The Minnesota Housing Finance Agency does not discriminate on the basis of race, color, creed, national origin, sex, religion, marital status, status with regard to public assistance, disability, familial status, gender identity, or sexual orientation in the provision of services.

An equal opportunity employer.

This information will be made available in alternative format upon request.
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Chapter 1 – Underwriting

1.01 What to Expect

Minnesota Housing’s underwriting team consists of a loan processor and an underwriter. The underwriter is responsible for evaluating the feasibility of the proposed project and getting final Minnesota Housing Mortgage Credit Committee (a Minnesota Housing internal, decision-making committee) and board approval. The review process includes helping ensure compliance with Minnesota statutes, rules and program requirements, as well as Minnesota Housing’s underwriting standards. The Underwriting Standards reflect Minnesota Housing’s general approach to underwriting, but they are not meant to be comprehensive or address every possible situation.

Minnesota Housing’s loan processor is responsible for coordinating the submission, review and approval of all due diligence items prior to the hand-off to the closing team. The loan processor will be your main contact for submitting documents found on the pre- and post-construction Portal checklists.

The processing time from funding award to closing depends on the project’s source of funds and the responsiveness of the external development team in submitting all required due diligence in an acceptable form. Generally, the final Workbook and due diligence package should be complete at least 90 days from the desired closing date to allow sufficient time for processing. Consult the LMIR First Mortgage with HUD Risk-share, Tax-exempt Bonds and HIB loan sections for additional source-specific timing considerations.

1.02 Next Steps

<table>
<thead>
<tr>
<th>Next Steps</th>
<th>Person(s) Responsible</th>
<th>Timeframe</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Regular check-in with development team and funding partners to monitor status towards closing</td>
<td>Underwriter and Loan Processor</td>
<td>Ongoing</td>
</tr>
<tr>
<td>2. Coordinate Minnesota Housing processing needed to complete the due diligence package (e.g., environmental review, architect reviews, ordering appraisals, as applicable)</td>
<td>Underwriter and Loan Processor</td>
<td>Ongoing</td>
</tr>
<tr>
<td>3. Submit final Workbook and complete due diligence package via the Portal</td>
<td>Borrower</td>
<td>90 days prior to close</td>
</tr>
<tr>
<td>4. Submit current financial information for sponsor/guarantor credit review</td>
<td>Borrower</td>
<td>90 days prior to close</td>
</tr>
<tr>
<td>5. Approve final Workbook and due diligence items; draft Mortgage Credit Committee and board (if applicable) reports</td>
<td>Underwriter</td>
<td>Upon receipt of complete due diligence and sponsor/guarantor packages</td>
</tr>
<tr>
<td>6. Mortgage Credit Committee final loan approval</td>
<td>Underwriter</td>
<td>60 day prior to close</td>
</tr>
<tr>
<td>7. Submit closing due diligence package via Portal</td>
<td>Borrower</td>
<td>60 days prior to close</td>
</tr>
<tr>
<td></td>
<td>Turn file over to Closing</td>
<td>Loan Processor</td>
</tr>
<tr>
<td>---</td>
<td>--------------------------</td>
<td>----------------</td>
</tr>
<tr>
<td>9</td>
<td>Board approval, if required</td>
<td>Underwriter</td>
</tr>
<tr>
<td>10</td>
<td>Closing</td>
<td></td>
</tr>
</tbody>
</table>

### 1.03 Reference Materials, Forms and Documents

The following links reference documents that offer further information.

- Portal checklist for due diligence items, including help text
  - [Customer Portal Resources](#)
- [Underwriting Standards](#)
- [Due diligence reference materials, forms and guides](#) – Contains links to templates and guidance on other due diligence documentation.
2.01 What to Expect

The purpose of the Low and Moderate Income Rental (LMIR) Program is to provide first mortgage amortizing debt for multifamily rental housing with rents affordable to low- and moderate-income households. It is important that developers, owners and other funders understand the terms and requirements that help ensure a smooth underwriting and closing process, as well as help ensure the development is well-suited for long-term compliance under the LMIR Program.

- LMIR Program loans are 30, 35 or 40-year fully-amortizing, fixed-rate.
- The interest rate as selected is contingent on specific requirements being met (refer to the requirements in the Selection Letter for details). LMIR loans can be structured as a construction-to-perm loan or as an end loan.
- LMIR Program mortgages must always be in a first lien position.
- If structured as a take-out loan, the borrower and Minnesota Housing will enter into an end loan commitment at the initial closing of construction financing. The term of the commitment will generally be 18 months. Note that the interest rate of the permanent LMIR loan is subject to revision based on the requirements set out in the Selection Letter.
- Rent and income limits will apply for the length of the loan.
- Minnesota Housing’s required escrows and reserves may be held by Minnesota Housing.
- Return on equity is limited to 15%.
- The LMIR loan is nonrecourse when provided to a single-asset entity and paired with housing tax credits (HTC). A sponsor will be required to guarantee all monetary obligations until the property is stabilized. After stabilization, the individuals and/or organizations must guarantee all monetary obligations except principal and interest for the life of the loan.
- LMIR loans include a prepayment lockout of ten years.

Generally, LMIR loans will include HUD Risk-share mortgage insurance. A mortgage insurance premium (MIP) of 0.125% for Level I insurance will be charged in addition to Minnesota Housing’s interest rate on the loan. In addition, 0.125% of the loan amount will be included in the development cost budget to pay for the first year of insurance. The MIP will be higher if a higher level of insurance is required.

**NOTE: Under HUD Risk-share, no work may be done on the project site until after Minnesota Housing has performed a NEPA Part 58 Environmental Review. General day-to-day maintenance can be performed, but no acquisition or site work may occur prior to environmental clearance.**

LMIR loans may be paired with deferred loans under the Flexible Financing for Capital Costs (FFCC) Program. This program provides deferred loans at low or no interest in conjunction with LMIR first mortgage loans in order to reduce the overall effective interest rate. The FFCC loan will be co-terminus with the accompanying LMIR loan and will be due and payable upon prepayment of the LMIR loan.
## 2.02 Next Steps

<table>
<thead>
<tr>
<th>Next Steps</th>
<th>Person(s) Responsible</th>
<th>Timeframe</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Submit documents required for completion of NEPA Part 58 environmental clearance (including Phase II, RAP, etc. as needed)</td>
<td>Borrower</td>
<td>As soon as possible after launch meeting</td>
</tr>
<tr>
<td>2. Receive HUD Release of Funds</td>
<td>Risk-sharing Program Manager/HUD</td>
<td>60 days after completion of environmental review</td>
</tr>
<tr>
<td>3. Submit final Workbook and complete due diligence package via Portal</td>
<td>Borrower</td>
<td>90 days prior to close</td>
</tr>
<tr>
<td>4. Submit current financial information for sponsor/guarantor credit review</td>
<td>Borrower</td>
<td>90 days prior to close</td>
</tr>
<tr>
<td>5. Approve final Workbook and due diligence items; draft Mortgage Credit Committee and board (if applicable) reports</td>
<td>Underwriter</td>
<td>Upon receipt of complete due diligence and sponsor/guarantor packages</td>
</tr>
<tr>
<td>6. Mortgage Credit Committee final loan approval</td>
<td>Underwriter</td>
<td>60 days prior to close</td>
</tr>
<tr>
<td>7. Submit HUD Risk-share file to HUD</td>
<td>Risk-sharing Program Manager</td>
<td>45-60 days prior to close</td>
</tr>
<tr>
<td>8. Submit HUD 2530 clearance for limited partnership, general partner, limited partner, management company and general contractor</td>
<td>Borrower</td>
<td>Upon submission of the Risk-share file to HUD</td>
</tr>
<tr>
<td>9. Submit closing due diligence package via Portal</td>
<td>Borrower</td>
<td>60 days prior to close</td>
</tr>
<tr>
<td>10. Turn over file to Closing</td>
<td>Loan Processor</td>
<td>Upon receipt of complete closing due diligence package</td>
</tr>
<tr>
<td>11. Board approval (required for all LMIR loans)</td>
<td>Underwriter</td>
<td>Prior to close</td>
</tr>
<tr>
<td>12. Receive HUD Firm Commitment for Risk-sharing Insurance from HUD</td>
<td>Risk-sharing Program Manager</td>
<td>Prior to close</td>
</tr>
<tr>
<td>13. Closing of loan or execution of loan commitment</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

## 2.03 Reference Materials, Forms and Documents

The following links reference documents that offer further information.

