National Housing Trust Fund
2016 Allocation Plan

6/28/2016
South Carolina State Housing Finance & Development Authority
Development Division
INTRODUCTION and PURPOSE

The National Housing Trust Fund (NHTF) is a new affordable housing production program that will complement existing Federal, state and local efforts to increase and preserve the supply of safe, decent and affordable housing, primarily rental housing, for extremely low-income (ELI) and very low-income (VLI) households, including homeless families.

The NHTF was established under Title I of the Housing and Economic Recovery Act of 2008, Section 1131 (Public Law 110-289). Section 1131 of HERA amended the Federal Housing Enterprises Financial Safety and Soundness Act of 1992 (12 U.S.C. 4501 et seq.) (Act) to add a new section 1337, entitled "Affordable Housing Allocation" and a new section 1338, entitled "Housing Trust Fund." On January 30, 2015, HUD published an Interim Rule which guides implementation of the NHTF by the state-designated entities. As the state-designated entity, the South Carolina State Housing Finance and Development Authority (Authority) will have the opportunity to offer comments regarding the initial implementation to HUD for the eventual issuance of a final rule.

The Authority is required to use at least 80 percent of each annual allocation for rental housing; no more than 10 percent for homeownership housing; and up to 10 percent for reasonable administrative and planning costs. All NHTF-assisted rental housing must meet a minimum affordability period of 30 years. All NHTF-assisted homeownership housing must meet the minimum affordability period of 10, 20 or 30 years based on the amount of NHTF investment in the unit.

In any fiscal year that total NHTF funding is less than $1 billion nationally, 100 percent of each state’s allocation must benefit households at or below 30 percent of the area median income or households below the poverty line, whichever is greater. Should national NHTF funding equal or exceed $1 billion, at least 75 percent must benefit households at or below 30 percent of the area median income or below the poverty line, whichever is greater. Any NHTF funding not used for ELI households must be used for VLI households. In 2016, HUD determined the total amount of the trust fund to be approximately $174 million. South Carolina has been allocated $3,000,000 for the initial National Housing Trust Fund program year.

The Authority’s mission is to create quality affordable housing opportunities for the citizens of South Carolina. More specifically, our goal is to promote partnerships with various municipalities, banking institutions, nonprofits, for-profit organizations, and Public Housing Authorities (PHAs). The Authority will work with these partners to increase awareness of the NHTF Program while increasing housing quality and capacity statewide.

According to the Interim Rule, this NHTF Allocation Plan must include application requirements and criteria for the selection of recipients and applications which meet required funding priorities such as the following:

1. Geographic Diversity
2. Applicant Capacity
3. Project-based Rental Assistance
4. Duration of Affordability Period
5. Priority Housing Needs of the State
6. Leveraging
7. Eligible Activities
8. Eligible Recipients
9. Performance Goals and Benchmarks
10. Rehabilitation Standards
The Authority will administer the NHTF Program in a manner that will address the needs of extremely low-income households which includes homeless families, special needs groups, rural areas, as well as those areas with limited housing that may be referenced in the Consolidated Plan. Organizations, agencies, or other entities (for profit or nonprofit) that receive NHTF funding to undertake an eligible project, meet all threshold requirements, and certify that NHTF-assisted housing units will comply with all NHTF requirements are eligible recipients.

Distribution of NHTF funds will be consistent with the priorities identified in the State’s Consolidated Plan. The State's five-year affordable housing goals are as follows:

1. Improve affordable housing opportunities statewide, particularly rental housing.
2. Support of transitional and supportive housing facilities for people with disabilities, HIV/AIDS, and other special needs.
3. Preservation of affordable housing as demand outpaces new construction.
4. Identify additional sources for rental assistance to alleviate the most cost-burdened families in the state.
5. Homeless prevention and rapid re-housing for those finding themselves homeless for the very first time.

The Authority will encourage the general public to help determine the appropriate use of the NHTF funding by conducting public hearings. Comments submitted on the Authority’s Plan during the public comment period will also be incorporated, as applicable, into the Plan which will help ensure that the activities proposed in the Plan are consistent with the priorities contained in the State’s Consolidated Plan.

**Rental Housing Activity:**

The NHTF rental activity will impact the living conditions of South Carolinians who need quality affordable rental housing. In an effort to ensure project feasibility, rental options are designed to enhance and compliment other rental housing programs, such as:

- SC Housing Trust Fund (HTF)
- HOME Investment Partnerships Program (HOME)
- Low Income Housing Tax Credit (LIHTC)
- Tax Exempt Bond Program (TEB)
- Federal Home Loan Bank’s Affordable Housing Program (AHP)
- Community Development Block Grant (CDBG)
- Community Loan Banks

NHTF funds may be used for the production or preservation of non-luxury, affordable rental housing with suitable amenities through:

- Acquisition with Rehabilitation
- New Construction
- Reconstruction or
- Rehabilitation
1. **Applicant/Recipient Capacity** – A recipient must have familiarity and understanding of Federal, state, and local housing programs to ensure compliance with all applicable program requirements and regulations. Applicants must have a minimum of three (3) full time staff members, which are not volunteers, and must have three (3) years’ experience in successfully participating in and completing Federal housing program grants. Successful Applicants must have a designated Program Administrator on staff that will be responsible for the coordination of any project (i.e. project implementation through project completion).

