive/2014-114/RelatedForms/ (also accessible by clicking here). Note: If the Applicant provides any prior version of the Applicant Certification form, the form will not be considered.

2. **Ability to Proceed Verification Forms –**

   As outlined in Section Four A.5.f. of the RFA, the Applicant must provide the following Ability to Proceed documentation:

   a. Florida Housing Finance Corporation Local Government Verification of Status of Site Plan Approval for Multifamily Developments form (Form Rev. 11-14).

   b. Florida Housing Finance Corporation Local Government Verification that Development is Consistent with Zoning and Land Use Regulations form (Form Rev. 11-14) or Florida Housing Finance Corporation Local Government Verification that Permits are not Required for this Development form (Form Rev. 11-14).

   c. Florida Housing Finance Corporation Verification of Availability of Infrastructure – Electricity form (Form Rev. 11-14) or a letter from the provider that meets the requirements outlined in Section Four A.4.f. of the RFA.

   d. The Florida Housing Finance Corporation Verification of Availability of Infrastructure – Water form (Form Rev. 11-14) or a letter from the provider that meets the requirements outlined in Section Four A.4.f. of the RFA.

   e. The Florida Housing Finance Corporation Verification of Availability of Infrastructure – Sewer Capacity, Package Treatment, or Septic Tank form (Form Rev. 11-14) or a letter from the provider that meets the requirements outlined in Section Four A.4.f. of the RFA.

   f. The Florida Housing Finance Corporation Verification of Availability of Infrastructure – Roads form (Form Rev. 11-14) or a letter from the Local Government that meets the requirements outlined in Section Four A.4.f. of the RFA.

The Florida Housing Ability to Proceed Verification forms are available at http://www.floridahousing.org/Developers/MultiFamilyPrograms/Competitive/2014-114/RelatedForms/ (also accessible by clicking here). Note: If the Applicant provides any prior version of the Ability to Proceed form(s), the form(s) will not be considered.
3. **Surveyor Certification Form** –

As outlined in Section Four A.6. of the RFA, for proposed Developments located in a county other than Monroe County to be considered for any points for Proximity to Services and to determine whether the Mandatory Distance Requirement has been met (if not eligible for automatic qualification for the Mandatory Distance Requirement), the Applicant must provide the Surveyor Certification form (Form Rev. 10-14). The Surveyor Certification form is available at http://www.floridahousing.org/Developers/MultiFamilyPrograms/Competitive/2014-114/RelatedForms/ (also accessible by clicking here). Note: If the Applicant provides any prior version of the Surveyor Certification form, the form will not be considered.

4. **Local Government Verification of Contribution Forms** –

As outlined in Section Four A.10. of the RFA, for Applications that are not eligible for automatic points to be eligible to be considered for points for Local Government Contributions, the Applicant must provide one or more of the Local Government Verification of Contribution forms (Form Rev. 01-14). The Local Government Verification of Contribution forms are available at http://www.floridahousing.org/Developers/MultiFamilyPrograms/Competitive/2014-114/RelatedForms/ (also accessible by clicking here). Note: If the Applicant provides any prior version of the Local Government Verification form(s), the form(s) will not be considered.
Applicant Certification and Acknowledgement Form

1. The Applicant certifies that the proposed Development can be completed and operating within the development schedule and budget submitted to the Corporation.

2. The Applicant acknowledges and certifies that the following information will be provided by the due date outlined below, or as otherwise outlined in the invitation to enter credit underwriting. Failure to provide the required information by the stated deadline shall result in the withdrawal of the invitation to enter credit underwriting.

   a. Within 7 Calendar Days of the date of the invitation to enter credit underwriting:

      (1) Name and address of the chief elected official of the local jurisdiction where the proposed Development is located;

      (2) The unit mix for the proposed Development (number of bedrooms per unit, number of baths per unit, and number of units per bedroom type);

      (3) The number of buildings with dwelling units; and

      (4) Notification of the Applicant’s eligibility for acquisition credits per Section 42 of the IRC, if applicable.

   b. Within 21 Calendar Days of the date of the invitation to enter credit underwriting:

      (1) Certification from a licensed environmental provider confirming that a Phase I environmental site assessment has been performed for the entire Development site, and, if applicable, a Phase II environmental site assessment has been or is being performed, as outlined in Item 13 of Exhibit C of the RFA;

      (2) Confirmation that the proposed equity amount to be paid prior to or simultaneous with the closing of construction financing is at least 15 percent of the total proposed equity to be provided (the 15 percent criteria), subject to the following:

         (a) If syndicating/selling the Housing Credits, there are two exceptions to the preceding sentence. First, if there is a bridge loan proposal within the equity proposal that provides for bridge loan proceeds that equal at least 15 percent of the amount of total proposed equity to be provided to be made available prior to or simultaneous with closing of construction financing, the 15 percent criteria will be met. Second, if there is a separate bridge loan proposal from either the equity provider, any entity that is controlled directly or indirectly by the equity provider, or a subsidiary of the equity provider’s parent holding company, and the proposal explicitly proposes an amount to be made available prior to or simultaneous with the closing of construction financing that equals at least 15 percent of the total proposed equity to be paid stated in the equity proposal, the 15 percent criteria is met. Bridge loan proposals that are not within the equity proposal, though, must meet the criteria previously stated for debt financing with the exception that evidence of ability to fund does not have to be provided. The Applicant may include the proposed amount of the
Applicant Certification and Acknowledgement Form

bridge loan as equity proceeds on the Construction or Rehabilitation Analysis and on the Permanent Analysis (Note: this 15 percent criteria must be reflected in the limited partnership agreement or limited liability company operating agreement); or

(b) If not syndicating/selling the Housing Credits, proceeds from a bridge loan will not count toward meeting the 15 percent criteria;

(3) All Applicants that apply as a Non-Profit (i.e., the Applicant’s answer to question 3.c. of Exhibit A is “Yes”), must submit the following required materials to document its Non-Profit status: (i) a description/explanation of how the Non-Profit entity is substantially and materially participating in the management and operation of the Development (i.e., the role of the Non-Profit), (ii) the names and addresses of the members of the governing board of the Non-Profit entity, and (iii) the articles of incorporation demonstrating that one of the purposes of the Non-Profit entity is to foster low income housing;

(4) Confirmation that all construction features committed to and proposed by the Applicant shall be located on the Development site;

(5) Confirmation that, if the proposed Development meets the definition of Scattered Sites, all Scattered Sites requirements that were not required to be met in the Application will be met, including that all features and amenities committed to and proposed by the Applicant that are not unit-specific shall be located on each of the Scattered Sites, or no more than 1/16 mile from the Scattered Site with the most units, or a combination of both;

(6) Notification of the percentage of ownership of the Principals of the Applicant;

(7) All Applicants that selected the Development Category of Rehabilitation or Redevelopment (either category with or without acquisition) must provide to the Credit Underwriter a plan for relocation of existing tenants; and

(8) Identity of the remaining members of the Development Team (i.e., inexperienced co-Developer(s), Management Company, General Contractor, Architect, Attorney, Accountant and, if applicable, Service Provider), as outlined in Item 13 of Exhibit C of the RFA. The team members so identified, and any future replacement thereof, must be acceptable to the Corporation and the Credit Underwriter.

3. By submitting the Application, the Applicant acknowledges and certifies that:

a. The proposed Development will meet all state building codes, including the 2012 Florida Accessibility Code for Building Construction, adopted pursuant to Section 553.503, F.S., the Fair Housing Act as implemented by 24 CFR Part 100, Section 504 of the Rehabilitation Act of 1973 as outlined in Item 4 of Exhibit C of the RFA, and the Americans with Disabilities Act of 1990 as implemented by 28 CFR Part 35, incorporating the most recent amendments, regulations and rules.
Applicant Certification and Acknowledgement Form

b. If the Elderly (ALF or non-ALF) Demographic Commitment is selected, the proposed Development must meet all of the requirements for the applicable demographic commitment as outlined in Items 1, 4, and 5 of Exhibit C of the RFA.

c. The name of the Applicant entity stated in the Application may be changed only by written request of an Applicant to Corporation staff and approval of the Board after the Carryover Allocation Agreement is in effect. In addition, the Applicant entity shall be the recipient of the Housing Credits and may not change until after the Carryover Allocation Agreement is in effect, as further outlined in Item 2 of Exhibit C of the RFA.

d. If the Applicant applies as a Non-Profit entity it must remain a Non-Profit entity and the Non-Profit entity must (i) receive at least 25 percent of the Developer’s fee; and (ii) understand that it is the Non-Profit entity’s responsibility to contractually ensure that it substantially and materially participates in the management and operation of the Development throughout the Compliance Period.

e. The success of an Applicant in being selected for funding is not an indication that the Applicant will receive a positive recommendation from the Credit Underwriter or that the Development Team’s experience, past performance or financial capacity is satisfactory. The past performance record, financial capacity, and any and all other matters relating to the Development Team, which consists of Developer, Management Company, General Contractor, Architect, Attorney, Accountant, and Service Provider (if the proposed Development is an Elderly Assisted Living Facility), will be reviewed during credit underwriting. The Credit Underwriter may require additional information from any member of the Development Team including, without limitation, documentation on other past projects and financials. Development Teams with an unsatisfactory past performance record, inadequate financial capacity or any other unsatisfactory matters relating to their suitability may result in a negative recommendation from the Credit Underwriter.

f. The Principals of each Developer identified in the Application, including all co-Developers, may be changed only by written request of an Applicant to Corporation staff and approval of the Board after the Applicant has been invited to enter credit underwriting. In addition, any allowable replacement of an experienced Principal of a Developer entity must meet the experience requirements that were met by the original Principal.

g. During credit underwriting, all funded Applications will be held to the number of RA units stated in the applicable letter provided by the Applicant as Attachment 5 to Exhibit A. This requirement will apply throughout the entire Compliance Period, subject to Congressional appropriation and continuation of the rental assistance program.

h. The total number of units stated in the Application may be increased after the Applicant has been invited to enter credit underwriting, subject to written request of an Applicant to Corporation staff and approval of the Corporation.

i. The invitation to enter credit underwriting will be rescinded if it is determined that the proposed Development was placed in service prior to the year in which it received its allocation.

j. The proposed Development will include (i) all construction features commitments made by the Applicant at question 9.a. of Exhibit A, and (ii) all required construction features applicable to the
Applicant Certification and Acknowledgement Form

Demographic selected, as outlined in Item 4 of Exhibit C of the RFA. The quality of the features committed to by the Applicant is subject to approval of the Board of Directors.

k. The proposed Development will include (i) all resident programs commitments made by the Applicant at question 9.b. of Exhibit A, and (ii) all required resident programs applicable to the Demographic selected, as outlined in Item 5 of Exhibit C of the RFA. The quality of the resident programs committed to by the Applicant is subject to approval of the Board of Directors.

l. The proposed Development will include the required set-aside units (for ELI Households and Total Set-Aside Percentage). The Total Set-Aside Percentage stated in the Application may be increased after the Applicant has been invited to enter credit underwriting, subject to written request of an Applicant to Corporation staff and approval of the Corporation. Commitments to set aside residential units made by those Applicants that receive funding will become the minimum set-aside requirements for any other Corporation funds that the Applicant may receive in the future for the same Development.

m. The Applicant irrevocably commits to set aside units in the proposed Development for a total of 50 years. Note: in submitting its Application, the Applicant knowingly, voluntarily and irrevocably commits to waive, and does hereby waive, for the duration of the 50-year set aside period the option to convert to market, including any option or right to submit a request for a qualified contract, after year fourteen (14), and any other option, right or process available to the Applicant to terminate (or that would result in the termination of) the 50-year set aside period at any time prior to the expiration of its full term.

n. The Applicant’s commitments will be included in an Extended Use Agreement and must be maintained in order for the Development to remain in compliance, unless the Board approves a change.

o. The applicable fees outlined in Item 11 of Exhibit C of the RFA will be due as outlined in this RFA, Rule Chapter 67-48, F.A.C., and/or as otherwise prescribed by the Corporation and/or the Credit Underwriter.

p. The Applicant agrees and acknowledges that the Application will be subject to the Total Development Cost Per Unit Limitation during the scoring, credit underwriting, and final allocation process, as outlined in Item 8 of Exhibit C of the RFA.

q. The Applicant agrees and acknowledges that the following information and documentation will be provided as outlined in Item 12 of Exhibit C of the RFA: Progress Report (Form Q/M Report); Final Cost Certification Application Package (Form FCCAP); and Financial Reporting Form SR-1.

r. The Applicant agrees and acknowledges that it will conform to the requirements regarding the use of replacement reserve funds, as outlined in Item 12 of Exhibit C of the RFA.

s. The Preliminary Recommendation Letter (PRL) for this Development will be due to the Corporation no later than 12 weeks after the invitation to enter credit underwriting has been accepted. The Applicant is responsible for providing the Credit Underwriter with the information necessary to complete the PRL. If the 12 week deadline cannot be met due to any delay caused by the Applicant, the Applicant must request an extension by submitting a written request and payment of the applicable processing fee to the Corporation.
Applicant Certification and Acknowledgement Form

4. The Applicant acknowledges that any funding preliminarily secured by the Applicant is expressly conditioned upon any independent review, analysis and verification of all information contained in this Application that may be conducted by the Corporation, the successful completion of credit underwriting, and all necessary approvals by the Board of Directors, Corporation or other legal counsel, the Credit Underwriter, and Corporation Staff.

5. If preliminary funding is approved, the Applicant will promptly furnish such other supporting information, documents, and fees as may be requested or required. The Applicant understands and agrees that the Corporation is not responsible for actions taken by the undersigned in reliance on a preliminary commitment by the Corporation. The Applicant commits that no qualified residents will be refused occupancy because they have Section 8 vouchers or certificates. The Applicant further commits to actively seek tenants from public housing waiting lists and tenants who are participating in and/or have successfully completed the training provided by welfare to work or self-sufficiency type programs.

6. By Certificate of Occupancy, the Applicant commits to participate in the statewide housing locator system, as required by the Corporation.

7. The Applicant and all Financial Beneficiaries have read all applicable Corporation rules governing this RFA and have read the instructions for completing this RFA and will abide by the applicable Florida Statutes and the credit underwriting and program provisions outlined in Rule Chapter 67-48, F.A.C. The Applicant and all Financial Beneficiaries have read, understand and will comply with Section 42 of the Internal Revenue Code, as amended, and all related federal regulations.