- [LMIR and FFCC Programs Procedural Guide](#)
Chapter 3 – Housing Tax Credits (HTC) – 9% HTCs

3.01 What to Expect

Changes to Project
The allocation of HTCs is based upon information provided in the application and the preliminary plans submitted with the application. Until the property is placed in service, any material changes to the project or building design (i.e., changes in unit mix or unit size, those that affect applicable design standards or design features required for preference points) as submitted in the application require written notification to and approval from Minnesota Housing.

Supportive Housing/HPH Units
There are specific expectations and requirements that have been established for supportive housing and units designated for high priority homeless (HPH).

The supportive housing officer (SHO) will review critical issues at the launch meeting and in some cases may schedule a separate supportive housing meeting to review components in more detail. To help ensure understanding of Minnesota Housing’s supportive housing and HPH requirements, the development team, including the project manager, property management, compliance officer and service provider are expected to attend the launch meeting. If a separate supportive housing meeting is needed, the SHO will schedule the meeting and coordinate with the housing management officer (HMO) to review the requirements and the supportive housing closing checklist items with the development team.

All supportive housing documents need to be completed by the development team and approved by Minnesota Housing at least 60 days prior to carryover.

Monitoring of the HPH requirements will be coordinated by the compliance officer assigned to the property.

Affirmative Fair Housing Marketing Plan
Housing providers are required to have and follow an Affirmative Fair Housing Marketing Plan (AFHMP) to help ensure that properties are being marketed in compliance with fair housing obligations.

- Forms to Complete:
  - Form HUD-935.2A, Affirmative Fair Housing Marketing Plan (AFHMP) – Multifamily Housing
  - Minnesota Housing Addendum to the Affirmative Fair Housing Marketing Plan

- Timing:
  - Minnesota Housing must receive and approve your AFHMP forms prior to carryover.
  - Housing providers should review their AFHMP to help ensure it is current every one to two (1-2) years and should complete or update the AFHMP forms at least every five (5) years.

- Monitoring:
  - Minnesota Housing will review your AFHMP forms as part of the inspection process.
Minnesota Housing can ask to review your related marketing materials and can ask you to complete new AFHMP forms when warranted.

**Staff Architect Review**
All HTC projects must meet Minnesota Housing’s design standards. Chapter 5 of the *Rental Housing Design/Construction Standards* includes design requirements, plan review submittals, construction close-out requirements, and other information applicable to projects receiving HTCs only. A project Design Certification Form and construction documents must be submitted to Minnesota Housing prior to the earlier of the start of construction or carryover.

**Applicable Percentage**
For 9% HTCs, Minnesota Housing’s HTC Program permits its owners to elect the applicable percentage either at reservation or placed in service. If the election is not made at the time the reservation letter is issued, the percentage will be fixed for the month in which the building is placed in service.

**Carryover**
To receive a 9% carryover allocation, the owner must submit a complete carryover application to Minnesota Housing no later than November 1 of the allocation year for which the reservation was issued.

**Final Allocation (8609)**
Buildings must be placed in service within two years of the allocation year. Final allocations (Form 8609) may be requested when all eligible buildings are placed in service and the proper documentation and fees have been received. For 8609s to be issued by Minnesota Housing prior to year-end, the application must be submitted by November 1 of that year.

**Declaration of Land Use Restrictive Covenants**
Prior to an allocation of Section 42 HTCs, a project will be subject to a Declaration of Land Use Restrictive Covenants (LURA) through which the owner commits the building(s) to low-income use for an extended use period of 15-25 years after the conclusion of the 15-year compliance period (for a total of 30-40 years).

**Compliance and Monitoring**
Properties financed using HTCs from Minnesota Housing are required to satisfy certain compliance and reporting requirements. A compliance officer will be assigned to monitor program compliance. Owners are required to report to Minnesota Housing using Minnesota Housing’s Property Online Reporting Tool (PORT). The compliance officer will perform periodic on-site inspections that will include a review of tenant files and other administrative records for properties with HTCs.

Compliance reporting begins after carryover allocation for 9% HTCs. Submission of an owner certification is all that is required until the owner establishes the first credit year. The owner is required to submit an annual owner certification, a report of unit events and the annual compliance monitoring fee until the extended use period expires or is terminated (some reporting is also required during the three-year protection period). The first inspection will be scheduled the year following the first credit year and will be conducted every three years during the 15-year compliance period and every five years during the extended use period.
Prior to lease-up, determine if training of staff responsible for complying with program rules and certifying tenant eligibility is needed. Seminars for HTC compliance, including certifying tenant income, are available from national and local trainers. A list of such trainers is on Minnesota Housing’s Compliance webpage. Also, prior to lease-up, obtain respective income and rent limit charts as well as utility allowance source documentation to ensure compliance with income and rent limits.

No later than the end of the first credit year, obtain a Data Practices Act Disclosure Statement for each eligible household, certify household income and rent according to the HTC Program requirements and eligibility, and obtain demographic information and document tenant files.

Refer to the HTC Procedural Manual and HTC Compliance Guide for a complete list of requirements.

### 3.02 Next Steps

<table>
<thead>
<tr>
<th>Next Steps</th>
<th>Person(s) Responsible</th>
<th>Timeframe</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Minnesota Housing plan review</td>
<td>Architect</td>
<td>Within 90 days of Selection</td>
</tr>
<tr>
<td>2. Submit supportive housing due diligence</td>
<td>Applicant</td>
<td>60 days prior to carryover</td>
</tr>
<tr>
<td>3. Approve supportive housing due diligence</td>
<td>SHO and HMO</td>
<td>30 days prior to carryover</td>
</tr>
<tr>
<td>4. Carryover application</td>
<td>Applicant</td>
<td>November 1 of allocation year</td>
</tr>
<tr>
<td>• All supportive housing due diligence completed and approved</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• All architectural design and construction due diligence completed and approved</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5. Compliance reporting and monitoring begins</td>
<td>Property Owner</td>
<td>Calendar year following carryover allocation</td>
</tr>
<tr>
<td>6. 8609 application</td>
<td>Applicant</td>
<td>No later than 15 days after November 1 of second year after allocation</td>
</tr>
</tbody>
</table>

### 3.03 Reference Materials, Forms and Documents

The following links reference documents that offer further information:

- [2020 Housing Tax Credit Program Procedural Manual](#)
- [Due Diligence Reference Materials, Forms and Guides](#) – Contains links to templates and guidance on other due diligence documentation.
- [Compliance Webpage and Compliance Staff Contact Information](#) – Contains links to the Housing Tax Credit Compliance Guide, occupancy forms, PORT login page and user manual, compliance
officer contacts, training and other links. Also contains a link to sign up for compliance email alerts.

- Rent and Income Limits
- Fair Housing
- Property Online Reporting Tool User Manual
- PORT Training Tutorials and Multifamily Compliance webpage
- Housing Tax Credit Compliance Manual
Chapter 4 – Housing Tax Credits (HTC) Program – 4% HTCs with Private Activity Bonds (PAB)

4.01 What to Expect

Changes to Project
The award of HTCs is based upon information provided in the application and the preliminary plans submitted with the application. Until the property is placed in service, any material changes to the project or building design (i.e., changes in unit mix or unit size, those that affect applicable design standards or design features required for preference points) as submitted in the application require written notification to and approval from Minnesota Housing.

Supportive Housing/High Priority Homeless (HPH) Units
There are specific expectations and requirements that have been established for supportive housing and units designated for HPH.

The supportive housing officer (SHO) will review critical issues at the launch meeting and in some cases may schedule a separate supportive housing meeting to review components in more detail. To help ensure understanding of Minnesota Housing’s supportive housing and HPH requirements, the development team, including the project manager, property management, compliance and service provider are expected to attend the launch meeting. If a separate supportive housing meeting is needed, the SHO will schedule the meeting and coordinate with the housing management officer (HMO) to review the requirements and the supportive housing closing checklist items with the development team.

All supportive housing documents need to be completed by the development team and approved by Minnesota Housing at least 60 days prior to carryover.

Monitoring of the HPH requirements will be coordinated by the compliance officer assigned to the property.

Affirmative Fair Housing Marketing Plan
Housing providers are required to have and follow an Affirmative Fair Housing Marketing Plan (AFHMP) to help ensure that properties are being marketed in compliance with fair housing obligations.

- Forms to Complete:
  - Form HUD-935.2A, Affirmative Fair Housing Marketing Plan (AFHMP) – Multifamily Housing
  - Minnesota Housing Addendum to the Affirmative Fair Housing Marketing Plan

- Timing:
  - Minnesota Housing must receive and approve your AFHMP forms prior to carryover.
  - Housing providers should review their AFHMP to ensure it is current every one to two (1-2) years and should complete or update the AFHMP forms at least every five (5) years.