2. **Project-based Rental Assistance** - the extent to which a proposal has committed Federal, state, or local PBRA to ensure rents are affordable to ELI households.

3. **Duration of Affordability Period** - affordability commitment beyond the required 30-year period.

4. **Leveraging** - commitment of non-Federal, non-Authority funding sources to the project. The appraised value of land that has been owned by the Applicant for less than one year can be used as a leveraged funding source. Points will be awarded ranging from 1 to 10; leveraged funding sources equaling 1% of TDC earns 1 point, leveraged funding sources equaling 2% of TDC earns 2 points, etc.

5. **Rehabilitation Standards** -
   a. Replace and install new flooring in each unit. At a minimum, tile must be VCT or better.
   b. Entire unit (all rooms and ceilings) must be repainted.
   c. New bathroom fixtures must be installed to include the following:
      i. New tub and new shower, re-glazing not allowed. Three piece surround insert is acceptable. All caulking must be replaced.
      ii. Replace sink, vanity and plumbing fixtures with new. Vanity to include, at a minimum, a pull out drawer and/or storage area. All shower heads and bath faucets at 2.0 GPM or less.
      iii. New toilets with 1.6 gallons or less per flush.
      iv. Install new re-circulating exhaust fan.
      v. Install new water supply valves.
   d. New kitchen fixtures must be installed to include the following:
      i. Dual track sliding drawers.
      ii. New double sink (at least 8 inches deep) and plumbing fixtures. All kitchen faucets at 2.0 GPM or less.
      iii. New stove with re-circulating exhaust fan.
      iv. New full size Energy Star rated refrigerator, with ice maker that is a minimum of 18 cubic feet.
      v. Install new water supply valves.
   e. New Energy Star hot water heaters with an energy factor greater than 0.61 for gas or 0.93 for electric.
   f. Energy Star rated windows in all units.
   g. All units wired for high speed (broadband) Internet hook-up with at least one (1) centrally located connection port or wireless computer network. All wires to be hidden.
   h. Units with existing washer/dryer connections must replace and install new water supply fixtures and valves.
6. Physical Needs Assessment -
   a. All rehabilitation projects with a total of 26 units or more, must submit a PNA report prepared and certified by a third party independent licensed engineer or architect.
   b. The Authority requires a minimum of $5,000 per unit in hard construction costs with at least fifty percent (50%) of the hard construction costs attributed to interior unit costs. If the PNA report represents needed repairs in excess of $5,000 per unit, then the application must reflect the higher rehabilitation costs. Developments that do not reflect at least $5,000 per unit in hard construction costs will be disqualified for NHTF funding consideration.
   c. The PNA report must state that one hundred percent (100%) of the units were inspected and provide information unit by unit. If the PNA report does not reflect that one hundred percent (100%) of the units were inspected then the proposed development will be eliminated from further funding consideration. Any mandatory items, as outlined in this Manual, replaced on or after __TBD____ are not required to be replaced as part of the rehabilitation. The PNA report must include a unit by unit listing of all mandatory items replaced on or after __TBD____.
   d. The report must include a comprehensive list of the immediate necessary repairs and their costs. Additionally, the remaining “useful life” of major systems including the HVAC and roofing must be estimated. Major systems that have been replaced within the past eight (8) years are not allowable rehabilitation expenditure items for meeting the $5,000 in hard construction costs per unit requirement.
   e. All appliances eight (8) years and older, to include range, refrigerator, dishwasher, and hot water heater, must be replaced.
   f. The PNA report must also address the overall structural integrity of each existing building(s).
   g. Adaptive reuse developments are not required to submit a PNA report.
   h. If the project is awarded NHTF funds, the Authority will conduct an initial property inspection to identify and verify deficiencies addressed in the PNA.
   i. Exhibit R - PNA Certification Form - must be submitted with the PNA report. The hard construction costs per unit indicated in the NHTF application must be greater than or equal to the hard construction costs indicated on Exhibit R.

7. Applicant/Recipient’s Financial Capacity - A recipient must demonstrate the financial capacity necessary to undertake, complete, and manage a NHTF proposed project.
   a. Financial statements that have been compiled, reviewed or audited by an independent CPA licensed by the South Carolina Board of Accountancy must be reviewed.
   b. Financial statements must include a balance sheet dated on or after __TBD____.
c. An applicant or applicant group must have a minimum of unrestricted liquid assets of $200,000 and a minimum net worth of $500,000.
   i. The Authority defines liquid assets as cash, cash equivalents, and investments held in the name of the entities and/or persons, including cash in bank accounts, money market funds, U.S. Treasury bills, and equities traded on the New York Stock Exchange or NASDAQ. Certain cash and investments will not be considered liquid assets, including, but not limited to: 1) stock held in the applicant’s own company or any closely held entity, 2) investments in retirement accounts, 3) cash or investments pledged as collateral for any liability, and 4) cash in property accounts including reserves.
   ii. All liquid assets must be identified in the submitted financial statement.
   iii. The Authority reserves the right to verify information in the financial statements and all financial capacity statements made by applicants, lenders, accountants, and others. If false statements are found to have been made at any point in time, all entities and/or persons associated with the application may be debarred from all Authority programs for three (3) years.