8. In eliciting information from third parties required by and/or included in this Application, the Applicant has provided such parties information that accurately describes the Development as proposed in this Application. The Applicant has reviewed the third party information included in this Application and/or provided during the credit underwriting process and the information provided by any such party is based upon, and accurate with respect to, the Development as proposed in this Application.

9. The undersigned understands and agrees that in the event that the Applicant is invited into credit underwriting, the Applicant must submit IRS Forms 8821 for all Financial Beneficiaries in order to obtain a recommendation for a Housing Credit Allocation.

10. The undersigned is authorized to bind all Financial Beneficiaries to this certification and warranty of truthfulness and completeness of the Application.

Under the penalties of perjury, I declare and certify that I have read the foregoing and that the information is true, correct and complete.

_____________________________       ________________________________
Signature of Applicant   Name (typed or printed)

_____________________________
Title (typed or printed)

NOTE: The Applicant must provide this form as Attachment 1 to the RFA. The Applicant Certification and Acknowledgement form included in the Application labeled “Original Hard Copy” must contain an original signature (blue ink is preferred).
FHFC Application Reference: _______________________________________________________

Indicate the name of the application process under which the proposed Development is applying/has applied for funding from the Corporation such as the Request for Proposal/Application number and/or the name of the Request for Proposal/Application.

Name of Development: _____________________________________________________________

Development Location: _____________________________________________________________

At a minimum, provide the address number, street name and city and/or provide the street name, closest designated intersection and either the city (if located within a city) or county (if located in the unincorporated area of the county).

Mark the applicable statement:

1. ○ The above-referenced Development is new construction or rehabilitation with new construction and the final plat was approved on or before the submission deadline for the above referenced FHFC Request for Proposal/Application by action of the appropriate City/County legally authorized body; e.g. council, commission, board, department, division, etc., responsible for such approval process.

2. ○ The above-referenced Development is new construction or rehabilitation with new construction and the preliminary or conceptual plat was approved on or before the submission deadline for the above referenced FHFC Request for Proposal/Application by action of the appropriate City/County legally authorized body; e.g. council, commission, board, department, division, etc., responsible for such approval process.

3. ○ The above-referenced Development is rehabilitation without any new construction and does not require additional plat approval.

CERTIFICATION

I certify that the City/County of __________________________ has vested in me the authority to verify status of ________________ (Name of City or County) plat approval as specified above and I further certify that the information above is true and correct.

__________________________________     ___________________________________
Signature  Print or Type Name

___________________________________
Print or Type Title

This certification must be signed by the applicable City’s or County’s Director of Planning and Zoning, chief appointed official (staff) responsible for determination of issues related to plat approval, City Manager, or County Manager/Administrator/Coordinator. Signatures from local elected officials are not acceptable, nor are other signatories. If this certification is applicable to this Development and it is inappropriately signed, the form will not be accepted.

(Form Rev. 11-14)

RFA 2014-114
FLORIDA HOUSING FINANCE CORPORATION
LOCAL GOVERNMENT VERIFICATION OF STATUS
OF SITE PLAN APPROVAL FOR MULTIFAMILY DEVELOPMENTS

FHFC Application Reference: __________________________________________________________
Indicate the name of the application process under which the proposed Development is applying/has applied for funding from the Corporation such as the Request for Proposal/Application number and/or the name of the Request for Proposal/Application.

Name of Development: ______________________________________________________________

Development Location: ______________________________________________________________
At a minimum, provide the address number, street name and city and/or provide the street name, closest designated intersection and either the city (if located within a city) or county (if located in the unincorporated area of the county).

Zoning Designation: ________________________________________________________________

Mark the applicable statement:

2. ☐ The above-referenced Development is (a) new construction, or (b) rehabilitation with new construction, or (c) rehabilitation, without new construction, that requires additional site plan approval or similar process. The final site plan, in the zoning designation stated above, was approved on or before the submission deadline for the above referenced FHFC Request for Proposal/Application by action of the appropriate City/County legally authorized body; e.g. council, commission, board, department, division, etc., responsible for such approval process.

2. ☐ The above-referenced Development is (a) new construction, or (b) rehabilitation with new construction, or (c) rehabilitation, without new construction, that requires additional site plan approval or similar process, and (i) this jurisdiction provides either preliminary site plan approval or conceptual site plan approval which has been issued, or (ii) site plan approval is required for the new construction work and/or the rehabilitation work; however, this jurisdiction provides neither preliminary site plan approval nor conceptual site plan approval, nor is any other similar process provided prior to issuing final site plan approval. Although there is no preliminary or conceptual site plan approval process and the final site plan approval has not yet been issued, the site plan, in the zoning designation stated above, has been reviewed.

The necessary approval and/or review was performed on or before the submission deadline for the above referenced FHFC Request for Proposal/Application by the appropriate City/County legally authorized body; e.g. council, commission, board, department, division, etc., responsible for such approval process.

3. ☐ The above-referenced Development, in the zoning designation stated above, is rehabilitation without any new construction and does not require additional site plan approval or similar process.

CERTIFICATION

I certify that the City/County of ____________________________ has vested in me the authority to verify status of site plan approval as specified above and I further certify that the information stated above is true and correct.

Signature ____________________________________________ Print or Type Name ____________________________

Print or Type Title _________________________________________________________________

This certification must be signed by the applicable City’s or County’s Director of Planning and Zoning, chief appointed official (staff) responsible for determination of issues related to site plan approval, City Manager, or County Manager/Administrator/Coordinator. Signatures from local elected officials are not acceptable, nor are other signatories. If this certification is applicable to this Development and it is inappropriately signed, the certification will not be accepted.

(Form Rev. 11-14)

RFA 2014-114
FLORIDA HOUSING FINANCE CORPORATION
VERIFICATION OF AVAILABILITY OF INFRASTRUCTURE - ELECTRICITY

FHFC Application Reference: ____________________________
Indicate the name of the application process under which the proposed Development is applying has applied for funding from the Corporation such as the Request for Proposal/Application number and/or the name of the Request for Proposal/Application.

Name of Development: ____________________________________

Development Location:
At a minimum, provide the address number, street name and city and/or provide the street name, closest designated intersection and either the city (if located within a city) or county (if located in the unincorporated area of the county).

The undersigned service provider confirms that on or before the submission deadline for the above referenced FHFC Request for Proposal/Application:

1. Electricity is available to the proposed Development, subject to item 2 below.
2. To access such electric service, the Applicant may be required to pay hook-up, installation and other customary fees, comply with other routine administrative procedures, and install or construct line extensions and other equipment in connection with the construction of the Development.

CERTIFICATION

I certify that the foregoing information is true and correct.

__________________________________________  __________________________________________
Signature                                             Name of Entity Providing Service

__________________________________________  __________________________________________
Print or Type Name                                   Address (street address, city, state)

__________________________________________
Print or Type Title

__________________________________________
Telephone Number (including area code)

This certification may not be signed by the Applicant, by any related parties of the Applicant, or by any Principals or Financial Beneficiaries of the Applicant. In addition, signatures from local elected officials are not acceptable. If the certification is applicable to this Development and it is inappropriately signed, the certification will not be accepted.

(Form Rev. 11-14)
FLORIDA HOUSING FINANCE CORPORATION
VERIFICATION OF AVAILABILITY OF INFRASTRUCTURE - WATER

FHFC Application Reference: ____________________________________________
Indicate the name of the application process under which the proposed Development is applying/has applied for funding from the Corporation such as the Request for Proposal/Application number and/or the name of the Request for Proposal/Application.

Name of Development: _________________________________________________

Development Location: ________________________________________________
At a minimum, provide the address number, street name and city and/or provide the street name, closest designated intersection and either the city (if located within a city) or county (if located in the unincorporated area of the county).

The undersigned service provider confirms that on or before the submission deadline for the above referenced FHFC Request for Proposal/Application:

1. Potable water is available to the proposed Development, subject to item 2 below.
2. To access such water service, the Applicant may be required to pay hook-up, installation and other customary fees, comply with other routine administrative procedures, and install or construct line extensions and other equipment, including but not limited to pumping stations, in connection with the construction of the Development.

CERTIFICATION

I certify that the foregoing information is true and correct.

______________________________________________________________
Signature

______________________________________________________________
Name of Entity Providing Service

______________________________________________________________
Print or Type Name

______________________________________________________________
Address (street address, city, state)

______________________________________________________________
Print or Type Title

______________________________________________________________
Telephone Number (including area code)

This certification may not be signed by the Applicant, by any related parties of the Applicant, or by any Principals or Financial Beneficiaries of the Applicant. In addition, signatures from local elected officials are not acceptable. If the certification is applicable to this Development and it is inappropriately signed, the certification will not be accepted.

(Form Rev. 11-14)

RFA 2014-114
VERIFICATION OF AVAILABILITY OF INFRASTRUCTURE - SEWER CAPACITY,
PACKAGE TREATMENT, OR SEPTIC TANK

FHFC Application Reference: ____________________________
Indicate the name of the application process under which the proposed Development is applying/has applied for funding from the Corporation such as the Request for Proposal/Application number and/or the name of the Request for Proposal/Application.

Name of Development: ____________________________

Development Location: ____________________________
At a minimum, provide the address number, street name and city and/or provide the street name, closest designated intersection and either the city (if located within a city) or county (if located in the unincorporated area of the county).

The undersigned service provider confirms that on or before the submission deadline for the above referenced FHFC Request for Proposal/Application:

1. Sewer Capacity, Package Treatment, or Septic Tank is available to the proposed Development, subject to item 2 below.
2. To access such waste treatment service, the Applicant may be required to pay hook-up, installation and other customary fees, comply with other routine administrative procedures, and install or construct line extensions and other equipment, including but not limited to pumping stations, in connection with the construction of the Development.

CERTIFICATION

I certify that the foregoing information is true and correct.

__________________________________________  ____________________________
Signature Name of Entity Providing Service

__________________________________________
Print or Type Name Address (street address, city, state)

__________________________________________
Print or Type Title

__________________________________________
Telephone Number (including area code)

This certification may not be signed by the Applicant, by any related parties of the Applicant, or by any Principals or Financial Beneficiaries of the Applicant. In addition, signatures from local elected officials are not acceptable. If the certification is applicable to this Development and it is inappropriately signed, the certification will not be accepted.

(Form Rev. 11-14)
FHFC Application Reference: ________________________________
Indicate the name of the application process under which the proposed Development is applying/has applied for funding from the Corporation such as the Request for Proposal/Application number and/or the name of the Request for Proposal/Application.

Name of Development: ______________________________________

Development Location: ______________________________________
At a minimum, provide the address number, street name and city and/or provide the street name, closest designated intersection and either the city (if located within a city) or county (if located in the unincorporated area of the county).

The undersigned service provider confirms that on or before the submission deadline for the above referenced FHFC Request for Proposal/Application:

1. Existing paved roads provide access to the proposed Development or paved roads will be constructed as part of the proposed Development.
2. There are no impediments to the proposed Development using the roads other than payment of impact fees or providing curb cuts, turn lanes, signalization, or securing required final approvals and permits for the proposed Development.
3. The execution of this verification is not a granting of traffic concurrency approval for the proposed Development.

CERTIFICATION

I certify that the foregoing information is true and correct.

Signature ________________________ Name of Entity Providing Service ________________________

Print or Type Name ________________________ Address (street address, city, state) ________________________

Print or Type Title ________________________ Telephone Number (including area code) ________________________

This certification may not be signed by the Applicant, by any related parties of the Applicant, or by any Principals or Financial Beneficiaries of the Applicant. In addition, signatures from local elected officials are not acceptable. If the certification is applicable to this Development and it is inappropriately signed, the certification will not be accepted.

(Form Rev. 11-14)
FHFC Application Reference: _______________________________________________________

Indicate the name of the application process under which the proposed Development is applying/has applied for funding from the Corporation such as the Request for Proposal/Application number and/or the name of the Request for Proposal/Application.

Name of Development: ____________________________________________________________

Development Location: __________________________________________________________
(At a minimum, provide the address number, street name and city, and/or provide the street name, closest designated intersection and either the city (if located within a city) or county (if located in the unincorporated area of the county).

The undersigned service provider confirms that on or before the submission deadline for the above referenced FHFC Request for Proposal/Application:

(1) The zoning designation for the above referenced Development location is ____________________; and

(2) The proposed number of units and intended use are consistent with current land use regulations and the referenced zoning designation or, if the Development consists of rehabilitation, the intended use is allowed as a legally non-conforming use. To the best of my knowledge, there are no additional land use regulation hearings or approvals required to obtain the zoning classification or density described herein. Assuming compliance with the applicable land use regulations, there are no known conditions which would preclude construction or rehabilitation (as the case may be) of the referenced Development on the proposed site.

CERTIFICATION

I certify that the City/County of ________________________________________ has vested in me the authority to verify consistency with local land use regulations and the zoning designation specified above or, if the Development consists of rehabilitation, the intended use is allowed as a "legally non-conforming use" and I further certify that the foregoing information is true and correct. In addition, if the proposed Development site is in the Florida Keys Area as defined in Rule Chapter 67-48, F.A.C., I further certify that the Applicant has obtained the necessary Rate of Growth Ordinance (ROGO) allocations from the Local Government.

__________________________________________  ________________________________
Signature                               Print or Type Name

Print or Type Title

This certification must be signed by the applicable City's or County's Director of Planning and Zoning, chief appointed official (staff) responsible for determination of issues related to comprehensive planning and zoning, City Manager, or County Manager/Administrator/Coordinator. Signatures from local elected officials are not acceptable, nor are other signatories. If the certification is applicable to this Development and it is inappropriately signed, the certification will not be accepted.

(Form Rev. 11-14)
FLORIDA HOUSING FINANCE CORPORATION
LOCAL GOVERNMENT VERIFICATION THAT PERMITS ARE NOT REQUIRED
FOR THIS DEVELOPMENT

FHFC Application Reference: _____________________________________________

Indicate the name of the application process under which the proposed Development is applying/has applied for funding from the Corporation such as the Request for Proposal/Application number and/or the name of the Request for Proposal/Application.

Name of Development: ________________________________________________

Development Location: ______________________________________________

At a minimum, provide the address number, street name and city and/or provide the street name, closest designated intersection and either the city (if located within a city) or county (if located in the unincorporated area of the county).

Building permits: If no building permits are required for the rehabilitation of the referenced Development site, complete the following certification:

CERTIFICATION

I certify that the foregoing information is true and correct and that the City/County of ____________________________________________ (Name of City / County) has vested in me the authority to verify that the rehabilitation of the referenced Development site does not require the issuance of building permits. In addition, if the proposed Development site is in the Florida Keys Area as defined in Rule Chapter 67-48, F.A.C., I further certify that the Applicant has obtained the necessary Rate of Growth Ordinance (ROGO) allocations from the Local Government.

