SCHEDULE 1

SELF-SCORING WORKSHEET 2022 Housing Tax Credit Program

Applicant Name Project Name Project Address/Location Project City



Please note the following:

1. Documentation of Points

Indicate the selection and/or preference priority points expected for your project. Where multiple points per section are available please check the appropriate box (\Box) for points claimed. Attach directly to this self-scoring worksheet, a separate detailed sheet and documentation that clearly supports points claimed. The Dakota County Community Development Agency (Agency) will determine the actual selection points awarded. Points will not be awarded unless documentation is provided along with the application to justify the points claimed.

Applicants must demonstrate the project is eligible for not fewer than 25 points to qualify for the 4% Tax Credits under this Plan.

2. Extended Duration

Projects requesting 9% and 4% Tax Credits: Such projects must maintain the low-income use for a minimum of 30 years. The owner agrees that IRC Sections 42(h)(6)(E)(i)(II) and 42(h)(6)(F) (which would permit the owner to terminate the restrictions under the Declaration at the end of the 15- year compliance period in the event the Agency does not present the owner with a qualified contract for the acquisition of the project) do not apply to the project, and that the Section 42 income and rent restrictions shall apply for the period of 30 years beginning with the first day of the 15- year compliance period in which the building is part of a qualified low income housing project.

3. Design Standards

The project must meet the tax credit Design Standards as specified in the Procedural Guide and be evidenced by a Design Standards Certification form executed by the owner and architect.

4. Declaration of Land Use Restrictive Covenants

A Declaration covering the rent and income limits and occupancy requirements, including student eligibility requirements, must be placed on the building(s) and recorded in the county in which the project is located.

5. Section 8 Voucher Acceptance

Owners of a Tax Credit project must agree to not refuse to rent a unit to a tenant because that tenant has a Section 8 voucher that would be used for a unit in the project. Language prohibiting discrimination based on Section 8 status must be included in the Declaration entered into by the owner with the Agency. Declarations are enforceable in state court by housing credit agencies and all income-eligible persons.

MINIMUM THRESHOLD REQUIREMENTS

All applicants must meet one of the seven (7) following threshold types. **To qualify for threshold #7 the applicant must have written approval from the Agency prior to submission of the application.** Check one box for project type 1-7 below. In the event Minnesota Statutes are modified to allow additional threshold requirements, this worksheet will be modified accordingly.

1.	New construction or Substantial Rehabilitation of projects in which, for the term of the Declaration), at least 75% of the total Tax Credit units are Single Room Occupancy, efficiency, or one bedroom units and which are affordable by households whose income does not exceed 30% of the median income.	
2.	New construction or Substantial Rehabilitation family housing projects that are not restricted to occupancy by persons 55 years old or older and in which, for the term of the extended use period (term of the Declaration), at least 75% of the tax credit units contain two or more bedrooms and at least one third of the 75% contain three or more bedrooms.	
3.	Substantial Rehabilitation projects in neighborhoods targeted by the applicable city for revitalization.	
4.	Projects that are not restricted to persons of a particular age group and in which, for the term of the extended use period (term of the Declaration), a percentage of the units are set aside and rented to (check one, if applicable):	
	Persons with a serious and persistent mental illness as defined in Minnesota	
	 Statutes Section 245.462, Subd. 20(c); Persons with a developmental disability as defined in the United States Code, Title 42, Section 6001(8); 	
	Persons who have been assessed as drug dependent persons as defined in Minnesota Statutes Section 254A.02, Subd. 5, and are receiving or will receive care and treatment services provided by an approved treatment program as defined in Minnesota Statutes Section 254A.02, Subd. 2;	
	Persons with a brain injury as defined in Minnesota Statutes Section 256B.093, Subd. 4(a); or	
	Persons with permanent physical disabilities that substantially limit major life activities, if at least fifty percent (50%) of the units in the project are accessible as provided under Minnesota Rules Chapter 1340	
5.	Projects, whether or not restricted to persons of a particular age group, which preserve existing subsidized housing if the use of Tax Credits is necessary to prevent conversion to market rate use or to remedy physical deterioration of the project which would result in loss of existing federal subsidies.	
6.	Projects financed by Rural Development which meet state-wide distribution goals.	
7.	Up to two projects that are new construction or Substantial Rehabilitation multifamily housing projects that are not restricted to persons 55 years of age or older and that are located within one of the following areas at the time a reservation for Tax Credits is made: an area within one-half mile of a completed or planned light rail transitway, bus rapid transitway, or commuter rail station; an area within one-fourth mile from any stop along a high-frequency local bus line; 	