8. Financial Commitments – An original executed letter, contract, or agreement from each funding source verifying that an NHTF Applicant has firm commitments for the project. Such a commitment must include: (a) the amount of funds being provided; (b) any conditions for receiving the funds; (c) expiration of the funds or a timeframe in which the funds must be spent; (d) whether the funds are being provided as a loan or grant; and (e) the term and interest rate, if applicable, for the funds.

9. Applicants must be in Good Standing with all Authority programs.

10. A Market Study or Market Study Needs Assessment Report prepared by an Authority approved third party market study provider must be submitted with an NHTF application to ensure there is adequate demand for the proposed project. Proposals with twelve (12) or fewer units must submit a Market Study Needs Assessment Report. Applications with thirteen (13) or more units must submit a Market Study. Market assessments cannot be more than six (6) months old of application submission.

11. Appraisal Requirements. The Authority requires appraisals for all NHTF proposals.
   a. An appraisal, dated no more than six (6) months prior to the date an application is signed, is required.
   b. Appraisers must be licensed by the South Carolina Real Estate Appraisers Board on a permanent, non-temporary basis. Additionally, appraisers must have a State Certified General Real Property Appraiser’s license or State Certified Residential Real Property Appraiser’s license, whichever is appropriate for the property being appraised.
   c. Appraisers must identify the Authority as an authorized user of the appraisal, noting that the Authority may rely on the representations made therein. Additionally, the Authority reserves the right to convey a copy of the appraisal to third parties, assigns and pertinent parties involved in the contemplated allocation of tax credits.
   d. Appraisals must be prepared in conformance with the Uniform Standards of Professional Appraisal Practice (USPAP) published by the Appraisal Foundation and with title XI of the Federal Finance Reform, Recovery and Enforcement Act of 1989 (FIRREA).
   e. For rehabilitation developments, appraisals must represent the income approach. For new construction developments, containing only vacant land, appraisals must use the market data approach.
   f. Comparable properties must be located in the proposal’s sub-market. If an appraiser chooses comparable properties outside of the sub-market, the appraiser must also include a detailed
description of every comparable located closer to the proposal and a list detailing why each was not chosen as a comparable. Regardless, comparable must be located in the proposal’s home county or in extreme instances, an adjacent county.
g. If the appraisal does not substantiate the purchase price submitted in the NHTF application the Authority may decrease the amount proposed in the application to match the appraised value. Developments not meeting minimum underwriting requirements or found to be financially infeasible as a result of this reduction will be disqualified.
h. If the Authority deems the appraised value of a proposal to be unusual or excessive, a separate appraiser will be hired by the Authority, at the applicant’s expense, to prepare a second appraisal.

12. Relocation Requirements - All NHTF-assisted units are subject to the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (URA).

13. Applicants for NHTF funding must have Site Control of any proposed site.
a. For all projects requesting NHTF funds, the following language must be included in any purchase option, purchase contract, or long term lease or included as an executed addendum attached to one of these documents and dated on or before April 4, 2016, "Notwithstanding any provision of this Agreement, if U.S. Department of Housing and Urban Development (HUD) funds are used, including, but not limited to NHTF funds, the parties agree and acknowledge that this Agreement does not constitute a commitment of funds or site approval, and that such commitment of funds or approval may occur only upon satisfactory completion of an environmental review and receipt of a release of funds notice from the U.S. Dept. of HUD under 24 CFR Part 58. The parties further agree that the provision of any federal funds to the project is conditioned on the determination to proceed with, modify or cancel the project based on the results of a subsequent environmental review. If no HUD funds are utilized in regard to this property, this provision shall be considered null and void."
b. Notice to Seller for the Acquisition of Property with Federal Funds (Form M-52) is required. It must be initiated at the time of the option or contract and must be submitted with the application.

14. Letter from the City/County verifying that a site is appropriately zoned for a proposed development.

FINANCIAL TERMS and CONDITIONS

The Authority will make at least $2,700,000 in NHTF funds available for the 2016 Program Year.

