

# Table of Contents

## CHAPTER 1. GENERAL EXPLANATION AND BRIEF HISTORY OF THE LOW-INCOME HOUSING TAX CREDIT

- § 1:1 Overview
- § 1:2 Brief history
- § 1:3 —Prior law
- § 1:4 —Tax Reform Act of 1986
- § 1:5 —Technical corrections
- § 1:6 —Omnibus Budget Reconciliation Act of 1989
- § 1:7 —Omnibus Budget Reconciliation Act of 1990
- § 1:8 —Tax Extension Act of 1991
- § 1:9 —The Omnibus Budget Reconciliation Act of 1993
- § 1:10 —Public Law 106-554
- § 1:11 —How “permanent” is the LIHTC?
- § 1:12 —Significant events in 2001/2002
- § 1:13 Temporary new LIHTC provisions providing for hurricane relief
- § 1:14 Congressional activity in 2008
- § 1:15 The Housing and Economic Recovery Act of 2008
- § 1:16 The Emergency Economic Stabilization Act of 2008
- § 1:17 The American Recovery and Reinvestment Act of 2009
- § 1:18 General economics

## CHAPTER 2. TAXPAYERS WHO CAN USE THE CREDIT

- § 2:1 General rules
- § 2:2 Taxpayers with passive income
- § 2:3 Individual investors
- § 2:4 —How individual investors use the LIHTC
- § 2:5 —General rental real estate exception
- § 2:6 —Special LIHTC treatment
- § 2:7 —Real estate trade or business exception
- § 2:8 —Primary attractions for individual investors
- § 2:9 —Additional tax on minors
- § 2:10 —Real estate investment
- § 2:11 —Elderly/retired housing
- § 2:12 Corporate investors
- § 2:13 —How corporations use the LIHTC
- § 2:14 —S corporations
- § 2:15 —Personal service corporations
- § 2:16 —Closely held C corporations
- § 2:17 —Widely held corporations
- § 2:18 —The consolidated method
- § 2:19 —The equity method
- § 2:20 —The cost method
- § 2:21 —Other developments
- § 2:22 —FASB Interpretation No. 46
- § 2:23 —FASB SFAS 150
- § 2:24 —Summary
- § 2:25 —Materiality

- § 2:26 —Primary attractions for corporate investors
- § 2:27 ——Helping satisfy local housing needs
- § 2:28 ——Public relations
- § 2:29 ——Community Reinvestment Act
- § 2:30 — — —Equity investments
- § 2:31 ——Mollify political concerns
- § 2:32 ——Employee compensation
- § 2:33 —Corporate investor concerns
- § 2:34 —Help lenders understand the LIHTC
- § 2:35 ——Review background of the credit
- § 2:36 ——Define affordable housing
- § 2:37 ——Describe qualifying tenants
- § 2:38 ——Calculate debt to equity ratio
- § 2:39 ——Explain size of program
- § 2:40 ——Calculate tax credit equity
- § 2:41 ——Calculate lender collateral
- § 2:42 ——Summarize lender’s comfort factors
- § 2:43 Tax-exempt entities
- § 2:44 —Unrelated business income tax
- § 2:45 — —Mechanics
- § 2:46 — —Interaction with the LIHTC
- § 2:47 —Plan asset regulations
- § 2:48 — —Equity versus debt
- § 2:49 — —Exceptions
- § 2:50 Estates and trusts
- § 2:51 Using intermediaries
- § 2:52 —LIHTC broker
- § 2:53 —Private sponsor
- § 2:54 —Public sponsor
- § 2:55 Not-for-profit participation—General
- § 2:56 —Specific
- § 2:57 —Not-for-profit safe harbor
- § 2:58 —Safe harbor guideline
- § 2:59 —Low-income occupancy percentage and the safe harbor guideline
- § 2:60 —Applying the guideline
- § 2:61 —Is your tax-exempt tax-exempt?
- § 2:62 IRS Guidance on Guarantees & Indemnifications

### **CHAPTER 3. TECHNICAL INCOME TAX ASPECTS OF THE CREDIT**

- § 3:1 Technical overview
- § 3:2 Qualified low-income building
- § 3:3 —Qualified low-income housing project
- § 3:4 — —20/50 test
- § 3:5 — —40/60 test
- § 3:6 — —Special New York City test
- § 3:7 — —State specific agreement
- § 3:8 — —Residential rental property test
- § 3:9 — — —Tax-exempt bond financing regulations
- § 3:10 — — —Tenant equity contributions
- § 3:11 — — —Types of housing

