NON-COMPETITIVE APPLICATION INSTRUCTIONS

When applying for funding for the proposed Development, Applicants shall only utilize the Non-Competitive Application Form to apply for the following new funding when no other new Corporation funding sources, besides the Predevelopment Loan Program (PLP) or Elderly Housing Community Loan (EHCL), are being requested:

- Corporation-issued Multifamily Mortgage Revenue Bonds (MMRB) only. The Non-Competitive Application Form can be submitted to the Corporation any time after the effective date of Rule Chapter 67-21, F.A.C.;

  or

- Corporation-issued MMRB and Non-Competitive Housing Credits (4 Percent HC). The Non-Competitive Application Form can be submitted to the Corporation any time after the effective date of Rule Chapter 67-21, F.A.C.;

  or

- Non-Competitive Housing Credits (4 Percent HC) only, to be used for a Tax-Exempt Bond-Financed Development where the bonds are issued by a County Housing Finance Authority (HFA) established pursuant to Section 159.604, F.S. The Non-Competitive Application Form can be submitted anywhere from the time the Applicant enters Credit Underwriting for the Bonds up until the last Corporation business day of December of the year the Development is placed in service;

  or

- Non-Competitive Housing Credits (4 Percent HC) only, to be used for a Tax-Exempt Bond-Financed Development where the bonds are issued by an entity other than the Corporation or a County HFA. The Non-Competitive Application Form can be submitted once the Applicant receives affirmation that the tax-exempt multifamily bond allocation has been reserved or that the entity issuing the bonds has agreed to award the necessary allocation when available, but in no event may the Application be submitted later than the last Corporation business day of December of the year the Development is placed in service.

To access and complete the Non-Competitive Application Form and Development Cost Pro Forma, found at http://www.floridahousing.org/programs/developers-multifamily-programs/non-competitive http://www.floridahousing.org/Developers/MultiFamilyPrograms/NonCompetitive, click on “Download Application Form” and “Download Development Cost Pro Forma” and save the files to your computer.

To meet threshold, the Applicant must:

- Submit one (1) complete copy of the Non-Competitive Application Form, along with all applicable exhibits, executed with an original signature and labeled “Original Hard Copy”; and
- Submit two (2) photocopies of the “Original Hard Copy”; and
- House the “Original Hard Copy” and the two (2) photocopies in separate 3-ring binders with numbered divider tabs for each exhibit; and
- Include the required Application fee in the “Original Hard Copy” of the Application form; and
NON-COMPETITIVE APPLICATION FORM

1. Funding Requested:
   - Corporation-issued Multifamily Mortgage Revenue Bonds (MMRB) only
   - Corporation-issued MMRB and 4 Percent Housing Credits (HC)
   - 4 Percent HC only (Non-Competitive HC to be used for Tax-Exempt Bond-Financed Developments where the bonds are issued by a County Housing Finance Authority (HFA) established pursuant to Section 159.604, F.S.)
   - 4 Percent HC only (Non-Competitive HC to be used for Tax-Exempt Bond-Financed Developments where the bonds are issued by an entity other than the Corporation or a County HFA

2. Applicant:
   a. Name of Applicant: [Click here to enter text.]
   b. Provide a listing of the Principals for the Applicant, including the percentage of ownership interest of each Principal, as "Exhibit 1".
   c. Federal Employer Identification Number: [Click here to enter text.]
      If not yet obtained, provide a copy of the completed, submitted application for the Federal Employer Identification Number as "Exhibit 12".
   d. Is the Applicant applying as a Non-Profit organization?
      - Yes
      - No
      If “Yes”, the Applicant must respond to questions (1) and (2) below and provide the required information as “Exhibit 23”. If “No”, skip Non-Profit status questions and proceed to question 3. below.
   (1) Provide the IRS determination letter for each Non-Profit entity, and
   (2) Answer the following questions:
      (a) Is the Applicant or one of its general partners or managing members incorporated as a Non-Profit entity pursuant to Chapter 617, Florida Statutes, or similar state statute if incorporated outside Florida?
         - Yes
         - No
         If “No”, is the Applicant or one of its general partners or managing members a wholly-owned subsidiary of a Non-Profit entity formed pursuant to Chapter 617, Florida Statutes, or similar state statute if incorporated outside Florida?
         - Yes
         - No
      (b) Is the Applicant or one of its general partners or managing members a 501(c)(3) or 501(c)(4) Non-Profit entity or is the Applicant or one of its general partners or managing members a wholly-owned subsidiary of a 501(c)(3) or 501(c)(4) Non-Profit entity?
         - Yes
         - No
NON-COMPETITIVE APPLICATION FORM

(c) Does the Non-Profit entity have an ownership interest, either directly or indirectly, in the general partner or general partnership interest or in the managing member or the managing member’s interest in the Applicant?

☐ Yes  ☐ No

If “Yes”, state the percentage owned in the general partnership or managing member interest:

Click here to enter text  %

(d) Percentage of Developer’s fee that will go to the Non-Profit entity: Click here to enter text  %

(e) Provide the description/explanation of the role of the Non-Profit entity.

(f) Provide the names and addresses of the members of the governing board of the Non-Profit entity.

(g) For each Non-Profit entity, provide the articles of incorporation demonstrating that one of the purposes of the Non-Profit entity is to foster low-income housing.

(h) Year Non-Profit entity was incorporated (yyyy): Click here to enter text.

(i) Is the Non-Profit entity affiliated with or controlled by a for-profit entity within the meaning of Section 42(h), Internal Revenue Code?

☐ Yes  ☐ No

If “Yes”, state name of the for-profit entity:

Click here to enter text.

3. Contact Person:

Authorized Principal Representative

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.

Optional Contact Person

First Name: ______________
Middle Initial: ______________
Last Name: _____________
Street Address:____________________
City:__________________
State:________________________
Zip:_______________
Telephone:________________
NON-COMPETITIVE APPLICATION FORM

E-Mail Address: ____________________________
Relationship to Applicant: __________________________

4. Developer and Management Company:
   a. Developer:
      (1) Name of each Developer (include all co-Developers):
      Click here to enter text.
      Click here to enter text.
      Click here to enter text.

      (2) Provide a listing of the Principals for each Developer as “Exhibit 4”.

   b. Management Company:
      (1) Name of Management Company: Click here to enter text.
      (2) Mailing Address: Click here to enter text.
      (3) Telephone: Click here to enter text.

5. Principals Disclosure for the Applicant and for each Developer:
   Provide the Principals Disclosure Form as “Exhibit 3”.

6. Proposed Development Information:
   a. Name of Development:
      Click here to enter text.

   b. Location of Development Site:
      (1) County: Choose an item.

      (2) Does the proposed Development consist of Scattered Sites?

      ☐ Yes ☐ No

      If “yes”, state the total number of Scattered Sites: Click here to enter text.

      (3) Address of Development Site:
      Indicate (a) the address number, street name, and name of city and/or (b) the street name, closest designated intersection, and either name of city or unincorporated area of county. If the proposed Development consists of Scattered Sites, provide this information for each of the Scattered Sites.
      Click here to enter text.

      (4) Latitude and Longitude Coordinates: Provide the required Surveyor Certification Form(s) as “Exhibit 5”.

      (a) Development Location Point:

      Latitude in decimal degrees, rounded to at least the sixth decimal place
NON-COMPETITIVE APPLICATION FORM

Longitude in decimal degrees, rounded to at least the sixth decimal place

(b) If the proposed Development consists of Scattered Sites, identify the latitude and longitude coordinates for each site, rounded to at least the sixth decimal place:

(5) Local Jurisdiction:

(a) Name of local jurisdiction where Development is located:

Click here to enter text.

If Development is located within a municipality (incorporated city, town, or village) the municipality must be specified.

(b) Name of Chief elected official:
First: Click here to enter text.
Middle Initial: Click here to enter text.
Last: Click here to enter text.
Title: 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 No. (including area code): Click here to enter text.

c. Number of units:

(1) Total number of units in proposed Development: Click here to enter text.

(2) Total number of new construction units: Click here to enter text.

(3) Total number of rehabilitation units: Click here to enter text.

Are any of the existing units currently occupied?

☐ Yes ☐ No

(4) Indicate the total number of units that will have the following types of rental assistance:

(a) PBRA: Click here to enter text.
(b) ACC: Click here to enter text.
(c) Other federal assistance: Click here to enter text.

d. Total number of buildings in proposed Development:

Total number of residential buildings: Click here to enter text.

Total number of non-residential buildings:
NON-COMPETITIVE APPLICATION FORM

e. Indicate which of the following questions apply to the proposed Development and provide the required information, as outlined in Section 6§.e. of the Non-Competitive Application Instructions:

☐  (1)   DDA

⊙ (a) The proposed Development is located in the following HUD-designated Small Area DDA Zip Code Tabulation Area(s) (ZCTA):

Click here to enter text.

If additional space is required, enter the information in the Addenda at the end of the Exhibit A.

Or

⊙ (b) The proposed Development is located in the following HUD-designated non-metropolitan DDA area:

Click here to enter text.

☐  (2)   QCT –

The proposed Development is located in the following QCT, as defined in Section 42(d)(5)(B)(ii) of the IRC, as amended: Click here to enter text. 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 is provided as “Exhibit 46.”

☐  (3)   Multiphase Development –

The proposed Development is a phase of a multiphase Development, as outlined in Section 6§.e.(3) of the Instructions to this Application form. Indicate which of the following applies:

⊙ (a) The proposed Development is the first phase of a multiphase Development eligible for the basis boost.

or

⊙ (b) The proposed Development is a subsequent phase of a multiphase Development eligible for the basis boost.

☐  (4)   The Applicant is applying for Housing Credits for eligible acquisition expenses. If this applies to the proposed Development, answer the following questions:

(a) Is/are the building(s) acquired or to be acquired from a related party?

⊙ Yes                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                     ′
NON-COMPETITIVE APPLICATION FORM

(d) Date Development originally placed in service (mm/dd/yyyy):

Click here to enter text.

(e) Date (mm/dd/yyyy) and cost of last rehabilitation:

Click here to enter text.

(f) Describe acquisition facts and circumstances relative to Section 42(d), IRC (“10-year rule”):

Click here to enter text.

(g) Is a waiver of the 10-year rule being sought by the Applicant?

☐ Yes ☐ No

Explain why or why not:

Click here to enter text.

☐ (5) The proposed Development will receive historic Housing Credits in the amount of $Click here to enter text.

☐ (6) The Applicant is applying for Housing Credits for eligible Rehabilitation expenses. The estimated qualified basis in Rehabilitation expenses per set-aside unit within one 24-month period for the building(s) being Rehabilitationed is $Click here to enter text.

f. Development Category:

☐ New Construction
☐ Rehabilitation
☐ Acquisition and Rehabilitation
☐ Redevelopment
☐ Acquisition and Redevelopment
☐ Preservation
☐ Acquisition and Preservation

If Redevelopment, Acquisition and Redevelopment, Preservation or Acquisition and Preservation is selected, provide the required documentation as “Exhibit 5 2”.

g. Development Type: Choose an item.

h. Demographic Commitment:

☐ (1) Elderly – If selected, the Applicant must indicate the type of Elderly Development

☐ Elderly Non-ALF
☐ Elderly ALF

☐ (2) Homeless

☐ (3) Family

☐ (4) Persons with Special Needs
NON-COMPETITIVE APPLICATION FORM

i. Set-Aside Commitment:

(1) Indicate the minimum set-aside:

☐ 20% of units at 50% AMI or less
☐ 40% of units at 60% AMI or less

• Average Income Test

(2) If Average Income Test was selected above, complete the following chart listing the total number of units designated at each AMI level.

<table>
<thead>
<tr>
<th>Number of Units*</th>
<th>AMI level**</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>20%</td>
</tr>
<tr>
<td></td>
<td>30%</td>
</tr>
<tr>
<td></td>
<td>40%</td>
</tr>
<tr>
<td></td>
<td>50%</td>
</tr>
<tr>
<td></td>
<td>60%</td>
</tr>
<tr>
<td></td>
<td>70%</td>
</tr>
<tr>
<td></td>
<td>80%</td>
</tr>
</tbody>
</table>

*The total number of units designated must equal at least 40% of the total units. Applicants that select the Average Income Test must also satisfy the set-aside elections applicable to the tax-exempt bond financing.

**The designated imputed income limitation of any such unit shall be in 10-percent increments as follows: 20 percent, 30 percent, 40 percent, 50 percent, 60 percent, 70 percent, or 80 percent of the area median income. The average AMI cannot exceed 60% AMI.

(3)(2) Complete the applicable column(s) of the Set-Aside Breakdown Chart:

<table>
<thead>
<tr>
<th>Percentage of Residential Units</th>
<th>Commitment for MMRB</th>
<th>Commitment for Non-Competitive HC</th>
<th>AMI Level</th>
</tr>
</thead>
<tbody>
<tr>
<td>Enter Number %</td>
<td>Enter Number %</td>
<td>At or Below 20%</td>
<td></td>
</tr>
<tr>
<td>Enter Number %</td>
<td>Enter Number %</td>
<td>At or Below 25%</td>
<td></td>
</tr>
<tr>
<td>Enter Number %</td>
<td>Enter Number %</td>
<td>At or Below 28%</td>
<td></td>
</tr>
<tr>
<td>Enter Number %</td>
<td>Enter Number %</td>
<td>At or Below 30%</td>
<td></td>
</tr>
<tr>
<td>Enter Number %</td>
<td>Enter Number %</td>
<td>At or Below 33%</td>
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<td>Enter Number %</td>
<td>Enter Number %</td>
<td>At or Below 35%</td>
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<td>Enter Number %</td>
<td>Enter Number %</td>
<td>At or Below 40%</td>
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<td>Enter Number %</td>
<td>Enter Number %</td>
<td>At or Below 45%</td>
<td></td>
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<td>Enter Number %</td>
<td>At or Below 50%</td>
<td></td>
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<tr>
<td>Enter Number %</td>
<td>Enter Number %</td>
<td>At or Below 60%</td>
<td></td>
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<tr>
<td>Enter Number %</td>
<td>Enter Number %</td>
<td>At or Below 70%</td>
<td></td>
</tr>
<tr>
<td>Enter Number %</td>
<td>Enter Number %</td>
<td>At or Below 80%</td>
<td></td>
</tr>
</tbody>
</table>

Total Set-Aside Percentage: Enter Number % * Enter Number %

*Before entering the MMRB Total Set-Aside Percentage, the Applicant should refer to Section 5.i.3 of the Non-Competitive Application Instructions.
NON-COMPETITIVE APPLICATION FORM

(4)(.*) Indicate the total number of years the Applicant irrevocably commits to set aside units in the proposed Development (minimum is 30 years): Click here to enter text. Before making a commitment, the Applicant should refer to Item 7.i. below.

j. If the work proposed in this Application is not yet complete, what is the anticipated placed-in service date?