1. Terms and conditions are as follows:
a. The total maximum award amount is $700,000.
b. Funds may be awarded as a thirty (30) year forgivable loan.
c. Funds will be available as a deferred repayable one half percent (.5%) loan for a term of thirty (30) years for projects including Low-Income Housing Tax Credits as a funding source.
2. No more than $900,000 or one-third of the state’s allocation will be awarded in each of the state’s three geographic areas UNLESS all NHTF funds available in one region are not depleted. NHTF funding will be awarded starting with the highest scoring applications remaining regardless of region:
a. Upstate Region - Abbeville, Anderson, Cherokee, Chester, Greenville, Lancaster, Laurens, Oconee, Pickens, Spartanburg, Union, and York

3. The maximum per-unit development subsidy limits will be established by the Authority. The limits will be adjusted for the number of bedrooms and based upon the geographic location of the NHTF-assisted unit. The final subsidy limits have not been finalized at this time; however, the limits will not be less than the current subsidy limits utilized by the HOME program. Currently, those limits are:
   a. 0 bedroom - $ 58,378
   b. 1 bedroom - $ 66,923
   c. 2 bedroom - $ 81,377
   d. 3 bedroom - $105,276
   e. 4 bedroom - $115,560
4. The affordability period requirements will be enforced through a recorded Restrictive Covenant.
5. NHTF funds are secured through an Applicant’s execution of a Promissory Note and the recordation of a Mortgage.
6. The project’s initial Debt Coverage Ratio (DCR) shall not be less than 1.20.
7. All NHTF loans will be underwritten to ensure there will be cash flow sufficient to cover debt service for the entire 30-year affordability period.
8. The Authority will only allow the NHTF loan to be subordinated to a conventional lender.
9. Eligible expenses include -
   a. Site improvements
   b. Development hard costs
   c. Related soft costs
   d. Demolition
   e. Financing costs
   f. Relocation Assistance
   g. Acquisition costs of acquiring improved or unimproved real property limited to appraised value.

**MANDATORY DESIGN CRITERIA**

**ALL Project Types:**
1. Window coverings for each window, including glass doors, must be installed. Metal blinds are not permitted.
2. All kitchen and bathroom interior cabinets must be solid wood or wood/plastic veneer products with dual slide tracks on drawers. New cabinets must have solid wood dual sidetrack drawers and no laminate or particleboard fronts for doors or drawer fronts. Cabinets shall meet the ANSI/KCMA A1 61.1 performance and construction standard for kitchen and vanity cabinets. Cabinets shall bear the certification seal of KCMA (Kitchen Cabinet Manufacturers Association).
3. All entry doors must be metal-clad wood, steel or fiberglass doors that are insulated, paneled, and have a peephole. Deadbolt locks are required in entry doors. Dead bolt locks on entry doors should have “thumb latch” on interior side. Double keyed dead bolt locks are prohibited. The minimum clear width of all exterior doors shall be 34 inches.
4. All doors must be side hinged except for bi-fold and sliding doors in place at existing older persons or elderly projects as long as they are functioning properly. Existing family projects must replace all bi-fold and sliding doors with hinged doors.
5. All retention and/or detention ponds must be fenced in unless a letter is provided from the Department of Health and Environmental Control (DHEC) that a fence is not required. The storm water
retention/detention basin design, maintenance and management shall be the sole responsibility of the owner/developer and shall be in strict accordance with all applicable federal, state, local and environmental regulations governing storm water retention/detention basins.

6. A new project sign at the entrance(s) to the complex affixed with a Fair Housing logo. This is not required for scattered site projects.

7. Exterior lighting fixtures at all entry doors including individual units, community buildings and common areas within the building(s). The fixtures at the individual apartment units are to be controlled from the interior of the unit.

8. Enclosed trash dumpsters and/or compactors if proposed for the project. The dumpster must be enclosed by solid fencing on at least three sides. The pad and approach pad to the dumpster must be concrete and not asphalt. The trash dumpster/compactor must be ADA accessible and located on an ADA accessible route.

9. Roofing materials shall be anti-fungal shingles with a minimum 25-year warranty.

10. The following Energy Star appliances must be provided in each unit: Full sized refrigerator-freezer, with ice maker, having a minimum size of fourteen (14) cubic feet.

11. At a minimum, fourteen (14) SEER HVAC units must be installed. All refrigeration lines must be insulated. All projects must have central heat and air. Window units are not allowed for any development type.

12. Each unit must be equipped with a 5 lb. ABC rated dry chemical fire extinguisher readily accessible in the kitchen and mounted to accommodate handicapped accessible height in accessible units.

13. Wall switch controlled Energy Star rated overhead lighting is required in all rooms.

14. Sites located in a Radon Zone-1 (highest level) will require Radon Resistant New Construction Practices. Rehabilitation projects must meet the Radon Mitigation Standards as required by the Environmental Protection Agency.

15. Metal flashing or 20 mil polyethylene when used in conjunction with a self-adhering polyethylene laminate flashing, must be installed above all exterior door and window units.

16. Mailboxes, playground and all exterior project amenities must be ADA accessible.

17. Exterior wall insulation must have an overall R-11 minimum for the entire wall assembly and roof or attic insulation must have an R-30 rating minimum.

18. Tub/shower units must have minimum dimensions of 30-inch width by 60-inch length and be equipped with anti-scald valves. All shower units without a tub must have minimum dimensions of 30-inch width by 48-inch length (ADA approved shower). All tubs in designated handicap accessible units must come complete with “factory-installed grab bars”.