- Monitoring:
  - Minnesota Housing will review your AFHMP forms as part of the inspection process.
Minnesota Housing can ask to review your related marketing materials and can ask you to complete new AFHMP forms when warranted.

**Staff Architect Review**
All HTC projects must meet Minnesota Housing’s design standards. Chapter 5 of the Rental Housing Design/Construction Standards includes design requirements, plan review submittals, construction close-out requirements, and other information applicable to projects receiving HTCs only. A project Design Certification Form and construction documents must be submitted to Minnesota Housing prior to the earlier of the start of construction or carryover.

**Applicable Percentage**
The HTC applicable percentage is based on the month in which the bonds are issued or the placed in service date. In order to lock in the applicable percentage for the month the bonds are issued, the borrower must sign and submit an Election of Applicable Percentage Form. This election must be made no later than the fifth day of the month following the month the bonds are issued.

**Preliminary Determination Letter**
Based upon the submission of documents, Minnesota Housing will prepare a letter with its preliminary determinations pursuant to Section 42(m)(1)(D) and as appropriate 42(m)(2)(D) of the Internal Revenue Code. The letter will address whether the project satisfies the requirements for award of a housing credit dollar amount under the Qualified Allocation Plan (QAP), the tax credit dollar amount and project costs.

**Final Award (8609)**
Final award (Form 8609) may be requested when all eligible buildings are placed in service and the proper documentation and fees have been received.

**Declaration of Land Use Restrictive Covenants**
Prior to an award of HTCs, a project will be subject to a Declaration of Land Use Restrictive Covenants (LURA) through which the owner commits the building(s) to low income use for an extended use period of 15-25 years after the conclusion of the 15-year compliance period (for a total of 30-40 years).

**Compliance and Monitoring**
Properties financed using HTCs from Minnesota Housing are required to satisfy certain compliance and reporting requirements. A compliance officer will be assigned to monitor program compliance. Owners are required to report to Minnesota Housing using Minnesota Housing’s Property Online Reporting Tool (PORT). The compliance officer will perform periodic on-site inspections that will include a review of tenant files and other administrative records for properties with HTCs.

Compliance reporting begins after 42M preliminary determination. Submission of an owner certification is all that is required until the owner establishes the first credit year. The owner is then required to submit an annual owner certification, a report of unit events and the annual compliance monitoring fee until the extended use period expires or is terminated (some reporting is also required during the three-year protection period). The first inspection will be scheduled the year following the first credit year and will be conducted every three years during the 15-year compliance period and every five years during the extended use period.
Prior to lease-up, determine if training of staff responsible for complying with program rules and certifying tenant eligibility is needed. Seminars for HTC compliance, including certifying tenant income, are available from national and local trainers. A list of such trainers is on Minnesota Housing’s Compliance webpage. Also prior to lease-up, obtain respective income and rent limit charts as well as utility allowance source documentation to ensure compliance with income and rent limits.

No later than the end of the first credit year, obtain a Data Practices Act Disclosure Statement for each eligible household, certify household income and rent according to the HTC Program requirements and eligibility, and obtain demographic information and document tenant files.

Refer to the HTC Procedural Manual and HTC Compliance Guide for a complete list of requirements.

### 4.02 Next Steps

<table>
<thead>
<tr>
<th>Next Steps</th>
<th>Person(s) Responsible</th>
<th>Timeframe</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. 42M application</td>
<td>Applicant</td>
<td>30 days prior to issuance</td>
</tr>
<tr>
<td>2. Minnesota Housing plan review</td>
<td>Architect</td>
<td>At application</td>
</tr>
<tr>
<td>3. Submit supportive housing due diligence</td>
<td>Applicant</td>
<td>60 days prior to closing</td>
</tr>
<tr>
<td>4. Approve supportive housing due diligence</td>
<td>SHO and HMO</td>
<td>30 days prior to closing</td>
</tr>
<tr>
<td>5. Compliance reporting and monitoring begins</td>
<td>Property Owner</td>
<td>Calendar year following 42M preliminary determination letter</td>
</tr>
<tr>
<td>6. 8609 application</td>
<td>Applicant</td>
<td>No later than 15 days after the last day of the first year of the tax credit period. Section 42 states the owner must elect the first year of the credit period in the year the project is placed in service or the year following.</td>
</tr>
</tbody>
</table>

### 4.03 Reference Materials, Forms and Documents

The following links reference documents that offer further information.

- [2020 Housing Tax Credit Program Procedural Manual](#)
• **HTC Procedures for Projects Financed with Tax-Exempt Volume Limited Bonds**

• **Due Diligence Reference Materials, Forms and Guides** – Contains links to templates and guidance on other due diligence documentation.

• **Compliance Webpage and Compliance Staff Contact Information** – Contains links to the Housing Tax Credit Compliance Guide, occupancy forms, PORT login page and user manual, compliance officer contacts, training and other links. Also contains a link to sign up for compliance email alerts.

• **Rent and Income Limits**

• **Fair Housing**

• **Property Online Reporting Tool User Manual**

• **PORT Training Tutorials and Multifamily Compliance Webpage**

• **Housing Tax Credit Compliance Manual**

• **Tax-Exempt Bonds Informational Guide**
Chapter 5 – Tax-exempt Bonds (LMIR Bridge Loans)

5.01 What to Expect
For LMIR bridge loans funded with tax-exempt bond proceeds, there are additional requirements, due diligence and processes that must be coordinated to help ensure a smooth closing process and qualification for tax-exempt bonds.

- Due to current market conditions, all tax-exempt bond deals are being structured with only short-term bonds, which will be used to fund a LMIR bridge loan. This is subject to change as market conditions change.
- Under this structure, permanent LMIR mortgages are currently being funded from Minnesota Housing resources as end loans that will be a source of payment of the short-term bonds.
- Loans funded with proceeds of volume-limited tax-exempt bonds may qualify for 4% tax credits if structured properly.
- Short-term bonds will have a term of not less than 18 months and may be redeemed not earlier than 12 months after issue.

5.02 Next Steps

<table>
<thead>
<tr>
<th>Next Steps</th>
<th>Person(s) Responsible</th>
<th>Timeframe</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Reimbursement Declaration</td>
<td>Bond Lead/ Bond Counsel/Finance Counsel</td>
<td>Typically one to two months after selection</td>
</tr>
<tr>
<td>• Declaration allows project costs to be eligible for reimbursement with bond proceeds at closing</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. TEFRA Hearing</td>
<td>Underwriter/Bond Lead/ Bond Counsel/Finance Counsel</td>
<td>Not less than one month prior to bond issuance</td>
</tr>
<tr>
<td>• Publication at least 7 days prior to hearing</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3. Bond Tests/HTC Tests</td>
<td>Borrower/ Underwriter/ Bond Counsel/Finance Counsel</td>
<td>Ongoing</td>
</tr>
<tr>
<td>• Income Restrictions</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Ownership Assessment (for Preservation)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Good Costs/Bad Costs</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Acquisition/Rehab Ratio</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• State Rental Requirements</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Rents not above FMR</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Reserve Requirements</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Extend affordability/rental assistance</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• 50% Test for HTC eligibility</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Scattered site may have additional tests</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4. Loan Structures to Bond Underwriter</td>
<td>Finance/</td>
<td></td>
</tr>
</tbody>
</table>
## 5.03 Reference Materials, Forms and Documents

The following links reference documents that offer further information.

- LMIR and FFCC Programs Procedural Guide
- Tax-Exempt Bonds Informational Guide
- 2020 Housing Tax Credit Program Procedural Manual
- Procedures for Projects Financed with Tax-Exempt Volume Limited Bonds
- Minnesota Statutes 474A.047 Residential Rental Bonds
Chapter 6 – Housing Infrastructure Bonds (Private Activity Bonds)

6.01 What to Expect
Housing Infrastructure Bonds (HIBs) fund supportive housing, preservation and senior developments.

For developments with 4% housing tax credits, the HIB type is private activity bonds (PAB). These bonds will count toward the 50% test for the tax credits. Bonds are issued for multiple developments at one time, and the development is not collateral for HIBs. Minnesota Housing’s ability to issue HIBs is dependent upon Minnesota Management and Budget providing updated disclosure with respect to the state of Minnesota and its finances. Currently, that disclosure is only prepared when the state issues its general obligation bonds in late summer or early fall.

The HIB loan may be deferred and repayable.

There is specific due diligence that will be collected for the bond issue.