		an area within one-half mile from a bus stop or station on a high-frequency express route;
		an area within one-half mile from a park and ride lot; <u>or</u>
		an area within one-fourth mile of a high-service public transportation fixed route
		stop;
		of this section, the following terms have the meanings given them:
(1) "high-frec	uency local bus line" means a local bus route providing service at least every 15
	inutes and 00 p.m. on	running between 6:00 a.m. and 7:00 p.m. on weekdays and between 9:00 a.m. and Saturdays;
m	ore trips du	quency express route" means an express route with bus service providing six or uring at least one of the peak morning hours between 6:00 a.m. and 9:00 a.m. and nutes during the peak morning hour; and
a.	m. and 7:00	vice public transportation fixed route stop" means a stop serviced between 6:00 0 p.m. on weekdays and 9:00 a.m. and 6:00 p.m. on Saturdays and with service ly every 30 minutes during that time.

DAKOTA COUNTY CDA ADDITIONAL THRESHOLD REQUIREMENTS

All applicants must meet the following additional threshold requirements. Check boxes below to indicate the acceptance of these requirement:

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8.	The project satisfies the Agency's underwriting standards and the Agency determines the
	owner has sufficient experience.
	The application demonstrates reasonable operating expenses relative to comparable projects
	in the past,
	The project complies with applicable building, land use and zoning ordinances,
	The project is consistent with a Market Study, <u>and</u>
	The costs of intermediaries meet the criteria set forth in the Procedural Manual.
9.	Applicants must agree to utilize public housing waiting lists in Dakota County in marketing units to
	the public.
10.	The owner agrees to not refuse to rent a unit to a tenant because that tenant has a Section 8
	voucher and that language prohibiting discrimination based on Section 8 status will be included in
	the Declaration.
11.	The applicant demonstrates by information submitted in the application that each building in the
	project is a qualified low-income building under Section 42(c)(2) of the Code.
12.	The applicant agrees to enter into a Declaration in form and substance acceptable to the Agency
	and legal counsel appointed by the Agency.
13.	The applicant agrees to apply resident screening criteria as provided in the Declaration.
14.	For 9% and 4% Tax Credit projects, the applicant agrees to waive the provisions of Sections
	42(h)(6)(E)(i)(II) and 42(h)(6)(F) which permit the owner to terminate the rent and income
	restrictions under Declaration at the end of the initial 15-year compliance period. All Tax Credit
	projects must maintain the low-income use for a minimum of 30 years.
15.	The applicant agrees to provide high speed internet access via installation of all appropriate
	infrastructure and connections for cable, DSL or wireless/data internet service to every unit.
16.	The applicant agrees to institute and maintain a written policy* prohibiting smoking in all the units
	and all common areas within the building/s of the project. The project must include a non-smoking
	clause in the lease for every household. Projects will be required to maintain the smoke-free policy
	transitioning to smoke-free for existing residents and the establishment of smoking areas outside
	of units and common areas, if applicable. Consequences for tenants violating the smoke-free policy
	will be determined by the owner and must be included in the written policy for the project.
	for the term of the Declaration. *A written policy must be submitted with the application and should include procedures regarding transitioning to smoke-free for existing residents and the establishment of smoking areas outside of units and common areas, if applicable. Consequences for tenants violating the smoke-free policy