19. Mirror length must extend to top of vanity backsplash with top of mirror a minimum of 6'-0” above finish floor. Framed decorative mirrors or medicine cabinets with mirrors are allowed with a minimum size of 14” x 24” and must be hung with the top of mirror a minimum of 6'-0” above finish floor. Vanity cabinets or a medicine cabinet shall be provided in all units. All cabinets in designated handicap accessible units must be installed at ADA mounting heights.

20. Water heaters must be placed in drain pans with drain piping plumbed to disposal point as per the latest approved addition of the International Plumbing Code.

21. Pipe all Water Heater Temperature & Pressure (T&P) relief valve discharges to disposal point as per the latest approved edition of the International Plumbing Code.

22. Exterior shutters (new not recycled) are required on all 100% vinyl siding buildings. Only existing rehabilitation projects may have 100% vinyl building exteriors.

23. Roof gable vents must be made of aluminum or vinyl materials.

24. All attics must be vented.

25. Carpet and Resilient flooring materials must meet minimum FHA standards.

26. Each bedroom and hallway, etc. must have, as required by Code (local, state or Federal) a hard-wired battery back-up smoke detector.
27. A carbon monoxide detector must be installed in each unit with gas mechanical systems or gas appliances. Units with an attached garage must also have a carbon monoxide detector installed. A combination unit smoke detector and carbon monoxide detector can be used to meet this requirement. 
28. Pre-finished fascia and soffits must be vinyl covered aluminum and/or perforated cementitious panels with vents.
29. Gutter and downspout systems complete with splash blocks will be supplied surrounding all multi-story residential buildings but will not be required for single story buildings.
30. At a minimum, all projects must meet the 2006 International Energy Conservation Code.

ALL New Construction Projects:
1. All units must be equipped with an energy efficient rated hot water heater with energy factor of 0.61 for gas or 0.93 for electric and will have manufacturer’s data sheet submitted with the plans.
2. All units must have an Energy Star rated HVAC system and will have manufacturer’s data sheet submitted with plans.
3. All HVAC air handlers and hot water heaters must be contained within the unit/building. These may not be located in the attic or crawl space.
4. All units must have Energy Star rated windows and will have manufacturer’s data sheet submitted with plans.
5. Lighting must be in all common area corridors, stairwells, and the community room. Interior light fixtures to be fitted with Energy Star light bulbs.
6. Low flow water saving features must be used; low flow showerheads, low flow kitchen and bathroom faucets, and low flow toilets and will have manufacturer’s data sheet submitted with plans.
7. Washer/dryer hookups in all units. Hookups for stackable washer and dryers may only be installed in older persons and elderly units.
8. All units pre-wired for cable television hook-ups in the living room and one (1) per bedroom.
9. Units with three (3) or more bedrooms must have a minimum of one (1) full bathroom and one (1) three-quarter bathroom. Bathrooms are defined as follows: ½ bathroom contains a toilet and vanity with sink; ¾ bathroom contains a toilet, vanity with sink, and a shower; and a full bathroom contains a toilet, vanity with sink, and a tub/shower combination. ADA units ONLY may have a roll in shower.
10. The minimum bedroom size for all bedrooms must be a minimum 120 square feet. The minimum bedroom square footage excludes the closet space.
11. The minimum square footage per unit based on the number of bedrooms per unit must be as listed below. All of the units in the project must meet the minimum square footage per unit. The Authority considers the square footage of an individual unit to be the usable living space measured from the interior wall to interior wall.

<table>
<thead>
<tr>
<th>Bedrooms per Unit</th>
<th>Minimum Sq. Ft. per Unit</th>
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</thead>
<tbody>
<tr>
<td>Efficiency for Homeless Needs</td>
<td>550</td>
</tr>
<tr>
<td>One</td>
<td>750</td>
</tr>
<tr>
<td>Two</td>
<td>950</td>
</tr>
<tr>
<td>Three</td>
<td>1,100</td>
</tr>
<tr>
<td>Four</td>
<td>1,250</td>
</tr>
</tbody>
</table>

12. All elderly projects will be one-story structures, or if greater than one story, all stories will be accessible by elevators.
13. All sidewalks and walkways shall be a minimum of 36” in width and made of concrete and shall provide access to all parking spaces, front entryway doors, common amenities and driveways and shall be ADA compliant. Where ADA accessible routes, walkways, etc. are required within the development, clearly marked ramps, crosswalks, signage, etc. shall be furnished in accordance with ADA regulations.
14. Sliding glass doors are prohibited.
15. Water closets must be centered, at a minimum, 18 inches from side walls, vanity/lavatories and bath
tubs.
16. Public use stairway components, such as stringers, treads, and risers must be constructed from steel or
concrete. Handrails and pickets must be constructed from steel or aluminum.
17. Patio and porch/balcony components used as part of the building shall have concrete slabs or decks
(may use TEK Polymer) and must be constructed so that no wood is exposed. Concealment shall be with
materials such as aluminum or vinyl siding or cementitious materials. Structural wood columns shall be
at a minimum 6” x 6” pressure treated columns concealed as noted above with properly sized fiberglass,
high density urethane or aluminum columns. Columns must be installed on metal brackets/clips to
prevent water seepage into the columns. Decorative rails and/or guard rail systems used at porches and
patios shall be code compliant systems of vinyl, fiberglass or metal. Wood railings are not allowed.
18. Wall Framing: Sound proofing or sound batt insulation is required between the studs framing in party
walls. A sound rating of STC 54 is required.
19. Fluorescent lighting is required in the kitchen.
20. All buildings must be minimum 20% brick/stone veneer. The remaining exterior of the buildings may be
fiber cement and/or hardiplank. The exterior of the building is defined as the exterior façade from
finished grade elevation to eave line. All exterior wall faces must have an excess of brick/stone veneer
based on the percentages selected above. This is applicable to all sides of all the buildings. On all
exterior walls the brick/stone veneer must extend above all areas of grass, landscaping and other areas
of soil or mulch.
21. All new construction projects must submit a complete site specific soils report and boring site plan at
the time of submission of final plans and specifications, bound within the project specifications. The
soils report and boring site plan must reflect the results of laboratory tests conducted on a minimum of
one (1) soil boring per planned building location and a minimum of one (1) soil boring at the planned
paved area of the project. A registered professional engineer or a certified testing agency with a current
license to practice in the State of South Carolina must prepare the report.

ALL Single Family and Townhouse Projects:

1. When targeting family populations for single family, townhouse projects, the Authority will allow only
ten percent (10%) of the total units in the project to be two (2) bedroom and one and one half (1½)
bathrooms. All other units must be three (3) bedrooms and two (2) full bathrooms.
2. When targeting elderly populations for single family, the Authority will allow all units to be two (2)
bedrooms and one (1) bathroom. Townhouses may not be developed when targeting elderly
populations.
3. All townhouses must contain a minimum of two (2) bedrooms and one and one-half bathroom. At a
minimum, a half bathroom must be located on the first floor. Bathrooms are defined as follows: ½
bathroom contains a toilet and vanity with sink; ¾ bathroom contains a toilet, vanity with sink, and a
shower; and a full bathroom contains a toilet, vanity with sink, and a tub/shower combination. ADA
units ONLY may have a roll in shower.
4. Projects must have concrete driveways, curbing at street and front entry walkways. In the case of new
infill scattered site projects, drainage swales will be allowed along the front (street side) in lieu of
curbing at the street.
5. All new construction projects must have a washer and dryer hookup in each unit. Hookups for stackable
washer and dryers may only be installed in older persons and elderly units.
6. All HVAC and hot water heaters must be contained within the unit/building. These may not be located
in the attic or crawl space.
1. Property Standards
   a. NHTF projects must adhere to written standards and specifications developed by the Authority as well as to all State and local standards, codes, ordinances, and zoning requirements.
   b. There are mandatory design criteria as well as development design criteria available to earn points.
   c. Where relevant, the housing must be constructed to mitigate the impact of potential disasters (e.g. earthquakes, hurricanes, flooding, and wildfires), in accordance with State and local codes, ordinances, or other State and local requirements, or such other requirements as HUD may establish.

2. Site & Neighborhood Standards
   Housing provided through the NHTF program must promote greater choice of housing opportunities.
   a. All NHTF-provided housing must be suitable from the standpoint of facilitating and furthering full compliance with Title VI of the Civil Rights Act of 1964, as amended (42 U.S.C. 2000d), Title VIII of the Civil Rights Act of 1968, as amended “The Fair Housing Act” (42 U.S.C. 3601) and Equal Opportunity in Housing (Executive Order 11063).
   b. Sites proposed for new construction developments or rehabilitation that includes increasing the number of units in an existing development must:
      1. be adequate in size, exposure, and contour to accommodate the number and type of units proposed;
      2. have utilities available and have adequate streets to service the site;
      3. not be located in areas of minority concentration or in a racially mixed area if the project will cause a significant increase in the proportion of minority to non-minority residents
         i. Minority concentration, for purposes of this section, shall be defined as census tracts where the percentage of the total minority population and/or the population of any minority group listed below is greater than or equal to twenty percentage points higher than the population of the same group for the State as a whole. Those proposals which are located in a census track where the percentage of the total minority population and/or the population of a minority group is greater than or equal to the percentages listed below are deemed areas of minority concentration:

<table>
<thead>
<tr>
<th>Minority Group</th>
<th>Statewide</th>
<th>Equal To or Greater Than</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Minority Population</td>
<td>33.8 %</td>
<td>33.8 + 20 = 53.8 %</td>
</tr>
<tr>
<td>Black or African American</td>
<td>27.9 %</td>
<td>27.9 + 20 = 47.9 %</td>
</tr>
<tr>
<td>American Indian and Alaska Native</td>
<td>0.4 %</td>
<td>0.4 + 20 = 20.4 %</td>
</tr>
<tr>
<td>Asian</td>
<td>1.3 %</td>
<td>1.3 + 20 = 21.3 %</td>
</tr>
<tr>
<td>Native Hawaiian and Other Pacific Islander</td>
<td>0.1 %</td>
<td>0.1 + 20 = 20.1 %</td>
</tr>
<tr>
<td>Hispanic or Latino</td>
<td>5.1 %</td>
<td>5.1 + 20 = 25.1 %</td>
</tr>
</tbody>
</table>