Click here to enter text, (mm/dd/yyyy)

k. Previous Underwriting:

(1) Is this Development currently being underwritten or has it been underwritten previously by any Credit Underwriter under contract with the Corporation?

☐ Yes  ☐ No

If “Yes”, identify the Credit Underwriter or state “unknown”:

Click here to enter text.

(2) Is there an existing Corporation-issued LURA and/or EUA on any portion of the Development site?

☐ Yes  ☐ No

7. Features and Amenities:

a.k. Features and Amenities:

Applicants requesting Corporation-issued MMRB, with or without 4 percent HC, must select enough of the features set out in (1) below to achieve a total point value of at least 6 points.

Applicants requesting 4 percent HC only to be used with bonds issued by an entity other than the Corporation or a County HFA must select enough of the features set out in (1) below to achieve a total point value of at least 12 points and enough of the features set out in (2) below to achieve a total point value of at least 9 points (for a total features point value of at least 21 points).

(1) Optional Features and Amenities for All Developments:

☐ 30 Year expected life roofing on all buildings (2 points)
☐ Emergency call service in all units (3 points)
☐ Exercise room with appropriate equipment, The exercise room must have secure entry, (1 point)
☐ Community center or clubhouse (3 points)
☐ Swimming pool (2 points)
☐ Playground/tot lot, accessible to children with disabilities (must be sized in proportion to Development’s size and expected resident population with age-appropriate equipment) (2 points)
☐ Car care area (for car cleaning/washing/vacuuming) (1 point)
☐ Two or more parking spaces per total number of units (1 point)
☐ Picnic area with hard cover permanent roof of a design compatible with the Development, open on all sides, containing at least three permanent picnic tables with benches and an adjoining permanent outdoor grill (1 point)
☐ Computer lab on-site with minimum one computer per 20 units, with internet access, basic word processing, spreadsheets and assorted educational and entertainment software programs and at least one printer (1 point)
☐ Each unit wired for high speed internet (1 point)
NON-COMPETITIVE APPLICATION FORM

The Applicant may select only one (1) of the following two items:

☐ One outside recreation facility consisting of shuffleboard court and appropriate equipment, bocce ball court or lawn bowling court and appropriate equipment, tennis court, full basketball court or volleyball court. (Specific facility will be committed to during Credit Underwriting) (2 points)

☐ Two outside recreation facilities. (Applicant must provide two separate facilities which must be approved by Corporation staff and servicers during Credit Underwriting) (2 points)

The Applicant may select only one (1) of the following two items:

☐ Laundry hook-ups and space for full-size washer and dryer inside each unit (1 point)

☐ Dryer and Energy Star qualified washer in a dedicated space with hook-ups within each unit, provided at no charge to the resident during the term of any lease (3 points)

The Applicant may select only one (1) of the following two items:

☐ Laundry facilities with full-size dryers and Energy Star qualified washers available in at least one common area on site – minimum 1 washer and 1 dryer for every 12 units (1 point)

☐ Laundry facilities with full-size dryers and Energy Star qualified washers available in at least one common area on every floor in each building of the Development if Development consists of more than one building and/or more than one story – minimum 1 washer and 1 dryer for every 12 units (2 points)

Applicants that selected Duplexes, or Quadruples at question 5.g. of the Application form may select any of the following:

☐ Garage for each unit which consists of a permanent, fully enclosable structure designed to accommodate one or more automobiles, either attached to the unit or detached but located on the same property, provided at no charge to the resident (3 points)

☐ Carport for each unit which consists of a permanent covered and paved area, attached to the unit and designed to accommodate one or more automobiles, provided at no charge to the resident (2 points)

☐ Fenced back yard for each unit which consists of a portion of the property behind each unit that is enclosed by a wood, privacy or chain link fence of a minimum height of 48”. Direct access to the fenced back yard for each unit must be afforded solely by a door from that unit and no other unit (2 points)

(2) Optional General Unit Features and Amenities for all new construction units and all rehabilitation units:

☐ Ceramic tile bathroom floors in all units (2 points)

☐ Microwave oven in each unit (1 point)

☐ Marble window sills in all units (1 point)

☐ Steel exterior door frames for all exterior doors for all units (1 point)
NON-COMPETITIVE APPLICATION FORM

☐ At least 1½ bathrooms (one full bath and one with at least a toilet and sink) in all 2-bedroom new construction units (2 points) Note: In order to be eligible to select this feature, the Development must have at least one 2-bedroom new construction unit.

☐ Double compartment kitchen sink in all units (1 point)

☐ Pantry in kitchen area in all new construction units - must be no less than 20 cubic feet of storage space. Pantry cannot be just an under- or over-the-counter cabinet. (2 points)

☐ Garbage disposal in all units (1 point)

☐ New kitchen cabinets and counter top(s) in all rehabilitation units (3 points)

☐ New bathroom cabinet(s), excluding medicine cabinet, in all rehabilitation units (1 point)

☐ New plumbing fixtures in kitchen and bathroom(s) in all rehabilitation units [minimum of new sink and new faucets in kitchen and minimum of new tub, new toilet, new sink and new faucets in bathroom(s)] (3 points)

Note: Applicants requesting 4 percent HC only to be used with bonds issued by a County HFA are not required to make a features and amenities commitment.

b. Green Building Features:

Applicants requesting Corporation-issued MMRB, with or without 4 percent HC, must select at least five (5) of the following Green Building Features. Applicants requesting 4 percent HC only to be used with bonds issued by an entity other than the Corporation or a County HFA must select at least eight (8) of the following Green Building Features.

☐ Programmable thermostat in each unit

☐ Energy Star qualified ceiling fans in all bedrooms and living areas

☐ Energy Star qualified roofing material or coating

☐ Energy Star qualified ventilation fans in all bathrooms

☐ Energy efficient windows in each unit (there are specific requirements per Development Type, as outlined in Section 5.1.(3) of the instructions)

☐ Install daylight sensors, timers or motion detectors on all outdoor lighting attached to buildings

☐ FL Yards and Neighborhoods certification on all landscaping

☐ Eco-friendly flooring -- Carpet and Rug Institute Green Label certified carpet and pad, bamboo, cork, recycled content tile, and/or natural linoleum

☐ Eco-friendly cabinets – formaldehyde free and material must be certified by the Forest Stewardship Council or a certification program endorsed by the Programme for the Endorsement of Forest Certification

☐ Low-flow water fixtures in bathrooms--WaterSense labeled products or the following specifications:
  • Toilets: 1.28 gallons/flush or less; and
  • Faucets: 1.5 gallons/minute or less; and
  • Showerheads: 2.0 gallons/minute or less.

☐ Low-VOC paint for all interior walls (50 grams per liter or less for flat paint; 150 grams per liter or less for non-flat paint)

☐ Energy Star qualified refrigerators, dishwashers and washing machines that are provided by the Applicant

☐ Minimum SEER of 15 for unit air conditioners

Note: Applicants requesting 4 percent HC only to be used with bonds issued by a County HFA are not required to make a green building features commitment.

c. Resident Programs:

(1) Qualified Resident Programs for all Applicants.
NON-COMPETITIVE APPLICATION FORM

Applicants requesting Corporation-issued MMRB, with or without 4 percent HC, must select at least one (1) of the following programs and Applicants requesting 4 percent HC only to be used with bonds issued by an entity other than the Corporation or a County HFA must select at least four (4) of the following programs. These programs are outlined in Section 7.c. 5.m.(3) of the instructions.

The following health and wellness resident programs are available for Elderly ALF Developments only:

☐ Health and Wellness Services and Activities
☐ Mentoring and Intergenerational

The following health and wellness resident programs are available for All Developments except Elderly ALF Developments:

☐ Health Care
☐ Health and Nutrition Classes
☐ Mentoring

The following resident programs are available for all Developments, regardless of the Demographic Commitment selected by the Applicant at question 65.h. above:

☐ Resident Activities
☐ Financial Counseling
☐ English as a Second Language
☐ Resident Assistance Referral Program

☐ Swimming Lessons
☐ Life Safety Training

(2) Additional Qualified Resident Programs.

Applicants requesting 4 percent HC only to be used with bonds issued by an entity other than the Corporation or a County HFA must also select enough of the following programs for the applicable Demographic Commitment (selected by the Applicant at Section 65.h. of the Application) to achieve a total point value of at least 6 points. Section 7.c. 5.m.(3)(b) through (e) of the instructions outlines the resident programs available for the applicable Demographic Commitments.

☐ Financial Assistance with Purchase of a Home (Family or Homeless)
☐ After School Program for Children (Family or Homeless)
☐ First Time Homebuyer Seminars (Family or Homeless)
☐ Literacy Training (Family, Homeless, Elderly Non-ALF, or Elderly ALF)
☐ Employment Assistance Program (Family or Homeless)
☐ Supported Employment Program (Homeless or Persons with Special Needs)
☐ Effective Communication for Conflict Resolution (Homeless or Persons with Special Needs)
☐ Safety Awareness Program (Homeless or Persons with Special Needs)
☐ Stress Management (Homeless or Persons with Special Needs)
☐ Daily Activities (Elderly Non-ALF only)
☐ Assistance with Light Housekeeping, Grocery Shopping and/or Laundry (Elderly Non-ALF only)
☐ Resident Assurance Check-In Program (Elderly Non-ALF only)
☐ 24 Hour Support to Assist Residents in Handling Urgent Issues (Elderly Non-ALF or Persons with Special Needs)
NON-COMPETITIVE APPLICATION FORM

☐ Medication Administration (Elderly ALF only)
☐ Computer Training (Elderly Non-ALF or Elderly ALF)
☐ Services for Persons with Alzheimer’s Disease and Other Related Disorders (Elderly ALF only)
☐ Private Transportation (Elderly Non-ALF, Elderly ALF, or Persons with Special Needs)

Note: Applicants requesting 4 percent HC only to be used with bonds issued by a County HFA are not required to make a resident programs commitment.

n. Previous Underwriting:

(1) Is this Development currently being underwritten or has it been underwritten previously by any Credit Underwriter under contract with the Corporation?

☐ Yes ☐ No

If “Yes”, identify the Credit Underwriter or state “unknown”.

Click here to enter text.

(2) Is there an existing LURA and/or EUA on any portion of the Development site?

☐ Yes ☐ No

86. Funding:

a. Funding Request:

(1) Corporation-issued MMRB: $ Click here to enter text.

(2) Non-Competitive HC funding request (annual amount): $ Click here to enter text.

b. Finance Documents:

If requesting Corporation-issued MMRB only, provide the information outlined in questions (1) and (5) below.

If requesting Corporation-issued MMRB and 4% HC, provide the information outlined in questions (1), (4) and (5) below.

If requesting 4% HC only to be used with bonds issued by a County HFA, provide the information outlined in questions (2)(a) or (2)(b), as applicable, (4) and (5) below.

If requesting 4% HC only to be used with bonds issued by an entity other than the Corporation or a County HFA, provide the information outlined in questions (3) through (5) below.

(1) If requesting Corporation-issued MMRB, provide the following information:

(a) Credit Enhancer:

Click here to enter text.

Term:

Click here to enter text.

Expected Rating:
NON-COMPETITIVE APPLICATION FORM

Click here to enter text.

or

Private Placement / Name of Purchaser:

Click here to enter text.

Term:

Click here to enter text.

Expected Rating:

Click here to enter text.

Provide the Credit Enhancer’s Commitment or Bond Purchaser’s Letter of Interest as “Exhibit 6 8”.

and

(b) Provide the completed Development Cost Pro-Forma, the Detail/Explanation Sheet, if applicable, the Construction or Rehab Analysis, and the Permanent Analysis as “Exhibit 6 8”.

(2) If requesting 4% HC only to be used with bonds issued by a County HFA:

(a) If the Credit Underwriting for the bonds is complete and it was prepared by a Credit Underwriter under contract with the Corporation, provide a complete copy of the final Credit Underwriting Report as “Exhibit 7 9”.

or

(b) If the Credit Underwriting for the bonds has not been completed or has been completed by a credit underwriter not under contract with the Corporation, provide the following information as “Exhibit 7 9”:

(i) The completed Development Cost Pro-Forma, the Detail/Explanation Sheet, if applicable, the Construction or Rehab Analysis, and the Permanent Analysis;

(ii) For the bond financing:

• State the name of the assigned Credit Underwriter for the bonds:

  Click here to enter text,

  and

• Provide a copy of the inducement resolution or acknowledgement resolution awarding the bonds; and

(iii) Provide the information outlined in questions (4) and (5) below.

(3) If requesting 4% HC only to be used with bonds issued by an entity other than the Corporation or a County HFA:

(a) Provide the following bond information:
NON-COMPETITIVE APPLICATION FORM

Tax-Exempt Multifamily bond source:

Click here to enter text.

Tax-Exempt multifamily bond amount:

Click here to enter text.

(b) Provide the following information as “Exhibit 8 10”:

(i) The completed Development Cost Pro-Forma, the Detail/ Explanation Sheet, if applicable, the Construction or Rehab Analysis, and the Permanent Analysis; and

(ii) The required information for the bond financing.

(4) Housing Credit Equity –

All Applicants requesting HC must provide the following documentation, as applicable, as “Exhibit 9 11”:

(a) If the equity agreement has closed, provide a copy of the closed limited partnership agreement or limited liability company operating agreement; or

(b) If the equity agreement has not closed, provide a copy of the equity proposal, executed by both parties.

Note: The equity agreement must meet the “15% criteria” described in Section 7.j. of the Application form.

(5) Other Non-Corporation Financing –

All Applicants must provide a copy of all other funding proposals that will be used as a source of financing for the proposed Development as “Exhibit 10 12”.

97. Applicant Certification:

By completing, executing and submitting this Application form and all applicable exhibits, the Applicant certifies and acknowledges that:

a. The proposed Development can be completed and operating within the development schedule and budget (i) outlined in the final Credit Underwriting Report submitted with the Application form, or (ii) submitted to the Corporation as a part of the Application form.

b. Except for proposed Developments involving bonds issued by a County HFA which are exempted from this requirement, 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, Bond Counsel, if applicable, the Credit Underwriter, and Corporation Staff.

c. The Applicant will promptly furnish such other supporting information, documents, and pay such fees as may be requested or required by the Corporation and/or the Credit Underwriter.

d. If the Applicant enters Credit Underwriting at its own risk, the Applicant understands and agrees that the Corporation is not responsible or liable for actions taken by the Applicant in reliance on a conditional Credit Underwriting invitation by the Corporation. If the Applicant elects to enter Credit
NON-COMPETITIVE APPLICATION FORM

Underwriting based on a conditional Credit Underwriting invitation, the Applicant understands and agrees that it is doing so at Applicant’s sole risk and, by its execution below, accepts such risk as its own, and hereby waives any and all claims and actions for damages or costs against Florida Housing and/or the Credit Underwriter in connection therewith.

e. 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.

f. The Applicant commits to participate in the statewide housing locator system, as required by Florida Housing.

g. The Applicant and all Financial Beneficiaries have read all applicable Corporation rules governing this Application form and have read the Instructions for completing this Application form and will abide by the applicable Florida Statutes and administrative rules, including, but not limited to, Rule Chapters 67-21, Florida Administrative Code. 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.

h. In eliciting information from third parties required 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 the information provided by any such party is based upon, and accurate with respect to, the Development as proposed in this Application.

i. The Applicant’s commitment to set aside units in the proposed Development for the affordability period stated by the Applicant at question 65.i.(3) above is subject to the following:

1. With certain exceptions, if there is an existing Corporation-issued LURA and/or EUA on the proposed Development site, in submitting this Application the Applicant knowingly, voluntarily and irrevocably commits to waive, and does hereby waive, for the duration of the total affordability period (a) as indicated by the Applicant in the Application or (b) the affordability period stated in the existing Corporation-issued LURA and/or EUA, whichever is greater, 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 affordability period indicated in the Application at any time prior to the expiration of its full term. The exceptions to the above provision are: (i) if there is an existing LURA for the Predevelopment Loan (PLP) Program and/or the Elderly Housing Community Loan (EHCL) Program, (ii) if there is an existing LURA for the MMRB Program where no Corporation funding other than PLP and/or EHCL was involved with the original MMRB award, or (iii) if there is an existing EUA for Non-Competitive HC where no Corporation funding other than MMRB, PLP and/or EHCL was involved with the original Non-Competitive HC award.

2. If there is no existing Corporation-issued LURA and/or EUA on the proposed Development site, or if there is an existing Corporation-issued LURA and/or EUA that meets any of the exceptions outlined in (1) above, the Applicant irrevocably waives its option to convert to market after year fourteen (14) only if the Applicant commits to set aside units in the proposed Development for a period of time greater than the HC 30 year minimum.

j. 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:

1. 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
NON-COMPETITIVE APPLICATION FORM

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 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

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

k. The undersigned understands and agrees that the Applicant must submit IRS Form 8821 for all Financial Beneficiaries prior to Final Housing Credit Allocation.

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

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 Authorized Principal Representative Applicant: ____________________________

Name (typed or printed): Click here to enter text.

Title (typed or printed): Click here to enter text.

This Non-Competitive Application Form will fail threshold if the completed Application Form, reflecting an original signature, is not provided in the copy labeled “Original Hard Copy” or if the Application Form contains corrections or ‘white-out’ or is altered or retyped. Signatures in blue ink are preferred. The Application Form may be photocopied.

********

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.
Part A. Application Instructions

1. Funding Requested:

   Indicate the funding requested in this Application.

2. Applicant:

   a. State the name of the Applicant.

   For purposes of (1) and (2) below, a material change shall mean 33.3 percent or more of the Applicant, a general partner of the Applicant, or a member of the Applicant, and a non-material change shall mean less than 33.3 percent of the Applicant, a general partner of the Applicant, or a member of the Applicant.

   (1) For Applicants requesting Non-Competitive Housing Credits only:

   The Applicant entity shall be the recipient of the Housing Credits and cannot be changed in any way (materially or non-materially) until after the Preliminary Determination is issued. Once the Preliminary Determination has been issued, (a) replacement of the Applicant or a material change in the ownership structure of the named Applicant will require Board approval prior to the change, and (b) any non-material change in the ownership structure of the named Applicant will require Corporation approval prior to the change. The Applicant entity may be changed without Board approval after a Final Housing Credit Allocation Agreement 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 issuance of the Preliminary Determination or without Board approval or Corporation approval, as applicable, prior to the approval of the Final Housing Credit Allocation and issuance of the IRS Forms 8609 shall result in a disqualification from receiving funding and shall be deemed a material misrepresentation. Changes to the limited partner of a limited partnership or an investor member of a limited liability company owning the syndicating interest therein will not result in disqualification.

   (2) For Applicants requesting MMRB, with or without Non-Competitive Housing Credits:

   The Applicant entity shall be the recipient of the Non-Competitive Housing Credits and the borrowing entity for the MMRB Loan and cannot be changed in any way (materially or non-materially) until after the MMRB Loan closing. After loan closing, any change (materially or non-materially) will require Board approval prior to the change. Changes to the Applicant entity prior to the loan closing or without Board approval after the loan closing shall result in disqualification from receiving funding and shall be deemed a material misrepresentation. Changes to the limited partner of an investor a limited partnership or an investor member of a limited liability company owning the syndicating interest therein will not result in disqualification.
b. Provide a listing of the Principals for the Applicant, including the percentage of ownership interest of each Principal, as “Exhibit 1” to the Application form.

c. Enter Applicant’s Federal Employer Identification Number. If the Federal Employer Identification Number has not yet been obtained, provide a copy of the completed, submitted application for that number as “Exhibit 12” to the Application form.

c. If the Applicant applies as a Non-Profit entity it must remain a Non-Profit entity. The Non-Profit entity understands and acknowledges 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. If the Applicant is applying as a Non-Profit entity, failure to include the following information for each Non-Profit entity as “Exhibit 23” to the Application form will result in disqualification as a Non-Profit entity and failure to meet threshold:

(1) IRS determination letter;
(2) 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). The percentage of the Developer’s fee that will go to the Non-Profit entity must be at least 25 percent;
(3) The names and addresses of the governing board of the Non-Profit entity; and
(4) The articles of incorporation demonstrating that one of the purposes of the Non-Profit entity is to foster low income housing.

3. Contact Person:

Provide the requested information for the Authorized Principal Representative and, if desired, the Operational Contact Person.

The Authorized Principal Representative (a) must be a natural person Principal of the Applicant listed on the Principal Disclosure Form; (b) must have signature authority to bind the Applicant entity; (c) must sign the Applicant Certification and Acknowledgement form submitted in this Application; and (d) if funded, will be the recipient of all future documentation that requires a signature.

If provided, the Operational Contact Person will be the recipient of any general correspondence associated with the Development activities that does not require a signature. If an Operational Contact Person is not provided, the Authorized Principal Representative will be the recipient of any such documentation.

4. Developer and Management Company:

a. Developer:

(1) State the name of each Developer (include all Co-Developers).

(2) Provide a listing of the Principals of each Developer as “Exhibit 4” to the Application form.

b. Management Company:

State the name, address and telephone number for the Management Company.
5. **Principals Disclosure for the Applicant and for each Developer:**

   a. Provide the Principals of the Applicant and Developer(s) Disclosure Form (Rev. 08-2016) ("Principal Disclosure Form"), as "Exhibit 3" to the Application form.

   b. 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 Applicant has been invited to enter Credit Underwriting.

   For purposes of (1) and (2) below, a material change shall mean 33.3 percent or more of the Applicant, a general partner of the Applicant, or a non-investor member of the Applicant, and a non-material change shall mean less than 33.3 percent of the Applicant, a general partner of the Applicant, or a non-investor member of the Applicant.

   (1) For Applicants requesting Non-Competitive Housing Credits only:

   The Applicant entity shall be the recipient of the Housing Credits and cannot be changed in any way (materially or non-materially) until after the Preliminary Determination is issued. Once the Preliminary Determination has been issued, (a) replacement of the Applicant or a material change in the ownership structure of the named Applicant will require Board approval prior to the change, and (b) any non-material change in the ownership structure of the named Applicant will require Corporation approval prior to the change. The Applicant entity may be changed without Board approval after a Final Housing Credit Allocation Agreement 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 issuance of the Preliminary Determination or without Board approval or Corporation approval, as applicable, prior to the approval of the Final Housing Credit Allocation and issuance of the IRS Forms 8609 shall result in a disqualification from receiving funding and shall be deemed a material misrepresentation. Changes to the limited partner of an investor limited partnership or an investor member of a limited liability company owning the syndicating interest therein will not result in disqualification.

   (2) For Applicants requesting MMRB, with or without Non-Competitive Housing Credits:

   The Applicant entity shall be the recipient of the Non-Competitive Housing Credits and the borrowing entity for the MMRB Loan and cannot be changed in any way (materially or non-materially) until after the MMRB Loan closing. After loan closing, any change (materially or non-materially) will require Board approval prior to the change. Changes to the Applicant entity prior to the loan closing or without Board approval after the loan closing shall result in disqualification from receiving funding and shall be deemed a material misrepresentation. Changes to the limited partner of an investor limited partnership or an investor member of a limited liability company owning the syndicating interest therein will not result in disqualification.

   c. 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.
65. Proposed Development Information:
   a. State the name of the Development.
   b. Location of Development Site:
      (1) State the County where the Development is located.
      (2) Indicate whether the proposed Development consists of Scattered Sites, as defined in Rule 67-21.002, F.A.C., and, if applicable, state the total number of Scattered Sites.
      (3) State the (a) address number, street name, and name of city, and/or (b) the street name, closest designated intersection, and either name of city or unincorporated area of county. If the proposed Development consists of Scattered Sites, provide this information for each of the Scattered Sites.
      (4) Latitude/Longitude Coordinates Surveyor Certification Form(s):
         (a) Surveyor Certification of Development Location Point Form—
            All Applicants must provide a Development Location Point stated in decimal degrees, rounded to at least the sixth decimal place. If the proposed Development consists of Scattered Sites, as of Application Deadline the Development Location Point must affirmatively be established on the site with the most units, as outlined in subsection 67-21.002(96), F.A.C., and latitude and longitude coordinates for each Scattered Site must also be provided, as Exhibit 5 to the Application form, the properly completed and executed Surveyor Certification of Development Location Point Form listing the required Development Location Point information; and
         (b) If the proposed Development consists of Scattered Sites, for each Scattered Site the Applicant must provide the latitude and longitude coordinates of one point located anywhere on the Scattered Site. The coordinates must be stated in decimal degrees and rounded to at least the sixth decimal place, Surveyor Certification of Scattered Sites Form
            If the proposed Development consists of Scattered Sites, the Applicant must also provide the required information for each of the Scattered Sites by providing the properly completed and executed Surveyor Certification of Scattered Sites Form, as Exhibit 5 to the Application form.
      (5) Provide the requested information regarding the local jurisdiction.
   c. Number of Units:
      (1) State the total number of units in the proposed Development.
      Note: The following unit limit applies only to Applications requesting Corporation-issued MMRB, with or without 4 percent HC:
         • Proposed Developments with a Development Category of New Construction, Redevelopment, or Acquisition and Redevelopment may not exceed 300 total units.
(2) State the total number of new construction units in the proposed Development.

(3) State the total number of rehabilitation units in the proposed Development and indicate whether any of the existing units are currently occupied.

(4) State the total number of units that will have each of the following types of rental assistance: PBRA, ACC, and/or other federal assistance.

d. State the total number of residential and non-residential buildings in the proposed Development.

Note: Applications requesting Corporation-issued MMRB, with or without 4 percent HC, must be for a proposed Development consisting of two (2) or more dwelling units in each residential building.

e. DDA / QCT / Multiphase Development:

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 (i.e. basis boost) in accordance with Section 42(d)(5)(B) of the IRC.

(1) DDA –

If the proposed Development is located in a HUD-designated DDA, identify the Small Area Zip Code Tabulation Area(s) (ZCTA) or County (if in a non-metropolitan area), as applicable.

The applicable Surveyor Certification form(s), required at question 5.b.(4) of the Application form, must confirm the ZCTA(s) stated at question 5.e.(1)(a) of the Application form. If any ZCTA stated at question 5.e.(1)(a) differs from the information stated on the Surveyor Certification form(s), the information stated on the Surveyor Certification form(s) will be used for purposes of determining the proposed Development’s eligibility for the basis boost.

Note: The assigned Small Area DDA ZCTA number(s) is available at
https://www.huduser.gov/portal/Datasets/qct/DDA2018M.PDF
https://www.huduser.gov/portal/Datasets/qct/DDA2016M.PDF
and the applicable HUD mapping software is available at
https://www.huduser.gov/portal/sadda/sadda_qct.html. If the proposed Development is located in a metropolitan area and consists of Scattered Sites, the DDA designation will only apply to the Scattered Site(s) that are located within a HUD-designated DDA ZCTA.

(2) QCT –

If the proposed Development is not located in a HUD-designated DDA, in order to be classified as a Development located in a QCT for purposes of this Application, the proposed Development must be located in one of the QCTs based on the current census, as determined by HUD, and the Applicant must indicate the QCT 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 “Exhibit 46” to the Application form.
(3) Multiphase Development –

HUD’s notice published in the Federal Register (found at http://www.huduser.org/portal/datasets/qct.html) that is in effect at the time the Applicant submits the Non-Competitive Application shall govern the eligibility for a basis boost for the proposed Development.

If the proposed Development is eligible for the multiphase status, the Applicant must indicate whether the proposed Development qualifies as a first phase or a subsequent phase, as outlined below:

(a) First Phase of a Multiphase Development:

For purposes of this Non-Competitive Application, a first phase is one where the Applicant is requesting Non-Competitive Housing Credits which will be used with Tax-Exempt Bonds awarded under a County HFA’s competitive application process.

Select question 5.e.(3)(a) of the Application form if the proposed Development qualifies as the first phase of a multiphase Development. During the credit underwriting process, the Applicant will be required to submit to the Corporation an attorney opinion letter describing the subsequent phases, as required by the Federal Register. The invitation to enter credit underwriting will outline the information that, at a minimum, must be included in the attorney opinion letter.

or

(b) Subsequent Phase of a Multiphase Development:

For purposes of this Non-Competitive Application, a subsequent phase is one where the initial phase was appropriately identified as such in an Application awarded funding under one (1) of the following competitive application processes: (i) the 2011 Universal Application Cycle, (ii) any subsequent Housing Credit competitive solicitation issued prior to the date the Applicant’s Non-Competitive Application was deemed complete, or (iii) a Non-Competitive Housing Credit Application (i.e., a Non-Competitive Housing Credit allocation awarded within the 730 day period following the date the competitive Bond application for Tax-Exempt Bonds awarded through a Corporation competitive RFA process or through a County HFA’s competitive application process) was deemed complete by the Bond-issuing agency for which the Non-Competitive Housing Credit allocation was awarded, provided the 730 day period did not end prior to the submission deadline for the Corporation’s competitive RFA or County HFA’s competitive application. After the initial award, the Applicant must have submitted an Application for Housing Credits in immediately consecutive years, per the HUD requirements.

Select question 5.e.(3)(b) of the Application form if the proposed Development qualifies as a subsequent phase of a multiphase Development. During the credit underwriting process, the Applicant will be required to submit to the Corporation an attorney opinion letter which, among other things, identifies the Application in which the first phase was declared, and includes information on the subsequent phase(s) illustrating that the proposed Development is eligible for the basis boost. The
invitation to enter credit underwriting will outline the information that, at a minimum, must be included in the attorney opinion letter.

(4)–(6) The responses to questions 5, e,(4) through (6) of the Application form must be in accordance with Section 42, IRC, as amended.

If the Applicant is requesting 4 percent HC only in this Application and indicates at question 5.e.(1), (2), and/or (3) of the Application form that the proposed Development is eligible for the basis boost, then the Applicant must also provide as “Exhibit 46” to the Application form a letter from the Development’s bond-issuing agency certifying the date the bond application was deemed complete and stating whether the bond application process was competitive or non-competitive. A “complete application” means that no more than de minimis clarification of the application is required for the agency to make a decision about the issuance of bonds requested in the application. Non-competitive HC Applicants must also comply with Section 42, IRC, regarding DDA/QCT qualifying date.

f. Indicate one applicable Development Category:

- 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)*
- Preservation (where less than 50% of the units are new construction)*
- Acquisition and Preservation (acquisition and less than 50% of the units are new construction)*

* If the Development Category of Redevelopment or Preservation (either category with or without Acquisition) is selected, in order to determine the proposed Development’s eligibility for the selected Development Category and its Rental Assistance (RA) Level classification, the applicable documentation outlined in f.(1) or (2) below must be provided. The criteria for RA Level classifications is also outlined below.

(1) If Redevelopment or Acquisition and Redevelopment is selected, in order to qualify for the selected Development Category the following criteria must be met:

(a) The Development must meet the definition of Redevelopment stated in Rule 67-21.002, F.A.C;

(b) The Applicant must provide, as “Exhibit 57" to the Application form, a letter from HUD or RD, dated within 12 months of the date the Application is submitted, which includes the following information:

i. Name of the Development*;
ii. Address of the Development;
iii. Year built;
iv. Total number of units that will receive PBRA and/or ACC if the proposed Development is funded; and
v. The HUD or RD program currently 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 fail threshold and the proposed Development will automatically be deemed to be RA Level 6.

(2) If Preservation or Acquisition and Preservation is selected, in order to qualify for the selected Development Category the following criteria must be met:

(a) The proposed Development must consist of 250 total units or less;

(b) The Development must meet the definition of Preservation stated in Rule 67-21.002, F.A.C.;

(c) The Development must also meet the definition of Rehabilitation stated in Rule 67-21.002, F.A.C.;

(d) The Applicant must provide, as “Exhibit 5” to the Application form, a letter from HUD or RD, dated within 12 months of the date the Application is submitted, which includes the following information:

i. Name of the Development;

ii. Address of the Development;

iii. Year built;

iv. Total number of units that currently receive PBRA and/or ACC;

v. Total number of units that will receive PBRA and/or ACC if the proposed Development is funded (this must equal or exceed the number of units that currently receive PBRA and/or ACC);

vi. The type of HUD or RD rental assistance that will be associated with the proposed Development; and

vii. Confirmation that the Development either (A) has not received any financing from HUD or RD for rehabilitation work since 1996, or (B) has received financing from HUD or RD for rehabilitation work since 1996, but the budget for the rehabilitation work did not exceed $10,000 per unit in any single year.

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 Preservation or Acquisition and Preservation, the Application will fail threshold and the proposed Development will automatically be deemed to be RA Level 6.

Redevelopment and Preservation Developments that are tentatively funded will be required to provide to the Credit Underwriter a plan for relocation of existing tenants.

A proposed Development’s Development Category and RA Level will affect its eligibility to be exempted from the LDA restrictions outlined in Section A.6.1A.5 of (2) below, as applicable.

The total number of units that will receive rental assistance as stated in the required 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 by the total units stated by the Applicant at question 65.c.(1) of the Application form, 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.

### Rental Assistance Level Classification Chart

<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>or 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>or 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>or 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.

During Credit Underwriting, all funded Applications will be held to the number of rental assistance units stated in the applicable letter provided by the Applicant as Exhibit 76 to the Application form. This requirement will apply throughout the entire Compliance Period, subject to Congressional appropriation and continuation of the rental assistance program.

g. The Applicant must select 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)

h. Demographic Commitment

Indicate the Demographic Commitment (Elderly (Non-ALF or ALF), Homeless, Family, or Persons with Special Needs). Note: if Elderly is selected, the Applicant must indicate the type of Elderly Development (Non-ALF or ALF).
i. Set-Aside Commitment:

(1) Indicate the minimum set-aside (20% of units at 50% Area Median Income (AMI) or less, 40% of units at 60% AMI or less, or Average Income Test, as defined in Section 42, 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 setting aside any of the units at the 60 percent AMI level. For example, an Applicant may commit to setting aside 40 percent at 50 percent AMI and this would also be considered 40 percent at 60 percent AMI or less. The Average Income Test requires that (i) forty percent or more of the residential units in the Development be both rent-restricted and occupied by individuals whose income does not exceed the imputed income limitation designated by the Owner with respect to the respective unit, subject to the special rules relating to income limitation which (ii) require the Owner to designate the imputed income limitation of each unit taken into account under (i) above, such that the average of the imputed income limitations as designated by the Owner shall not exceed 60 percent of the area median income. The designated imputed income limitation of any such unit shall be in 10-percent increments as follows: 20 percent, 30 percent, 40 percent, 50 percent, 60 percent, 70 percent, or 80 percent of the area median income. Applicants that select the Average Income Test must also satisfy the set-aside elections applicable to the tax-exempt bond financing.

(2) If the Average Income Test is selected above, the Applicant must complete the chart at question 5.i.(2) of the Application, indicating the number of units designated at each AMI level. The designated imputed income limitation of any such unit shall be in 10-percent increments as follows: 20 percent, 30 percent, 40 percent, 50 percent, 60 percent, 70 percent, or 80 percent of the area median income. The average AMI cannot exceed 60% AMI.

(3) Complete the applicable column(s) of the Set-Aside Breakdown Chart at question 5.i.5.j.(2) of the Application by listing 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.

Note: If the MMRB Development has a previous award of Housing Credits with an existing EUA, the Applicant should consider the income levels of the occupied units when selecting the MMRB set-aside commitments. Section 42 IRC allows residents whose income levels have risen above AMI subsequent to initial occupancy to remain in their units even though they would no longer qualify if applying for residency today. The income of these existing occupants may currently exceed 60 percent AMI and thus, these units cannot be counted toward meeting the committed MMRB Total Set-Aside Percentage. In the event an MMRB Applicant commits to a total set-aside percentage which is higher than a percentage that can be actually met due to the “grandfathering” of occupants associated with an existing EUA, the MMRB set-aside percentage can be adjusted by the Corporation during the scoring of the Application.
(4) Indicate the total affordability period (the total length of time the units will be set-aside – minimum length is 30 years). Before making a commitment, the Applicant should refer to Item 97.i. of the Applicant Certification section of the Non-Competitive Application form.

j. If the work proposed in this Application is not yet complete, indicate the anticipated placed-in-service date.

k. Previous Underwriting:

(1) Indicate whether the proposed Development is currently being underwritten or has been underwritten previously by any Credit Underwriter under contract with the Corporation and, if known, identify the name of the Credit Underwriter.

(2) Indicate whether there is an existing Corporation-issued LURA and/or EUA on any portion of the Development site.

l. Limited Development Area (LDA) Restrictions:

For (i) Applications for Corporation-issued MMRB, with or without 4 percent HC, and (ii) Applications for 4 percent HC only to be used with bonds issued by an entity other than the Corporation or a County HFA:

Any proposed Development that is located in a county listed on the following Limited Development Areas (LDA) Chart that has one of the listed Demographic Categories will be subject to the LDA restrictions outlined in (2) below unless it meets the exemption criteria outlined in (1)(a) or (1)(b) below.

(1) Any proposed Development that meets the criteria outlined in (a) or (b) below will be exempted from the LDA restrictions outlined in Item (2) below:

(a) The Applicant selected and qualified at question 6.f. of the Application form for the Development Category of Preservation, Acquisition and Preservation, Redevelopment, or Acquisition and Redevelopment, and meets all of the following criteria:

* The Applicant selected the Family, Elderly, or Homeless Demographic Category at question 5.h. of the Application form; and

* The proposed Development is classified as RA Level 1 or RA Level 2*; and

* The Percentage of Total Units that have Rental Assistance calculated at Section A.6.f. above is greater than 75 percent; and

* The proposed Development consists of 250 total units or less.

or

(b) The Applicant selected the Persons with Special Needs Demographic Commitment at question 6.h. of the Application form, regardless of the Development Category selected at question 6.f. of the Application form.

* RA Levels are described in section 6.f. above.
(2) Any proposed Development that meets the following criteria will, if the Application meets threshold, be invited to enter Credit Underwriting at its own risk and be subjected to additional Credit Underwriting review to determine the effect of the proposed Development on existing Developments within the applicable LDA area:

(a) If it is located within a county or an area of a county that is included on the LDA chart set out below and the Applicant selected one of the listed Demographic Categories, and

(b) If it does not meet one of the exemption requirements outlined in item (1) above.

### Limited Development Area (LDA) Chart

<table>
<thead>
<tr>
<th>County</th>
<th>Demographic Category</th>
<th>Location Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hamilton</td>
<td>Family and Elderly</td>
<td>Entire County</td>
</tr>
</tbody>
</table>

## 7. Features and Amenities:

a.k.R. Required Features and Amenities Commitments are outlined below for Applicants requesting (i) Corporation-issued MMRB, with or without 4 percent HC, or (ii) 4 percent HC only to be used with bonds issued by an entity other than the Corporation or a County HFA.

All selected features and amenities must be located on the Development site. In addition, if the proposed Development will consist of Scattered Sites, the Applicant must locate each selected feature and amenity that is not unit-specific on each of the Scattered Sites, or no more than 1/16 mile from the site with the most units, or a combination of both.

(1) At question 7.a.(1)§k.(1) of the Application form, Applicants requesting Corporation-issued MMRB, with or without 4 percent HC, must select enough of the Optional Features and Amenities for All Developments (set out in Item (3)(a) below) to achieve a total point value of at least 6 points.

(2) At question 7.a.(1) and (2)§k.(1) and (2) of the Application form, Applicants requesting 4 percent HC only to be used with bonds issued by an entity other than the Corporation or a County HFA must select enough of the features and amenities to achieve a total point value of at least 21 points (at least 12 points from the list of Optional Features and Amenities for All Developments set out in Item (3)(a) below, and at least 9 points from the list of Optional General Features and Amenities set out in Item (3)(b) below).

(3) Features and Amenities:

a. Optional Features and Amenities for All Developments:

- 30 Year expected life roofing on all buildings (2 points)
- Emergency call service in all units (3 points)
- Exercise room with appropriate equipment. The exercise room must have secured entry. (1 point)
- Community center or clubhouse (3 points)
- Swimming pool (2 points)
- Playground/tot lot, accessible to children with disabilities (must be sized in proportion to Development’s size and expected resident population with age-appropriate equipment) (2 points)
- Car care area (for car cleaning/washing/vacuuming) (1 point)
- Two or more parking spaces per total number of units (1 point)
- Picnic area with hard cover permanent roof of a design compatible with the Development, open on all sides, containing at least three permanent picnic tables with benches and an adjoining permanent outdoor grill (1 point)
- Computer lab on-site with minimum one computer per 20 units, with internet access, basic word processing, spreadsheets and assorted educational and entertainment software programs and at least one printer (1 point)
- Each unit wired for high speed internet (1 point)

The Applicant may select only one of the following two items:

- One outside recreation facility consisting of shuffleboard court and appropriate equipment, bocce ball court or lawn bowling court and appropriate equipment, tennis court, full basketball court or volleyball court. (Specific facility will be committed to during Credit Underwriting) (2 points)
- Two outside recreation facilities. (Applicant must provide two separate facilities which must be approved by Corporation staff and servicers during Credit Underwriting) (2 points)

The Applicant may select only one of the following two items:

- Laundry hook-ups and space for full-size washer and dryer inside each unit (1 point)
- Dryer and Energy Star qualified washer in a dedicated space with hook-ups within each unit, provided at no charge to the resident during the term of any lease (3 points)

The Applicant may select only one of the following two items:

- Laundry facilities with full-size dryers and Energy Star qualified washers available in at least one (1) common area on site – minimum 1 washer and 1 dryer for every 12 units (1 point)
- Laundry facilities with full-size dryers and Energy Star qualified washers available in at least one (1) common area on every floor in each building of the Development if Development consists of more than one (1) building and/or more than one (1) story – minimum 1 washer and 1 dryer for every 12 units (2 points)

Applicants that selected Duplexes, or Quadruplexes at question 65.g. of the Application form may select any of the following:

- Garage for each unit which consists of a permanent, fully enclosable structure designed to accommodate one or more automobiles, either attached to the unit or detached but located on the same property, provided at no charge to the resident (3 points)
- Carport for each unit which consists of a permanent covered and paved area, attached to the unit and designed to accommodate one or more automobiles, provided at no charge to the resident (2 points)
Fenced back yard for each unit which consists of a portion of the property behind each unit that is enclosed by a wood, privacy or chain link fence of a minimum height of 48”. Direct access to the fenced back yard for each unit must be afforded solely by a door from that unit and no other unit (2 points)

(b) Optional General Unit Features and Amenities for all new construction units and all rehabilitation units:

- Ceramic tile bathroom floors in all units (2 points)
- Microwave oven in each unit (1 point)
- Marble window sills in all units (1 point)
- Steel exterior door frames for all exterior doors for all units (1 point)
- At least 1½ bathrooms (one full bath and one with at least a toilet and sink) in all 2-bedroom new construction units (2 points) Note: In order to be eligible to select this feature, the Development must have at least one 2-bedroom new construction unit.
- Double compartment kitchen sink in all units (1 point)
- Pantry in kitchen area in all new construction units - must be no less than 20 cubic feet of storage space. Pantry cannot be just an under- or over-the-counter cabinet. (2 points)
- Garbage disposal in all units (1 point)
- New kitchen cabinets and counter top(s) in all rehabilitation units (3 points)
- New bathroom cabinet(s), excluding medicine cabinet, in all rehabilitation units (1 point)
- New plumbing fixtures in kitchen and bathroom(s) in all rehabilitation units [minimum of new sink and new faucets in kitchen and minimum of new tub, new toilet, new sink and new faucets in bathroom(s)] (3 points)

Note: Applicants requesting 4 percent HC only to be used with bonds issued by a County HFA are not required to make a features and amenities commitment.

b.1. Green Building Features:

(1) At question 7.b.5± of the Application form, Applicants requesting Corporation-issued MMRB, with or without 4 percent HC, must select at least five (5) of the Green Building Features outlined in Item (3) below.

(2) At question 7.b.5± of the Application form, Applicants requesting 4 percent HC only to be used with bonds issued by an entity other than the Corporation or a County HFA must select at least eight (8) of the Green Building Features outlined in Item (3) below.

(3) Green Building Features:

- Programmable thermostat in each unit;
- Energy Star qualified ceiling fans in all bedrooms and living areas;
- Energy Star qualified roofing material or coating;
- Energy Star qualified ventilation fans in all bathrooms;
- Energy efficient windows in each unit, as follows:
  - For all Development Types except Mid-Rise and High Rise: Energy Star rating for all windows in each unit;
  - For Development Type of Mid-Rise or High Rise:
- U-Factor of 0.50 or less and a SHHGC of 0.25 or less where the fenestration is fixed; and
- U-Factor of 0.65 or less and a SHHGC of 0.25 or less where the fenestration is operable (i.e., the window opens);

- Install daylight sensors, timers or motion detectors on all outdoor lighting attached to buildings;
- FL Yards and Neighborhoods certification on all landscaping;
- Eco-friendly flooring -- Carpet and Rug Institute Green Label certified carpet and pad, bamboo, cork, recycled content tile, and/or natural linoleum;
- Eco-friendly cabinets – formaldehyde free, and material must be certified by the Forest Stewardship Council or a certification program endorsed by the Programme for the Endorsement of Forest Certification;
- Low-flow water fixtures in bathrooms - WaterSense labeled products or the following specifications:
  - Toilets: 1.28 gallons/flush or less, and
  - Faucets: 1.5 gallons/minute or less, and
  - Showerheads: 2.0 gallons/minute or less;
- Low-VOC paint for all interior walls (50 grams per liter or less for flat paint; 150 grams per liter or less for non-flat paint);
- Energy Star qualified refrigerators, dishwashers and washing machines that are provided by the Applicant;
- Minimum SEER of 15 for unit air conditioners.

Note: Applicants requesting 4 percent HC only to be used with bonds issued by a County HFA are not required to make a green building features commitment.

Resident Programs:

(1) At question 7.c.(1)m.(1) of the Application form:

(a) Applicants requesting Corporation-issued MMRB, with or without 4 percent HC, must select at least one (1) of the Qualified Resident Programs for All Applicants (outlined in Item (3)(a) below).

(b) Applicants requesting 4 percent HC only to be used with bonds issued by an entity other than the Corporation or a County HFA must select at least four (4) of the Qualified Resident Programs for All Applicants (outlined in Item (3)(a) below).

(2) At question 7.c.(2)m.(2) of the Application form, Applicants requesting 4 percent HC only to be used with bonds issued by an entity other than the Corporation or a County HFA must also select enough of the Additional Qualified Resident Programs (outlined in Item (3)(b),(c),(d) or (e) below) for the applicable Demographic Commitment (selected by the Applicant at Section 6.h.5.m. of the Application) to achieve a total point value of at least 6 points.

(3) Qualified Resident Programs:

(a) Qualified Resident Programs for All Applicants:

- Health and Wellness

  The following resident programs are available for All Developments Except Elderly ALF Developments:
Health Care – At least quarterly visits by health care professionals such as nurses, doctors, or other licensed care providers. At a minimum, the following services must be provided: health screening, flu shots, vision and hearing tests. Regularly scheduled is defined as not less often than once each quarter. On-site space must be provided. Service must be provided at no cost to the residents, with the exception that the residents may be charged for medications. If the Development consists of Scattered Sites, this resident program must be provided on the Scattered Site with the most units.

Health and Nutrition Classes – At least 8 hours per year, provided on site at no cost to the residents. Classes 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.

Mentoring – Establish a partnership with a primary or secondary education institution to encourage mentoring, tutoring and/or financial support that will benefit the residents of the proposed affordable housing community. This service must be provided at no cost to the resident. The mentoring service must be offered 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.

The following resident programs are available for Elderly ALF Developments only:

Health and Wellness Services and Activities – The Applicant or its Management Company shall make available, at no cost to the resident, an on-site facility(s) to provide individual and group health and wellness activities provided by organizations or staff licensed, certified or trained to conduct the activities. Electronic media, if used, must be used in conjunction with live instruction.

These activities must include: at least monthly scheduled and structured health care related screenings such as hearing, vision, dental, nutrition, mobility and mental health provided by licensed or certified professionals relevant to the activity; at least weekly scheduled and structured health and wellness educational activities providing information and instruction on topics such as nutrition and diet, medications, mobility and exercise, good mental health and health care self-advocacy; and at least daily activities related to resident appropriate exercise and physical movement.

Mentoring and Intergenerational – The Applicant or its Management Company shall establish and maintain partnership(s) with a primary or secondary education institution(s) to encourage and coordinate structured mentoring, tutoring and other intergenerational activities among the residents and community’s students. Other examples include foster grandparents, volunteer companion and chore programs. Electronic media, if used, must be used in conjunction with live instruction.

Resident Activities - These specified activities are planned, arranged, provided and paid for by the Applicant or its Management Company and held between the hours of 9:00 a.m. and 9:00 p.m. These activities must be an integral part of the
management plan. The Applicant must develop and execute a comprehensive plan of varied activities that brings the residents together and encourages community pride. The goal here is to foster a sense of community by bringing residents together on a regularly scheduled basis by providing activities such as holiday and special occasion parties, community picnics, newsletters, children’s special functions, etc.

- Financial Counseling - This service must be provided by the Applicant or its Management Company, at no cost to the resident, and must include the following components: must be regularly scheduled at least once each quarter; must include tax preparation assistance by qualified professionals; must include educational workshops on such topics as “Learning to Budget”, “Handling Personal Finances”, “Predatory Lending”, or “Comparison Shopping for the Consumer”. Counseling sessions must be held between the hours of 9:00 a.m. and 8:00 p.m. and electronic media, if used, must be used in conjunction with live instruction.

- English as a Second Language – The Applicant or its Management Company must make available, at no cost to the resident, literacy tutor(s) who will provide weekly English lessons to residents in private space on-site. If the Development consists of Scattered Sites, this resident program must be provided on the Scattered Site with the most units. Lessons must be offered between the hours of 9:00 a.m. and 8:00 p.m. and electronic media, if used, must be used in conjunction with live instruction.

- Resident Assistance Referral Program - The Applicant or its Management Company will make available to residents information about services such as crisis intervention, individual and family needs assessment, problem solving and planning, appropriate information and referral to community resources and services based on need, monitoring of ongoing ability to retain self-sufficiency, and advocacy to assist clients in securing needed resources. This service must be provided at no cost to the resident. Electronic media, if used, must be used in conjunction with live instruction. 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.

- Swimming Lessons – The Applicant or its Management Company must provide on-site swimming lessons for children or adults, at no cost to the resident, at least twice each year.

- Life Safety Training – The Applicant or its Management Company must provide courses such as fire safety, first aid (including CPR), etc., on-site, at least twice each year, at no cost to the resident. 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) Additional Qualified Resident Programs for Family Developments (to be eligible to select these programs, the Applicant must have selected the Family Demographic Commitment at question 6.h.5.h. of the Application form):

- Homeownership Opportunity Program:
All Applicants may select Financial Assistance with Purchase of a Home (2 points). Applicant commits to provide a financial incentive which includes the following provisions:

- The incentive must be applicable to the home selected by the resident and may not be restricted to or enhanced by the purchase of homes in which the Applicant, Developer, or other related party has an interest;
- the incentive must be not less than 5 percent of the rent for the resident’s unit during the resident’s entire occupancy (Note: Resident will receive the incentive for all months for which the resident is in compliance with the terms and conditions of the lease. Damages to the unit in excess of the security deposit will be deducted from the incentive.);
- the benefit must be in the form of a gift or grant and may not be a loan of any nature;
- the benefits of the incentive must accrue from the beginning of occupancy;
- the vesting period can be no longer than 2 years of continuous residency; and
- no fee, deposit or any other such charge can be levied against the resident as a condition of participation in this program.

- After School Program for Children - This program requires the Applicant or its Management Company to provide supervised, structured, age-appropriate activities for children during the after school hours, Monday through Friday. Activities must be on-site and at no charge to the residents. If the Development consists of Scattered Sites, this resident program must be provided on the Scattered Site with the most units. (3 points)

- First Time Homebuyer Seminars - Applicant or its Management Company must arrange for and provide, at no cost to the resident, in conjunction with local realtors or lending institutions, semiannual on-site seminars for residents interested in becoming homeowners. Seminars must be held between the hours of 9:00 a.m. and 9:00 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. (1 point)

- 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 9:00 a.m. and 9:00 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. (2 points)

- 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 be offered
between the hours of 9:00 a.m. and 9:00 p.m. and 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 an 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. (2 points)

(c) Additional Qualified Resident Programs for Homeless Developments (to be eligible to select these programs, the Applicant must have selected the Homeless Demographic Commitment at question 6.h.5.b. of the Application form):

Note: All Applicants selecting the Homeless Demographic Commitment in this Application will be required to provide a Case Management Program whereby the Applicant or its Management Company must provide, at no cost to the resident, a Case Manager (at least one for every 25 Homeless or formerly Homeless resident families) whose activities are aimed at assessing resident needs, planning services, linking the service system to a resident, coordinating the various system components, monitoring service delivery, and evaluating the effect of service delivery. Case Managers must possess at least a bachelor’s degree in human services or a related field.

- Homeownership Opportunity Program:

  All Applicants may select Financial Assistance with Purchase of a Home (2 points). Applicant commits to provide a financial incentive which includes the following provisions:

  - The incentive must be applicable to the home selected by the resident and may not be restricted to or enhanced by the purchase of homes in which the Applicant, Developer, or other related party has an interest;
  - the incentive must be not less than 5 percent of the rent for the resident’s unit during the resident’s entire occupancy (Note: Resident will receive the incentive for all months for which the resident is in compliance with the terms and conditions of the lease. Damages to the unit in excess of the security deposit will be deducted from the incentive.);
  - the benefit must be in the form of a gift or grant and may not be a loan of any nature;
  - the benefits of the incentive must accrue from the beginning of occupancy;
  - the vesting period can be no longer than 2 years of continuous residency; and
  - no fee, deposit or any other such charge can be levied against the resident as a condition of participation in this program.
• After School Program for Children - This program requires the Applicant or its Management Company to provide supervised, structured, age-appropriate activities for children during the after school hours, Monday through Friday. Activities must be on-site and at no charge to the residents. If the Development consists of Scattered Sites, this resident program must be provided on the Scattered Site with the most units. (3 points)

• First Time Homebuyer Seminars - Applicant or its Management Company must arrange for and provide, at no cost to the resident, in conjunction with local realtors or lending institutions, semiannual on-site seminars for residents interested in becoming homeowners. Seminars must be held between the hours of 9:00 a.m. and 9:00 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. (1 point)

• 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 9:00 a.m. and 9:00 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. (2 points)

• 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 be offered between the hours of 9:00 a.m. and 9:00 p.m. and must include, but not be limited to, the following:
  o Evaluation of current job skills;
  o Assistance in setting job goals;
  o Assistance in development of and regular review/update of an individualized plan for each participating resident;
  o Resume assistance;
  o Interview preparation; and
  o 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. (2 points)

• Supported Employment Program (4 points) -

The Applicant or its Management Company must provide, at no cost to the resident, a supported employment program. The supported employment program
provided must be an approach to vocational rehabilitation for persons with disabilities that emphasizes helping them obtain competitive work in the community and providing the supports necessary to ensure their success in the workplace. The program must help its consumers obtain competitive jobs, specifically competitive jobs are part-time or full-time jobs that exist in the open labor market and pay at least a minimum wage, and that anyone could qualify for regardless of their disability status. The following are the basic components of supported employment:

- Paid Employment - Wages are a major outcome of supported employment. Work performed must be compensated with the same benefits and wages as other workers in similar jobs receive. This includes sick leave, vacation time, health benefits, bonuses, training opportunities, and other benefits. Employment must be for at least 18 hours per week; and

- Integrated Work Sites - Integration is one of the essential features of supported employment. Individuals with disabilities should have the same opportunities to participate in all activities in which other employees participate and to work alongside other employees who do not have disabilities; and

- Ongoing Support - A key characteristic which distinguishes supported employment from other employment programs is the provision of ongoing support for individuals with severe disabilities to maintain employment.

- Effective Communication for Conflict Resolution – The Applicant or its Management Company must provide, at no cost to the resident, quarterly on site seminars for residents interested in developing skills in managing conflicts. The program must have components that help residents develop communication skills that will be effective in resolving disagreements before they escalate into full-blown conflicts. The program must provide opportunities for residents to practice ways of speaking and listening that lead to mutually beneficial problem solving. (2 points)

- Safety Awareness Program – The Applicant or its Management Company must provide, at no cost to the resident, at least quarterly, on site seminars on safety awareness by organizations and/or persons with community and/or personal safety training expertise. The Safety Awareness program must cover strategies for staying safe in the home, neighborhood, workplace or school. (2 points)

- Stress Management – The Applicant or its Management Company must provide, at no cost to the resident, at least monthly, on site seminars for residents interested in learning stress management techniques. The components of the seminars must cover the science of stress, including stress-related health problems, such as heart disease, high blood pressure, and metabolic syndrome. The seminars must cover strategies to help cope with stress and make residents less vulnerable to stress. (2 points)

(d) Additional Qualified Resident Programs for Elderly Developments – Non-ALF and ALF (to be eligible to select these programs, the Applicant must have selected the Elderly Demographic Commitment at question 6.h.5.b. of the Application form):
Note: All Applicants selecting the Elderly Demographic Commitment in this Application that will be providing an Assisted Living Facility (ALF) will be required to provide a Case Management Program whereby the Applicant, Management Company, or its Service Provider must provide, at no cost to the resident, a Case Manager (at least one for every 25 residents) whose activities are aimed at assessing resident needs, planning services, linking the service system to a resident, coordinating the various system components, monitoring service delivery, and evaluating the effect of service delivery. Case Managers must possess at least a bachelor’s degree in human services or a related field.

- The following resident programs are available for Elderly Non-ALF Developments only:
  
  - 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. (3 points)
  
  - 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. (1 point)
  
  - 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. (2 points)

- 24 Hour Support to Assist Residents In Handling Urgent Issues

An important aging in place best practice is providing the residents access to property management support 24 hours per day, 7 days a week to assist them to appropriately and efficiently handle urgent issues or incidents that may arise. These issues may include, but are not limited to, an apartment maintenance emergency, security or safety concern, or a health risk incident in their apartment or on the property. The management’s assistance will include a 24/7 approach to receiving residents’ requests for assistance that will include a formal written process for relevant property management staff to effectively assess and provide assistance for each request.

This assistance may include staff:

- visiting or coordinating a visit to a resident’s apartment to address an urgent maintenance issue;
- responding to a resident being locked out of their apartment;
- contacting on-site security or the police to address a concern;
• providing contact information to the resident and directing or making calls on a resident’s behalf to appropriate community-based emergency services or related resources to address an urgent health risk incident;
• calling the resident’s informal emergency contact; or
• addressing a resident’s urgent concern about another resident.

Property management staff shall be on site at least 8 hours daily, but the 24 hour support approach may include contracted services or technology to assist the management in meeting this commitment, if these methods adequately address the intent of this service. The Development’s owner and/or designated property management entity shall develop and implement policies and procedures for staff to immediately receive and handle a resident call and assess the call based on a resident’s request and/or need.

At a minimum, residents shall be informed by the property management, at move-in and via a written notice(s)/instructions provided to each resident and displayed in the Development’s common or public areas, that staff are available to receive resident calls at all times. These notices shall also provide contact information and direction to first contact the community-based emergency services if they have health or safety risk concerns.

• The following resident programs are available for Elderly ALF Developments only:
  • 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. (3 points)
  • 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. (3 points)

• The following resident programs are available for both Elderly Non-ALF and Elderly ALF Developments:
  o Private Transportation – The Applicant or its Management Company must make available a safe and serviceable vehicle that can transport residents to off-site locations for such things as medical appointments, public service facilities, and/or educational or social activities, at no cost to the resident. A nearby bus stop or access to programs such as “Dial-A-Ride” will not be acceptable for purposes of this program. (3 points)
  o 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. (2 points)
- 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. (2 points)

(e) Additional Qualified Resident Programs for Persons with Special Needs (to be eligible to select these programs, the Applicant must have selected the Persons with Special Needs Demographic Commitment at question 6.h.5.h. of the Application form):

Note: All Applicants selecting the Persons with Special Needs Demographic Commitment in this Application will be required to provide a Case Management Program whereby the Applicant, Management Company, or its supportive services provider must provide, at no cost to the resident, a Case Manager (at least one for every 25 Persons with Special Needs households) whose activities are aimed at assessing resident needs, planning services, linking the service system to a resident, coordinating the various system components, monitoring service delivery, and evaluating the effect of service delivery. Case Managers must possess at least a bachelor’s degree in human services or a related field.

- Private Transportation - The Applicant or its Management Company must make available a safe and serviceable vehicle that can transport residents to off-site locations for such things as medical appointments, public service facilities, and/or educational or social activities, at no cost to the resident. A nearby bus stop or access to programs such as “Dial-A-Ride” will not be acceptable for purposes of this program. (3 points)

- 24 Hour Support to Assist Residents In Handling Urgent Issues

An important aging in place best practice is providing the residents access to property management support 24 hours per day, 7 days a week to assist them to appropriately and efficiently handle urgent issues or incidents that may arise. These issues may include, but are not limited to, an apartment maintenance emergency, security or safety concern, or a health risk incident in their apartment or on the property. The management’s assistance will include a 24/7 approach to receiving residents’ requests for assistance that will include a formal written process for relevant property management staff to effectively assess and provide assistance for each request.

This assistance may include staff:

- visiting or coordinating a visit to a resident’s apartment to address an urgent maintenance issue;
- responding to a resident being locked out of their apartment;
- contacting on-site security or the police to address a concern;
• providing contact information to the resident and directing or making calls on a resident’s behalf to appropriate community-based emergency services or related resources to address an urgent health risk incident;
• calling the resident’s informal emergency contact; or
• addressing a resident’s urgent concern about another resident.

Property management staff shall be on site at least 8 hours daily, but the 24 hour support approach may include contracted services or technology to assist the management in meeting this commitment, if these methods adequately address the intent of this service. The Development’s owner and/or designated property management entity shall develop and implement policies and procedures for staff to immediately receive and handle a resident call and assess the call based on a resident’s request and/or need.

At a minimum, residents shall be informed by the property management, at move-in and via a written notice(s)/instructions provided to each resident and displayed in the Development’s common or public areas, that staff are available to receive resident calls at all times. These notices shall also provide contact information and direction to first contact the community-based emergency services if they have health or safety risk concerns.

• Supported Employment Program (4 points) -

The Applicant or its Management Company must provide, at no cost to the resident, a supported employment program. The supported employment program provided must be an approach to vocational rehabilitation for persons with disabilities that emphasizes helping them obtain competitive work in the community and providing the supports necessary to ensure their success in the workplace. The program must help its consumers obtain competitive jobs, specifically competitive jobs are part-time or full-time jobs that exist in the open labor market and pay at least a minimum wage, and that anyone could qualify for regardless of their disability status. The following are the basic components of supported employment:

- Paid Employment - Wages are a major outcome of supported employment. Work performed must be compensated with the same benefits and wages as other workers in similar jobs receive. This includes sick leave, vacation time, health benefits, bonuses, training opportunities, and other benefits. Employment must be for at least 18 hours per week; and

- Integrated Work Sites - Integration is one of the essential features of supported employment. Individuals with disabilities should have the same opportunities to participate in all activities in which other employees participate and to work alongside other employees who do not have disabilities; and

- Ongoing Support - A key characteristic which distinguishes supported employment from other employment programs is the provision of ongoing support for individuals with severe disabilities to maintain employment.

• Effective Communication for Conflict Resolution – The Applicant or its Management Company must provide, at no cost to the resident, quarterly on site seminars for residents interested in developing skills in managing conflicts. The
program must have components that help residents develop communication skills that will be effective in resolving disagreements before they escalate into full-blown conflicts. The program must provide opportunities for residents to practice ways of speaking and listening that lead to mutually beneficial problem solving. (2 points)

- Safety Awareness Program – The Applicant or its Management Company must provide, at no cost to the resident, at least quarterly, on site seminars on safety awareness by organizations and/or persons with community and/or personal safety training expertise. The Safety Awareness program must cover strategies for staying safe in the home, neighborhood, workplace or school. (2 points)

- Stress Management – The Applicant or its Management Company must provide, at no cost to the resident, at least monthly, on site seminars for residents interested in learning stress management techniques. The components of the seminars must cover the science of stress, including stress-related health problems, such as heart disease, high blood pressure, and metabolic syndrome. The seminars must cover strategies to help cope with stress and make residents less vulnerable to stress. (2 points)

Note: Applicants requesting 4 percent HC only to be used with bonds issued by a County HFA are not required to make a resident programs commitment.

n. Previous Underwriting:

(1) Indicate whether the proposed Development is currently being underwritten or has been underwritten previously by any Credit Underwriter under contract with the Corporation and, if known, identify the name of the Credit Underwriter.

(2) Indicate whether there is an existing LURA and/or EUA on any portion of the Development site.

o. Limited Development Area (LDA) Restrictions:

For (i) Applications for Corporation issued MMRB, with or without 4 percent HC, and (ii) Applications for 4 percent HC only to be used with bonds issued by an entity other than the Corporation or a County HFA:

Any proposed Development that is located in a county listed on the following Limited Development Areas (LDA) Chart that has one of the listed Demographic Categories will be subject to the LDA restrictions outlined in (2) below unless it meets the exemption criteria outlined in (1)(a) or (1)(b) below.

(1) Any proposed Development that meets the criteria outlined in (a) or (b) below will be exempted from the LDA restrictions outlined in Item (2) below:

(a) The Applicant selected and qualified at question 5.f. of the Application form for the Development Category of Preservation, Acquisition and Preservation, Redevelopment, or Acquisition and Redevelopment, and meets all of the following criteria:

- The Applicant selected the Family, Elderly, or Homeless Demographic
Category at question 5.h. of the Application form; and

- The proposed Development is classified as RA Level 1 or RA Level 2; and
- The Percentage of Total Units that have Rental Assistance calculated at Section A.5.f. above is greater than 75 percent; and
- The proposed Development consists of 250 total units or less.

of

(b) The Applicant selected the Persons with Special Needs Demographic Commitment at question 5.h. of the Application form, regardless of the Development Category selected at question 5.f. of the Application form.

RA Levels are described in section 5.f. above.

(2) Any proposed Development that meets the following criteria will, if the Application meets threshold, be invited to enter Credit Underwriting at its own risk and be subjected to additional Credit Underwriting review to determine the effect of the proposed Development on existing Developments within the applicable LDA area:

(a) If it is located within a county or an area of a county that is included on the LDA chart set out below and the Applicant selected one of the listed Demographic Categories;

(b) If it does not meet one of the exemption requirements outlined in item (1) above.

**Limited Development Area (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, follow SR 232/NW 69th Ave/Millhopper Road east to NW 97th Street. Follow NW 97th Street south to NW 69th Blvd. Follow NW 69th 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 43rd Street. Follow NE 43rd 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 223. Follow CR 223 south to NE 56 Avenue. Follow NE 56 Avenue east to SR 244/NE Waldro Road. Follow SR 244/NE Waldro 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 246. Follow CR 246 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 Street. 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 SR 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/Cheny Hwy. Follow SR 50/Cheny Hwy west to the county line. Follow the county line to the northeast corner of the county.</td>
</tr>
<tr>
<td>Clay</td>
<td>Family</td>
<td>From the 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>County</td>
<td>Family and Elderly</td>
<td>Description</td>
</tr>
<tr>
<td>------------</td>
<td>--------------------</td>
<td>-------------</td>
</tr>
<tr>
<td>Columbia</td>
<td>Entire County</td>
<td></td>
</tr>
<tr>
<td>DeSoto</td>
<td>Entire County</td>
<td></td>
</tr>
<tr>
<td>Duval</td>
<td>Family</td>
<td>Beginning at the intersection of I-295/SR9A/Henry H. Buckman Brd and the county line, follow the county line west to CR 217 Highway. Follow CR 217 Highway north to SR 238/Normandy Blvd./Post Street. Follow SR 238/Normandy Blvd./Post Street northeast to Edgewood Avenue S. Follow Edgewood Avenue S southeast to the St. Johns River. Follow the boundary of the St. Johns River to the intersection of I-295/SR9A/Henry H. Buckman Bridge and the county line.</td>
</tr>
<tr>
<td>Gadsden</td>
<td>Entire County</td>
<td></td>
</tr>
<tr>
<td>Gulf</td>
<td>Entire County</td>
<td></td>
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<tr>
<td>Hamilton</td>
<td>Entire County</td>
<td></td>
</tr>
<tr>
<td>Hardee</td>
<td>Entire County</td>
<td></td>
</tr>
<tr>
<td>Hendry</td>
<td>Family and Elderly</td>
<td>Beginning in the northeast corner of the county, follow the county line west to SR 80. Follow SR 80 southeast to CR 833. Follow CR 833 southeast to the county line. Follow the county line north to the northeast corner.</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 10/CR 44/S Central Avenue/N Bay Street. Follow SR 10/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 10/E Burleigh Blvd. Follow US 441/SR 10/E Burleigh Blvd south to SR 10/Duncan Drive. Follow SR 10/Duncan Drive south to CR 48/CR 470. Follow CR 48/CR 470 northwest to the county line. Follow the county line north to the northwest corner.</td>
</tr>
<tr>
<td>Leon</td>
<td>Family and Elderly</td>
<td>The entire County, except the following area which is not considered an LDA area and is exempted from all LDA restrictions and conditions: Beginning at the intersection of N. Macomb Street/Railroad Avenue/Wahnish Way/Fleetwood Way and US 90/SR10/W Tennessee Street, follow Macomb Street/Railroad Avenue/Wahnish Way/Fleetwood Way south to FAMU Way/Oakland Avenue/Drew Street. Follow FAMU Way/Oakland Avenue/Drew Street northeast to Myers Park Drive. Follow Myers Park Drive northwest to Suwannee Street. Follow Suwannee Street north to E. Lafayette Street. Follow E. Lafayette Street west to Franklin Blvd. Follow Franklin Blvd north to US 90/SR10/W Tennessee Street. Follow US 90/SR10/W Tennessee Street west to SR 146/N Meridian Street. Follow SR 146/N Meridian Street north to McDaniel Street. Follow McDaniel Street west to Gadsden Street. Follow Gadsden Street north to E. 7th Avenue. Follow E. 7th Avenue west to US 27/Monroe Street. Follow US 27/Monroe Street north to SR 158/W Tharpe Street. Follow SR 158/W Tharpe Street west to High Road. Follow High Road south to US 90/SR10/W Tennessee Street. Follow US 90/SR10/W Tennessee Street east to N. Macomb Street/Railroad Avenue/Wahnish Way/Fleetwood Way.</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 south to SR 24/S Thrasher Drive. Follow SR 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>Putnam</td>
<td>Family and Elderly</td>
<td>Beginning at the intersection of SR 100 and CR 300, follow CR 300 south to SR 20/Crill Avenue. Follow SR 20/Crill Avenue west to Cricket Avenue/Mussey Lane/W Peniel Road. Follow Cricket Avenue/Mussey Lane/W Peniel Road southeast to SR 10. Follow SR 10 southwest to Rodeo Beavers Boys Ranch Road. Follow Rodeo Beavers Boys Ranch Road east to the St. Johns River. Follow the St. Johns River northeast to Rice Creek. Follow Rice Creek west to US 17/Orange Avenue S. Follow US 17/Orange Avenue S south to SR 216/216c. Follow SR 216/216c south to SR 100. Follow SR 100 northwest to the intersection of CR 300.</td>
</tr>
<tr>
<td>Santa-Rosa</td>
<td>Family and Elderly</td>
<td>Beginning at the intersection of CR 184A/Berryhill Road and CR 107A/Woodbine Road, follow CR 184A/Berryhill Road east to SR 80/Dogwood Drive. Follow SR 80/Dogwood Drive south to US 90/Caroline Street. Follow</td>
</tr>
</tbody>
</table>
8.6. Funding:

a. Funding Request:

State the amount of MMRB and/or Non-Competitive Housing Credits requested in this Application.

Note: MMRB Loans are issued in increments of $5,000.

b. Finance Documents:

The total amount of monetary funds determined to be in funding proposals must equal or exceed uses.

If requesting Corporation-issued MMRB only, provide the information outlined in Sections (1) and (5) below.

If requesting Corporation-issued MMRB and 4 percent HC, provide the information outlined in Sections (1), (4) and (5) below.

If requesting 4 percent HC only to be used with bonds issued by a County HFA, provide the information outlined in Sections (2)(a) or (2)(b), as applicable, (4) and (5) below.

If requesting 4 percent HC only to be used with bonds issued by an entity other than the Corporation or a County HFA, provide the information outlined in Sections (3) through (5) below.

(1) If requesting Corporation-issued MMRB:

(a) Indicate the Credit Enhancer’s or Bond Purchaser’s name and the term and expected rating. Provide the Credit Enhancer’s Commitment or Bond Purchaser’s Letter of Interest with a contact person’s name, address and telephone number, credit underwriting standards and an outline of proposed terms as “Exhibit 68” to the Application form. The stated amount of the Commitment or Letter of Interest shall not be less than the proposed principal amount of the bonds (including any proposed Taxable Bonds); and

(b) Provide the completed Development Cost Pro Forma, the Detail/Explanation Sheet, if applicable, the Construction or Rehab Analysis and the Permanent Analysis as “Exhibit 68” to the Application form.

(2) If requesting 4 percent HC only to be used with bonds issued by a County HFA:

(a) If the Credit Underwriting for the bonds is complete and it was prepared by a Credit Underwriter under contract with the Corporation, provide a complete copy of the final Credit Underwriting Report as “Exhibit 79” to the Application form.
(b) If the Credit Underwriting for the bonds has not been completed or has been
completed by a credit underwriter not under contract with the Corporation, provide
the following information as "Exhibit 7 9" to the Application form:

(i) Provide the completed Development Cost Pro Forma, the Detail/Explanation
Sheet, if applicable, the Construction or Rehab Analysis and the Permanent
Analysis;

(ii) For the bond financing:

• State the name of the assigned Credit Underwriter; and

• Provide a copy of the inducement resolution or acknowledgement resolution
awarding the bonds; and

(iii) Provide the information outlined in Sections (4) and (5) below.

(3) If requesting 4 percent HC only to be used with bonds issued by an entity other than the
Corporation or a County HFA:

If the first mortgage financing is to come from tax-exempt multifamily bonds issued by
an entity other than the Corporation or a County HFA, indicate the source and amount of
the bonds and provide evidence of the following items as "Exhibit 8 10" to the
Application form in order to meet threshold:

(a) Provide the completed Development Cost Pro Forma, the Detail/Explanation Sheet, if
applicable, the Construction or Rehab Analysis and the Permanent Analysis; and

(b) For the bond financing:

(i) If the financing has not closed, provide a copy of the signed TEFRA letter which
is Development-specific.

or

(ii) If the financing has closed, provide a copy of the executed note or executed loan
agreement, which shows the Applicant as the borrower/direct
recipient/mortgagee and contains the terms and interest rate, as well as a copy of
the recorded mortgage, if applicable. If the proper documentation is provided,
financing that has closed will count as a commitment, but in order for it to count
as a permanent financing source, it must have a remaining term of at least 10
years.

Note: Any commitment for financing containing a contingent FNMA or similar
takeout provision will not be considered a commitment unless the agreement to
purchase the loan executed by all parties is attached.

(4) Housing Credit Equity:

All Applicants requesting HC must provide the following documentation, as applicable,
as "Exhibit 9 44" to the Application form:

(a) If the equity agreement has closed, provide a copy of the closed limited
partnership agreement or limited liability company operating agreement;
4-12-18 draft

or

(b) If the equity agreement has not closed, provide a copy of the equity proposal, executed by both parties.

Note: The equity agreement must meet the “15% criteria” described in Section 7.j. of the Application form.

(5) Other Non-Corporation Financing:

All Applicants must provide a copy of all other funding proposals that will be used as a source of financing for the proposed Development as “Exhibit 10 12” to the Application form.

9.7. Applicant Certification:

The Application labeled “Original Hard Copy” must be submitted with an original signature. Signatures in blue ink are preferred.

Addenda:

The Applicant may use the Addenda section of the Application form 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.

Part B. Credit Underwriting Review, Rule Requirements, and Fees

1. If requesting 4 percent HC only to be used with bonds issued by a County HFA:

a. Credit Underwriting Review:

Applications that meet threshold will be subjected to the applicable Credit Underwriting process outlined in (1) or (2) below:

(1) If the final Credit Underwriting Report (CUR) for the bonds was prepared by a Credit Underwriter under contract with the Corporation and was provided as outlined in Section A.8.6.b.(2)(a) above, the Corporation will issue an invitation to enter Credit Underwriting and upon acceptance and payment of the required Credit Underwriting fee, the Credit Underwriter will prepare an update to the final bonds CUR to ensure compliance with the requirements of Section 42 of the IRC, as amended. The Preliminary Determination for the 4 percent HC will be issued upon completion of a satisfactory CUR update.

or

(2) If the Credit Underwriting Report (CUR) for the bonds has not been completed or has been completed by a credit underwriter not under contract with the Corporation and the required information was provided as outlined in Section A.8.6.b.(2)(b) above, the Corporation will issue an invitation to enter Credit Underwriting and upon acceptance and payment of the required Credit Underwriting fee, the Credit Underwriter will prepare a CUR in accordance with the requirements of paragraph 67-21.028(2)(d), F.A.C.
Preliminary Determination for the 4 percent HC will be issued upon completion of a satisfactory CUR.

b. Rule Requirements:

The proposed Development will be subjected to paragraphs 67-21.028(2)(a) through (c) and (e) through (n), F.A.C. Applications that meet the criteria outlined in Section B.1.a.(2) above will also be subjected to paragraph 67-21.028(2)(d), F.A.C.

c. Fees:

The proposed Development will be subjected to the fee requirements of Rule Chapter 67-21, F.A.C. In addition, the fees outlined in Part C below that pertain to Housing Credits will apply to this Application.

2. If requesting Corporation-issued MMRB, with or without 4 percent HC:

The proposed Development will be subjected to the Credit Underwriting, rule and fee requirements that pertain to MMRB and Housing Credits, as set out in Rule Chapter 67-21, F.A.C., as well as the fees outlined in Part C below that pertain to MMRB and Housing Credits.

3. If requesting 4 percent HC only to be used with bonds issued by an entity other than the Corporation or a County HFA:

The proposed Development will be subjected to the Credit Underwriting, rule and fee requirements that pertain to Housing Credits, as set out in Rule Chapter 67-21, F.A.C., as well as the fees outlined in Part C below that pertain to Housing Credits.

Part C. Fees

The Corporation and, if applicable, the Credit Underwriter shall collect, via check, money order, or electronic funds transfer from the Applicant, the following fees and charges in conjunction with the MMRB and/or HC Programs. Failure to pay any fee shall cause the firm loan commitment under any program to be terminated or shall constitute a default on the respective loan documents and/or shall cause the HC allocation to be rescinded.

1. Application Fee:

All Applicants requesting MMRB and/or HC shall submit to the Corporation as a part of the Application submission a non-refundable Application fee of $3,000.

2. TEFRA Fee:

Applicants requesting MMRB must submit to the Corporation as a part of the Application submission a non-refundable TEFRA fee of $1,000 per Application.

3. 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 Florida Housing Finance Corporation and the Credit Underwriter(s) in effect at the time underwriting begins. All
Credit Underwriting fees shall be paid by the Applicant prior to the performance of any work by the Credit Underwriter.

a. Initial fee:

(1) Non-Competitive HC only................. $12,468 $11,696
(2) MMRB only........................................ $14,835 $13,970
(3) MMRB and Non-Competitive HC.... $19,464 $18,131*

*The MMRB fee plus the multiple program fee of $4,629 $4,161 for the Non-Competitive HC.

(4) MMRB Subsidy Layering Review:
   (a) If previously underwritten ................. $2,387 $2,294
   (b) If not previously underwritten ...... $4,192 $4,030

b. Re-underwriting fee: $177 $170 per hour, not to exceed $7,841 $7,536 for MMRB and/or HC.

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 $177 $170.

4. 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 Determination. 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 Determination. In the event the Final Housing Credit Allocation amount exceeds the annual Housing Credit Allocation amount stated in the Preliminary Determination, the Applicant is responsible for paying the applicable administrative fee on the excess amount before IRS Forms 8609 are issued for the Development.

5. 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 Florida Housing Finance 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.

a. HC:

   Compliance Monitoring Fee –

   (1) All Developments other than RD – The annual fee to be comprised of a base fee of $165
   $158 per month + an additional fee per set-aside unit of $10.11 $9.74 per year, subject to

NCA (Rev. 08-2016) 67-21.003(18b), F.A.C. 34
a minimum of $258 $248 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.

(2) 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 (1) above for the remaining Housing Credit Extended Use Period will be due and payable in full upon billing sent directly to the Development.

b. MMRB (with or without HC) – Annual fee is comprised of a base fee of $165 $158 per month + an additional fee per set-aside unit of $10.11 $9.71 per year, subject to a minimum of $258 $248 per month, and includes an automatic annual increase of 3 percent of the prior year’s fee. Where a difference exists between set-aside requirements for MMRB and HC, the fees collected will be based upon the higher number of set-aside units.

c. Follow-up Review - $177 $170 per hour.

6. Tax-Exempt Mortgage Loan Servicing Fees:

a. Annual Permanent Loan Servicing Fees:

The following fee is listed for estimation purposes only; the actual fees will be determined based on the current contract, including any addendum, for services between Florida Housing Finance Corporation and Servicer(s) in effect at the time of loan closing.

- 2.3 bps of the outstanding bond balance annually, subject to a minimum of $212 $204 per month.

b. Construction Loan Servicing Fees:

The following fees are listed for estimation purposes only; the actual fees will be determined based on the current contract, including any addendum, for services between Florida Housing Finance Corporation and Servicer(s) in effect at the time of loan closing.

- $177 $170 per hour for an in-house review of a draw request, up to a maximum of $2,080 per draw.
- $177 $170 per hour for on-site inspection fees, up to a maximum of $1,759 $1,691 per inspection.

Additional legal, cost of issuance, bond underwriting, credit enhancement, liquidity facility and servicing fees associated with the financing shall also be paid by the Applicant.