6.02 Next Steps

<table>
<thead>
<tr>
<th>Next Steps</th>
<th>Person(s) Responsible</th>
<th>Timeframe</th>
</tr>
</thead>
</table>
| 1. Reimbursement declaration  
  • Declaration allows project costs to be eligible for reimbursement with bond proceeds at closing | Underwriter / Bond Counsel | Typically one to two months after selection |
| 2. TEFRA hearing  
  • Publication at least 7 days prior to public hearing | Underwriter / Bond Counsel / Bond Lead | Not less than one month prior to bond issuance |
| 3. Bond Tests/HTC Tests  
  • Income set-aside restrictions  
  • Ownership assessment (for Preservation)  
  • Good costs/bad costs  
  • Eligible/ineligible costs  
  • Acquisition/rehab ratio  
  • State Rental Requirements  
    o Rents not above FMR  
    o Reserve requirements  
    o Extend affordability/rental assistance  
  • 50% test for HTC eligibility  
  • Scattered site developments may have additional tests | Borrower / Underwriter / Bond Counsel | Underwriting Phase |
| 4. HTC Preliminary Determination application and letters  
  • 42(m)(1)(D) | Borrower / Underwriter | Application must be received prior to bond issuance. Letter |
## 42(m)(2)(D)
- Preliminary determination fee

may be generated after issuance and require a 42M resubmittal of specific items

### 5. Board approval of bond issuance

<table>
<thead>
<tr>
<th>Finance/ Finance Counsel/Bond Counsel</th>
<th>HIBs are typically issued once a year in the fall</th>
</tr>
</thead>
</table>

### 6. Closing documents
- Program loan documents
- Bond compliance agreement

### 7. Loan closing

---

### 6.03 Reference Materials, Forms and Documents

The following links reference documents that offer further information.

- [2020 Housing Tax Credit Program Procedural Manual](#)
- [Housing Infrastructure Bond Guide](#)
- [Minnesota Statutes 474A.047 Residential Rental Bonds](#)
Chapter 7 – Housing Infrastructure Bonds (Governmental Bonds)

7.01 What to Expect
When structured as governmental bonds, Housing Infrastructure Bond (HIB) proceeds are not volume limited and do not count toward the 50% test for 4% housing tax credits. Bonds are issued for multiple developments at one time, and the development is not collateral for the HIB private activity bonds. Minnesota Housing’s ability to issue HIBs is dependent on Minnesota Management and Budget providing updated disclosure with respect to the state of Minnesota and its finances. Currently, that disclosure is only prepared when the state issues its general obligation bonds in late summer or early fall.

The HIB loan is deferred and forgivable.

7.02 Next Steps

<table>
<thead>
<tr>
<th>Next Steps</th>
<th>Person(s) Responsible</th>
<th>Timeframe</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Reimbursement declaration</td>
<td>Bond Lead/ Bond Counsel</td>
<td>One to two months after selection</td>
</tr>
<tr>
<td>• Declaration allows project costs to be eligible for reimbursement with bond proceeds at closing</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. TEFRA hearing</td>
<td>Underwriter / Bond Counsel/Bond Lead</td>
<td>Not less than one month prior to bond issuance</td>
</tr>
<tr>
<td>• Not technically required for governmental bonds. Will be done to preserve flexibility for Minnesota Housing</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Publication at least 7 days prior to public hearing</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3. Bond tests</td>
<td>Borrower/ Underwriter / Bond Counsel</td>
<td>Underwriting Phase</td>
</tr>
<tr>
<td>• Ownership assessment</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Good costs/bad costs</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Eligible/ineligible costs</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4. Board approval of bond issuance</td>
<td>Finance/ Underwriter</td>
<td>HIBs are typically issued once a year in the fall</td>
</tr>
<tr>
<td>• Supplemental indenture</td>
<td></td>
<td></td>
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<tr>
<td>5. Closing documents</td>
<td></td>
<td></td>
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<tr>
<td>• Program loan documents</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Tax exemption agreement</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

7.03 Reference Materials, Forms and Documents
The following links reference documents that offer further information.

- [Housing Infrastructure Bond Guide](#)
- [Minnesota Statutes 474A.047 Residential Rental Bonds](#)
Chapter 8 – Housing Infrastructure Bonds (501(c)(3) Bonds)

8.01 What to Expect
When structured as 501(c)(3) bonds, Housing Infrastructure Bond (HIB) proceeds are not volume limited and do not count toward the 50% test for 4% housing tax credits. Bonds are issued for multiple developments at one time, and the development is not collateral for the HIBs. Minnesota Housing’s ability to issue HIBs is dependent on Minnesota Management and Budget providing updated disclosure with respect to the state of Minnesota and its finances. Currently, that disclosure is only prepared when the state issues its general obligation bonds in late summer or early fall.

The HIB loan may be deferred and repayable. The borrower must be a nonprofit organization that is determined by the IRS to be a corporation described in Section 501(c)(3) of the Internal Revenue Code.

8.02 Next Steps

<table>
<thead>
<tr>
<th>Next Steps</th>
<th>Person(s) Responsible</th>
<th>Timeframe</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Reimbursement declaration</td>
<td>Underwriter / Bond Counsel /Finance Counsel</td>
<td>One to two months after selection</td>
</tr>
<tr>
<td>• Declaration allows project costs to be eligible for reimbursement with bond proceeds at closing</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. TEFRA Hearing</td>
<td>Underwriter/ Bond Counsel/Finance Counsel/ Bond Lead</td>
<td>Not less than one month prior to bond issuance</td>
</tr>
<tr>
<td>• Publication at least 7 days prior to public hearing</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3. Bond Tests</td>
<td>Borrower/ Underwriter/ Bond Counsel</td>
<td>Underwriting Phase</td>
</tr>
<tr>
<td>• Ownership assessment (for Preservation)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Good costs/bad costs</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Eligible/ineligible costs</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4. Board approval of bond issuance</td>
<td>Finance/ Underwriter</td>
<td>HIBs are typically issued once a year in the fall.</td>
</tr>
<tr>
<td>• Supplemental indenture</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5. Closing documents</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Program loan documents</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Tax exemption agreement or bond compliance agreement</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6. Loan Closing</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
8.03 Reference Materials, Forms and Documents

The following links reference documents that offer further information.

- Housing Infrastructure Bond Guide
- Minnesota Statutes 474A.047 Residential Rental Bonds
Chapter 9 – HOME and National Housing Trust Fund (NHTF)

9.01 What to Expect
The HOME Investment Partnerships Program (HOME Program) and the National Housing Trust Fund (NHTF) are federally funded programs designed to increase affordable housing opportunities for low and very low-income families. Federal funds have multiple levels of requirements. Below are the most important requirements for the development team to keep in mind. The assigned Minnesota Housing federal programs team member will work closely with the project developer, general contractor and architect to ensure that all necessary due diligence is collected and reviewed in a timely manner.