Source: U.S. Census Bureau, 2010 Census

To determine whether a project is located in an area of minority concentration, the Authority will use the 2010 U.S. Census Bureau data for the census track where the project is located:

A. Go to [www.factfinder.census.gov](http://www.factfinder.census.gov) Click on “Advanced Search;” the option “Show me all” will appear - click that box.
B. Click on the “Geographies” box from the choices on the left hand side of the page.
C. From the Select Geographies box that appears, see the second bullet “Select a geographic type” drop-down box; choose “Census Tract – 140.” A new pull down box will appear.
D. From the “Select a State” option, select “South Carolina” and the corresponding county and Census Tract for which your site is located.
E. Once you have selected your Census Tract, click the gray “Add to your selection” button at the bottom of the page. Close the Select Geographies box by selecting the “X” in the upper right hand corner.
F. Next to “Refine your search results,” type in topic or table name “QT-P6.” Two options will appear below the box once you have typed in the report number. Select the report related to “2010.” Click on the gray box to the right labeled “Go.”
G. A list of only one report should appear that reads “Race Alone or in Combination.” Click the check box next to this option; click on the table title itself to be taken to the report. You may also click on “View” or “Download” to see the report.

ii. The two available exceptions to the prohibition against being located in an area of “minority concentration” as defined above are identified in 24 CFR 983.57(e)(3). They include:
1. The project is necessary to meet overriding housing needs that cannot be met in the housing market area.
   - To meet this exception, the overriding housing need must not be caused by the fact that discrimination on the basis of race, color, religion, sex, national origin, age, familial status, or disability renders sites outside areas of minority concentration unavailable. For example, the site is integral to the overall local strategy for the preservation or restoration of the immediate neighborhood and of sites in a neighborhood experiencing significant private investment that is demonstrably improving the economic character of the area (a “revitalizing area”).

2. Sufficient, comparable opportunities exist for housing for minority families in the income range to be served by the proposed project outside areas of minority concentration.
   - To meet this exception, units may be considered comparable opportunities if they have the same household type (elderly, disabled, family, large family) and occupant type (owner/renter); require approximately the same tenant contribution towards rent; serve the same income group; are located in the same housing market; and are in standard condition. Additionally, there must be an assessment of the overall impact of HUD-assisted housing on the availability of housing choices for low-income minority families in and outside areas of minority concentration which must take into account the extent to which the following factors are present, along with other factors relevant to housing choice:
     - a significant number of assisted housing units are available outside areas of minority concentration;
     - significant integration of assisted housing projects constructed or rehabilitated in the past 10 years relative to the racial mix of the eligible population;
     - whether there are racially integrated neighborhoods in the locality;
     - programs are operated by the locality to assist minority families that wish to find housing outside areas of minority concentration;
     - minority families have benefited from local activities (e.g., acquisition and write-down of sites, tax relief programs for homeowners, acquisitions of

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units for use as assisted housing units) undertaken to expand choice for minority families outside of areas of minority concentration;

- a significant proportion of minority households have been successful in finding units in non-minority areas under the tenant-based assistance programs; and
- comparable housing opportunities have been made available outside areas of minority concentration through other programs.

Units produced under this exception should produce a reasonable distribution of assisted units each year that, over a period of several years, will approach an appropriate balance of housing choices within and outside areas of minority concentration. An appropriate balance must be determined in light of local conditions affecting the range of housing choices available for low-income minority families and in relation to the racial mix of the locality's population.

iii. Should a proposal be located in an area of minority concentration but is eligible for an exception, the applicant must provide the Authority with an opinion letter that adequately addresses which exception applies and why. The Authority will allow information gained from discussions with city/county officials to be part of the letter if clearly relevant to one of the listed exceptions. Documentation should be attached in support of the letter. For example, if a development is located in a designated “Revitalization Area,” documentation evidencing the designation must be included. Exhibit 4 provides a sample letter for use by applicants.

4. promote greater choice of housing opportunities and avoid undue concentration of assisted persons in areas containing a high proportion of low-income persons;

5. not be one which is seriously detrimental to family life or in which substandard dwellings or other undesirable conditions predominate, unless there is actively in progress a concerted program to remedy the undesirable conditions.

6. be accessible to social, recreational, educational, commercial, and health facilities and services, and other municipal facilities and services that are at least equivalent to those typically found in neighborhoods consisting largely of unassisted, standard housing of similar market rents;

7. except for new construction housing designed for elderly persons, travel time and cost via public transportation or private automobile, from the neighborhood to places of employment providing a range of jobs for lower-income workers, must not be excessive.

c. If the Authority determines any detrimental site characteristics exist on, adjacent to, or within unallowable distances from the site, the Authority may reject the application.

d. Complete and submit a Site and Neighborhood Standards Certification (Form M-40).