Signature  Print or Type Name

Print or Type Title

This certification must be signed by the applicable City's or County's Director of Planning and Zoning, chief appointed official (staff) responsible for determination of issues related to comprehensive planning and zoning, City Manager, or County Manager/Administrator/Coordinator. Signatures from local elected officials are not acceptable, nor are other signatories. If the certification is applicable to this Development and it is inappropriately signed, the certification will not be accepted.

(Form Rev. 11-14)
SURVEYOR CERTIFICATION FORM

Name of Development: ____________________________________________________________

Development Location: __________________________________________________________

(At a minimum, provide the address number, street name and city, and/or provide the street name, closest designated intersection and either the city (if located within a city) or county (if located in the unincorporated area of the county). If the Development consists of Scattered Sites, the Development Location stated above must reflect the Scattered Site where the Development Location Point is located.)

The undersigned Florida licensed surveyor confirms that the method used to determine the following latitude and longitude coordinates conforms to Rule 5J-17, F.A.C., formerly 61G17-6, F.A.C.:

*All calculations shall be based on “WGS 84” and be grid distances. The horizontal positions shall be collected to meet sub-meter accuracy (no autonomous hand-held GPS units shall be used).

State the Development Location Point.2

<table>
<thead>
<tr>
<th>State the Development Location Point.2</th>
<th>N ______ Degrees</th>
<th>Minutes</th>
<th>Seconds (represented to 2 decimal places)</th>
<th>W ______ Degrees</th>
<th>Minutes</th>
<th>Seconds (represented to 2 decimal places)</th>
</tr>
</thead>
</table>

To be eligible for proximity points, Degrees and Minutes must be stated as whole numbers and Seconds must be represented to 2 decimal places.

Transit Service – State the latitude and longitude coordinates for one (1) Transit Service on the chart below.3

<table>
<thead>
<tr>
<th>Transit Service</th>
<th>Latitude</th>
<th>Longitude</th>
</tr>
</thead>
<tbody>
<tr>
<td>Public Bus Stop</td>
<td>N ______ Degrees</td>
<td>______ Minutes</td>
</tr>
<tr>
<td>Public Bus Transfer Stop</td>
<td>N ______ Degrees</td>
<td>______ Minutes</td>
</tr>
<tr>
<td>Public Bus Rapid Transit Stop</td>
<td>N ______ Degrees</td>
<td>______ Minutes</td>
</tr>
<tr>
<td>SunRail Station, MetroRail Station, or TriRail Station</td>
<td>N ______ Degrees</td>
<td>______ Minutes</td>
</tr>
</tbody>
</table>

Using the method described above*, the distance (rounded up to the nearest hundredth of a mile) between the coordinates of the Development Location Point and the coordinates of the Transit Service is: ____. __ Miles

Community Services - State the Name, Address and latitude and longitude coordinates of the closest service(s) on the chart below.4

<table>
<thead>
<tr>
<th>Community Services</th>
<th>Latitude</th>
<th>Longitude</th>
</tr>
</thead>
<tbody>
<tr>
<td>Grocery Store:</td>
<td>N ______ Degrees</td>
<td>______ Minutes</td>
</tr>
</tbody>
</table>

Using the method described above*, the distance (rounded up to the nearest hundredth of a mile) between the coordinates of the Development Location Point and the coordinates of the Grocery Store is: ____. __ Miles

Initials of Surveyor_____________

(Form Rev.10-14)
SURVEYOR CERTIFICATION FORM

<table>
<thead>
<tr>
<th>Medical Facility:</th>
<th>Latitude</th>
<th>Longitude</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name -</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Address -</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>N Degrees</td>
<td>Minutes</td>
</tr>
<tr>
<td></td>
<td>W Degrees</td>
<td>Minutes</td>
</tr>
<tr>
<td></td>
<td>Seconds</td>
<td>(represented to 2 decimal places)</td>
</tr>
</tbody>
</table>

Using the method described above*, the distance (rounded up to the nearest hundredth of a mile) between the coordinates of the Development Location Point and the coordinates of the Medical Facility is: ____. __ Miles

<table>
<thead>
<tr>
<th>Pharmacy:</th>
<th>Latitude</th>
<th>Longitude</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name -</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Address -</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>N Degrees</td>
<td>Minutes</td>
</tr>
<tr>
<td></td>
<td>W Degrees</td>
<td>Minutes</td>
</tr>
<tr>
<td></td>
<td>Seconds</td>
<td>(represented to 2 decimal places)</td>
</tr>
</tbody>
</table>

Using the method described above*, the distance (rounded up to the nearest hundredth of a mile) between the coordinates of the Development Location Point and the coordinates of the Pharmacy is: ____. __ Miles

<table>
<thead>
<tr>
<th>Public School:</th>
<th>Latitude</th>
<th>Longitude</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name -</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Address -</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>N Degrees</td>
<td>Minutes</td>
</tr>
<tr>
<td></td>
<td>W Degrees</td>
<td>Minutes</td>
</tr>
<tr>
<td></td>
<td>Seconds</td>
<td>(represented to 2 decimal places)</td>
</tr>
</tbody>
</table>

Using the method described above*, the distance (rounded up to the nearest hundredth of a mile) between the coordinates of the Development Location Point and the coordinates of the Public School is: ____. __ Miles

If the Corporation discovers that there are any false statements made in this certification, the Corporation will forward a copy to the State of Florida Department of Business and Professional Regulation for investigation.

CERTIFICATION – Under penalties of perjury, I declare that the foregoing statement is true and correct.

Signature of Florida Licensed Surveyor
Florida License Number of Signatory

Print or Type Name of Signatory

Please note: This form may be modified by Florida Housing Finance Corporation per Section 67-60.005, F.A.C.

This certification consists of 3 pages. This certification may not be signed by the Applicant, by any related parties of the Applicant, or by any Principals or Financial Beneficiaries of the Applicant. If the certification is inappropriately signed, the Application will not be eligible to receive proximity points. If this certification contains corrections or ‘white-out’, or if it is altered or retyped, the form will not be considered. The certification may be photocopied. To be considered for scoring purposes, at least pages 1 and 2 of this 3 page certification form must be provided by the Applicant.

(Form Rev.10-14)
SURVEYOR CERTIFICATION FORM

1 “Scattered Sites,” as applied to a single Development, means a Development site that, when taken as a whole, is comprised of real property that is not contiguous (each such non-contiguous site within a Scattered Site Development, a “Scattered Site”). For purposes of this definition “contiguous” means touching at a point or along a boundary. Real property is contiguous if the only intervening real property interest is an easement provided the easement is not a roadway or street.

2 “Development Location Point” means a single point selected by the Applicant on the proposed Development site that is located within 100 feet of a residential building existing or to be constructed as part of the proposed Development. For a Development which consists of Scattered Sites, this means a single point on the site with the most units that is located within 100 feet of a residential building existing or to be constructed as part of the proposed Development.

3 The latitude and longitude coordinates for all Proximity Services must represent a point as outlined on the Coordinates Location Chart set out below. The coordinates for each service must be stated in degrees, minutes and seconds, with the degrees and minutes stated as whole numbers and the seconds represented to 2 decimal places. If the degrees and minutes are not stated as whole numbers and the seconds are not represented to 2 decimal places, the Applicant will not be eligible for proximity points for that service.

<table>
<thead>
<tr>
<th>Coordinates Location Chart</th>
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<tbody>
<tr>
<td>Service</td>
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<tr>
<td>Community Services</td>
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<td>Transit Services</td>
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<td>SunRail Station Name</td>
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</table>

If there is no exterior public entrance to the Community Service, then a point should be used that is at the exterior entrance doorway threshold that is the closest walking distance to the doorway threshold of the interior public entrance to the service. For example, for a Pharmacy located within an enclosed shopping mall structure that does not have a direct public exterior entrance, the latitude and longitude coordinates at the doorway threshold of the exterior public entrance to the enclosed shopping mall that provide the shortest walking distance to the doorway threshold of the interior entrance to the Pharmacy would be used.

Applicants may use the same latitude and longitude coordinates for the Grocery Store, Medical Facility and/or Pharmacy if the Grocery Store, Medical Facility and/or Pharmacy is housed at the same location.

(Form Rev.10-14)
LOCAL GOVERNMENT VERIFICATION OF CONTRIBUTION – GRANT FORM

Name of Development: __________________________________________________________________________________

Development Location:
(At a minimum, provide the address number, street name and city, and/or provide the street name, closest designated intersection and either the city (if located within a city) or county (if located in the unincorporated area of the county). If the Development consists of Scattered Sites, the Development Location stated above must reflect the Scattered Site where the Development Location Point is located.)

On or before the Application Deadline, the City/County of ________________________________ committed
(Name of City or County)
$__________________as a grant to the Applicant for its use solely for assisting the proposed Development
referenced above. The City/County does not expect to be repaid or reimbursed by the Applicant, or any other entity,
provided the funds are expended solely for the Development referenced above. No consideration or promise of
consideration has been given with respect to the grant. For purposes of the foregoing, the promise of providing
affordable housing does not constitute consideration. The commitment for this grant is effective as of the
Application Deadline referenced above, and is provided specifically with respect to the proposed Development.

The source of the grant is: ______________________________________________________________________
(e.g., SHIP, HOME, CDBG)

CERTIFICATION

I certify that the foregoing information is true and correct and that this commitment is effective at least through the
date required in the applicable RFA.

_________________________________________       __________________________________________
Signature                                                      Print or Type Name

__________________________________________
Print or Type Title

This certification must be signed by the chief appointed official (staff) responsible for such approvals, Mayor, City Manager,
County Manager/Administrator/Coordinator, Chairperson of the City Council/Commission or Chairperson of the Board of
County Commissioners. If the contribution is from a Land Authority organized pursuant to Chapter 380.0663, Florida Statutes,
this certification must be signed by the Chair of the Land Authority. One of the authorized persons named above may sign this
form for certification of state, federal or Local Government funds initially obtained by or derived from a Local Government that
is directly administered by an intermediary such as a housing finance authority, a community reinvestment corporation, or a state-
certified Community Housing Development Organization (CHDO). Other signatories are not acceptable. The Applicant will not
receive credit for this contribution if the certification is improperly signed. To be considered for points, the amount of the
contribution stated on this form must be a precise dollar amount and cannot include words such as estimated, up to, maximum of,
not to exceed, etc.

If the Application is not eligible for automatic points, this contribution will not be considered if the certification contains corrections
or ‘white-out’ or if the certification is altered or retyped. The certification may be photocopied.

Please note: This form may be modified by Florida Housing Finance Corporation per Section 67-60.005, F.A.C.

(Form Rev. 01-14)
LOCAL GOVERNMENT VERIFICATION OF CONTRIBUTION - FEE WAIVER FORM

Name of Development: _________________________________________________________________________________

Development Location:
(At a minimum, provide the address number, street name and city, and/or provide the street name, closest designated intersection and either the city (if located within a city) or county (if located in the unincorporated area of the county). If the Development consists of Scattered Sites, the Development Location stated above must reflect the Scattered Site where the Development Location Point is located.)

On or before the Application Deadline, the City/County of ________________________________, pursuant to
(Name of City or County) ________________________________________________________________
(Reference Official Action, cite Ordinance or Resolution Number and Date)
______________________________________________________________.

Amount of Fee Waiver: $______________.

No consideration or promise of consideration has been given with respect to the fee waiver. For purposes of the foregoing, the promise of providing affordable housing does not constitute consideration. This fee waiver is effective as of the Application Deadline referenced above, and is provided specifically with respect to the proposed Development.

CERTIFICATION

I certify that the foregoing information is true and correct and that this commitment is effective at least through the date required in the applicable RFA.

______________________________       _________________________________
Signature                                                              Print or Type Name

____________________________________________
Print or Type Title

NOTE TO LOCAL GOVERNMENT OFFICIAL: Waivers that are not specifically made for the benefit of this Development but are instead of general benefit to the area in which the Development is located will NOT qualify as a contribution to the Development. Further, the fact that no impact fees or other fees are levied by a local jurisdiction for ANY type of development DOES NOT constitute a “Local Government Contribution” to the proposed Development. Similarly, if such fees ARE levied by the local jurisdiction but the nature of the proposed Development exempts it (e.g., typically, a Rehabilitation Development is not subject to impact fees), for purposes of this form, no “Local Government Contribution” exists and no points will be awarded.

This certification must be signed by the chief appointed official (staff) responsible for such approvals, Mayor, City Manager, County Manager/Administrator/Coordinator, Chairperson of the City Council/Commission or Chairperson of the Board of County Commissioners. Other signatories are not acceptable. The Applicant will not receive credit for this contribution if the certification is improperly signed. To be considered for points, the amount of the contribution stated on this form must be a precise dollar amount and cannot include words such as estimated, up to, maximum of, not to exceed, etc.

If the Application is not eligible for automatic points, this contribution will not be considered if the certification contains corrections or ‘white-out’ or if the certification is altered or retyped. The certification may be photocopied.

Please note: This form may be modified by Florida Housing Finance Corporation per Section 67-60.005, F.A.C.

(Form Rev. 01-14)

RFA 2014-114
LOCAL GOVERNMENT VERIFICATION OF CONTRIBUTION – LOAN FORM

Name of Development: __________________________________________________________

Development Location: _________________________________________________________

(At a minimum, provide the address number, street name and city, and/or provide the street name, closest designated intersection and either the
city (if located within a city) or county (if located in the unincorporated area of the county). If the Development consists of Scattered Sites, the
Development Location stated above must reflect the Scattered Site where the Development Location Point is located.)

On or before the Application Deadline, the City/County of ________________________________, committed
(Name of City or County)
$________________ (which may be used as a Non-Corporation Funding Proposal in the Application if it meets the
loan amount)
required criteria) in the form of a reduced interest rate loan to the Applicant for its use solely for assisting the
proposed Development referenced above.

The net present value of the above-referenced loan, based on its payment stream, inclusive of a reduced interest rate
and the designated discount rate (as stated in the applicable RFA) is: $____________________.

No consideration or promise of consideration has been given with respect to the loan. For purposes of the foregoing,
the promise of providing affordable housing does not constitute consideration. The commitment for this loan is
effective as of the Application Deadline referenced above, and is provided specifically with respect to the proposed
Development.

CERTIFICATION

I certify that the foregoing information is true and correct and that this commitment is effective at least through the
date required in the applicable RFA.