9.02 Next Steps

<table>
<thead>
<tr>
<th>Next Steps</th>
<th>Person(s) Responsible</th>
<th>Timeframe</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Funding Application Certifications</td>
<td>Owner/Developer</td>
<td>Within three (3) weeks from Selection</td>
</tr>
<tr>
<td>Execution of this form constitutes formal application for federal funds and the Initiation of Negotiations (ION), and this triggers several federal cross-cutting requirements as described below. The executed Funding Application Certifications should be submitted to federal programs staff within three (3) weeks of receipt of the Selection Letter.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. No Choice Limiting Actions until Environmental Clearance</td>
<td>Phase I – Owner/Developer</td>
<td>As soon as possible from Selection</td>
</tr>
<tr>
<td>After signing the Funding Application Certifications, the applicant must refrain from undertaking any actions that are considered “choice limiting” until environmental clearance is provided from Minnesota Housing. This includes entering into contracts or entering into a purchase agreement (unless the agreement is specifically conditioned on clearing Environment Review), performing site work, etc. Clearance cannot be provided until a Phase I dated within one year is provided to Minnesota Housing. The development team orders the Phase I and must provide a copy of the Phase I report to Minnesota Housing as soon as possible.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3. Initial Inspections</td>
<td>HOME/NHTF Program Manager</td>
<td>Within 30 days</td>
</tr>
<tr>
<td>As soon as possible, a portion of the units and all common areas and mechanicals in the proposed project must be inspected by Minnesota Housing. Staff will reach out to the development team to coordinate. Twenty-five percent (25%) of the first 100 units and, where applicable, 10% of the remaining units over 100, will be inspected.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4. Uniform Relocation Act (URA)</td>
<td>Owner/Developer</td>
<td>Immediately -</td>
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</tr>
<tr>
<td><strong>URA</strong> is one of the most critical and time sensitive requirements, and must be handled as soon as possible. The development team should consult with their assigned federal programs staff and begin sending out the General Information Notice (GIN) to tenants within 30 days of signing the Funding Application Certifications.</td>
<td></td>
<td>ongoing</td>
</tr>
<tr>
<td><strong>5. Tenant Eligibility</strong></td>
<td>HOME/NHTF Program Manager and Owner/Developer</td>
<td>Ongoing</td>
</tr>
<tr>
<td>Helping ensure that eligible residents reside in federally assisted units is critical. It is the owner’s responsibility to certify that the property currently has enough tenants who will meet the income eligibility requirements prior to the Written Agreement/loan commitment. The final income eligibility with supporting documentation is required near the end of construction but prior to drawing the remaining federal funds and the initiation of the mandated Effective Period/Period of Affordability.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>6. Utility Allowance</strong></td>
<td>Owner/Developer</td>
<td>Ongoing</td>
</tr>
<tr>
<td>When calculating the utility allowance (UA), the local public housing authority (PHA) limits can no longer be used for the HOME-assisted units. The UA must be calculated from the actual usage methodology or by the energy consumption model as prepared by a Minnesota licensed mechanical engineer or a Minnesota Housing approved qualified professional.</td>
<td></td>
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</tr>
<tr>
<td><strong>7. Davis Bacon and Related Acts (DBRA)</strong></td>
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</tr>
<tr>
<td>HOME funds trigger DBRA. All applicable requirements must be met. The reporting that is required during the construction phase will be completed using LCPTTracker software. <strong>Please note that NHTF alone does not trigger DBRA.</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>8. Contracting</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Federal labor requirements including Section 3, MBE/WBE and Davis Bacon and Related Acts do apply. Early discussions between the assigned federal programs team member and the development team regarding compliance requirements is essential to following proper protocol and ensuring contract documents are compliant.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>9. Closing – Execution of Written Agreement</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>10. Compliance Reporting and Monitoring Begins</strong></td>
<td>Owner/Agent</td>
<td>After closing</td>
</tr>
<tr>
<td><strong>11. Affordability Period Begins</strong></td>
<td>HOME/NHTF Program Manager and Owner/Developer</td>
<td></td>
</tr>
</tbody>
</table>
9.03 Reference Materials, Forms and Documents

The following links reference documents that offer further information.

- All HOME and NHTF materials, forms, web trainings and documents can be found on our webpage.
- Temporary Relocation Principles
Chapter 10 – Architecture and Design

10.01  What to Expect
To better meet our customer needs and communicate our expectations, Minnesota Housing has developed design/construction standards for rental housing.

A Minnesota Housing staff architect will be assigned to each project involving new construction or rehabilitation to help ensure the proposed design and/or work scope meets Minnesota Housing’s expectations. As design, work scopes, and construction documents (CDs) are developed, they must be submitted to Minnesota Housing periodically (Schematic/Design Development Phase, 75% - 90% CD Phase, and 100% CD Phase) for review, comment and approval. Once final design/work scopes and final bid documents are completed and approved, they’re released to contractors for bidding. Do not issue CDs for final hard bidding without Minnesota Housing plan approval. Once all bids are secured, and an executed construction contract and construction financing are in place, then permission to start construction is authorized.

The architect of record shall perform normal construction administration duties to help ensure work gets completed in accordance with contract documents. To help ensure the project is constructed in accordance with approved plans and with our design standards, an assigned Minnesota Housing staff architect will observe construction, review/approve change orders, attend monthly on-site draw meetings, and review/approve construction draws.

When there is an identity of interest between the owner and contractor, the contractor must submit a Contractor’s Certificate of Actual Cost HUD Form 92330A audited by an independent public accountant in accordance with requirements established by HUD as follows:

- At the end of construction after final contractor payment, but before the final draw close-out for projects with Minnesota Housing financing
- At the end of the project and before IRS Form 8609 issuance for 4% and 9% HTC projects
- For more information, refer to chapter 13 of the Contractor’s Guide

To learn more about Minnesota Housing’s design/construction standards, including what to expect and next steps, refer to the standards and guides listed below.

10.02  Reference Materials, Forms and Documents
- **Architect’s Guide** – Provides assistance to architects and owners in understanding when architectural services are required and the role architects have in the Minnesota Housing development process. In addition, it explains requirements associated with required professional services, compensation, insurance and the Owner-Architect Agreement.
- **Contractor’s Guide** – Provides assistance to contractors and owners in understanding the contractor’s role in the Minnesota Housing development process. In addition, it explains requirements associated with contractor selection, bidding, compensation, surety, insurance and the Owner-Contractor Agreement.
- **Minnesota Housing - Rental Housing Design/Construction Standards** – Describes design/construction standards, which are unique to Minnesota Housing and are in addition to
basic standards established by applicable building codes, local zoning, and other applicable regulations. Where two standards cover the same condition, conformance to the most restrictive standard is required.

- **2020 MN Overlay & Guide to the 2015 Enterprise Green Communities Criteria** – Modifies the Mandatory and Optional criteria of the 2015 Enterprise Green Communities Criteria. The 2015 Enterprise Green Communities Criteria is the basis for Minnesota Housing’s sustainable housing standards. For more information, refer to chapter 8 of Minnesota Housing – Rental Housing Design/Construction Standards.
Chapter 11 – Minority or Women Business Enterprise (MBE/WBE)

11.01  What to Expect
It is the policy of Minnesota Housing that minority and women-owned business enterprises (MBE/WBE) have equal access to business opportunities resulting from Minnesota Housing-financed developments. This policy addresses marketing and outreach requirements for contracting and purchasing as described by state and federal procurement laws and regulations.

Projects with deferred financing through Minnesota Housing trigger the MBE/WBE marketing and outreach requirements and performance goals. Deferred financing includes the following state and federal programs: Housing Infrastructure Bonds, Economic Development and Housing Challenge, Preservation Affordable Rental Investment Fund, Publicly Owned Housing Program, Rental Rehabilitation Deferred Loan, HOME Investment Partnerships, and National Housing Trust Fund.

The owner/developer must take all necessary affirmative steps to ensure that it and its contractors use MBE/WBEs when possible for all project related contract awards that exceed $25,000.

Minnesota Housing set individual participation goals for MBE and WBE. WBE goals are statewide. MBE goals differ for the Twin Cities Seven-County Metropolitan Area and Greater Minnesota. Participation goals are applied to the whole project and pertain to total amount of construction and related contracts.

Women Business Enterprises:
- Statewide: 6%

Minority Business Enterprises:
- Twin Cities 7-County Metro: 13%
- Greater Minnesota: 4%

11.02  Next Steps

<table>
<thead>
<tr>
<th>Next Steps</th>
<th>Person(s) Responsible</th>
<th>Timeframe</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Minnesota Housing notifies owner/developer of requirements</td>
<td>Underwriter/Loan Processor/Architect</td>
<td>At project launch</td>
</tr>
<tr>
<td>2. Create bid package and certify compliance with laws prohibiting discrimination in employment and that they hire affirmatively</td>
<td>Developer/General Contractor</td>
<td></td>
</tr>
<tr>
<td>3. Submit completed Contractor Compliance Activity Report via Portal</td>
<td>Developer/General Contractor</td>
<td>One to two weeks prior to close; after all construction contracts have been awarded</td>
</tr>
<tr>
<td>a. For federal projects (with HOME or NHTF), this will be initial CCAR</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4. Approve initial Contractor Compliance Activity Report</td>
<td>Federal Teams Staff</td>
<td>Prior to close</td>
</tr>
<tr>
<td>5. Closing</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
6. For federal projects, submit final Contractor Compliance Activity Report via Portal

<table>
<thead>
<tr>
<th></th>
<th>Developer/General Contractor</th>
<th>At construction completion</th>
</tr>
</thead>
<tbody>
<tr>
<td>7.</td>
<td>Approve final Contractor Compliance Activity Report</td>
<td>Federal Teams Staff</td>
</tr>
</tbody>
</table>

11.03 Reference Materials, Forms and Documents

The following links reference documents that offer further information.

- [Multifamily MBE/WBE Compliance Guide](#)
- [Contractor Compliance Activity Report](#)
Chapter 12 – Supportive Housing

12.01 What to Expect
There are specific expectations and requirements that have been established for supportive housing. This includes Housing Infrastructure Bond (HIB) units designated for people experiencing homelessness and/or with behavioral health needs, high priority homeless (HPH) units and units for people with disabilities (PWD) and any other designated permanent supportive housing (PSH) units.

The supportive housing officer (SHO) will review critical issues at the launch meeting and in some cases may schedule a separate supportive housing meeting to review components in more detail. To help ensure understanding of Minnesota Housing’s requirements and expectations for supportive housing, the development team, including the project manager, property management, compliance and service provider are expected to attend the launch meeting. If a separate supportive housing meeting is needed, the SHO will schedule the meeting and coordinate with the housing management officer (HMO) to review the requirements and the supportive housing closing checklist items with the development team.