).	SELECTION PRIORITIES Selection Criteria	Developer	Agency
•	Selection cintena	Claimed	Awarded
Nev	v Construction (10 Points)		
1.	New construction which increases the supply of affordable rental housing		
	in Dakota County (10 points).		
Pres	servation and Stabilization of Affordable Housing (Up to 25 Points)		
2.	Preservation of Affordable Housing:		
	Preservation of Federally Assisted Housing (25 Points):		
	Points are awarded to projects that preserves low-income housing		
	receiving assistance under Section 8 or Section 236 which, due to		
	mortgage prepayments or expiring rental assistance, would convert to		
	market rate use. The Agency in its sole discretion must agree that a		
	market exists for a conversion to market rate housing.		
	OR		
	Preservation (10 Points):		
	Points are awarded to projects that preserve the rent and income		
	restrictions under an existing use agreement which, due to expiring		
	affordability periods would convert to market rate use. The Agency, in		
	its sole discretion, will verify that a market exists for a conversion to		
	market rate housing.		
	Applicant must agree in writing to continued renewals of the existing project-		
	based housing subsidy payment contract for as long as assistance is available.		
3.	Stabilization of Affordable Housing (5 Points)		
	Points are awarded to projects with existing federally assisted units or previously funded by Tax Credits or deferred loans from the Agency or other		
	public entity, that are not also claiming points in the Preservation of		
	Affordable Housing category which are experiencing trouble with		
	occupancies and/or net revenues which need to be stabilized.		
	Applicants must provide narratives to support the approach of a planned,		
	long term and cost effective stabilization that meets all of the following		
	criteria:		
	 i) Suitability for long term stabilization: a. 18 or more years have passed since initial loan closing or most 		
	 a. 18 or more years have passed since initial loan closing or most recent Tax Credit placement in service date; and 		
	b. Operating feasibility shows duration of at least 20 years.		
	AND		
	ii) Collaborative relationship in place; points claimed and deemed eligible		
	in the following selection priorities:		
	a) Financial Readiness to Proceed, minimum of 6 points; and		
	b) Federal/State/Local/Philanthropic/Other Contributions, minimum		
	of 4 points;		
	AND		
	iii) Affordability and Cost Effectiveness		
	a) Points claimed and deemed eligible in Preference Priorities b.2		
	(Serves Lowest Income Tenants/Rent Reduction)	1	1

Read	iness to Proceed (Up to 20 Points)	
4.	Points are awarded to projects that have received all land use and zoning approvals at the time of application. (5 points)	
5.	Financial Readiness (up to 15 points). Points are awarded to projects that have secured funding commitments for permanent funding sources or have no funding gap at the time of application. Words synonymous with "consider" or "may" award are not valid or acceptable.	
	The calculation below must exclude all first mortgage financing and anticipated Tax Credit proceeds from the current Tax Credit request. Committed syndication proceeds from previously reserved Tax Credits may be included in the calculation.	
	Acceptable documentation of syndication proceeds from Tax Credits awarded in a previous cycle/round is an executed agreement or letter of intent from a syndicator/investor which is acceptable to the Agency. The executed agreement or letter of intent much: (1) be current and dated within 15 days of application; (2) contain a projected closing date; (3) contain a projected equity rate for the purchase of the Tax Credits; and (4) contain a detailed explanation of the assumptions being used by the syndicator/investor to arrive at the projected equity price.	
	Total eligible funding secured, awarded orcommitted (exclude first mortgage andsyndication proceeds as described above)\$	
	Divided by total development cost less first mortgage and excluded syndication proceeds \$	
	Equals percentage of funds committed, rounded to the nearest tenth%	
	 Check box that applies: 70.1% or more of gap funds committed or no gap (15 points) 50.1 - 70.0% of gap funds committed (10 points) 30.1 - 50.0% of gap funds committed (6 points) 10.1 - 30.0% of gap funds committed (2 points) 	
	The documentation must be in the form of a project specific Letter of Intent, city or council/board resolution, letter of approval, or statement of agreement or eligibility. Commitment documentation must state the amount, terms and conditions and be executed or approved by the lender or contributor and the applicant. Please see the Procedural Manual Section VIII. A. for additional details.	
	If points are claimed and the funding is returned/not used the affordability requirements for that (those) funding source(s) will be included in the Declaration.	