TABLE OF CONTENTS

§ 3:12 — — — Assisted living facilities

§ 3:13 — — — Rent-restricted test

§ 3:14 — — — Limitation of 30 percent

§ 3:15 — — — Rent definitions

§ 3:16 — — — — Gross rent—General

§ 3:17 — — — — — Gross rent floor

§ 3:18 — — — — — Exclusions

§ 3:19 — — — — — Utility allowances

§ 3:20 — — — — — Supplemental security income

§ 3:21 — — — — — Services

§ 3:22 — — — — — Tenant income

§ 3:23 — — — — — Area median gross income

§ 3:24 — — — — Changes in tenant/area income

§ 3:25 — — — — Exceptions to the rule: Understanding the significance of re-benchmarking HUD's income limit data

§ 3:26 — — — — Changes in tenant/area income—General rule

§ 3:27 — — — — — Deep rent skewing election

§ 3:28 — — — — — Section 8/LIHTC conflict

§ 3:29 — — — — Vacant units

§ 3:30 — — — — Time for satisfying the minimum set-aside requirement

§ 3:31 — — — — Scattered site projects

§ 3:32 — — — — Miscellaneous items

§ 3:33 — — — — Election to exclude buildings

§ 3:34 — — — — Students

§ 3:35 — — — — Section 8 moderate rehabilitation projects

§ 3:36 — — — — Rights of first refusal

§ 3:37 — — — — Qualified basis

§ 3:38 — — — — — Low-income occupancy percentage

§ 3:39 — — — — — Unit fraction (low-income units/total units)

§ 3:40 — — — — — Floor-space fraction (total floor space of low-income units/total floor space)

§ 3:41 — — — — — First year rule

§ 3:42 — — — — — Low-income unit

§ 3:43 — — — — — — Rent-restricted

§ 3:44 — — — — — — Income limitation

§ 3:45 — — — — — — Nontransient occupancy

§ 3:46 — — — — — — Suitable for occupancy

§ 3:47 — — — — — — General public

§ 3:48 — — — — — — Special rule—Four or fewer units

§ 3:49 — — — — — — Factory made housing

§ 3:50 — — — — — — Special use rental housing

§ 3:51 — — — — — — Manager's unit

§ 3:52 — — — — — — Community service facilities and community outreach facilities

§ 3:53 — — — — — — Supportive services for homeless

§ 3:54 — — — — — — Owner-occupied buildings

§ 3:55 — — — — — — Difficult to develop areas/qualified census tracts/state housing credit agency designation

§ 3:56 — — — — — — Difficult to develop areas/qualified census tracts—Qualified census tracts

§ 3:57 — — — — — — Difficult development areas

§ 3:58 — — — — — — Application of caps to qualified census tract and difficult development area determinations

§ 3:59 — — — — — Eligible basis

§ 3:60 — — — — — General rule

- § 3:61 — — Land costs and site preparation
- § 3:62 — — — What is depreciable basis?
- § 3:63 — — — Collector streets
- § 3:64 — — — Site preparation and landscaping
- § 3:65 — — — Rough grading
- § 3:66 — — — Utility costs
- § 3:67 — — — Impact fees
- § 3:68 — — — Other costs
- § 3:69 — — — Acquisition costs, property taxes and construction loan interest
- § 3:70 — — — Infrastructure costs (Off-site improvements)
- § 3:71 — — — Preliminary planning
- § 3:72 — — — Building permits
- § 3:73 — — New construction
- § 3:74 — — — Common areas
- § 3:75 — — — Construction costs
- § 3:76 — — — Developer fees
- § 3:77 — — — — Eligibility of developer fees
- § 3:78 — — — — Reasonableness of developer fees
- § 3:79 — — — — Deferred development fees
- § 3:80 — — — — Capital contributions by the developer/general partner
- § 3:81 — — — — Income tax treatment to the developer
- § 3:82 — — — Build-out costs
- § 3:83 — — Existing buildings
- § 3:84 — — — Building purchase
- § 3:85 — — — 10-year hold
- § 3:86 — — — — Last placed in service
- § 3:87 — — — — — Carryover basis transactions
- § 3:88 — — — — — Inheritance
- § 3:89 — — — — — Not-for-profit acquisition
- § 3:90 — — — — — Foreclosure
- § 3:91 — — — — — UCC definition—Real property purchase-money security interest
- § 3:92 — — — — — Other areas of the IRC—Sections 108 and 1017, exclusions from income, discharge of indebtedness provisions
- § 3:93 — — — — — Congressional intent
- § 3:94 — — — — — Owner occupied use
- § 3:95 — — — — Nonqualified substantial improvement
- § 3:96 — — — — Waiver exception
- § 3:97 — — — — Waiver Exception—Eligible projects
- § 3:98 — — — Ten-year hold—Waiver Exception—Application procedures
- § 3:99 — — — Third-party placed in service
- § 3:100 — — — Carryover basis acquisitions
- § 3:101 — — — Rehabilitation of existing buildings
- § 3:102 — — — — \$6,000 per unit
- § 3:103 — — — — Twenty-four-Month period
- § 3:104 — — — — Transfers
- § 3:105 — — — — Letter ruling—Example
- § 3:106 — — — — Issues
- § 3:107 — — — — Conclusion
- § 3:108 — — — Eligible basis—Interest expense capitalization
- § 3:109 — — — — Eligible rehabilitation costs
- § 3:110 — — — — Relocation payments