Tenant Selection Plan (TSP) – For developments that are selected to serve specific populations (e.g., people who are homeless, people with disabilities or behavioral health needs, seniors) in supportive housing and senior housing units, the TSP must be structured to adequately reach the intended population(s) and must provide an appeal process for unsuccessful applicants. For more information, refer to Minnesota Housing’s Tenant Selection Plan Guidance and the help text in the Portal.

All supportive housing documents need to be completed by the development team and approved by Minnesota Housing before financing can be committed or approved by Minnesota Housing’s Mortgage Credit Committee.

12.02 Housing Infrastructure Bonds (HIB) Supportive Housing
- Units must serve people experiencing homelessness and/or people with behavioral health needs.
- The target population(s), eligibility, outreach and referral process must be clearly delineated in the memorandum of understanding (MOU) and service plan.
- If applicants are not referred through coordinated entry (CE), the process for assessing and determining an applicant’s need for supportive housing must be clearly described in the MOU and service plan.
- Supportive housing due diligence materials should be inclusive of all supportive housing units (i.e., not limited to the HPH or PWD units). This includes the MOU, the service plan and Budget, Service Funding Verification and the TSP.

12.03 High Priority Homeless (HPH) Units
There are specific expectations and requirements that have been established for units designated to serve HPH households:
- The HPH unit restrictions will be included in the financing and HTC documents, including the priority household type if the application received Continuum of Care (CoC) priority points.
• All referrals must come from coordinated entry and must be households prioritized for permanent supportive housing.

• Supportive housing due diligence submitted should include HPH units and all other supportive housing units (including PWD units). This includes the MOU, the service plan and Budget, Service Funding Verification and the TSP.

After loan closing, Minnesota Housing requires owners of occupied developments with funded HPH units to:

• Report annually to Minnesota Housing on the operations of the property

• Utilize Minnesota’s Homeless Management Information System (HMIS) or Minnesota Housing approved verification of HPH forms

• Collect and report participant information in HMIS

Monitoring of HPH requirements will be coordinated by the housing management or compliance officer assigned to the property.

12.04 People with Disabilities (PWD) Units

There are specific expectations and requirements that have been established for units designated for PWD.

• The unit restrictions will be included in the financing and HTC documents including the 30% MTSP income restriction

• The owner will confirm compliance annually in PORT

• The owner must have a service agreement with the county or tribe outlining the target population, outreach and referral process, how services will be provided and by whom, and the roles and responsibilities and other essential components of the process for providing the units to PWD.
  o The service agreement submitted with the application should be updated prior to closing (as needed)

• Supportive housing due diligence submitted should include PWD units as well as HPH units. This includes the MOU, the service plan and Budget, Service Funding Verification and the TSP.

12.05 Next Steps

<table>
<thead>
<tr>
<th>Next Steps</th>
<th>Person(s) Responsible</th>
<th>Timeframe</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Submit the requested due diligence at least 60 days before closing</td>
<td>Borrower</td>
<td>60 days before mortgage credit</td>
</tr>
<tr>
<td>2. Review and approve due diligence</td>
<td>SHO and HMO</td>
<td>Prior to Mortgage Credit</td>
</tr>
</tbody>
</table>
12.06 Reference Materials, Forms and Documents

The following links reference documents that offer further information.

- **Supportive Housing Information Webpage** – Includes general information about supportive housing, HPH, and supporting resources.

- **Supportive Housing Information and Resources publication** – Includes information about supportive housing development, best practices for services, and Minnesota Housing procedures and requirements.

- **Supportive Housing Post Selection webpage** – Includes key information sources such as the supportive housing closing checklist document, MOU template and HMIS form.

- **Supportive Housing Closing Checklist** – Includes a due diligence checklist summary for the supportive housing items.
Chapter 13 – Project-based Section 8

13.01 What to Expect

• Minnesota Housing’s underwriting team will determine if a new 20-year Housing Assistance Payments (HAP) contract is required based on the owner’s refinancing stipulations.

• If a new 20-year HAP contract is required, an Early Termination will be required along with a potential Preservation Exhibit (and Rider if the HAP Contract is pre-MAHRA and an Addendum of Chapter 15).

• Owner can renew under Options that they are eligible for at time of refinancing. (Some options will require a submission of a Rent Comparability Study prepared under the guidelines in Chapter 9 of the Section 8 Renewal Policy Guidebook.)

13.02 Next Steps

<table>
<thead>
<tr>
<th>Next Steps</th>
<th>Person(s) Responsible</th>
<th>Timeframe</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Submission of request to terminate the current HAP contract to assigned HAP officer</td>
<td>Owner</td>
<td>Minimum of four months before scheduled closing</td>
</tr>
<tr>
<td>2. Work to determine eligibility for Early Termination and requested option for renewal (Use Restrictions, Exception vs. Not Exception, etc.)</td>
<td>HAP officer/Owner/HUD</td>
<td>Dependent on availability of supporting documentation</td>
</tr>
<tr>
<td>3. Submission of complete contract renewal packet along with required documentation</td>
<td>Owner</td>
<td>Dependent on Owner (often takes several months to obtain all required supporting documentation...i.e., budget, RCS, utilities, etc.)</td>
</tr>
<tr>
<td>4. If requesting a Mark Up To Market Chapter 15 renewal, approval from HUD Account Executive (HUD reviews As-Is and Post RCSs, application and paperwork for Chapter 15)</td>
<td>HUD</td>
<td>Dependent on HUD</td>
</tr>
<tr>
<td>5. Obtain HUD approval for 20-year request (request for HAP Contract Greater than 5 Years form)</td>
<td>HUD</td>
<td>Dependent on HUD</td>
</tr>
<tr>
<td>6. Secure funding</td>
<td>HUD</td>
<td>Dependent on HUD</td>
</tr>
<tr>
<td>7. Creation of 20-year HAP contract, rent schedules, preservation exhibit, and if applicable, a rider and addendum for signatures</td>
<td>HAP officer/Owner/Minnesota Housing/ HUD</td>
<td>Dependent on all parties’ timely execution of documents</td>
</tr>
</tbody>
</table>
13.03 Reference Materials, Forms and Documents

The following links reference documents that offer further information.

- [Section 8 Renewal Guidebook](#)
- [Chapter 7 of the HUD Handbook 4350.1](#)
- [HUD Notices and Memorandums](#)
- [Minnesota Housing Funding and Contract Renewal forms](#)
- [HUD Funding and Contract Renewal forms](#)
Chapter 14 – Closing and Disbursement

14.01  What to Expect

The closing process takes approximately 60 days from the time Minnesota Housing’s legal team receives the development file from the Minnesota Housing underwriter. The time period may vary depending on the responsiveness of the external development team in submitting all required closing documentation in proper form and content to the assigned Minnesota Housing closer. Any deviations to Minnesota Housing standard forms and requirements will likely delay the closing process.

A closing date will be scheduled by the Minnesota Housing closer when all of the following have occurred:

- All required closing documentation has been submitted and approved by the Minnesota Housing closer and the assigned Minnesota Housing attorney,
- All appropriate parties to the transaction have approved Minnesota Housing’s loan documents (including the Master Subordination Agreement and Estoppel Certificate and the Master Disbursement Agreement, if applicable), and
- The Minnesota Housing Workbook and Borrower’s Draw Requisition and Payee List are finalized and approved by all necessary parties.

Minnesota Housing requires a minimum of five (5) to seven (7) business days prior to the scheduled closing date to finalize loan documents, obtain signatures, and order funds, if applicable.

Pre-closing:

- Minnesota Housing first mortgage loan closings are held at Minnesota Housing’s office location.
- Minnesota Housing deferred mortgage loan closings may be held at Minnesota Housing’s office location or the Minnesota Housing closer can mail the loan documents to another location, typically a title company. Please inquire with your assigned Minnesota Housing closer.
- Bi-weekly conference calls are recommended between the Minnesota Housing closer and your development team to discuss issues, ask questions, and determine the status of the development for closing.
- To help ensure uniformity and consistency in the closing process, Minnesota Housing will not permit changes to its loan documents or waivers of closing documentation and requirements.
- Minnesota Housing expects to utilize the Minnesota Housing form of Master Disbursement Agreement and Master Subordination Agreement and Estoppel Certificate, if applicable.
- Minnesota Housing expects to be involved in the construction draw approval process including approval of change orders and any contemplated design changes throughout the construction process.
- If Minnesota Housing is the coordinating lender, Minnesota Housing will require a minimum of 10 business days prior to the estimated closing date to prepare and approve the Borrower’s Draw Requisition and Payee List. The early submission of documentation (invoices, cancelled checks, etc.) is critical.
Closing

- Depending on the number of lenders involved, closings typically take one to two (1-2) hours to complete.
- All parties attending the closing must ensure that their documents are complete and they have the appropriate number of copies needed for distribution after signatures are obtained. Minnesota Housing does not supply notary or copying services.
- For closings occurring at a place other than Minnesota Housing’s office location, the executed loan documents and any closing documentation must be returned to the Minnesota Housing closer within the specified time period as outlined in the Minnesota Housing Closing Instruction Letter. Minnesota Housing will not approve the disbursement of funding until receipt of these items.
- Equity and other lenders funding needed for the closing must be deposited with the title company on the day of closing.