___________________________________________    ______________________________________________
Signature                                                   Print or Type Name

_____________________________________________
Print or Type Title

This certification must be signed by the chief appointed official (staff) responsible for such approvals, Mayor, City Manager,
County Manager/Administrator/Coordinator, Chairperson of the City Council/Commission or Chairperson of the Board of County
Commissioners. If the contribution is from a Land Authority organized pursuant to Chapter 380.0663, Florida Statutes, this
certification must be signed by the Chair of the Land Authority. One of the authorized persons named above may sign this form
for certification of state, federal or Local Government funds initially obtained by or derived from a Local Government that is
directly administered by an intermediary such as a housing finance authority, a community reinvestment corporation, or a state-
certified Community Housing Development Organization (CHDO). Other signatories are not acceptable. The Applicant will not
receive credit for this contribution if the certification is improperly signed. To be considered for points, the amount of the
contribution stated on this form must be a precise dollar amount and cannot include words such as estimated, up to, maximum of,
not to exceed, etc.

If the Application is not eligible for automatic points, this contribution will not be considered if the certification contains corrections
or ‘white-out’ or if the certification is altered or retyped. The certification may be photocopied.

Please note: This form may be modified by Florida Housing Finance Corporation per Section 67-60.005, F.A.C.

(Form Rev. 01-14)
LOCAL GOVERNMENT VERIFICATION OF CONTRIBUTION - FEE DEFERRAL FORM

Name of Development: _________________________________________________________________________________

Development Location:  ________________________________________________________________________________

(At a minimum, provide the address number, street name and city, and/or provide the street name, closest designated intersection and either the city (if located within a city) or county (if located in the unincorporated area of the county). If the Development consists of Scattered Sites, the Development Location stated above must reflect the Scattered Site where the Development Location Point is located.)

On or before the Application Deadline, the City/County of ________________________________ committed to (Name of City or County)

defer $__________________ in fees for the proposed Development referenced above. (amount of fee deferral)

The net present value of the above-referenced fee deferral, based on its payment stream, inclusive of a reduced interest rate and designated discount rate (as stated in the applicable RFA) is: $____________________.

No consideration or promise of consideration has been given with respect to the fee deferral. For purposes of the foregoing, the promise of providing affordable housing does not constitute consideration. The commitment for this fee deferral is effective as of the Application Deadline referenced above, and is provided specifically with respect to the proposed Development.

CERTIFICATION

I certify that the foregoing information is true and correct and that this commitment is effective at least through the date required in the applicable RFA.

___________________________________________          ______________________________________
Signature                                                      Print or Type Name

________________________________________
Print or Type Title

This certification must be signed by the chief appointed official (staff) responsible for such approvals, Mayor, City Manager, County Manager /Administrator/Coordinator, Chairperson of the City Council/Commission or Chairperson of the Board of County Commissioners. If the contribution is from a Land Authority organized pursuant to Chapter 380.0663, Florida Statutes, this certification must be signed by the Chair of the Land Authority. Other signatories are not acceptable. The Applicant will not receive credit for this contribution if the certification is improperly signed. To be considered for points, the amount of the contribution stated on this form must be a precise dollar amount and cannot include words such as estimated, up to, maximum of, not to exceed, etc.

If the Application is not eligible for automatic points, this contribution will not be considered if the certification contains corrections or ‘white-out’ or if the certification is altered or retyped. The certification may be photocopied.

Please note:  This form may be modified by Florida Housing Finance Corporation per Section 67-60.005, F.A.C.

(Form Rev. 01-14)
1. Elderly Demographic Commitment Requirements:

In order for a proposed Development to qualify for the Elderly Demographic (ALF or non-ALF), the Development must meet the following requirements:

a. The total number of units is limited as follows:

   (1) Non-ALF Developments

      (a) New Construction, Redevelopment, or Acquisition and Redevelopment (selected by the Applicant at question 5.c.(1) of Exhibit A of the RFA) is limited to 160 total units;

      (b) Rehabilitation, with or without Acquisition (selected by the Applicant at question 5.c. of Exhibit A of the RFA), that does not constitute an existing, occupied housing facility that is operating as an elderly housing facility as set forth in the Federal Fair Housing Act as of the Application Deadline is limited to 160 total units;

      (c) There is no total unit limitation for the Rehabilitation, with or without Acquisition, (selected by the Applicant at question 5.c.(1) of Exhibit A of the RFA) of an existing, occupied housing facility that is operating as an elderly housing facility as set forth in the Federal Fair Housing Act as of the Application Deadline.

   (2) ALF Developments may not consist of more than 100 total units.

b. The Applicant understands, acknowledges and agrees that it will comply with the Federal Fair Housing Act requirements and rent at least 80 percent of the total units to residents that qualify as Elderly pursuant to that Act. Further, the Applicant understands, acknowledges and agrees that all such units are subject to the income restrictions committed to in the Set-Aside Commitment section of this Application.

c. For a non-ALF Development, the following requirements will apply: (i) if the Applicant selected the Development Category of Rehabilitation or Acquisition and Rehabilitation at question 5.c. of Exhibit A of the RFA, at least 50 percent of the total units must be comprised of one-bedroom or less (i.e., one-bedroom units or efficiency/studio/zero bedroom units or a combination these types of units), and no more than 15 percent of the total units can be larger than 2 bedroom units; or (ii) if the Applicant selected the Development Category of New Construction, Redevelopment, or Acquisition and Redevelopment at question 5.c. of Exhibit A of the RFA, at least 50 percent of the total units must be comprised of one-bedroom units and no more than 15 percent of the total units can be larger than 2 bedroom units.

   For an ALF Development, at least 90 percent of the total units must be comprised of units no larger than one-bedroom and the sharing of a unit by two or more unaffiliated residents cannot be a condition of occupancy.
d. A minimum of one elevator per residential building must be provided for all proposed Developments with a Development Category of New Construction, Redevelopment, or Acquisition and Redevelopment that consist of more than one story if any of the Elderly set-aside units will be located on a floor higher than the first floor.

2. Applicant Requirements:

The Applicant entity shall be the recipient of the Housing Credits and may not change until after the Carryover Allocation Agreement is in effect. Once the Carryover Allocation Agreement has been executed by all parties, replacement of the Applicant or a material change (33.3 percent or more of the Applicant, a General Partner of the Applicant, or a member of the Applicant) in the ownership structure of the named Applicant will require Board approval prior to the change. Any non-material change (less than 33.3 percent of the Applicant, a General Partner of the Applicant, or a member of the Applicant) in the ownership structure of the named Applicant will not require Board approval, but the Corporation must still be notified in writing of the change. The Applicant entity may be changed without Board approval after a Final Housing Credit Allocation has been approved and the IRS Forms 8609 have been issued; however, the Corporation must still be notified in writing of the change. Changes to the Applicant entity prior to the execution of a Carryover Allocation Agreement or without Board approval prior to the approval of the Final Housing Credit Allocation and issuance of the IRS Forms 8609 will result in a disqualification from receiving funding and shall be deemed a material misrepresentation. Changes to the limited partner of a limited partnership or member of a limited liability company owning the syndicating interest therein will not result in disqualification.

3. Principal Disclosures for Applicants and Each Developer

The Corporation is providing the following charts and examples to assist the Applicant in providing the required list identifying the Principals for the Applicant and for each Developer. The term Principals is defined in Section 67-48.002, F.A.C.

a. Charts:

(1) For the Applicant:

(a) If the Applicant is a Limited Partnership:

<table>
<thead>
<tr>
<th>Identify All General Partners</th>
<th>and</th>
<th>Identify All Limited Partners</th>
</tr>
</thead>
</table>

For each General Partner that is a Limited Partnership:  
Identify each General Partner  
and  
Identify each Limited Partner  
and

<table>
<thead>
<tr>
<th>Identify each General Partner</th>
<th>Identify each Manager</th>
<th>Identify each Officer</th>
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<td>and</td>
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<tr>
<td>Identify each Limited Partner</td>
<td>Identify each Member</td>
<td>Identify each Director</td>
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<td>and</td>
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<td>and</td>
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<tr>
<td></td>
<td>Identify each Shareholder</td>
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</tbody>
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<th>Identify each General Partner</th>
<th>Identify each Manager</th>
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<td>and</td>
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<td>and</td>
</tr>
<tr>
<td></td>
<td>Identify each Shareholder</td>
<td></td>
</tr>
</tbody>
</table>
For any General Partner and/or Limited Partner that is a natural person (i.e., Samuel S. Smith), no further disclosure is required.

(b) If the Applicant is a Limited Liability Company:

Identify All Managers and Identify All Members

and

For each Manager that is a Limited Partnership: Identify each General Partner Identify each Manager Identify each Member

Identify each Limited Partner Identify each Manager Identify each Member

Identify each Shareholder

For each Manager that is a Limited Liability Company: Identify each General Partner Identify each Manager Identify each Member

Identify each Director

Identify each Shareholder

For each Manager that is a Corporation: Identify each General Partner Identify each Manager Identify each Member

Identify each Director

Identify each Shareholder

For any Manager and/or Member that is a natural person (i.e., Samuel S. Smith), no further disclosure is required.

(c) If the Applicant is a Corporation:

Identify All Officers and Identify All Directors and Identify All Shareholders

and

For each Shareholder that is a Limited Partnership: Identify each General Partner Identify each Manager Identify each Member

Identify each Director

Identify each Shareholder

For each Shareholder that is a Limited Liability Company: Identify each General Partner Identify each Manager Identify each Member

Identify each Director

Identify each Shareholder

For each Shareholder that is a Corporation: Identify each General Partner Identify each Manager Identify each Member

Identify each Director

Identify each Shareholder

For any Officer and/or Director and/or Shareholder that is a natural person (i.e., Samuel S. Smith), no further disclosure is required.

(2) For Each Developer:

(a) If the Developer is a Limited Partnership:

Identify All General Partners and Identify All Limited Partners

and

For each General Partner that is a Limited Partnership: Identify each General Partner Identify each Limited Partner

Identify each Shareholder

For each General Partner that is a Limited Liability Company: Identify each General Partner Identify each Limited Partner

Identify each Shareholder

For each General Partner that is a Corporation: Identify each General Partner Identify each Limited Partner

Identify each Shareholder

For any General Partner that is a natural person (i.e., Samuel S. Smith), no further disclosure is required.
Identify each General Partner and each Limited Partner. Identify each Manager and each Member. Identify each Officer and each Director. Identify each Shareholder.

For each Limited Partner that is a Limited Partnership: Identify each General Partner and each Limited Partner. Identify each Manager and each Member. Identify each Officer and each Director. Identify each Shareholder.

For each Limited Partner that is a Limited Liability Company: Identify each General Partner and each Limited Partner. Identify each Manager and each Member. Identify each Officer and each Director. Identify each Shareholder.

For each Limited Partner that is a Corporation: Identify each General Partner and each Limited Partner. Identify each Manager and each Member. Identify each Officer and each Director. Identify each Shareholder.

For any General Partner and/or Limited Partner that is a natural person (i.e., Samuel S. Smith), no further disclosure is required.

(b) If the Developer is a Limited Liability Company:

Identify All Managers and Identify All Members.

For each Manager that is a Limited Partnership: Identify each General Partner and each Limited Partner. Identify each Manager and each Member. Identify each Officer and each Director. Identify each Shareholder.

For each Manager that is a Limited Liability Company: Identify each General Partner and each Limited Partner. Identify each Manager and each Member. Identify each Officer and each Director. Identify each Shareholder.

For each Manager that is a Corporation: Identify each General Partner and each Limited Partner. Identify each Manager and each Member. Identify each Officer and each Director. Identify each Shareholder.

For any Manager and/or Member that is a natural person (i.e., Samuel S. Smith), no further disclosure is required.

(c) If the Developer is a Corporation:

Identify All Officers and Identify All Directors and Identify All Shareholders.

For each Shareholder that is a Limited Partnership: Identify each General Partner and each Limited Partner. Identify each Manager and each Member. Identify each Officer and each Director. Identify each Shareholder.

For each Shareholder that is a Limited Liability Company: Identify each General Partner and each Limited Partner. Identify each Manager and each Member. Identify each Officer and each Director. Identify each Shareholder.

For each Shareholder that is a Corporation: Identify each General Partner and each Limited Partner. Identify each Manager and each Member. Identify each Officer and each Director. Identify each Shareholder.

For any Manager and/or Member that is a natural person (i.e., Samuel S. Smith), no further disclosure is required.

RFA 2014-114
For any Officer and/or Director and/or Shareholder that is a natural person (i.e., Samuel S. Smith), no further disclosure is required.

b. Examples:

➢ Example No. 1:

Applicant or Developer: Acme Properties, LLC

Sole Member/Manager: ABC, LLC
Manager: Amy Smith
Sole Member: Patty Jones

➢ Example No. 2:

Applicant or Developer: Acme Builders, LLC
Manager: Acme Management Co, Inc.

Officers: Peter Smith, President/CEO
          Fred Jones, Vice President
          Patty Jones, Vice President
          Bob Brown, Secretary
          Amy Smith, Treasurer

Directors: Peter Smith
          Fred Jones
          Patty Jones

Shareholders: Fred Jones
              Patty Jones
              Bob Brown
              Amy Smith

Member: Adam Jones
Member: Amy Smith

➢ Example No. 3:

Applicant or Developer: Acme Properties, Ltd.

Managing General Partner: ABC, Ltd.
General Partner: XYZ, Inc.
Limited Partner: Fred Jones

Co-General Partner: Acme Homes 3, LLC
Sole Manager/Member: Peter Smith

Co-General Partner: ABC, LLC
Manager: Adam Jones
Manager: Peter Smith
Member: XYZ, LLC
Member: Adam Jones
Member: Peter Smith

Limited Partner: Acme Homes Contractors, Inc.

Officers: Fred Jones, President
4. **Required Construction Features:**

The following required construction features are in addition to the Green Building Features (selected at question 9.a.(1) of Exhibit A) or the Green Building Certification Program (selected at question 9.a.(2) of Exhibit A).

a. All Applicants will be required to provide the following General Features and Accessibility, Universal Design and Visitability Features:

(1) The following General Features must be provided for all proposed Developments:

- Termite prevention;
- Pest control;
- Window covering for each window and glass door inside each unit;
- Cable or satellite TV hook-up in each unit and, if the Development offers cable or satellite TV service to the residents, the price cannot exceed the market rate for service of similar quality available to the Development's residents from a primary provider of cable or satellite TV;
- Full-size range and oven in all units;
- At least two full bathrooms in all 3 bedroom or larger new construction units; and
- Bathtub with shower in at least one bathroom in at least 90% of the new construction non-Elderly units.