7. Additional MMRB Fees:
The following fees may not be the fees that will be charged, but are listed below for estimation purposes of completing your pro forma in the Application. The MMRB Applicants shall be responsible for all MMRB actual fees as will be outlined in based on the current contracts, including any addendum, for services between Florida Housing Finance Corporation and the professionals involved, as well as on the loan documents commitment signed by the Applicant and Florida Housing Finance Corporation.

a. Short-Term Bond Redemption Fees:

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<th>Bond Amount</th>
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<th>18+ to 24-Month</th>
<th>24+ to 36-Month</th>
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<td>Up to $15 million</td>
<td>33 bps</td>
<td>25 bps</td>
<td>18 bps</td>
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<td>Over $15 million, up to $20 million</td>
<td>32 bps</td>
<td>24 bps</td>
<td>17 bps</td>
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<td>Over $20 million, up to $25 million</td>
<td>31 bps</td>
<td>23 bps</td>
<td>16 bps</td>
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<td>Over $25 million, up to $30 million</td>
<td>30 bps</td>
<td>22 bps</td>
<td>15 bps</td>
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<td>Over $30 million, up to $40 million</td>
<td>29 bps</td>
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<td>Above $40 million</td>
<td>28 bps</td>
<td>20 bps</td>
<td>13 bps</td>
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Note: The minimum Short Term Bond Redemption Fee is $25,000.

b. Ongoing Fees:

Program Administration Fee will be an annual fee of 24 basis points based on the amount of bonds outstanding, but not less than $10,000 per annum.

NOTE: The ongoing Program Administration Fee does not include compliance monitoring fees, loan servicing fees, and trustee fees.

8. Additional HC Fees:

HC Applicants shall be responsible for all processing fees related to the HC Program.
SURVEYOR CERTIFICATION OF DEVELOPMENT LOCATION POINT FORM

Name of Development: ____________________________________________
(Question 5.a. of the Non-Competitive Application)

Development Location: ____________________________________________
(At a minimum, provide the address number, street name and city, and/or provide (i) the street name, closest designated intersection and city if located within a city, or (ii) the street name, closest designated intersection and 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.:

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<tr>
<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>
<th>DDA ZCTA, if applicable</th>
</tr>
</thead>
</table>

If the proposed Development consists of Scattered Sites, the Development Location Point stated above must be on the site with the most units, as required for a Scattered Site Development, and Surveyor Certification of Scattered Sites Form must be provided for each of the remaining Scattered Sites.

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   Print or Type Name and Title of Signatory

__________________________________
Florida License Number

1 "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.

2 "DDA ZCTA" or "DDA Zip Code Tabulation Area," applies only if any of the proposed Development site(s) is/are located within a metropolitan area which has been designated by the Department of Housing and Urban Development (HUD) as a Small Area Difficult Development Area (SADDA) and assigned a ZCTA number at https://www.huduser.gov/portal/Datasets/qct/DDA2016M.PDF. This can be determined by entering the applicable information at the HUD mapping software, which can be found at https://www.huduser.gov/portal/sadda/sadda_qct.html

3 "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, is considered to be 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. All of the Scattered Sites must be located in the same county. (See Rule 67-21.002, F.A.C.).

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 form will not be considered and the Application will fail to meet threshold. If this certification contains corrections or "white-out," or if it is altered or retyped, this form will not be considered and the Application will fail to meet threshold. The certification may be photocopied.

Provide Behind a Tab Labeled “Exhibit 5”

NCA (Rev. 08-2016)
**SURVEYOR CERTIFICATION OF SCATTERED SITES FORM**

Name of Development: ____________________________________________

(Advice 5.a. of the Non-Competitive Application)

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.:

For each Scattered Site, other than the site with the Development Location Point (which must be described on the Surveyor Certification of Development Location Point Form), the following information must be provided for each Scattered Site (use multiple forms if necessary):

1. Location of the Scattered Site:
   - Latitude and Longitude Coordinates located anywhere on the Scattered Site:
     - N____ Degrees  M____ Minutes  S____ Seconds
       (represented to 2 decimal places)
     - W____ Degrees  M____ Minutes  S____ Seconds
       (represented to 2 decimal places)
     - DDA ZCTA, if applicable: _________

2. Location of the Scattered Site:
   - Latitude and Longitude Coordinates located anywhere on the Scattered Site:
     - N____ Degrees  M____ Minutes  S____ Seconds
       (represented to 2 decimal places)
     - W____ Degrees  M____ Minutes  S____ Seconds
       (represented to 2 decimal places)
     - DDA ZCTA, if applicable: _________

3. Location of the Scattered Site:
   - Latitude and Longitude Coordinates located anywhere on the Scattered Site:
     - N____ Degrees  M____ Minutes  S____ Seconds
       (represented to 2 decimal places)
     - W____ Degrees  M____ Minutes  S____ Seconds
       (represented to 2 decimal places)
     - DDA ZCTA, if applicable: _________

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                  Print or Type Name and Title of Signatory

Florida License Number

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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, is considered to be 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. All of the Scattered Sites must be located in the same county. (See Rule 67-21.002, F.A.C.).

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 Location of the Scattered Site means, at a minimum, the address number, street name and city, and/or provide (i) the street name, closest designated intersection and city if located within a city or (ii) the street name, closest designated intersection and county if located in the unincorporated area of the county.

4 "DDA ZCTA" or "DDA Zip Code Tabulation Area," applies only if the proposed Development site is located within a metropolitan area which has been designated by the Department of Housing and Urban Development (HUD) as a Small Area Difficult Development Area (SADDA) and assigned a ZCTA number at https://www.huduser.gov/portal/Datasets/qct/DDA2016M.PDF. This can be determined by entering the applicable information at the HUD mapping software, which can be found at https://www.huduser.gov/portal/sadda/sadda_qct.html

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 inappropriate signed, the form will not be considered and the Application will fail to meet threshold. If this certification contains corrections or ‘white-out’, or if it is altered or retyped, this form will not be considered and the Application will fail to meet threshold. The certification may be photocopied.

Provide Behind a Tab Labeled “Exhibit 5”

NCA (Rev. 08-2016)
67-21.003(1)(b), F.A.C.
**Principal Disclosures for Applicant**

Select the organizational structure for the Applicant entity:

The Applicant is a:  

Provide the name of the Applicant entity after selecting its organizational structure above.

<insert name of Applicant entity here>

### First Principal Disclosure Level:

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<th>Select Type of Principal of Applicant</th>
<th>Enter Name of First Level Principal</th>
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Click here for Assistance with Completing the Entries for the First Level Principal Disclosure for the Applicant

### Second Principal Disclosure Level:

Select the corresponding First Level Principal Entity # from above for which the Second Level Principal is being identified.

Select the type of Principal being associated with the corresponding First Level Principal Entity.

Enter Name of Second Level Principal

Select organizational structure of Second Level Principal identified.

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<th>Select the type of Principal being associated with the corresponding First Level Principal Entity</th>
<th>Enter Name of Second Level Principal</th>
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Click here for Assistance with Completing the Entries for the Second Level Principal Disclosure for the Applicant

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NCA (Rev. _____)
67-21.003(1)(b), F.A.C.

Principals of the Applicant and Developer(s) Disclosure Form (Form Rev. 08-16)
### Third Principal Disclosure Level:

Select the corresponding Second Level Principal Entity # from above for which the Third Level Principal is being identified.

Select the type of Principal being associated with the corresponding Second Level Principal Entity.

Enter the Name of Third Level Principal who must be a Natural Person.

The organizational structure of Third Level Principal identified Must Be a Natural Person.

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Principal Disclosures for Applicant

Click here for Assistance with Completing the Entries for the Third Level Principal Disclosure for the Applicant.
## Principal Disclosures for the Developer

How many Developers are part of this Application structure?

<Select a #>

Select the organizational structure for the Developer entity:

The Developer is a:  <Select an option>

Provide the name of the Developer entity after selecting its organizational structure above.

<Insert name of corresponding Developer entity here>

### First Principal Disclosure Level:

<table>
<thead>
<tr>
<th>First Level Entity #</th>
<th>Select Type of Principal of Developer</th>
<th>Enter Name of First Level Principal</th>
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NCA (Rev. _____) 67-21.003(1)(b), F.A.C.

Principals of the Applicant and Developer(s) Disclosure Form (Form Rev. 08-16)
## Principal Disclosures for the Developer

Select the organizational structure for the Developer entity:

The Developer is:  

[Options]

Provide the name of the Developer entity after selecting its organizational structure above.

[Insert name of corresponding Developer entity here]

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Click here for Assistance with Completing the Entries for the Second Level Principal Disclosure for a Developer

NCA (Rev. _____)

67-21.003(1)(b), F.A.C.
Principal Disclosures for the Developer

Select the organizational structure for the Developer entity:

The Developer is: <Select an option>

Provide the name of the Developer entity after selecting its organizational structure above.

<Insert name of corresponding Developer entity here>

First Principal Disclosure Level:

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Second Principal Disclosure Level:

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**NON-COMPETITIVE APPLICATION DEVELOPMENT COST PRO FORMA**

**NOTES:**
1. Developer fee may not exceed the limits established in Rule Chapter 67-21, F.A.C. Any portion of the fee that has been deferred must be included in Total Development Cost and listed as a source of funding.
2. If Housing Credit equity is being used as a source of financing, complete Columns 1 & 2. Otherwise, only complete Column 2.
3. General Contractor’s fee is limited to 14% of actual construction cost (for Application purposes, this is represented by A1.1. Column 3). The General Contractor’s fee must be disclosed. The General Contractor’s fee includes General Conditions, Overhead, and Profit. A General Contractor’s Cost Certification will need to be completed prior to the issuance of IRS form 8609 and that certification may further restrict the overall General Contractor’s fee. It is advised to review that certification process as early as possible.
4. In reference to impact fees, a tax professional’s advice should be sought regarding eligibility of these fees.
5. Except as otherwise provided in Rule Chapter 67-21, F.A.C., the maximum hard cost contingency allowed cannot exceed (i) 5% for Redevelopment and Developments where 50% or more of the units are new construction, (ii) 15% for Rehabilitation and Preservation, or (iii) 20% in the event financing is obtained through a federal government rehabilitation program and is required by that program. In any case, the maximum soft cost contingency allowed cannot exceed 5%. For Application purposes, 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.
6. The amount of the credit underwriting fee for tax-exempt bonds must be placed in column 2 as it cannot be included in HC eligible basis.
7. Applications using HC equity funding, with the exception of those applying for MMRB funding, should list an estimated compliance fee amount in column 2.
8. 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. There may be certain cost limitations provided in Rule Chapter 67-21, F.A.C.

**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.**

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NCA (Rev. 08-2016)
67-21.003(1)(b), F.A.C.
### General Development Costs (Cont'd)

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A2. TOTAL GENERAL DEVELOPMENT COST

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## A4. TOTAL FINANCIAL COSTS

$__________ $__________ $__________

## 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 (8)

(C+D+E+F)

$__________ $__________ $__________
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

<table>
<thead>
<tr>
<th>Development Cost Type</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Actual Construction Cost</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Off-Site Work:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other:</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>General Development Costs</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Impact Fees:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other:</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Financial Costs</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other:</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Acquisition Cost of Existing Developments</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other:</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

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, and/or local government consultants.
### CONSTRUCTION/REHAB ANALYSIS

<table>
<thead>
<tr>
<th>AMOUNT</th>
<th>LOCATION OF DOCUMENTATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>$</td>
<td></td>
</tr>
</tbody>
</table>

#### A. Total Development Costs

<table>
<thead>
<tr>
<th>AMOUNT</th>
<th>LOCATION OF DOCUMENTATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>$</td>
<td></td>
</tr>
</tbody>
</table>

#### B. Construction or Rehab Funding Sources:

1. **MMRB Requested (Construction)**
   - $ [Attachment]

2. **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.**
   - $ [Attachment]

3. **First Mortgage Financing**
   - $ [Attachment]

4. **Second Mortgage Financing**
   - $ [Attachment]

5. **Third Mortgage Financing**
   - $ [Attachment]

6. **Grants**
   - $ [Attachment]

7. **HC Equity Bridge Loan**
   - $ [Attachment]

8. **Other: $ [Attachment] |

9. **Other: $ [Attachment] |

10. **Deferred Developer Fee**
    - $ [Attachment]

11. **Total Construction/Rehab Sources**
    - $ [Attachment]

#### C. Construction/Rehab Funding Surplus

(B.11. Total Construction/Rehab Sources, less A. Total Development Costs):

<table>
<thead>
<tr>
<th>AMOUNT</th>
<th>LOCATION OF DOCUMENTATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>$</td>
<td></td>
</tr>
</tbody>
</table>

(A negative number here represents a funding shortfall. A value of zero or a positive value here is needed.)

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

<table>
<thead>
<tr>
<th>Amount</th>
<th>Location of Documentation</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>A. Total Development Costs</strong></td>
<td>$ ___________________</td>
</tr>
<tr>
<td><strong>B. Permanent Funding Sources:</strong></td>
<td></td>
</tr>
<tr>
<td>1. MMRB Requested (Permanent)</td>
<td>$ ___________________</td>
</tr>
<tr>
<td>2. HC Syndication/HC Equity Proceeds</td>
<td>$ ___________________</td>
</tr>
<tr>
<td>3. First Mortgage Financing</td>
<td>$ ___________________</td>
</tr>
<tr>
<td>4. Second Mortgage Financing</td>
<td>$ ___________________</td>
</tr>
<tr>
<td>5. Third Mortgage Financing</td>
<td>$ ___________________</td>
</tr>
<tr>
<td>6. Grants</td>
<td>$ ___________________</td>
</tr>
<tr>
<td>7. Other: ___________________</td>
<td>$ ___________________</td>
</tr>
<tr>
<td>8. Other: ___________________</td>
<td>$ ___________________</td>
</tr>
<tr>
<td>9. Deferred Developer Fee</td>
<td>$ ___________________</td>
</tr>
<tr>
<td><strong>10. Total Permanent Funding Sources</strong></td>
<td>$ ___________________</td>
</tr>
</tbody>
</table>

### C. Permanent Funding Surplus

(B.10. Total Permanent Funding Sources, less A. Total Development Costs): $ ___________________.

(A negative number here represents a funding shortfall. A value of zero or a positive value here is needed.)

Each Exhibit must be listed behind its own Tab. DO NOT INCLUDE ALL EXHIBITS BEHIND ONE TAB.