What you can expect from your Minnesota Housing Closing Team

- E-mail notification from the Minnesota Housing closer to the development team that the development file has been received by Minnesota Housing’s legal team
- The timely review of due diligence by Minnesota Housing staff
- The distribution of draft loan documents to the development team after Minnesota Housing’s Mortgage Credit Committee (a Minnesota Housing internal, decision-making team) approves the funding terms of the development
- Updates on the closing status of the development. Development team members will be informed of progress by participating in closing status conference calls and through receipt of periodic comments from the Minnesota Housing closer to the checklist via the Portal

Suggestions for smooth and timely closings

- Communicate any proposed deviations from Minnesota Housing standard forms and procedures immediately to the Minnesota Housing closer.
- Material deviations typically require additional reviews and approvals by multiple staff and will likely delay the closing.
- Communicate regularly with your development team members (i.e., project architect, other lenders, general contractor, title company, and your attorney).
- Keep development team members informed of any Workbook budget or development changes.
- Notify development team members of scheduled events or deadlines.
- Communicate with the Minnesota Housing closer on potential material issues immediately. Such items may include, but are not limited to:
  - Zoning changes, replatting, TIF financing, redevelopment contracts, and Section 8 contracts
  - Availability of other lenders’ funds at closing or restrictions on use of these funds
  - Availability of equity at closing, including HTC syndication proceeds
• Communicate any Workbook budget changes to the Minnesota Housing underwriter as soon as possible.

• Review closing documentation to help ensure that the form and content of the documentation complies with Minnesota Housing’s requirements prior to submitting items to the Minnesota Housing closer.

• Keep track of your submissions so that you know what is outstanding on the Closing Checklist.

• Make sure that you are supplying the applicable Minnesota Housing forms and requirements to your development team members in a timely manner to help ensure that they are familiar with and will be able to meet the requirements.
Chapter 15 – Asset Management – First Mortgage

15.01 What to Expect

When the loan source requires Minnesota Housing first mortgage oversight (e.g., LMIR, amortizing PARIF, Asset Management, FAF/FA, Section 8, Housing Infrastructure Bonds), a housing management officer (HMO) is assigned. Timing and involvement by asset management will depend on the level of complexity surrounding the funding sources and ongoing oversight. Prior to the construction loan closing, asset management will review and approve the TSP, Management Plan and the Affirmative Fair Housing Marketing Plan (AFHMP). All required documents will be listed as a submittal in the Portal. If supportive services are provided to any of the tenants, both the assigned asset manager and supportive housing officer (SHO) will review an MOU to ensure the service funding is committed and staffing rolls are defined so that the intended populations will be served.

New Construction

- The development construction budget should include insurance, pre-leasing activities and marketing expenses.
- A Minnesota Housing Marketing Agreement should be used if the management company (and/or marketing agent) will be paid a fee for the marketing of the new units outside of the monthly property management fee (this is a development construction expense and not an operations expense).
- A marketing plan may be required.

Rehabilitation

- Minnesota Housing must review relocation plans. Plans must address timing, funding, management and communication to residents.
- Existing tenants must be income-qualified within 120 days of closing.
- A Minnesota Housing Marketing Agreement may be required if significant rehabilitation will occur and the units need to be leased again.

End Loan

- The End Loan Commitment provides for asset management involvement prior to the permanent loan closing. The loan commitment requires asset management review and approval for rent increases from the Workbook and any change in the management company.
- A Minnesota Housing Management Agreement will be an attachment to the loan commitment but not executed until closing of the end loan. The owner and management agent may use a Management Agreement in the interim with the understanding it terminates upon Minnesota Housing loan closing. If the first mortgage is a HUD Risk-share loan, the property manager must obtain HUD 2530 clearance.
- Amortization, reserves, and escrows do not begin until the end loan is closed and disbursed. The development team is required to provide insurance during this stage.
- An Operating Deficit Escrow will be established and funded to provide for rent up (if applicable) and operating deficits. Escrow will be released on the later of the following to occur (a) one year after permanent loan closing or (b) when the development has achieved a debt service coverage
ratio of at least 1.15 for six consecutive months. The formula will be based on actual collected revenue less the greater of actual or underwritten effective gross expenses (from Financial Analysis attached to the Regulatory Agreement).

- An upfront guarantee may be required that will be satisfied upon the development reaching and maintaining certain benchmarks.

- Monthly operating reports and budgets will be required to be submitted on a form and through a process designated by Minnesota Housing. The income and expenses from the underwriting Workbook will be used at closing unless a change to rents or expenses was reviewed and approved by asset management. Audits are also required to be sent to Minnesota Housing within 60-90 days after the development’s fiscal year-end.

- Partnership distribution is limited and subject to the Regulatory Agreement upon final closing. The use of surplus cash generated during the pre-closing period is at the owner's discretion, subject to the Partnership Agreement. Fees paid out of operations (prior to end closing) will reduce the amount of the approved first year distribution.

Construction Loan

- Upon “initial” closing, Minnesota Housing’s closing department must be provided copies of the signed loan documents; i.e., Regulatory Agreement and end loan commitments (if applicable).

- Upon “final” closing, Minnesota Housing’s closing department must be provided “amended” loan documents as/if needed.

- Minnesota Housing’s accounting team will confirm with asset management the required escrow accounts and estimates of monthly payments. Invoicing for escrows will begin upon amortization.

- An Operating Deficit Escrow will be established and funded to provide for rent up (if applicable) and operating deficits. Escrow will be released on the later of the following to occur: (a) one year after permanent loan closing or (b) when the development has achieved a debt service coverage ratio of at least 1.15 for six consecutive months. The formula will be based on actual collected revenue less the greater of actual or underwritten effective gross expenses (from the financial analysis attached to the Regulatory Agreement).

- An upfront guarantee may be required that will be satisfied upon the development reaching and maintaining certain benchmarks.

- Monthly operating reports and budgets will be required to be submitted on a form and process designated by Minnesota Housing and will be due upon “final” closing. The income and expenses from the underwriting Workbook will be used to reflect the first year’s budget. If the development began rent up prior to “final” closing, the owner/agent will need to reflect income and expenses for those months.

- Partnership distribution is limited and subject to the Regulatory Agreement upon final closing. The use of surplus cash generated during the pre-closing period is at the owner's discretion, subject to the partnership agreement. Fees paid out of operations (prior to end closing) will reduce the amount of the approved first year distribution.
15.02 **Next Steps**

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<td>Asset Manager</td>
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15.03 **Reference Materials, Forms and Documents**

The following links reference documents that offer further information:

- [Asset Management Post-Selection Webpage](#) – Contains links to forms and guidance on due diligence documentation.
- [Asset Management Information Webpage](#) – Contains links to forms and guidance on reporting documentation.
- [Minnesota Housing’s Fair Housing Webpage](#)
- [FairHousingMN.org AFHMP Toolkit](#) – Online tool to assist owner/agents in preparing Form 935.2A
Chapter 16 – Asset Management – Deferred Loans

16.01 What to Expect

Asset management will participate until loan closing, as needed, to:

- Review rents and expenses if they change significantly from the time of selection
- Review and approve the Qualifications of Management Company (Form 210A) if the management company has changed from the time of selection
- Review and approve Affirmative Fair Housing Marketing Plans and the TSP
- If the development has supportive housing units, asset management will review management plan and the MOU
- Minnesota Housing reserves the right to oversee the development when all first mortgage requirements apply

16.02 Next Steps

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- Minnesota Housing’s Fair Housing Webpage
- FairHousingMN.org AFHMP Toolkit – Online tool to assist owner/agents in preparing Form 935.2A
Chapter 17 – Asset Management – HOME and National Housing Trust Fund (NHTF)

17.01  What to Expect

The following requirements are applicable to developments that enter into a Written Agreement on or after July 2014:

- **For HOME**: A post rehab, 20-year capital expenditures will be established upon construction closeout by the owner, which will include capital projections through the end of the HOME affordability period.