## TABLE OF CONTENTS

§ 3:111	— — Structural modifications
§ 3:112	— — Depreciation of Acquisition Basis
§ 3:113	— — Other rules
§ 3:114	— — — Disproportionate standard units
§ 3:115	— — — Mixed commercial/residential use
§ 3:116	— — — — Inclusion of basis of property used to provide services for certain nontenants
§ 3:117	— — — — Home businesses
§ 3:118	— — — Depreciation expense
§ 3:119	— — — Federal grants
§ 3:120	— — — IRC Section 167(k) depreciation
§ 3:121	— — Tax credit application fees
§ 3:122	— Acquisition of building during compliance period
§ 3:123	— — After reservation but before allocation
§ 3:124	— — During construction but after allocation
§ 3:125	— — After construction completed and before lease-up
§ 3:126	— Placed in service definition
§ 3:127	— Credit period definition
§ 3:128	— Increases in qualified basis
§ 3:129	Credit percentage
§ 3:130	— Building type
§ 3:131	— Federal subsidies—General
§ 3:132	— — Affordable housing program
§ 3:133	— — Home funds
§ 3:134	Credit percentage federal subsidies-TCAP funds—American Recovery and Reinvestment Act of 2009
§ 3:135	Credit percentage—Monthly credit percentage
§ 3:136	— Present value calculation
§ 3:137	— Determination of credit percentage
§ 3:138	— — Binding allocation/commitment
§ 3:139	— — Credit percentage election—Allocated credits
§ 3:140	— — — Tax-exempt bond financed buildings
§ 3:141	At-risk rules
§ 3:142	— Nonrecourse financing
§ 3:143	— Qualified commercial financing
§ 3:144	— Not-for-profit lender exception
§ 3:145	— Deferred fees as financing
§ 3:146	LIHTC reporting requirements
§ 3:147	— Initial year
§ 3:148	Completing Form 8609—Question 8(b), multiple buildings
§ 3:149	LIHTC reporting requirements—Succeeding years
§ 3:150	— Housing agency reporting requirements
§ 3:151	— Special 1990 election
§ 3:152	— Internal revenue service audit guide
§ 3:153	Prior termination and permanent extension of the LIHTC—Prior termination
§ 3:154	— Permanent extension
§ 3:155	— Tax credit expansion
§ 3:156	Allocation of credits to states
§ 3:157	— Credit exchange under the American Recovery and Reinvestment Act of 2009
§ 3:158	— — Grants or loans
§ 3:159	— Allocation cap based on population