Fede	eral/State/Local/Philanthropic/Other Contributions (Up to 10 Points)
5.	Points are awarded to projects receiving non-capital contributions from a governmental unit; an area employer; and/or a private philanthropic, religious or other charitable organization. Calculate the total using the formula below, and then select the appropriate option.
	Identity of Interest exclusion: Contributions from any part of the ownership entity will be considered general partner cash and excluded from the calculation unless the contributions are awarded by a nonprofit charitable organization pursuant to a funding competition or local units of government.
	Total non-funding contributions from federal/State/local/philanthropic/other sources\$
	Divided by Total Development Cost \$
	Equals percentage of funding from contributions, rounded to the nearest tenth%
	Check box that applies: 20.1% and above of total development costs (<i>10 points</i>) 10.1-20.0% of total development costs (<i>6 points</i>) 5.1-10.0% of total development costs (<i>4 points</i>)
	At the time of application, written documentation from the contributor justifying the amount and the terms of the contribution must be provided and be consistent with current market comparable costs. The documentation must be in the form of a project specific Letter of Intent, local governmental resolution, letter of approval, statement of agreement or eligibility, or a memorandum of understanding. The value assigned to donations and in-kind contributions must be consistent with comparable market costs for materials and services.
	The documentation must state the amount, terms and conditions and must be executed or approved at a minimum, by the contributor. Documentation containing the words synonymous with "consider" or "may" (as in "may award") regarding the contribution will not be acceptable. Please see the Procedural Manual Section VIII. A. for additional details.
	NOTE: Contributions claimed in this selection criterion cannot be claimed for the permanent sources in the Financial Readiness to Proceed selection criterion.
	If points are claimed and the funding is returned/not used the affordability requirements for that (those) funding source(s) will be included in the Declaration.
	nmunity Priority Locations (10 Points)
	Points are awarded to projects located on property fully/entirely owned by the Agency, Dakota County, or a municipality in Dakota County at the time of application.

Acces	ssible Units (5 Points)
8.	At least 25% of the units in the project are designed, equipped and set aside for the developmentally, physically or mentally disabled and there is a referral and marketing plan that includes an agreement with an established organization to provide services for such persons.
Own	ed by Non-Profit or Governmental Unit (5 Points)
9.	A qualified non-profit or a governmental unit is the sole general partner.
	The non-profit must be organized and incorporated in the State of Minnesota and have at least five-year's experience in Minnesota owning and operating at least 100 units of affordable Tax Credit housing. For a non- profit, a copy of the Certificate of Incorporation from the Secretary of State of Minnesota must be submitted at the time of application. Points will only be given to a local non-profit. To be eligible for points, the non-profit must have Code Section 501(c)(3) approval from IRS at the time of application, and meet the requirements of Section 42(h)(5)(C) of the Code. These points are awarded because the Agency has an assumption that such organizations have a mission that results in perpetual affordability of the units. Points will not be awarded if the non-profit/governmental organization has been a project sponsor or general partner of a project that had units convert to market rate units in the past three years without the consent of the issuing public agency within Minnesota.
Inter	mediary Costs (Up to 15 Points)
10.	Points are awarded to projects with the lowest intermediary costs on a sliding scale based on the percentage of total development costs. For applicants receiving points under this item, this percentage will be enforced at issuance of IRS Form 8609.
	Divided by Total Development Cost \$
	Equals percentage of costs toward intermediaries, rounded to the nearest tenth% Check box that applies:
	 0 - 15.0% of total development cost (15 points) 15.1 - 20.0% of total development cost (10 points) 20.1 - 25.0% of total development cost (2 points) Over 25.0% of total development cost (0 points)