- **For NHTF**: A post rehab, 30-year capital expenditures will be established upon construction closeout by the owner, which will include capital projections through the end of the NHTF affordability period.

- A Minnesota Housing architect will review the plan based off of the completed work to help ensure an appropriate useful life timeline and applicable capital needs items are included. Asset management will annually review the physical needs assessment (PNA) for the following:
  - Balance of replacement reserves at the beginning of the fiscal year
  - Capital expenditures during the fiscal year
  - Adjust above referenced PNA as needed
  - Make sure reserve balance remains positive through affordability date
    - Minnesota Housing may require the borrower to establish an additional Replacement Cost Reserve Account any time prior to repayment of the indebtedness. This account shall be held and maintained by either the lender or a depository designated by lender.

- Financial reporting: A Federal Reporting tool will be used to assist in evaluating the financial status of the development. This reporting tool will be similar to Minnesota Housing’s reporting tool that owners and agents currently use to report first mortgage operating data with the following changes:
  - Only one report needs to be submitted 30 days from the development’s fiscal year end.
  - The report will include all reserve balances and loan amounts from outside entities (if not held by Minnesota Housing).
  - This report will be in place of an annual budget and will reflect actual annual financial viability.

- Review and approve Affirmative Fair Housing Marketing Plans.

- If this development has supportive housing units, asset management will review the TSP, management plan and MOU.

- Minnesota Housing reserves the right to oversee the development when all first mortgage requirements apply.
17.02  Next Steps

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- [Minnesota Housing’s Fair Housing Webpage](#)
- [FairHousingMN.org AFHMP Toolkit](#) – Online tool to assist owner/agents in preparing form 935.2A
Chapter 18 – Asset Management – Housing Infrastructure Bonds (HIB) and Rental Housing Bonds (RHB)

The language below only applies to RHB, HIB/PAB and HIB 501(c)(3) that is not new construction and cannot meet the substantial rehab requirements. It does not apply to HIB Governmental Bonds.

18.01 What to Expect

In addition to the requirements referenced in the Asset Management First Mortgage oversight section, the assigned asset manager will reach out to the development team regarding the Management Agreement. An interim Management Agreement may be needed during construction if the HIB or RHB are paired with a LMIR first mortgage. If the development receives HIB or RHB from Minnesota Housing, the following bold-faced language must be added to all Management Agreements applicable to the compliance period. The LMIR Management Agreement template includes the following paragraph.

REQUIRED BOND COMPLIANCE LANGUAGE:

Bond Compliance Agreement. This section shall apply to the Project if the Owner has received a mortgage loan from Minnesota Housing Finance Agency from proceeds of tax exempt bonds that qualify as exempt facility bonds issued to finance a qualified residential rental project pursuant to Section 142(d) of the Internal Revenue Code of 1986, as amended. The Management Agent fully understands that the Owner is required to comply with one or more Bond Compliance Agreements attached hereto as an Exhibit and incorporated herein by reference, which may be amended from time to time. The Management Agent further fully understands that the operation of the Project is subject to the Bond Compliance Agreements. In the performance of its duties hereunder, the Management Agent agrees to become conversant with and comply with the Bond Compliance Agreements and acknowledges receipt of the Bond Compliance Agreements.

The following is required on all bond financed developments (except tax-exempt governmental bonds – forgivable) to confirm the owners’ ongoing tax-exempt status and rent and income qualifications:

- Owner annual certification required per the bond agreement:
  - If applicable, file HUD Form 8703 pursuant to Section 142(d)(7) of the Internal Revenue Code; provide Minnesota Housing with a copy. This form must match your set aside requirement.
  - File 474A.047 – unless exempted
- Minnesota Housing reserves the right to oversee the development where all first mortgage requirements apply.
- Asset management staff will review and approve Affirmative Fair Housing Marketing Plans.
- If this development has supportive housing units, asset management will review the TSP, management plan and MOU
- For more information, review the Tax-Exempt Bonds Informational Guide
18.02  Next Steps

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- [Minnesota Housing’s Fair Housing Webpage](#)
- [FairHousingMN.org AFHMP Toolkit](#) – Online tool to assist owner/agents in preparing Form 935.2A
Chapter 19 – Program Compliance and Monitoring

19.01 What to Expect
Properties financed using HTCs, HOME, National Housing Trust Fund (NHTF) and/or certain deferred loan products from Minnesota Housing are required to satisfy the compliance requirements detailed in the allocation and/or loan documents. Minnesota Housing’s Property Online Reporting Tool (PORT) is used for compliance reporting. The owner will be provided a login ID after loan closing or issuance of a carryover agreement or preliminary determination letter. A compliance officer will be assigned to monitor program compliance. The compliance officer will perform periodic on-site inspections and review administrative records such as updated utility allowances; boiler, fire and elevator certifications; AFHMP; TSP; house rules; occupancy policy; etc. The compliance officer will also review tenant files for properties with HTCs, HOME, NHTF, and any High Priority Homeless (HPH) units.

HOME and NHTF: Compliance reporting begins after loan closing. Owners must submit an annual owner certification, and report of unit events in PORT each year until the end of the period of affordability. The first inspection will be done in conjunction with the start of the affordability period and every three years thereafter. Properties are also subject to annual financial oversight by Minnesota Housing. The asset management officer that is assigned to your property will be assisting you with these requirements.

Housing Tax Credits: Compliance reporting begins after Carryover Allocation for 9% HTCs or after issuance of the Preliminary Determination letter for 4% HTCs. Owners will be required to report placed in service dates, report first credit year, make a single or multiple-building election, and generate the building map required for the 8609 application in PORT. Owners must submit an annual owner certification and report of unit events in PORT each year until the end of the three-year protection period following the extended use period. Owners are also required to pay an annual monitoring fee starting with the annual owner certification for the first year of the credit period. The first inspection will be scheduled the year following the first credit year and will be conducted every three years during the 15-year compliance period and every five years during the extended use period.

Suballocator Tax Credits: Janken Housing Solutions monitors HTCs on behalf of Dakota County. Affordable Housing Connections (AHC) monitors HTCs on behalf of all other suballocators.

Deferred Loans: Compliance reporting begins after loan closing. Owners must submit an annual owner certification and report of unit events in PORT each year beginning the year the loan closes and annually thereafter during the compliance period. Inspections are conducted every two, five or 10 years, depending on the amount of Minnesota Housing financing in the development. If Minnesota Housing HOME, NHTF, HTCs, Section 8 and/or amortizing debt are also involved, inspections will be conducted according to those schedules. Some owners will also have to submit operating data on an annual basis.
19.02 Next Steps

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<td>1. Provide regulatory documents, including affordability declarations, HTC LURA, and other compliance-related legal agreements to the appropriate property management staff.</td>
<td>Owner/Manager</td>
<td>Prior to lease-up</td>
</tr>
<tr>
<td>2. Train staff responsible for complying with program rules and certifying tenant eligibility. Seminars for HOME, NHTF and HTC compliance, including certifying tenant income, are available from national and local trainers. A list of such trainers is on Minnesota Housing’s Compliance webpage.</td>
<td>Owner/Manager</td>
<td>Prior to or upon execution of the HOME or NHTF Written Agreement, no later than end of first credit year for tax credits, or prior to loan closing for Minnesota Housing deferred loans</td>
</tr>
<tr>
<td>3. Obtain respective income and rent limit charts, as well as utility allowance source documentation to ensure compliance with income and rent limits.</td>
<td>Owner/Manager</td>
<td>Prior to or upon execution of the HOME or NHTF Written Agreement, no later than end of first credit year for tax credits, or prior to loan closing for Minnesota Housing deferred loans</td>
</tr>
<tr>
<td>4. For each program-eligible household, obtain a Data Practices Act Disclosure Statement, and certify household income and rent according to the respective program(s) requirements and eligibility. Also obtain demographic information and document tenant files.</td>
<td>Owner/Manager</td>
<td>Prior to or upon execution of the HOME or NHTF Written Agreement, no later than end of first credit year for tax credits, or prior to loan closing for Minnesota Housing deferred loans</td>
</tr>
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19.03 Reference Materials, Forms and Documents

The following links reference documents that offer further information.

- [Property Online Reporting Tool User Manual](#)
- [Compliance Webpage and Compliance Staff Contact Information](#) – Contains links to HOME and HTC compliance guides, program guides, occupancy forms, PORT login page, compliance officer contacts, training and other links. Also contains a link to sign up for compliance email alerts.
- [Rent and Income Limits](#)
- [Fair Housing](#)