- § 3:160 —Credit exchange under the American Recovery and Reinvestment Act of 2009—  
Amount and timing of subawards
- § 3:161 —Allocation cap based on population—Ten percent not-for-profit set-aside
- § 3:162 —Credit exchange under the American Recovery and Reinvestment Act of 2009—  
Disaster area and GO Zone Credits
- § 3:163 —Allocation cap based on population—Allocation of the credit
- § 3:164 —Credit exchange under the American Recovery and Reinvestment Act of 2009—  
Eligible costs for exchange grant proceeds
- § 3:165 — —Good faith efforts
- § 3:166 — —Requirements for Non-LIHTC projects
- § 3:167 — —Recapture of exchange program grant proceeds
- § 3:168 — —Reporting and other requirements
- § 3:169 —Allocation by placed in service date
- § 3:170 — —Binding forward commitment
- § 3:171 — —Increase in qualified basis
- § 3:172 — —Allocations with 10 percent of costs incurred
- § 3:173 — —Exception: Federal disaster areas
- § 3:174 — —Verification of ownership and basis by agency
- § 3:175 — —Credit allocation administration
- § 3:176 —Special bond financing allocation rules
- § 3:177 —State constitutional home rule subdivision
- § 3:178 —Credit amount allocation
- § 3:179 —Correction of errors
- § 3:180 —State LIHTC carryover
- § 3:181 —Credit allocation guidelines
- § 3:182 — —Determination of guidelines
- § 3:183 — —Disclosure of guidelines
- § 3:184 —Thirty-year extended use
- § 3:185 —Right of first refusal held by tenants
- § 3:186 —Monitoring compliance
- § 3:187 — —Recordkeeping and record retention provisions
- § 3:188 — —Certification and review provisions
- § 3:189 — —Inspection provision
- § 3:190 — —Notification-of-noncompliance provisions
- § 3:191 — —Delegation of authority
- § 3:192 — —Liability and effective date
- § 3:193 — —Amendments to final regulations
- § 3:194 —Allocation plan—Intermediary costs
- § 3:195 Restrictions on use
- § 3:196 —Passive activity rules
- § 3:197 —Interaction with other credits
- § 3:198 — —General business credit rules
- § 3:199 — —Foreign tax credits
- § 3:200 — —Rehabilitation tax credits
- § 3:201 — — —Qualified rehabilitation buildings
- § 3:202 — — —Qualified rehabilitation expenditures
- § 3:203 — — —Certified historic structures
- § 3:204 — — —Rehabilitation tax credit recapture
- § 3:205 — — —Combined with the LIHTC
- § 3:206 — —Disabled access tax credits
- § 3:207 —Alternative minimum tax
- § 3:208 —Special taxes

## TABLE OF CONTENTS

§ 3:209	— —Environmental tax
§ 3:210	— —Personal holding company tax
§ 3:211	— —Accumulated earnings tax
§ 3:212	—Consolidated corporate groups
§ 3:213	Tax credit recapture
§ 3:214	—Full recapture of the LIHTC
§ 3:215	— —Treatment of seller
§ 3:216	— —Treatment of the buyer
§ 3:217	—Partial recapture of the LIHTC
§ 3:218	—Recapture tax and interest
§ 3:219	— —Recapture period
§ 3:220	— —Additional interest charge rules
§ 3:221	—Exceptions
§ 3:222	— —Posting a bond
§ 3:223	— —Pledging treasury securities
§ 3:224	— —Two-thirds credit
§ 3:225	— —Tax benefit rule
§ 3:226	— — <i>De minimis</i> floor space changes
§ 3:227	— —Casualty loss
§ 3:228	— —Transfers on spouse’s death
§ 3:229	—Transfers
§ 3:230	— —General transfer
§ 3:231	— —Transfer of a partnership interest
§ 3:232	— —Like-kind exchanges
§ 3:233	—Miscellaneous guidance
§ 3:234	Partnerships and the LIHTC
§ 3:235	—General rules
§ 3:236	—Recapture exceptions
§ 3:237	—Allocation rules
§ 3:238	—Transactions between partner and partnership
§ 3:239	—LIHTC at-risk rules
§ 3:240	—Potential advantages of limited liability companies for low-income housing syndicators
§ 3:241	—“Check-the-Box” partnership determinations
§ 3:242	—“Check-the-box” partnership determinations—Special case for certain states
§ 3:243	— —In closing
§ 3:244	Multiple buildings
§ 3:245	—Minimum set-aside test
§ 3:246	— —General rule
§ 3:247	— —Election
§ 3:248	— —Summary
§ 3:249	—Credit percentage
§ 3:250	—Eligible basis
§ 3:251	—Low-income occupancy percentage
§ 3:252	State low-income housing tax credits
§ 3:253	Additional tax issues
§ 3:254	—Tax shelter registration
§ 3:255	— —Corporate tax shelters
§ 3:256	—Regulations on corporate tax shelters
§ 3:257	—Regulations on nonprofit participation in tax shelters
§ 3:258	—Profit motive

- § 3:259 —Capital recovery
- § 3:260 — —Cost segregation studies
- § 3:261 — — —IRR calculation
- § 3:262 — — —Before and after comparison
- § 3:263 — —Basis adjustments
- § 3:264 —Below-market loans
- § 3:265 —Tax-exempt bonds
- § 3:266 — —Private activity bonds
- § 3:267 — —Volume cap
- § 3:268 — —Arbitrage restrictions
- § 3:269 — —Miscellaneous
- § 3:270 —Estates and trusts
- § 3:271 —Charitable contribution of LIHTC property at end of compliance period
- § 3:272 — —Charitable contribution deduction calculation
- § 3:273 — —Allocation of basis calculation
- § 3:274 —Facade easements
- § 3:275 —Large partnership rules
- § 3:276 — —Changes to the recapture rules
- § 3:277 — —Changes in the technical termination rules
- § 3:278 — —Change in the due date for distributing schedule K-1s to partners for electing large partnerships
- § 3:279 LIHTC 2005 provisions for relief from hurricanes Katrina, Rita and Wilma
- § 3:280 LIHTC 2008 provisions for relief in the Midwestern Disaster Area and Hurricane Ike

## **CHAPTER 4. MARKET ANALYSIS AND THE APPRAISAL PROCESS FOR TAX CREDIT PROPERTIES**

- § 4:1 Overview
- § 4:2 —Analyst qualifications
- § 4:3 —Types of reports
- § 4:4 — —Market study
- § 4:5 — —Appraisal
- § 4:6 Real estate appraisal uses—Securing financing
- § 4:7 —Syndicator uses
- § 4:8 —Tax credit investors
- § 4:9 —Tax credit allocation
- § 4:10 —Property taxes
- § 4:11 Valuations—A conceptual overview
- § 4:12 Components of the appraisal report
- § 4:13 —Regional, city, and neighborhood descriptions
- § 4:14 —Market analysis
- § 4:15 —Property description
- § 4:16 —Highest and best use
- § 4:17 —Highest and best use analysis and LIHTC properties
- § 4:18 Valuation techniques—Cost approach
- § 4:19 —Replacement and reproduction costs
- § 4:20 —Steps to the cost approach value
- § 4:21 —Cost approach with LIHTC projects
- § 4:22 —Sales comparison approach
- § 4:23 —Sales comparison between LIHTC projects
- § 4:24 —Tax credit transactions

## TABLE OF CONTENTS

§ 4:25	—Income approach
§ 4:26	—Economic principles affecting the income approach
§ 4:27	—Anticipation
§ 4:28	—Supply and demand
§ 4:29	—Balance
§ 4:30	—Externalities
§ 4:31	—Standard procedures for the income approach to value
§ 4:32	—Project description
§ 4:33	—Data gathering
§ 4:34	—Estimate gross income—Confirm rental rates
§ 4:35	—Estimate other income
§ 4:36	—Estimate the vacancy rate
§ 4:37	—Estimate operating expenses
§ 4:38	—Estimate growth rates
§ 4:39	—Investment value appraisals—Special steps
§ 4:40	—Analyze financial arrangements
§ 4:41	—Choose a discount rate
§ 4:42	—Tax credit valuations
§ 4:43	—LIHTC projects—Special requirements
§ 4:44	NIMBY value issues
§ 4:45	Conclusion
§ 4:46	Market study uses
§ 4:47	—Developer uses
§ 4:48	—Syndicator uses
§ 4:49	—Tax credit investors
§ 4:50	—Tax credit allocation
§ 4:51	Market studies—A conceptual overview
§ 4:52	—Project description
§ 4:53	—Special issues for LIHTC projects
§ 4:54	—Supply analysis
§ 4:55	—Amenities
§ 4:56	—Absorption
§ 4:57	—Market rent
§ 4:58	—Future supply
§ 4:59	—Demand analysis
§ 4:60	—U.S. census data and LIHTC projects
§ 4:61	—Capture rate
§ 4:62	—Penetration rate
§ 4:63	—Limitations and pitfalls of using census data
§ 4:64	—An analysis of the proposed project
§ 4:65	—Conclusion

## CHAPTER 5. MANAGING TAX CREDIT PROPERTIES

§ 5:1	General
§ 5:2	Property management
§ 5:3	—Minimum set-aside tests
§ 5:4	—20/50 test
§ 5:5	—40/60 test
§ 5:6	Property Management—Minimum set-aside tests—Monitoring
§ 5:7	Property management—Number of residential units in the project
§ 5:8	—Gross rent for the unit