Hom	elessness (Up to 15 points)	
	These units must provide rental assistance or for those units occupied by	
	households without rental assistance that are seeking these points, the	
	gross rent, including an allowance for tenant-paid utilities, cannot exceed	
	the greater of 30 percent of the household's monthly income or the most	
	current supportive housing standard for the unit size as published by MHFA.	
	Owners must establish and implement policies and procedures to specify	
	the calculation method used to determine the appropriate rent amount and	
	the periodic income recertification used when adjusting rents.	
11.	Permanent Supportive Housing Units. Points are awarded to projects that	
	commit suitable Tax Credit units with supportive services for occupancy by	
	households who are experiencing homelessness. Projects must receive	
	support in writing from the Dakota County Affordable Housing Coalition	
	(AHC). Applicants claiming points for providing homeless units will be	
	requested to work with the Suburban Metro Area Continuum Homeless	
	Coordinated Entry System, as is reasonable and feasible, to fill those units.	
	Applicants must also provide a written commitment from an appropriate	
	social service agency to provide support services. Contracts for supportive	
	services must be in place prior to closing or Tax Credit commitment.	
	Set aside 5% to 9.99%, but no fewer than 2 Tax Credit units (5 points)	
	Set aside 10% to 49.99%, but no fewer than 5 Tax Credit units	
	(10 points)* ☐ Set aside 50% or more, but no fewer than 20 Tax Credit units (15 points)*	
	4% Projects Only:	
	Set aside no fewer than 2 Tax Credit units (5 points)	
	*Applicants with a set aside of 10% or more units must also provide a	
	written commitment from an appropriate social service agency to provide	
	on-site support services.	
	ilitation Under Community Revitalization Plan (5 Points)	
12.	Rehabilitation of existing housing as part of a community revitalization plan	
	and that the project is contributing to the revitalization.	
Even	tual Tenant Ownership (1 Point)	
13.	This point is awarded to projects that include a plan for eventual tenant	
	ownership of 100% of the units.	
Unac	ceptable Practices (Up to -50 Points)	
14.	Unacceptable Practices, includes the transfer of ownership of the owner	
±7.	and displacement of Section 8 tenants as described in Section IV.F of the	
	Procedural Manual.	

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	ss to Transit (Up to 15 Points)	1
15.	Points are awarded to projects located within <u>walking distances</u> of public	
	transit stations and stops. (up to 5 points)	
	Project is located within ½ mile of Red Line transitway stations (including the Burnsville Center station and all stations north) or Orange Line transitway stations (including the Apple Valley Transit Station and all stations north) (5 points); or	
	Project is located within ½ mile of a park and ride (with bus service), a bus route stop, or a Minnesota Valley Transit Authority (MVTA) bus route where the bus is able to stop (3 points).	
	At the time of application, the applicant must submit a map identifying the location of the project with exact <u>walking distances</u> to the eligible public transit station/stop and include a copy of the route.	
16.	Ten (10) points are awarded to projects approved by the Agency to qualify under the minimum threshold requirement #7.	

b.	PREFERENCE PRIORITIES	<u>Developer</u> <u>Claims</u>	<u>Agency</u> <u>Awarded</u>
1.	Previous Tax Credit Commitment/Reservation. Points are awarded to projects that have a prior commitment/reservation of Tax Credits, were not fully funded in a previous round, and require additional Tax Credits to make the project feasible. (30 points)		
2.	 Points are awarded to projects that will serve the lowest income tenants (50% or less of area median adjusted by unit size) with gross rents not to exceed 30% of income and agree to maintain the deeper rent structure for the duration of the Declaration. (Up to 15 Points) Applicants may choose any combination of the following rent limitations for the project, but may not count any unit more than once. This selection will 		
	restrict rents only (tenant incomes will not be restricted to the following levels by claiming points in this section). Check the box that applies.		
	 100% of Tax Credit units at the rents for 50% of AMI: 15 points 75% of Tax Credit units at the rents for 40% of AMI: 15 points 75% of Tax Credit units at the rents for 50% of AMI: 10 points 50% of Tax Credit units at the rents for 40% of AMI: 10 points 50% of Tax Credit units at the rents for 50% of AMI: 5 points 		
3.	Points will be awarded to projects located in a Qualified Census Tract and are part of a cooperatively developed plan that provides for community revitalization (e.g., community revitalization plan). <i>(5 Points)</i>		

TOTAL POINTS:	<u>Developer</u> <u>Claims</u>	Agency Awarded

SELF-SCORING WORKSHEET CERTIFICATION:

Under penalty of perjury, the Applicant hereby certifies the information provided in the Self-Scoring Worksheet is true and accurate.

By:

Signature

Print or type name and title of signatory

Of:

Name of Managing/General Partner

Date: