Pursuant to Section 42 of the Internal Revenue Code, 26 USC § 42, the Arkansas Development Finance Authority (the “Authority”) must annually adopt a Qualified Allocation Plan (“QAP”) that establishes selection and program criteria for the allocation of federal low-income housing tax credits from the State’s annual ceiling. On July 17, 2008, and August 21, 2008, the Board of Directors for the Authority adopted its QAP for 2009. Due to the reduction or complete loss of federal low-income housing tax credit investor equity, President Obama signed into law the American Recovery and Reinvestment Act (“ARRA”), Public Law 111-5 on February 17, 2009. ARRA established two subsidy provisions to assist those developments that have been or will be awarded tax credits in 2007, 2008 and 2009. The first is the Tax Credit Assistance Program (“TCAP”) which provides $20,463,053 in federal funding to Arkansas from HUD for the express purpose of providing financing to those taxpayers "awarded" low-income housing tax credits under Section 42(h) of the Internal Revenue Code (IRC) in fiscal years 2007, 2008 and 2009. The second is a grant program whereby Arkansas can elect to receive a grant of funds in an amount up to $.85 per tax credit for tax credits consisting of all unused and returned credits held by the Authority plus 40% of our 2009 state ceiling (not including disaster credits). This is referred to as the "exchange program". In addition to the stimulus funding provided by the ARRA, the Board of Directors has implemented two additional initiatives to assist existing developments in need of additional financing: 1) Pursuant to 26 USC § 42(d)(5), the Board of Directors has designated certain existing developments as difficult to develop entitling them to a 30% basis boost; and 2) provide additional tax credits to those developments in need of additional financing.

Distribution of the $20,463,053 in TCAP funding must be done on a competitive basis. The Board of Directors has determined to award TCAP funding in association with the other funding sources available as indicated by the financial needs of the applicant. The following “ARKANSAS’S THREE TIER SELECTION PROCESS” has been approved for the distribution of TCAP funds by the Board of Directors:

**ARKANSAS’ THREE TIER SELECTION PROCESS**

**2006, 2007 and 2008 ALLOCATION RECIPIENTS:**

1. **Tier One – Initially Consider to Allocate Unused, Returned and As Needed 2009 Tax Credits**
   a. **Additional Tax Credits Only.** Per the Board's directive of December, 2008, staff will allocate/reserve additional tax credits to those 2006, 2007 and 2008 owners that have not been issued IRS Forms 8609.
   b. Application will be by final cost certification/projected final cost certification or, for 2008 recipients, carryover documentation including Source and Use documentation.
   c. Application must be submitted by the deadline date determined by ADFA.
   d. Additional tax credits must be purchased at no less than $.50 per additional tax credit requested. Recipients of additional tax credits will not be eligible to return any tax credits allocated or reserved by ADFA for the purpose of receiving TCAP funds or an Exchange/Subaward.
   e. Eligibility for additional tax credits is pursuant to Section 42 and calculated as follows:
i. If development buildings placed in service in 2009, or will place in service in 2010, and credit eligibility has increased due to 9% credit percentage requirement of Section 3002 of P.L. 110-289 and 30% basis boost per Board directive of January, 15, 2009.

ii. After building's 1st tax credit year and only if the LIHTC qualified basis has increased by virtue of increase in number of LIHTC units or LIHTC square footage. In this instance, the $2/3 rule of Section 42(f)(3) of the Internal Revenue Code.

iii. The amount of additional tax credits plus any previous allocation cannot exceed the maximum amount allowed pursuant to Section III.A. of the 2009 Qualified Allocation Plan.

f. These developments will not be entitled to TCAP, an Exchange/Subaward, or additional HOME funds because they have not competed for these types of financing as required below.

2. Tier Two – Considered after determine amount of credits remaining after Tier One Awards for purposes of awarding additional tax credits; TCAP Exchange/Subawards and/or Additional HOME Funds.

a. Applications will be by submission of a 2009 application, as amended, to provide information required for the TCAP and Exchange/Subaward Programs, to include updated financial commitment letters and an updated Pro Forma, Attachment C, attached. Applicants must meet the minimum debt coverage ratio of 1.10.

b. Applications for funding will only be considered if the applicant is eligible for such funding pursuant to the American Recovery and Reinvestment Act and Section 42 of the Internal Revenue Code and if submitted by the deadline date determined by ADFA.

c. To be eligible for TCAP funds, the applicant must retain no less than $1,000 in annual federal low-income housing tax credits, or, $10,000 in the aggregate.

d. Applications requesting TCAP funds will be based upon priority and competitive scoring as follows:

i. Certification to a development timeline that verifies the development will expend 100% of the TCAP funds awarded no later than December 31, 2010 and will place in service no later than December 31, 2011. Failure to make the certifications eliminate the applicant's eligibility for funding separate from that in the applicant's ORIGINAL APPLICATION. Failure to adhere to the timelines required will result in a recapture of tax credits, TCAP or Exchange/Subaward funds, as applicable.

ii. The Final Score received with 2008 scores adjusted to match 2007 scoring criteria. (The Final Score for 2008 will be reduced by any bonus points received under Item #11 “Market Feasibility Study” as the bonus points were not available for 2007. With this reduction, the scoring criteria for 2007 and 2008 are identical); and

iii. 5 priority points to those applicants requesting additional tax credits. Additional tax credits must be purchased at no less than $.50 per additional tax credit requested. Recipients of additional tax credits will not be eligible to return any tax credits allocated or reserved by ADFA for the purpose of receiving TCAP funds or an Exchange/Subaward.

iv. In the event of a tie, the Board of Directors for the Authority will award priority based upon factors in the application such as: market need, number of affordable units; income/rent limitations; energy efficiency; and unit amenities.
v. TCAP funds will be awarded based upon the highest score as determined under this subsection.
vi. The maximum amount of the TCAP fund award will be $1,000,000.
c. Applicants requesting the maximum amount ($500,000) of TCAP funding will be eligible for additional HOME funds not to exceed $900,000, including any previous allocation. Recipients may use the additional HOME funds to reduce permanent debt, deferred developer fee, or other funding source in the ORIGINAL APPLICATION.
f. To be eligible for an Exchange/Subaward, the applicant must request, at a minimum, $100,000 in TCAP funding. Equity created by an Exchange/Subward can only be used to replace equity lost from the ORIGINAL APPLICATION.
g. If requesting Exchange/Subaward, applicants must provide the following:
i. Written statement from most recent investor/syndicator submitted to ADFA which indicates that the investor/syndicator has rescinded its previous equity commitment to the applicant. The written statement must reference the date and terms of the previous equity commitment rescinded and the amount rescinded. If the rescission is limited to a portion of the previous credit amount accepted and equity commitment, the investor/syndicator statement must specifically identify the amount of credits and amount of equity that remain accepted and committed;
ii. Written statement from nationally recognized investor/syndicator indicating that the investor/syndicator has been contacted by the applicant and rejected an offer to purchase any/all of the tax credits offered. The rejection must specifically identify the amount of credits offered and rejected. If the rejection is limited to a portion of the tax credits offered, the investor/syndicator statement must specifically identify the number of credits accepted for purchase and amount of equity to be paid for such purchase; and
iii. Sworn statement by the applicant that:
   A. In addition to the investor/syndicator identified in subsection 2g.ii above, the applicant has contacted two additional nationally recognized investors/syndicators and they have rejected the purchase of any tax credits allocated to the applicant;
   B. Each investor/syndicator contacted has made no offer/counter-offer to purchase credits allocated at any per credit price.
h. Recipients must provide official evidence, e.g., building permit, construction permit, etc. that they can begin construction within 120 days of commitment of funding. Failure to produce this evidence will result in no eligibility to receive subsidy.
i. Applicants must certify that the development's buildings will be placed service as required by Section 42 of the Internal Revenue Code.

3. **Tier Three - 2009 Applicants** - Considered after determine amount of credits remaining after Tier Two awards for purposes of awarding additional tax credits; TCAP and/or Exchange/Subawards

a. Funding availability will include:
i. Tax credits remaining after the 2007 and 2008 outstanding developments have been awarded additional tax credits and Exchange/Subaward;
ii. TCAP funds remaining after award to 2007 and 2008 outstanding developments
iii. HOME funds availability.
b. 2009 applicants will be scored as required under the 2009 QAP.
c. 2009 applicants will be awarded remaining tax credits based upon the highest score. Following a reservation of the tax credit award, if any TCAP, Exchange/Subaward, or HOME funds remain available, applicants will be given an opportunity to request
such funding with the highest scoring development receiving priority. In the event of a tie, the Board of Directors for the Authority will award priority based upon factors in the application such as: market need, number of affordable units; income/rent limitations; energy efficiency; and unit amenities.

d. To be eligible for TCAP funds, the applicant must retain no less than $1,000 in annual federal low-income housing tax credits, or, $10,000 in the aggregate.

e. TCAP funds will be awarded based upon the following priorities:
   i. Certification to a development timeline that verifies the development will expend 100% of the TCAP funds awarded no later than December 31, 2010 and will place in service no later than December 31, 2011. Failure to make the certifications eliminate the applicant's eligibility for funding separate from that in the applicant's ORIGINAL APPLICATION. Failure to adhere to the timelines required will result in a recapture of tax credits, TCAP or Exchange/Subaward funds, as applicable; and
   
   ii. The highest score as determined under subsection e. above.

f. Applicants requesting the maximum amount ($500,000) of TCAP funding will be eligible for additional HOME funds not to exceed $900,000, including any previous allocation. Recipients may use the additional HOME funds to reduce permanent debt, deferred developer fee, or other funding source in the ORIGINAL APPLICATION.

g. To be eligible for an Exchange/Subaward, the applicant must have requested, at a minimum, $100,000 in TCAP funding. Equity created by an Exchange/Subaward can only be used to replace equity lost from the ORIGINAL APPLICATION.

h. If requesting Exchange/Subaward, applicant must provide the following:
   i. Written statement from most recent investor/syndicator submitted to ADFA which indicates that the investor/syndicator has rescinded its previous equity commitment to the applicant. The written statement must reference the date and terms of the previous equity commitment rescinded and the amount rescinded. If the rescission is limited to a portion of the previous credit amount accepted and equity commitment, the investor/syndicator statement must specifically identify the amount of credits and amount of equity that remain accepted and committed;
   
   ii. Written statement from nationally recognized investor/syndicator indicating that the investor/syndicator has been contacted by the applicant and rejected an offer to purchase any/all of the tax credits offered. The rejection must specifically identify the amount of credits offered and rejected. If the rejection is limited to a portion of the tax credits offered, the investor/syndicator statement must specifically identify the number of credits accepted for purchase and amount of equity to be paid for such purchase; and
   
   iii. Sworn statement by the applicant that:
      A. In addition to the investor/syndicator identified in subsection 2h.ii above, the applicant has contacted two additional nationally recognized investors/syndications and they have rejected the purchase of any tax credits allocated to the applicant;
      B. Each investor/syndicator contacted has made no offer/counter-offer to purchase credits allocated at any per credit price.

i. Recipients must provide official evidence, e.g., building permit, construction permit, etc. that they can begin construction within 120 days of commitment of funding. Failure to produce this evidence will result in no eligibility to receive subsidy.

j. Applicants must certify that the development's buildings will be placed service as required by Section 42 of the Internal Revenue Code.
Board Approval

Any award made pursuant to Arkansas’ Three-Tier selection process is subject to the approval of the Board of Directors for the Arkansas Development Finance Authority. The Board of Directors has the authority to determine the amount any additional tax credits, TCAP, Exchange/Subaward or additional HOME funds request based upon the financial feasibility requirements for any applicant.

Written comment may be made to the Arkansas Development Finance Authority until 4:30 p.m., May 29, 2009, by e-mail or letter to:

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