(2) Accessibility, Universal Design and Visitability Features:

(a) All units of the proposed Development must meet all federal requirements and state building code requirements, including the following:

- 2012 Florida Accessibility Code for Building Construction as adopted pursuant to Section 553.503, Florida Statutes;
- The Fair Housing Act as implemented by 24 CFR 100;
- Section 504 of the Rehabilitation Act of 1973; and
- Titles II and III of the Americans with Disabilities Act of 1990 as implemented by 28 CFR 35, incorporating the most recent amendments, regulations and rules.
All Housing Credit Developments must comply with Section 504 of the Rehabilitation Act of 1973, as implemented by 24 CFR Part 8 (“Section 504 and its related regulations”). To the extent that a Housing Credit Development is not otherwise subject to Section 504 and its related regulations, the Housing Credit Development shall nevertheless comply with Section 504 and its related regulations as requirements of the Housing Credit Program to the same extent as if the Housing Credit Development were subject to Section 504 and its related regulations in all respects. To that end, for purposes of the Housing Credit Program, a Housing Credit Allocation shall be deemed “Federal financial assistance” within the meaning of that term as used in Section 504 and its related regulations for all Housing Credit Developments. Section 504 of the Rehabilitation Act of 1973, as implemented by 24 CFR Part 8, is available by clicking here.

(b) All new construction units that are located on an accessible route must have the following features and all rehabilitation units that are located on an accessible route must include as many of the following features as are structurally and financially feasible within the scope of the rehabilitation work utilizing a capital needs assessment performed during the credit underwriting process:

- Primary entrance door shall have a threshold with no more than a ½-inch rise;
- All door handles on primary entrance door and interior doors must have lever handles;
- Lever handles on all bathroom faucets and kitchen sink faucets;
- Mid-point on light switches and thermostats shall not be more than 48 inches above finished floor level;
- Cabinet drawer handles and cabinet door handles in bathroom and kitchen shall be lever or D-pull type that operate easily using a single closed fist;

b. All new construction units must include the following General Features and Green Building Features:

(1) General Features in all Family Demographic Developments:

Provide reinforced walls for future installation of grab bars that meet or exceed 2010 ADA Standards for Accessible Design around each tub/shower unit in each dwelling unit. At the request of and at no charge to a resident household, the Development shall purchase and install grab bars around each tub/shower unit in the dwelling unit. The product specifications and installation must meet or exceed 2010 ADA Standards for Accessible Design. The Development shall inform a prospective resident that the Development, upon a resident household’s request and at no charge to the household, will install grab bars around a dwelling unit’s tub/shower unit, pursuant to the 2010 ADA Standards. At a minimum, the Development shall inform each prospective lessee by including language in the Development’s written materials listing and describing the unit’s features, as well as including the language in each household’s lease.

(2) Green Building Features in all Family and Elderly Demographic Developments:

- Low or No-VOC paint for all interior walls (Low-VOC means 50 grams per liter or less for flat; 150 grams per liter or less for non-flat paint);
- Low-flow water fixtures in bathrooms—WaterSense labeled products or the following specifications:
Toilets: 1.6 gallons/flush or less, 
Faucets: 1.5 gallons/minute or less, 
Showerheads: 2.2 gallons/minute or less; 
- Energy Star qualified refrigerator; 
- Energy Star qualified dishwasher; 
- Water heating minimum efficiency specifications (choose gas, electric, gas tankless, or boiler/hot water maker): 
  - Gas: 
    - 30 gal = .63 EF; or 
    - 40 gal = .61 EF; or 
    - 50 gal = .59 EF; or 
    - 60 gal = .57 EF; or 
    - 70 gal = .55 EF; or 
    - 80 gal = .53 EF; or 
  - Electric: 
    - 30 gal = .94 EF; or 
    - 40 gal = .93 EF; or 
    - 50 gal = .92 EF; or 
    - 60 gal = .91 EF; or 
    - 70 gal = .90 EF; or 
    - 80 gal = .89 EF; or 
  - Tankless gas water heater: minimum .80 EF; or 
  - Boiler or hot water maker: 
    - < 300,000 Btu/h: 85% Et (thermal efficiency); or
    - 300,000 Btu/h or higher: 80% Et;
- Energy Star qualified ceiling fans with lighting fixtures in bedrooms; 
- Air Conditioning minimum efficiency specifications (choose in-unit or commercial): 
  - In-unit air conditioning: minimum 14 SEER; 
  - Packaged units are allowed in studio/efficiency units and one-bedroom units: minimum 11.7 EER; or 
  - Central chiller AC system—based on size: 
    - 0-65 KBTuh: Energy Star certified; or
    - >65-135 KBTuh: 11.3 EER/11.5 IPLV; or
    - >135-240 KBTuh: 11.0 EER/11.5 IPLV; or
    - >240 KBTuh: 10.6 EER/11.2 IPLV.

c. All rehabilitation units must include the following General Features, Required Green Building Features and Additional Green Building Features:

(1) General Features in all Family Demographic Developments:

Provide reinforced walls for future installation of grab bars that meet or exceed 2010 ADA Standards for Accessible Design around each tub/shower unit in each dwelling unit. At the request of and at no charge to a resident household, the Development shall purchase and install grab bars around each tub/shower unit in the dwelling unit. The product specifications and installation must meet or exceed 2010 ADA Standards for Accessible Design. The Development shall inform a prospective resident that the Development, upon a resident household’s request and at no charge to the household, will install grab bars around a dwelling unit’s tub/shower unit, pursuant to the 2010 ADA Standards. At a minimum, the Development shall inform each prospective lessee by including language in the
(2) Required Green Building Features in all Family and Elderly Demographic Developments):

All rehabilitation units must include as many of the following required Green Building features as are structurally and financially feasible within the scope of the rehabilitation work utilizing a capital needs assessment performed during the credit underwriting process.

- Low or No-VOC paint for all interior walls (Low-VOC means 50 grams per liter or less for flat; 150 grams per liter or less for non-flat paint);
- Low-flow water fixtures in bathrooms—WaterSense labeled products or the following specifications:
  - Toilets: 1.6 gallons/flush or less,
  - Faucets: 1.5 gallons/minute or less,
  - Showerheads: 2.2 gallons/minute or less;
- Energy Star qualified refrigerator;
- Energy Star qualified dishwasher;
- Water heating minimum efficiency specifications (choose gas, electric, gas tankless, or boiler/hot water maker):
  - Gas:
    - 30 gal = .63 EF; or
    - 40 gal = .61 EF; or
    - 50 gal = .59 EF; or
    - 60 gal = .57 EF; or
    - 70 gal = .55 EF; or
    - 80 gal = .53 EF; or
  - Electric:
    - 30 gal = .94 EF; or
    - 40 gal = .93 EF; or
    - 50 gal = .92 EF; or
    - 60 gal = .91 EF; or
    - 70 gal = .90 EF; or
    - 80 gal = .89 EF; or
  - Tankless gas water heater: minimum .80 EF; or
  - Boiler or hot water maker:
    - < 300,000 Btu/h: 85% Et (thermal efficiency); or
    - 300,000 Btu/h or higher: 80% Et;
- Energy Star qualified ceiling fans with lighting fixtures in bedrooms;
- Air Conditioning (choose in-unit or commercial):
  - In-unit air conditioning: minimum 14 SEER;
  - Packaged units are allowed in studio/efficiency units and one-bedroom units: minimum 11.7 EER; or
  - Central chiller AC system—based on size:
    - 0-65 KBtuh: Energy Star certified; or
    - >65-135 KBtuh: 11.3 EER/11.5 IPLV; or
    - >135-240 KBtuh: 11.0 EER/11.5 IPLV; or
    - >240 KBtuh: 10.6 EER/11.2 IPLV;
• Caulk, weather-strip, or otherwise seal all holes, gaps, cracks, penetrations, and electrical receptacles in building envelope;
• Seal and insulate heating and cooling system ducts with mastic or metal backed tape.

d. In addition to the required features outlined in a. through c. above, all Applications with the Elderly Demographic must also provide the following in all units (new construction units and rehabilitation units):

(1) Fifteen (15) percent of the new construction units must have roll-in showers. Five percent of the overall requirement for roll-in showers may be met with walk-in type shower stalls with permanently affixed seats which meet or exceed the federal 2010 ADA Standards for Accessible Design.

(2) In all of the new construction units and in as many of the rehabilitation units as is structurally and financially feasible within the scope of the rehabilitation work utilizing a capital needs assessment performed during the credit underwriting process:

• Horizontal grab bars in place around each tub and/or shower, the installation of which meets or exceeds 2010 ADA Standards for Accessible Design, Section 609. In addition, the following standards for grab bars are required:
  o If a bathtub/shower combination with a permanent seat is provided, grab bars shall be installed to meet or exceed 2010 ADA Standards for Accessible Design, Section 607.4.1.
  o If a bathtub/shower combination without a permanent seat is provided, grab bars shall be installed to meet or exceed 2010 ADA Standards for Accessible Design, Section 607.4.2.
  o If a roll-in shower is provided, grab bars shall be installed to meet or exceed 2010 ADA Standards for Accessible Design, Section 608.3.2;
• Reinforced walls for future installation of horizontal grab bars in place around each toilet, the installation of which meets or exceeds 2010 ADA Standards for Accessible Design, Section 604.5.1 (Side Wall);
• Roll-out shelving or drawers in all bottom bathroom vanity cabinets;
• Adjustable shelving in master bedroom closets (must be adjustable by resident); and
• In at least one of the kitchen's bottom or base cabinets, there shall be a large drawer that has full extension drawer slides.

e. All Applications with the Development Category of Rehabilitation or Acquisition and Rehabilitation (at question 5.c.(1) of Exhibit A) must provide the additional Green Building Features committed to by the Applicant at question 9.a.(1) of Exhibit A.

f. All Applications with the Development Category of New Construction, Redevelopment, or Acquisition and Redevelopment (at question 5.c.(1) of Exhibit A) must achieve one of the following Green Building Certification programs, as committed to by the Applicant at question 9.a.(2) of Exhibit A:

• Leadership in Energy and Environmental Design (LEED);
• Florida Green Building Coalition (FGBC); or
• ICC 700 National Green Building Standard (NGBS).
5. Required Resident Programs:

a. Applicants who select the Family Demographic Commitment or the Elderly Non-ALF Demographic Commitment (at question 2a. or 2.b. of Exhibit A) must provide the resident programs selected by the Applicant at question 9.b. of Exhibit A.

   In addition, Applicants who select the Elderly Demographic (ALF and Non-ALF) must provide the resident program outlined in b. below and Applicants who select the Elderly ALF Demographic must provide the resident programs outlined in c. below.

b. Applicants who select the Elderly Demographic (ALF or Non-ALF) at question 2.b. of Exhibit A must commit to provide the following resident program:

   Staff On-Site 24 Hours Per Day -

   Applicant must provide staff on the Development’s premises at all times who will be available and accessible to the residents 24 hours per day, seven days per week, at no cost to the resident. The on-site staff shall be available at all times to receive calls from residents and help determine the approach to address the issue. The Development’s owner or designated manager shall develop and implement policies and procedures for staff receiving a resident call and how staff shall assess and manage the call based on a resident’s request and/or need. These policies and procedures shall describe the process for ensuring that staffing is adequate to address the 24-hour on-site requirement, including the following:

   - staff vacation;
   - other staff absences;
   - staff temporarily unavailable on site for a short length of time;
   - how staff shall manage a resident call when staff is temporarily off-site;
   - maximum response time of the staff to a resident call, including response time when staff must be temporarily off-site.

   Residents shall be informed of the Resident Program at move-in and via a written notice(s) clearly displayed in the Development’s common or public spaces. If the Development consists of Scattered Sites, staff must, at a minimum, be on the Scattered Site with the most units 24 hours a day, 7 days a week. Although the Scattered Sites Development staff may be located only on the Scattered Site with the most units, they must be available to and provide the same resident program services to all the Development’s residents.

c. Applicants who select the Elderly ALF Demographic Commitment at question 2.b. of Exhibit A must provide the following resident programs:

   (1) Medication Administration – The Applicant or its Management Company shall provide, pursuant to ALF licensure requirements, staff to administer medications in accordance with a health care provider’s order or prescription label.

   (2) Services for Persons with Alzheimer’s Disease and Other Related Disorders – The Applicant or its Management Company shall advertise and provide supervision and services to persons with Alzheimer’s disease and other related disorders that are specific to each affected resident and pursuant to ALF licensure requirements.
6. **Limited Development Areas (LDA):**

Use the following LDA Chart to determine whether the proposed Development qualifies as an LDA Development for purposes of this RFA.

**LDA Chart**

<table>
<thead>
<tr>
<th>County</th>
<th>Demographic Category</th>
<th>Location Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alachua</td>
<td>Family</td>
<td>Beginning at the intersection of CR 241/NW 143rd Street and SR 232/NW 69th Ave/Millhopper Road east to NW 97th Street. Follow NW 97th Street south to NW 97th Blvd. Follow NW 97th Blvd northeast to SR 232/NW 63rd Blvd/Millhopper Road/NW 53rd Avenue. Follow SR 232/NW 63rd Blvd/Millhopper Road/NW 53rd Avenue east to NW 52nd Terrace. Follow NW 52nd Terrace north to NW 73rd Avenue. Follow NW 73rd Avenue east to NW 43 Street. Follow NE 43 Street north to US 441. Follow US 441 south to N SR 121. Follow N SR 121 north to NW CR 231. Follow NW CR 231 north to NE 142nd Avenue/NE 156th Avenue. Follow NE 142nd Avenue/NE 156th Avenue east to CR 225. Follow CR 225 south to NE 77 Avenue/NE 56 Terrence. Follow NE 77 Avenue/NE 56 Terrence east to SR 24/NE Waldo Road. Follow SR 24/NE Waldo Road northeast to US 301/N Main Street. Follow US 301/N Main Street south to SR 26. Follow SR 26 west to CR 234/CR 2082. Follow CR 234/CR 2082 south to US 441. Follow US 441 northwest to SE Wacahoota Road. Follow SE Wacahoota Road north to SR 121/Williston Road. Follow SR 121/Williston Road south to CR 346. Follow CR 346 west to US 41/US 27/SR 45. Follow US 41/US 27/SR 45 northwest to 202nd Street/CR 13. Follow 202nd Street/CR 13 north to NW 46th Avenue. Follow NW 46th Avenue east to 170th St. Follow NW 170th Street south to NW 32nd Avenue. Follow NW 32nd Avenue east to CR 241/NW 143rd Street. Follow CR 241/NW 143rd Street north to intersection with CR 232/NW 69th Ave/Millhopper Road.</td>
</tr>
<tr>
<td>Brevard</td>
<td>Family</td>
<td>Beginning at the northwest corner of the county, follow the county line east to the Indian River. Follow the Indian River south to SR 50/Cheney Hwy. Follow SR 50/Cheney Hwy west to the county line. Follow the county line to the northwest corner of the county.</td>
</tr>
<tr>
<td>Clay</td>
<td>Family</td>
<td>From northeastern corner of county, follow the county line west to State Road 21/Blanding Boulevard. Follow State Road 21 south to State Road 224/Kingsley Avenue east to the county line. Follow the eastern county line north to the northeastern corner.</td>
</tr>
<tr>
<td>Columbia</td>
<td>Family and Elderly</td>
<td>Entire County</td>
</tr>
<tr>
<td>DeSoto</td>
<td>Family and Elderly,</td>
<td>Entire County</td>
</tr>
<tr>
<td>Gadsden</td>
<td>Family and Elderly</td>
<td>Entire County</td>
</tr>
<tr>
<td>Hamilton</td>
<td>Family and Elderly</td>
<td>Entire County</td>
</tr>
<tr>
<td>Hardee</td>
<td>Family and Elderly,</td>
<td>Entire County</td>
</tr>
<tr>
<td>County</td>
<td>Demographic Category</td>
<td>Location Description</td>
</tr>
<tr>
<td>------------</td>
<td>----------------------</td>
<td>-------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Highlands</td>
<td>Family</td>
<td>Beginning at the intersection of the western boundary of the county line and CR634/Hammock Road, follow CR 634/Hammock Road east to Puffin Street. Follow Puffed Street north to Oridle Avenue. Follow Puffed Avenue east to S Heron Street. Follow S Heron Street north to Howey Road. Follow Howey Road west to Egret Street. Follow Egret Street north to Thunderbird Road. Follow Thunderbird Road west to Corvette Avenue. Follow Corvette Avenue north to CR 634A/Fairmont Drive. Follow CR 634A/Fairmont Drive east to Sebring Parkway. Follow Sebring Parkway southeast to SR 17/CR 17A/N Ridgewood Drive. Follow SR 17/CR 17A/N Ridgewood Drive north to CR C17A/CR 700A/Arbuckle Creek Road. Follow CR C17A/CR 700A/Arbuckle Creek Road southeast to US 98/SR700. Follow US 98/SR 700 southeast to county line. Follow the county line along the southern portion of the county to the intersection of the county line and CR 634/Hammock Road.</td>
</tr>
<tr>
<td>Lake</td>
<td>Family and Elderly</td>
<td>Beginning at the northwest corner of the county, follow the northern portion of the county line east to CR 452/CR 44. Follow CR 452/CR 44 southeast to SR 19/CR 44/S Central Avenue/N Bay Street. Follow SR 19/CR 44/S Central Avenue/N Bay Street south to Citrus Avenue/Lakeshore Drive/Lake Eustis Drive. Follow Citrus Avenue/Lakeshore Drive/Lake Eustis Drive southwest to US 441/SR 19/E Burleigh Blvd. Follow US 441/SR 19/E Burleigh Blvd south to SR 19/Duncan Drive. Follow SR 19/Duncan Drive southeast to county line. Follow CR 48/CR 470 northwest to the county line. Follow the county line north to the northwest corner.</td>
</tr>
<tr>
<td>Levy</td>
<td>Family and Elderly</td>
<td>Beginning at the southwest corner of the county line and the Gulf of Mexico, follow the county line around the western and northern boundaries of the county to CR 337/NE 80th Avenue. Follow CR 337/NE 80th Avenue north to CR 24/S Thrasher Drive. Follow CR 24/S Thrasher Drive southwest to the Gulf of Mexico. Follow the Gulf of Mexico to the southwest corner of the county line.</td>
</tr>
<tr>
<td>Marion</td>
<td>Family and Elderly,</td>
<td>Entire County</td>
</tr>
</tbody>
</table>

RFA 2014-114
<table>
<thead>
<tr>
<th>County</th>
<th>Demographic Category</th>
<th>Location Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Martin</td>
<td>Family and Elderly</td>
<td>Beginning at the intersection of CR 714/SW Martin Highway and I-95, follow I-95 southeast to CR 76A/SW 48th Avenue/CR 726/SW Citrus Blvd. Follow CR 76A/SW 48th Avenue/CR 726/SW Citrus Blvd southwest to SR 710/Warfield Highway/Warfield Blvd. Follow SR 710/Warfield Highway/Warfield Blvd. southeast to the county line. Follow the county line along the western boundary to CR 714/SW Martin Highway. Follow CR 714/SW Martin Highway east to I-95.</td>
</tr>
<tr>
<td>Santa Rosa</td>
<td>Family and Elderly</td>
<td>Beginning at the intersection of CR 184A/Berryhill Road and CR 197A/Woodbine Road, follow CR 184A/Berryhill Road east to SR 89/Dogwood Drive. Follow SR 89/Dogwood Drive south to US 90/Caroline Street. Follow US 90/Caroline Street northeast to CR 89/Ward Basin Road. Follow CR 89/Ward Basin Road south to I-10. Follow I-10 southwest to Blackwater Bay. Follow Blackwater Bay south as it merges with East Bay and Pensacola Bay. Follow Pensacola Bay to the county line. Follow the County line north to US 90/Highway 90. Follow US 90/Highway 90 north to CR 197A/Woodbine Road. Follow CR 197A/Woodbine Road north to CR 184A/Berryhill Road.</td>
</tr>
<tr>
<td>St. Johns</td>
<td>Family and Elderly</td>
<td>Entire County</td>
</tr>
</tbody>
</table>

7. ELI County Chart:

<table>
<thead>
<tr>
<th>ELI County Chart</th>
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<tbody>
<tr>
<td>County</td>
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<tr>
<td>------------------</td>
</tr>
<tr>
<td>Alachua</td>
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<tr>
<td>Baker</td>
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<tr>
<td>Bay</td>
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<tr>
<td>Bradford</td>
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<td>Brevard</td>
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<tr>
<td>Calloway</td>
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<tr>
<td>Charlotte</td>
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<tr>
<td>Citrus</td>
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<tr>
<td>Clay</td>
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<tr>
<td>Collier</td>
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<tr>
<td>Columbia</td>
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<tr>
<td>De Soto</td>
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<tr>
<td>Dixie</td>
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<td>Escambia</td>
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<td>Flagler</td>
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<td>Franklin</td>
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<tr>
<td>Gadsden</td>
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<tr>
<td>Gilchrist</td>
</tr>
<tr>
<td>Glades</td>
</tr>
<tr>
<td>Gulf</td>
</tr>
</tbody>
</table>

8. Total Development Cost Per Unit Limitation:

The Corporation shall limit the Total Development Cost (TDC) per unit for all Developments categorized by the construction type of the units as indicated by the Applicant in the RFA. The maximum amounts are provided on the TDC Per Unit Limitation chart set out below (the maximum TDC per unit exclusive of land costs and exclusive of any operating deficit reserves that are part of the permanent phase (i.e., non-construction) financing for the Development which have not been included within the Developer fee, applying any applicable TDC multiplier and/or TDC add-on) and will be tested during the scoring of the RFA, during the credit underwriting process, and during the final allocation process, as outlined below.

Proposed Developments in the Florida Keys Area will have an applicable TDC multiplier of 65%.

These TDC Per Unit Base Limitation amounts are effective from the Application Deadline through Final Cost Certification.
Total Development Cost Per Unit Base Limitations

<table>
<thead>
<tr>
<th>Measure</th>
<th>New Construction Units</th>
<th>Rehabilitation Units</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Garden Wood*</td>
<td>Garden Concrete*</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Mid-Rise-Wood*</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Mid-Rise-Concrete*</td>
</tr>
<tr>
<td></td>
<td></td>
<td>High-Rise*</td>
</tr>
<tr>
<td>Maximum TDC Per Unit Limitation**</td>
<td>$170,300</td>
<td>$204,800</td>
</tr>
<tr>
<td></td>
<td>$204,800</td>
<td>$225,700</td>
</tr>
<tr>
<td></td>
<td>$274,800</td>
<td>$143,200</td>
</tr>
<tr>
<td></td>
<td>$143,200</td>
<td>$201,700</td>
</tr>
</tbody>
</table>

Applicable TDC Multipliers (to be applied against the Development's TDC) and TDC Add-Ons (to be added to the Maximum TDC Per Unit Limitation)

|                                                               |                        |                      |
|                                                               | TDC Multiplier for Florida Keys Area | 65%                 |
|                                                               | TDC Add-On for Applicants that have a PHA as a Principal | $5,000 of additional per unit funding will be added to the above Maximum TDC Per Unit Limitation |

* Garden includes all Development Types other than Mid-Rise and High-Rise; Non-Garden includes Development Types of Mid-Rise with Elevator (4 stories, 5 stories, or 6 stories) and High-Rise (7 or more stories); Mid-Rise includes Development Types of Mid-Rise with Elevator (4 stories, 5 stories, or 6 stories); and High-Rise includes Development Type of High Rise (7 or more stories)

** Exclusive of land costs and exclusive of any operating deficit reserves that are part of the permanent phase (i.e., non-construction) financing for the Development which have not been included within the Developer fee. When the term of operating deficit reserves (ODR) are mentioned in this TDC Per Unit Limitation section, the term shall refer to these particular operating deficit reserves.

a. Any Application that has an amount that exceeds these limitations will not be eligible to be considered for funding.

b. Any Applicant that has the Credit Underwriter present a credit underwriting report with an amount that exceeds these limitations by more than 5 percent, taking into consideration an escalation factor for construction costs rising after the Application Deadline of either (i) 1.8 percent for any Applicant with the Development Category of New Construction, Redevelopment, or Acquisition and Redevelopment, or (ii) 1.4 percent for any Applicant with the Development Category of Rehabilitation or Acquisition and Rehabilitation, and incorporating any applicable TDC reduction and adjustments processes provided below will receive a negative recommendation by the Credit Underwriter.

Any Applicant that has the Credit Underwriter present a credit underwriting report with an amount that exceeds these limitations, taking into consideration the applicable escalation factor outlined above, will require staff to review the credit underwriting report for compliance to the TDC reduction and adjustment procedure provided below:

(1) The Developer fee will be limited to the maximum allowable within the TDC Per Unit Base Limitation, inclusive of any applicable escalation factor, in all instances. A Developer fee can be earned on qualifying TDC exclusive of land and operating deficit reserves up to the TDC Per Unit Base Limitation, inclusive of any applicable escalation factor, but it cannot be earned on costs in excess of said limitation. If the Development costs exceed the amount allowed by the TDC Per Unit Base Limitation, inclusive of any applicable escalation factor, then the maximum allowable Developer fee will be adjusted as outlined below. The maximum allowable Developer fee can be determined by multiplying the applicable TDC Per Unit Base Limitation with respect to the Development as provided in this RFA, inclusive of any applicable escalation factor, by the number of total units in the Development. Second, divide this product by 1.16* and then multiply the result by 16 percent*. This will yield the maximum allowable Developer fee within the TDC Per Unit Base Limitation, inclusive of any applicable escalation factor.
Prior to determining any necessary adjustment, if the Developer fee initially stated by the Applicant or Credit Underwriter is in excess of the maximum allowable Developer fee as provided in (1) above, the stated Developer fee will be reduced to said maximum allowable Developer fee and the TDC will be equally reduced to incorporate the cost reduction.

(2) Subsequent to reducing the stated Developer fee to the maximum allowable amount provided above, additional adjustments may be necessary if the TDC Per Unit Base Limitation remains exceeded. An adjustment to the maximum allowable Developer fee shall be determined by reducing the maximum allowable Developer fee as determined in (1) above dollar-for-dollar for any costs in excess of the amount allowed by the TDC Per Unit Base Limitation, inclusive of any applicable escalation factor, up to the lesser of (a) the actual amount of costs in excess of the amount allowed by the TDC Per Unit Base Limitation, inclusive of any applicable escalation factor, (b) $500,000, or (c) 25 percent of the maximum allowable Developer fee. If the stated Developer fee, inclusive of any necessary adjustments incorporated above, exceeds the maximum allowable Developer fee as adjusted herein, the stated Developer fee, inclusive of any necessary adjustments incorporated above shall be further adjusted to not exceed the new maximum allowable Developer fee and the TDC will be equally reduced to incorporate the cost reduction. If after following this Developer fee limitation process, the TDC exclusive of land costs and operating deficit reserves is reduced to be within the amount allowed by the TDC Per Unit Base Limitation, inclusive of any applicable escalation factor, then the Developer fee adjustment calculation is complete. If the TDC exclusive of land costs and operating deficit reserves remains above the amount allowed by the TDC Per Unit Base Limitation, inclusive of any applicable escalation factor, then there is an additional Developer fee adjustment, as outlined in (3) below.

(3) An additional Developer fee adjustment will be initiated to further reduce the allowable Developer fee in the event the TDC exclusive of land costs and operating deficit reserves (as adjusted above) exceeds the TDC Per Unit Base Limitation. The reduction will be determined by deriving a percentage amount that the TDC exclusive of land costs and operating deficit reserves (as adjusted above) exceeds the TDC Per Unit Base Limitation, inclusive of any applicable escalation factor, and multiplying this excess percentage by the amount of the adjusted Developer fee, resulting in a product that is the additional adjustment to the Developer fee. For instance, if the Development’s adjusted TDC exclusive of land costs and operating deficit reserves exceeds the limitation, inclusive of any applicable escalation factor, by 4 percent, then the allowable Developer fee is further reduced by 4 percent. Once this step is complete, there is no further Developer fee adjustment or corresponding cost savings to be incorporated into the TDC as a result of having a TDC exclusive of land costs and operating deficit reserves that exceeds the limitation.

As a note, if the Developer fee in the credit underwriting report is already at or below this allowable Developer fee, then there is no additional adjustment to be incorporated into the Developer fee. This also means there are no corresponding costs savings to reduce the TDC since all TDC cost reductions stemming from this process are coming from reducing the Developer fee. If the Developer fee in the credit underwriting report needs to be reduced to incorporate any adjustment as provided above, then as the Developer fee is reduced, so is the TDC in order to incorporate the reduced Developer fee cost.

For example:
An 85-unit development with a Development Category of New Construction and a Development Type of Garden Concrete reports a TDC of $18,700,000, inclusive of a stated Developer fee of $2,600,000, but exclusive of land costs and operating deficit reserves at time of credit underwriting, and also prior to any adjustment:

**Calculate TDC Limitation for the Development and Maximum Allowable Developer fee**

1.(a) TDC Per Unit Base Limitation, inclusive of any applicable escalation factor (1.8%) and the applicable TDC Multiplier (100%): $204,800 Per Unit x (1 + 1.8%) / 100% = $208,486 Per Unit.

1.(b) Determine TDC Limitation for the Development: $208,486 Per Unit x 85 units = $17,721,344.

1.(c) Implied maximum Development Cost per the limitation: $17,721,344 ÷ 1.16 = $15,277,021.

1.(d) Determine maximum allowable Developer fee within the limitation (prior to any developer fee adjustment): $15,277,021 x 16% = $2,444,323.

**First Developer fee/TDC adjustment Calculation Methodology (If necessary)**

2.(a)(i) Is the stated Developer fee greater than the maximum allowable? $2,600,000 > $2,444,323. Yes.

2.(a)(ii) If the response to 2.(a)(i) is yes, then determine the excess: $2,600,000 - $2,444,323 = $155,677 (excess Developer fee and excess TDC).

2.(b) Reduce the stated Developer fee to the lesser of maximum allowable or stated fee and reduce the stated TDC by an equal amount: $2,600,000 - $155,677 = $2,444,323; $18,700,000 - $155,677 = $18,544,323.

2.(c) If the response to 2.(a)(i) is no or once the adjustment of 2.(b) has been completed, then determine if the TDC remains in excess of the limitation and if so, the amount of the excess: $18,544,323 - $17,721,344 = $822,979.

2.(d) Determine the lesser of either (i) $500,000, (ii) 25 percent of the maximum allowable Developer fee, or (iii) 100% of the excess TDC: 25% x $2,444,323 = $611,081; $500,000 < $611,081 < $822,979.

2.(e) Apply the least amount of the three (3) options in 2(d) above to determine the maximum allowable Developer fee, subject to this adjustment: $2,444,323 - $500,000 = $1,944,323.

2.(f) TDC reduction due to Developer fee adjustment: $18,544,323 - $500,000 = $18,044,323.

(As a note, this TDC is still greater than the TDC Per Unit Base Limitation, inclusive of the applicable upward adjustment so an additional adjustment to the maximum allowable Developer fee will need to be calculated.)

**Second Developer fee/TDC adjustment Calculation Methodology (If necessary)**

3.(a) The percentage the TDC without land costs and operating deficit reserves (as adjusted above for first adjustment) that exceeds the amount allowed by the TDC Per Unit Base Limitation, inclusive of any applicable escalation factor: $18,044,323 - $17,721,344 = $322,979; $322,979 ÷ $17,721,344 = 1.82%.

3.(b) Additional adjustment: 1.82% x $1,944,323 = $35,437.
3.(c) Final maximum Developer fee, after adjustments, at time of credit underwriting: $1,944,323 - $35,437 = $1,908,886.

3.(d) Final adjusted TDC at time of credit underwriting: $18,044,323 - $35,437 = $18,008,886.

3.(e) Verify status of the 5% variance test: ($18,008,886 - $17,721,344) / $17,721,344 = 1.6%, which falls under the criteria of being less than or equal to 5% above of the TDC Per Unit Base Limitation, inclusive of any applicable escalation factor.

c. Any Applicant that presents a Final Cost Certification Application Package (FCCAP) that has amounts that exceed the TDC Per Unit Base Limitation, subject to an escalation factor of either (i) 1.8 percent for any Applicant with the Development Category of New Construction, Redevelopment, or Acquisition and Redevelopment, or (ii) 1.4 percent for any Applicant with the Development Category of Rehabilitation or Acquisition and Rehabilitation, will require staff to review the FCCAP for compliance to the procedure provided below. If the Development has already had its Developer fee adjusted at credit underwriting as provided in 8.b. above and the TDC without land in the FCCAP exceeds the TDC without land costs and operating deficit reserves provided in the credit underwriting report, then the Developer fee will have an additional adjustment to be incorporated as provided in (4) below.

(1) The Developer fee will be limited to the maximum allowable within the TDC Per Unit Base Limitation, inclusive of any applicable escalation factor, in all instances. A Developer fee can be earned on qualifying TDC exclusive of land costs and operating deficit reserves up to the TDC Per Unit Base Limitation, inclusive of any applicable escalation factor, but it cannot be earned on costs in excess of said limitation. If the Development costs exceed the amount allowed by the TDC Per Unit Base Limitation, inclusive of any applicable escalation factor, then the maximum allowable Developer fee will be adjusted as outlined below. The maximum allowable Developer fee can be determined by multiplying the applicable TDC Per Unit Base Limitation with respect to the Development as provided in this RFA, inclusive of any applicable escalation factor, by the number of total units in the Development. Second, divide this product by 1.16* and then multiply the result by 16 percent*. This will yield the maximum allowable Developer fee within the TDC Per Unit Base Limitation, inclusive of any applicable escalation factor.

Prior to determining any necessary adjustment, if the Developer fee initially stated by the FCCAP is in excess of the maximum allowable Developer fee as provided in (1) above, the Developer fee will be reduced to said maximum allowable Developer fee and the TDC will be equally reduced to incorporate the cost reduction.

(2) Subsequent to reducing the Developer fee to the maximum allowable amount, additional adjustments may be necessary if the TDC Per Unit Base Limitation remains exceeded. An adjustment shall be determined by reducing the maximum allowable Developer fee as determined in (1) above dollar-for-dollar for any costs in excess of the amount allowed by the TDC Per Unit Base Limitation, inclusive of any applicable escalation factor, up to the lesser of (a) the actual amount of costs in excess of the amount allowed by the TDC Per Unit Base Limitation, inclusive of any applicable escalation factor, (b) $250,000, or (c) 10 percent of the maximum allowable Developer fee. If the stated Developer fee, inclusive of any necessary adjustments incorporated above, exceeds the maximum allowable Developer fee as adjusted herein, the stated Developer fee, inclusive of any necessary adjustments incorporated above shall be further adjusted to not exceed the new maximum allowable Developer fee and the TDC will be equally reduced to incorporate the cost reduction. If after following this
Developer fee limitation process, the TDC exclusive of land costs and operating deficit reserves is reduced to be within the amount allowed by the TDC Per Unit Base Limitation, inclusive of any applicable escalation factor, then the Developer fee adjustment calculation is complete. If the TDC exclusive of land costs and operating deficit reserves remains above the amount allowed by the TDC Per Unit Base Limitation, inclusive of any applicable escalation factor, then there is an additional Developer fee adjustment, as outlined in (3) below.

(3) An additional Developer fee adjustment will be initiated to further reduce the allowable Developer fee in the event the TDC exclusive of land costs and operating deficit reserves (as adjusted above) exceeds the TDC Per Unit Base Limitation. The reduction will be determined by deriving a percentage amount that the TDC exclusive of land costs and operating deficit reserves (as adjusted above) exceeds the amount allowed by the TDC Per Unit Base Limitation, inclusive of any applicable escalation factor and multiplying this excess percentage by the amount of the adjusted Developer fee, resulting in a product that is the additional adjustment to the Developer fee. For instance, if the Development’s adjusted TDC exclusive of land costs and operating deficit reserves exceeds the limitation, inclusive of any applicable escalation factor, by 4 percent, then the allowable Developer fee is further reduced by 4 percent. Once this step is complete, there is no further Developer fee adjustment or corresponding cost savings to be incorporated into the TDC as a result of having a TDC exclusive of land costs and operating deficit reserves that exceeds the limitation.

As a note, if the Developer fee in the FCCAP is already at or below this allowable Developer fee, then there is no additional adjustment to be incorporated into the Developer fee. This also means there are no corresponding costs savings to reduce the TDC since all TDC cost reductions stemming from this process are coming from reducing the Developer fee. If the Developer fee in the FCCAP needs to be reduced to incorporate any penalties provided above, then as the Developer fee is reduced, so is the TDC in order to incorporate the reduced Developer fee cost.

(4) For those Developments that have already had its Developer fee adjusted at credit underwriting as provided in 8.b. above and whose TDC without land costs and operating deficit reserves in the FCCAP exceeds the TDC without land costs and operating deficit reserves provided in the credit underwriting report, the allowable Developer fee will incorporate an additional adjustment. This additional Developer fee adjustment will be the lesser of (a) the difference between the amount of TDC exclusive of land costs and operating deficit reserves as reported in the FCCAP that is in excess of the TDC exclusive of land costs and operating deficit reserves provided in the credit underwriting report, (b) $250,000, or (c) 10 percent of the allowable Developer fee reported in the credit underwriting report. If the Developer fee in the FCCAP is already equal to or less than the allowable Developer fee as determined with the incorporation of this additional Developer fee adjustment, then neither the Developer fee nor the TDC is further reduced.

For example:

Assuming the Development in the example provided in 8.b. above provides a FCCAP with a TDC exclusive of land costs and operating deficit reserves of $300,000 higher than the TDC exclusive of land costs and operating deficit reserves provided in the credit underwriting report, but the Developer fee is the same as provided in the credit underwriting report of $1,908,886. The additional Developer fee adjustment will be the lesser of (a) $300,000 (the new excess costs), (b) $250,000 (the maximum dollar limit of this additional Developer fee.
adjustment), or (c) $190,889 (10% of the allowable Developer fee reported in the credit
underwriting report).

Since (c) is the lowest of the three options, the allowable Developer fee and the TDC will
both be lowered by $190,889. The allowable Developer fee will be $1,717,997 (the
allowable Developer fee reported in the credit underwriting report of $1,908,886, less the
adjustment of $190,889). The TDC exclusive of land costs and operating deficit reserves in
the FCCAP would be adjusted to $18,117,997 ($18,008,886 from the credit underwriting
report plus $300,000 of new additional costs less $190,889 for the reduction in allowable
Developer fee).

* These figures represent the applicable Developer fee percentage for the Development (16%) and one plus the applicable Developer
fee percentage for the Development (1+16%).

9. Leveraging Classification:

Each eligible Application’s Leveraging Classification will be determined as follows:

a. Calculating the Set-Aside Units:

The total number of set-aside units for each Application will be computed by multiplying the total
number of units within the proposed Development by the highest Total Set-Aside Percentage the
Applicant committed to as stated in the last row of the set-aside breakdown chart in the Set-Aside
Commitment section of the Application. Results that are not a whole number will be rounded up
to the next whole number.

b. The Corporation will first calculate the Total Corporation Funding Per Set-Aside Unit by
multiplying (1) by (2) below:

(1) If the Development is not located in a HUD designated HCA, the Eligible Housing Credit
Request Amount will be multiplied by 9.0. If the Development is located in a HUD
designated HCA, the Eligible Housing Credit Request Amount will be multiplied by 9.0 and
that product will be divided by 1.3.

(2) The total Corporation funding amount may be further adjusted as outlined below. NOTE: If
a proposed Development meets all of the requirements of both (a) and (c), the total
Corporation funding amount will be multiplied by 0.65. If a proposed Development meets all
of the requirements of both (b) and (c), the total Corporation funding amount will be
multiplied by 0.785. If a proposed Development meets all of the requirements of both (c) and
(d), the total Corporation funding amount will be multiplied by 0.692 (the result of both
multipliers applied).

(a) If the proposed Development meets all of the following requirements, the total
Corporation funding amount will be multiplied by 0.65:

- Applicant selected the High-Rise Development Type, and
- Applicant selected the Development Category of New Construction or selected and
  qualified for the Development Category of Redevelopment or Acquisition and
  Redevelopment.

or
(b) If the proposed Development meets all of the following requirements, the total Corporation funding amount will be multiplied by 0.785:

- Applicant selected the Mid-Rise with Elevator (a building comprised of 5 or 6 stories) Development Type and at least 90 percent of the total units are in these Mid-Rise building(s), and
- Applicant selected the Development Category of New Construction or selected and qualified for the Development Category of Redevelopment or Acquisition and Redevelopment.

or

(c) If the proposed Development meets all of the following requirements, the total Corporation funding amount will be multiplied by 0.865:

- Applicant selected the Development Category of New Construction or selected and qualified for the Development Category of Redevelopment or Acquisition and Redevelopment, and
- The proposed Development met the requirements to be considered concrete construction.

or

(d) If the proposed Development is located in the Florida Keys Area, the total Corporation funding amount will be multiplied by 0.80.

(3) The eligible Applications will be divided into two (2) lists: the “New Construction List” consisting of the eligible Applications with the Development Category of New Construction, Redevelopment, and Acquisition and Redevelopment, and the “Rehabilitation List” consisting of the eligible Applications with the Development Category of Rehabilitation and Acquisition and Rehabilitation.

(a) The New Construction List will be compiled as follows:

The total number of Applications on the New Construction List will be multiplied by 90 percent and the resulting figure will be rounded up to the next whole number (the resulting figure after rounding will be referred to as the “New Construction A/B Cut-Off”). A line will be drawn below the Application whose place on the list is equal to the New Construction A/B Cut-Off. If any Application(s) below the line has the same total Corporation funding request per set-aside unit as the Application immediately above the line, the line will be moved to a place immediately below that Application(s). Applications above the New Construction A/B Cut-Off will be classified as Group A and Applications below the New Construction A/B Cut-Off will be classified as Group B.

(b) The Rehabilitation List will be compiled as follows:

The total number of Applications on the Rehabilitation List will be multiplied by 90 percent and the resulting figure will be rounded up to the next whole number (the resulting figure after rounding will be referred to as the “Rehabilitation A/B Cut-Off”). A line will be drawn below the Application whose place on the list is equal to the Rehabilitation A/B Cut-Off. If any Application(s) below the line has the same total
Corporation funding request per set-aside unit as the Application immediately above the line, the line will be moved to a place immediately below that Application(s). Applications above the Rehabilitation A/B Cut-Off will be classified as Group A and Applications below the Rehabilitation A/B Cut-Off will be classified as Group B.

The New Construction List and the Rehabilitation List will then be merged to form one list.

10. Florida Job Creation Preference:

Each Application will be measured to determine whether it qualifies for the Florida Job Creation Preference. To determine eligibility for the preference, the Corporation will calculate the Application’s Florida Job Creation score, which will reflect the number of Florida jobs per $1 million of Housing Credit Allocation. All Applications must earn a Florida Job Creation score equal to or greater than 11 to qualify for the Florida Job Creation Preference in Section Four B of the RFA.

Determination of the Florida Job Creation score will be based on the following information:

- The number of new construction and/or rehabilitation units committed to by the Applicant (as stated by the Applicant at question 5.e. of Exhibit A of the RFA);
- The applicable Florida job creation rate for the type of units:
  - Rate of 3.376 Florida Jobs per Unit for proposed new construction units;
  - Rate of 1.534 Florida Jobs per Unit for proposed rehabilitation units; and
- The Eligible Housing Credit Request Amount.

The score for the Florida Rate of Job Creation per $1 million of implied eligible housing credit equity will be measured using one of the following calculations:

a. Developments consisting of only new construction units:

   Number of new construction units x 3.376 Florida Jobs per Unit x 1,000,000 / (the Eligible Housing Credit Request Amount x 9.0) = Florida Jobs per $1 million of Housing Credit Allocation.

   For example:

   Application A consists of 70 new construction units and has an Eligible Housing Credit Request Amount of $1,500,000.

   \[ 70 \times 3.376 \times 1,000,000 / (1,500,000 \times 9.0) = 17.51 \]

b. Developments consisting of only rehabilitation units:

   Number of rehabilitation units x 1.534 Florida Jobs per Unit x 1,000,000 / (the Eligible Housing Credit Request Amount x 9.0) = Florida Jobs per $1 million of Housing Credit Allocation.

   For example:

   Application B consists of 92 rehabilitation units and has an Eligible Housing Credit Request Amount of $1,400,000.

   \[ 92 \times 1.534 \times 1,000,000 / (1,400,000 \times 9.0) = 11.20 \]

c. Developments consisting of both new construction units and rehabilitation units:
(Number of new construction units x 3.376 Florida Jobs per Unit + number of rehabilitation units x 1.534 Florida Jobs per Unit) x 1,000,000 / (the Eligible Housing Credit Request Amount x 9.0) = Florida Jobs per $1 million of Housing Credit Allocation.

For example:

Application C consists of 36 new construction units and 24 rehabilitation units with a Demographic Commitment of Family and has an Eligible Housing Credit Request Amount of $1,510,000.

\[
[(36 \times 3.376) + (24 \times 1.534)] \times 1,000,000 / (1,510,000 \times 9.0) = \text{Florida Job Creation score of 11.65.}
\]

In above examples, all Applications will qualify for the Florida Job Creation Preference because each has a Florida Job Creation score that is at least 11.

11. Fees:

The Corporation and, if applicable, the Credit Underwriter shall collect via check or money order from the Applicant the following fees and charges in conjunction with the HC Program. Failure to pay any fee shall cause the allocation to be withdrawn as outlined in the Carryover Allocation Agreement and the credit underwriting and program requirements outlined in Rule Chapter 67-48, F.A.C.

a. Application Fee:

All Applicants requesting HC shall submit to the Corporation as a part of the Application submission a non-refundable Application fee of $3,000.00.

b. Credit Underwriting Fees:

The following fees are not the fees that will be charged, but are listed below for estimation purposes of completing your pro-forma in the Application. The actual fees will be determined based on the current contract, including any addendum, for services between the Corporation and the Credit Underwriter(s) in effect at the time underwriting begins.

1. Initial HC fee: $11,511
2. Re-underwriting fee: $167 per hour, not to exceed $7,417

If a Housing Credit Development involves Scattered Sites of units within a single market area, a single credit underwriting fee shall be charged. Any Housing Credit Development requiring further analysis by the Credit Underwriter pursuant to Section 42(m)(2) of the IRC will be subject to an hourly fee of $167.

c. Administrative Fees:

With respect to the HC Program, each for-profit Applicant shall submit to the Corporation a non-refundable administrative fee in the amount of 9 percent of the annual Housing Credit Allocation amount stated in the Preliminary Allocation. The administrative fee shall be 5.5 percent of the stated annual Housing Credit Allocation for Non-Profit Applicants. The administrative fee must be received by the Corporation as stated in the Preliminary Allocation. In the event the Final Housing Credit Allocation amount exceeds the annual Housing Credit Allocation amount stated in the Preliminary Allocation, the Corporation will adjust the administrative fee accordingly.
in the Preliminary Allocation, the Applicant is responsible for paying the applicable administrative fee on the excess amount before IRS Forms 8609 are issued for the Development.

Note: If the Applicant elects to submit the Application Withdrawal Cash Deposit, as outlined in Sections Three A.3. and Four A.1.a. of the RFA, the deposit shall not be credited toward the Applicant’s Administrative Fee payment.

d. Compliance Monitoring Fees:

The following fees are not the fees that will be charged, but are listed below for estimation purposes of completing your pro-forma in the Application. The actual fees and percentage increases will be determined based on the current contract, including any addendum, for services between the Corporation and the Compliance Monitor(s). Based on the services contract, all compliance monitoring fees (other than those collected for RD Developments) include an automatic annual increase of 3 percent of the prior year’s fee, as described below.

(1) Pre-final allocation compliance monitoring fee comprised of a base fee of $1,872 + an additional fee per set-aside unit of $9.56, subject to a minimum of $2,928, to be collected as stated in the Preliminary Housing Credit Allocation or Carryover Allocation Agreement.

(2) Compliance Monitoring Fee –

(a) All Developments other than RD – The annual fee to be comprised of a base fee of $156 per month + an additional fee per set-aside unit of $9.56 per year, subject to a minimum of $244 per month, and includes an automatic annual increase of 3 percent of the prior year’s fee. Since fees for the full Housing Credit Extended Use Period will be collected at final allocation, the fee amount is discounted at a rate of 2 percent and based upon the payment stream from the Corporation to the monitoring agent.

(b) RD Developments – The annual fee is $450 per year. Since fees for the full Housing Credit Extended Use Period will be collected at final allocation, the fee amount is discounted at a rate of 2 percent and based upon the payment stream from the Corporation to the monitoring agent.

NOTE: Upon prepayment or repayment of the RD loan, the previously identified RD Development will be identified as a non-RD Development and the annual compliance monitoring fee will be adjusted accordingly. The compliance monitoring fee as described in (2) above for the remaining Housing Credit Extended Use Period will be due and payable in full upon billing sent directly to the Development.

(3) Follow-up Review - $167 per hour.

e. Additional HC Fees:

(1) If the Applicant requests permission to return its HC allocation and receive a new HC allocation and such request is approved, whether by the Executive Director in accordance with the QAP or as approved by the Board, the Applicant will be charged a nonrefundable processing fee of $15,000 per request.

(2) HC Applicants shall be responsible for all processing fees related to the HC Program.
12. Additional Requirements:

a. Progress Report - Form Q/M Report:

Each Competitive Housing Credit Development shall be required to complete and submit to the Corporation progress reports, pursuant to Rule 67-48.028, F.A.C., using Form Q/M Report, effective January 2007. The form is available on the Corporation’s Website http://www.floridahousing.org/Developers/MultiFamilyPrograms/Competitive/2014-114/RelatedForms/ (also accessible by clicking here).

b. Eligible Reserve for Replacement Items:

The replacement reserve funds required by subsection 67-48.0072(13), F.A.C., are not to be used by the Applicant for normal maintenance and repairs, but shall be used for structural building repairs, major building systems replacements and other items included on the Eligible Reserve for Replacement Items list, effective October 15, 2010. The list is available on the Corporation’s Website http://www.floridahousing.org/Developers/MultiFamilyPrograms/Competitive/2014-114/OtherInformation/ (also accessible by clicking here).

c. Final Cost Certification Application Package (Form FCCAP):

In accordance with Rule 67-48.023, F.A.C., the Final Cost Certification Application Package (Form FCCAP), Rev. October 2014, shall be used by an Applicant to itemize all expenses incurred in association with construction or Rehabilitation of a Housing Credit Development, including Developer’s and General Contractor’s fees as described in Rule 67-48.0072, F.A.C., and shall be submitted to the Corporation by the earlier of the following two (2) dates:

(1) The date that is 75 Calendar Days after all the buildings in the Development have been placed in service, or

(2) The date that is 30 Calendar Days before the end of the calendar year for which the Final Housing Credit Allocation is requested.

The Corporation may grant extensions for good cause upon written request.

The FCCAP shall be completed, executed and submitted to the Corporation in both hard copy format and electronic files of the Microsoft Excel spreadsheets for the HC Development Final Cost Certification (DFCC) and the General Contractor Cost Certification (GCCC) included in the form package, along with the executed Extended Use Agreement and appropriate recording fees, IRS Tax Information Authorization Form 8821 for all Financial Beneficiaries, a copy of the syndication agreement disclosing the rate and all terms, the required certified public accountant opinion letter for both the DFCC and GCCC, an unqualified audit report prepared by an independent certified public accountant for both the DFCC and GCCC, photographs of the completed Development, the monitoring fee, and documentation of the placed-in-service date as specified in the Form FCCAP instructions. The Final Housing Credit Allocation will not be issued until such time as all required items are received and processed by the Corporation. Form FCCAP, Rev. October 14, is available on the Corporation’s Website http://www.floridahousing.org/Developers/MultiFamilyPrograms/Competitive/2014-114/RelatedForms/ (also accessible by clicking here).
d. Financial Reporting Form SR-1:

Pursuant to subsection 67-48.023(9), F.A.C., annually, within 151 Calendar Days following the Applicant’s fiscal year end, the Applicant shall provide the Corporation with an audited financial statement and a fully completed and executed Financial Reporting Form SR-1, Rev. 05-14. The audited financial statement and a copy of the signed Form SR-1, with Parts 1, 2, and 5 completed, shall be submitted in both PDF format and in electronic form as a Microsoft Excel spreadsheet to the Corporation at the following web address: financial.reporting@floridahousing.org. The Financial Reporting Form SR-1 is available on the Corporation’s Website http://www.floridahousing.org/PropertyOwnersAndManagers/Forms/ (also accessible by clicking here).

13. Remaining Members of Development Team and Environmental Site Assessment:

Within 21 Calendar Days of the date of the invitation to enter credit underwriting, the following information must be provided to the Corporation:

a. Identity of the Remaining Members of the Development Team:

For purposes of this provision, the Applicant must use the certification forms (Forms Rev. 01-14) which are available on the Corporation’s Website http://www.floridahousing.org/Developers/MultiFamilyPrograms/Competitive/2014-114/RelatedForms/ (also accessible by clicking here). Note: The use of any prior version of these forms will not be acceptable to meet this requirement.

(1) Identify any inexperienced co-Developer(s) by providing the name, address, telephone and facsimile numbers, e-mail address, and the relationship of the co-Developer to the Applicant.

(2) Identify the Management Company by providing the completed and executed Florida Housing Finance Corporation Management Company or Principal of Management Company General Management Experience Certification form.

(3) Identify the General Contractor by providing the completed and executed Florida Housing Finance Corporation General Contractor or Qualifying Agent of General Contractor Certification form.

(4) Identify the Architect by providing the completed and executed Florida Housing Finance Corporation Architect Certification form.

(5) Identify the Attorney by providing the completed and executed Florida Housing Finance Corporation Attorney Certification for Housing Credits form.

(6) Identify the Accountant by providing the completed and executed Florida Housing Finance Corporation Certification of Accountant form.

(7) Identify the Service Provider by providing the completed and executed Florida Housing Finance Corporation Service Provider or Principal of Service Provider Certification form (for Elderly ALF Developments only).

b. Environmental Site Assessment:

The Applicant must provide to the Corporation the completed and executed Florida Housing Finance Corporation Verification of Environmental Safety Phase I Environmental Site
Assessment form, and, if applicable, the completed and executed Florida Housing Finance Corporation Verification of environmental Safety Phase II Environmental Site Assessment form. Note: If a Phase II ESA is required, but has not been completed by the stated deadline, the Applicant must contact Corporation staff to request an extension for submission of the Phase II ESA form.

For purposes of this provision, the Applicant must use the Phase I and Phase II Environmental Assessment forms (Forms Rev. 11-14) which are available on the Corporation’s Website http://www.floridahousing.org/Developers/MultiFamilyPrograms/Competitive/2014-114/RelatedForms/ (also accessible by clicking here). Note: The use of any prior version of these forms will not be acceptable to meet this requirement.

14. $25,000 Letter of Credit:

As outlined in Section Three A.4. of the RFA, the required Letter of Credit must be, in form, content and amount, the same as the following Sample Letter of Credit:

(Issuing Bank’s Letterhead)

Irrevocable Unconditional Letter of Credit

To/Beneficiary: Florida Housing Finance Corporation     Issue Date: [a date that is no later than January 22, 2015]  
Attention: Director of Multifamily Programs  
227 N. Bronough Street, Suite 5000  
Tallahassee, Florida 32301

Letter of Credit No.: ___________  Expiration Date: [a date that is no earlier than January 22, 2016]

Issuing Bank: ____________________________

Florida Presentation Office: ________________________________________________________________

FHFC RFA # 2014-114

Applicant: ____________________________

Development: ____________________________

Gentlemen:

For the account of the Applicant, we, the Issuing Bank, hereby authorize Florida Housing Finance Corporation to draw on us at sight up to an aggregate amount of Twenty-Five Thousand and No/100 Dollars ($25,000.00).

This letter of credit is irrevocable, unconditional, and nontransferable.

Drafts drawn under this letter of credit must specify the letter of credit number and be presented at our Florida Presentation Office identified above not later than the Expiration Date. Any sight draft may be presented to us by electronic, reprographic, computerized or automated system, or by carbon copy, but in any event must visibly bear the word “original”. If the document is signed, the signature may consist of (or may appear to us as) an original handwritten signature, a facsimile signature or any other mechanical or electronic method of authentication.

Payment against this letter of credit may be made by wire transfer of immediately available funds to the account specified by you, or by deposit of same day funds in a designated account you maintain with us.
Unless we notify you in writing at least thirty (30) days prior to the Expiration Date, the Expiration Date of this letter of credit must be extended automatically for successive one-month periods.

This letter of credit sets forth in full the terms of our obligations to you, and such undertaking shall not in any way be modified or amplified by any agreement in which this letter is referred to or to which this letter of credit relates, and any such reference shall not be deemed to incorporate herein by reference any agreement.

We engage with you that sight drafts drawn under, and in compliance with, the terms of this letter of credit will be duly honored at the Presentation Office.

We are an FDIC insured bank, and our Florida Presentation Office is located in Florida as identified above.

Yours very truly,

[Issuing Bank]

By _____________________________________________

Print Name ________________________________

Print Title _________________________________