- § 5:9 —City sales tax paid by the tenant
- § 5:10 —Renters insurance
- § 5:11 —Utility allowance
- § 5:12 —Rental assistance payments
- § 5:13 —Supportive services
- § 5:14 —Area median gross income (AMGI)
- § 5:15 —Number of tenants in unit—Income
- § 5:16 —Rent
- § 5:17 —Tenant income
- § 5:18 Property Management—Tenant income—Certification
- § 5:19 Property management—Tenant income—Tenant transfers
- § 5:20 —Zero and sporadic income sources
- § 5:21 —Waiver of verification—Assets less than \$5,000
- § 5:22 —Changes in tenant income or area median gross income—Next available unit rule
- § 5:23 — — —Stipulations in the lease
- § 5:24 — — —General policy for income recertifications for mixed-income buildings
- § 5:25 — — —Mixed-income buildings with different bedroom sizes
- § 5:26 — — —Mixed-income buildings with same bedroom sizes
- § 5:27 — — —Step-by-step procedures to comply with the next available unit rule
- § 5:28 —Deep rent skewing set-aside
- § 5:29 —Section 8/LIHTC conflict
- § 5:30 —Low-income occupancy test
- § 5:31 —Nontransient occupancy
- § 5:32 —Suitable for occupancy
- § 5:33 —General public
- § 5:34 —Assigning affordable units
- § 5:35 — — —Assigning units and tax credits
- § 5:36 — — —Assigning units and fair housing
- § 5:37 — — —Assigning units and bonds
- § 5:38 —Manager’s unit
- § 5:39 —Common areas
- § 5:40 —Community service facility
- § 5:41 —Vacant unit rule
- § 5:42 —Students
- § 5:43 —Acquisition/rehabilitation issues
- § 5:44 —Acquisition/rehabilitation issues—Tax credits
- § 5:45 —Income qualifying households before the beginning of the 10-year credit period
- § 5:46 Testing for purposes of the next available unit rule
- § 5:47 Building definition
- § 5:48 Changes to Form 8823 Guide
- § 5:49 State issues
- § 5:50 Return of credits to state agency
- § 5:51 Physical inspection standards
- § 5:52 Acquisition/rehabilitation—First year qualified units (page 14-18)
- § 5:53 Switching utility allowances
- § 5:54 Transient units
- § 5:55 Citizenship status
- § 5:56 Family size increase
- § 5:57 Overcharging tenants
- § 5:58 Increasing sample size of tenant files

## TABLE OF CONTENTS

§ 5:59	Incomplete or imperfect documentation
§ 5:60	120-day verification window
§ 5:61	Correcting errors
§ 5:62	Entire project out of compliance
§ 5:63	Drafting a rental agreement
§ 5:64	—Tenant representations to owner
§ 5:65	——Tenant can be evicted if income above tax credit limits
§ 5:66	——Evict if tenant misrepresents his or her income or other data
§ 5:67	——Notification—Change in family size
§ 5:68	——Rent adjustment clause
§ 5:69	——Annual recertifications
§ 5:70	——Additional information may be needed
§ 5:71	——Not employee housing
§ 5:72	——Utility allowance adjustment clause
§ 5:73	——Evict if mistake was made
§ 5:74	——Evict if tenant is a nonqualifying student
§ 5:75	—Owner representations to tenant
§ 5:76	——Admission to Section 8
§ 5:77	——Nondiscrimination
§ 5:78	——Local building codes
§ 5:79	——Services are optional
§ 5:80	——Six-month term: Nontransient
§ 5:81	—Changes in third-party data

## APPENDICES

APPENDIX A.	Sections 42 and 49
APPENDIX B.	Treasury Regulations and Community Renewal Tax Relief Act
APPENDIX C.	Joint Committee Report on the LIHTC and General Explanation Report on the LIHTC
APPENDIX D.	List of Internal Revenue Service Guidance on the LIHTC
APPENDIX E.	Important IRS Guidance and HUD Announcements
APPENDIX F.	Reference Material for the LIHTC
APPENDIX G.	Internal Revenue Forms
APPENDIX H.	List of Monthly Credit Percentages
APPENDIX I.	Applicable Federal Rates (AFRs)
APPENDIX J.	Table of Interest Rates for Tax Credit Recapture
APPENDIX K.	List of State Tax Credit Allocation Authorities
APPENDIX L.	NCSHA Recommended Practices and Sample Compliance Administrative Forms
APPENDIX M.	HUD Guidance
APPENDIX N.	HUD Income Limit
APPENDIX O.	Qualified Census Tracts and Difficult to Develop Areas
APPENDIX P.	Sample LIHTC Agreements and Letters
APPENDIX Q.	Due Diligence Checklist
APPENDIX R.	Examples of Noncompliance
APPENDIX S.	Glossary

**Table of Laws and Rules**

**Table of Cases**

**Index**