5. **Income Targeting**

1. NHTF-assisted units are to be rented to extremely low-income tenants. Such tenants are those households with incomes at or below 30% AMI or the federal poverty line, whichever is greater. In South Carolina, that determination will be dependent upon the county. HUD publishes 30% income limits annually; the federal government computes the federal poverty level annually as well.

2. An Applicant must determine that each potential tenant (individual or family) is income eligible by determining the family’s anticipated annual income.

a. Income must be examined and verified by using third party source documents evidencing annual income (e.g., wage statement, interest statement, and unemployment compensation statement) for the family.

6. **Rent Levels**
1. Rents for NHTF-assisted units are determined on an annual basis and are restricted for the entire 30-year affordability period.
2. HUD will publish NHTF rent limits on an annual basis.
3. Rents will include all applicable utilities. Utilities paid by tenants must be subtracted from the rents to determine the maximum allowable rent. Rents may increase or decrease from year to year.
4. Rents are not necessarily representative of current market conditions for projects.

7. **Fixed & Floating Units**
   A recipient must elect “fixed” or “floating” unit designations at the time of application:
   1. Fixed units - specific units are designated as NHTF-assisted units and therefore, subject to NHTF rent and occupancy requirements. The designated units never change.
   2. Floating units - units are designated as NHTF-assisted and these units may change or float over time as long as the total number of assisted units in the project remain constant and remain comparable in size, features, and number of bedrooms.

8. **Tenant Selection Procedures**
   Must be a formal written document that contains policies and criteria on how tenant selections are made. The document must:
   1. Be consistent with the purpose of providing housing for very low and low-income families;
   2. Be reasonable but adhere to NHTF Program eligibility and acceptance requirements;
   3. Give consideration to housing needs of families with federal preferences for admission to Section 8 and public housing;
   4. Detail that tenants will be selected in chronological order from a written waiting list;
   5. Establish a policy which ensures prompt written notification will be given should a tenant be rejected and the grounds for such rejection.

9. **Construction & Procurement**
   1. New construction projects must submit detailed 11” x 17” preliminary plans and specifications.
   2. Applicants must ensure that every entity awarded a contract to be paid for with NHTF funds is not on the list of Parties Excluded from Federal Procurement or Non-Procurement Programs as published by the U. S. General Services Administration and HUD Regional and Field Offices' Limited Denials of Participation lists.
   3. Applicants must have completed an environmental review before executing a construction contract, starting construction, or taking any physical actions on a site.
   4. If the proposed project is already underway, all work must cease immediately once the application for NHTF funds has been made. No work or choice limiting actions may occur after the application submission date. Work may only recommence after an environmental review has been completed. Projects already underway are only eligible if they were started without the intent of using Federal assistance.
   5. **Procurement must be performed using a competitive sealed bid process when costs exceed $150,000.** Applicants must have an established procurement policy that is submitted as part of the NHTF application that describes compliance with:
      a. Applicable state, local laws and regulations, along with Federal regulations 24 CFR 85.36;
      b. Regulations of Section 3, MBE/WBE, Minority Outreach requirements and Federal Labor Standards, if applicable;
      c. A competitive sealed bid process;
         i. A minimum of three bids
         ii. Bids from general contractors who are licensed in the State of South Carolina.
iii. Bids submitted with line item costs.
iv. Acceptable bids no more than 10% higher or lower than the independent cost analysis or the work write-up approved by the Authority, maintaining and following the written procurement policies approved during the application approval process.

1. Procurement transactions conducted in a manner to provide, to the maximum extent practical, open and free competition.
2. Recipient alert to organizational conflicts of interest as well as noncompetitive practices among contractors that may restrict or eliminate competition or otherwise restrain trade.
3. Solicitations that clearly set forth all requirements that the bidder shall fulfill in order for the bid to be evaluated by the recipient. Bidders must be informed of all the federal requirements the project will be subject to.
4. Contracts entered into only with responsible contractors who possess the potential ability to perform successfully under the terms and conditions of the proposed procurement. Consideration shall be given to such matters as contractor integrity, record of past performance, financial and technical resources or accessibility to other necessary resources.
5. In circumstances where the NHTF award recipient is also the owner, and wishes to act as the general contractor, the recipient must request approval in writing, and then complete the Identity of Interest Certification. Recipients with an Identity of Interest relationship must still adhere to all applicable procurement requirements when awarding subcontracts.

i. Any exception to the above items must be approved in writing by the Authority.

10. Payment & Performance Bond
1. When a contract exceeds $150,000, Applicants drawing NHTF funds during construction are required to provide either:
   a. A Direct Pay Irrevocable Letter of Credit, or
   b. A Payment and Performance Bond.
2. Acceptable letters of credit must be payable directly to the SC State Housing Finance & Development Authority in an amount equal to the total construction contract.
3. All letters of credit will be reviewed to limit the Authority’s liability.
4. A Payment and Performance Bond must be in an amount equal to the total construction contract.

11. Environmental Review Requirements
Completion of the environmental review process, including HUD approval for use of NHTF funds, is mandatory before taking action on a site, including the purchase of the site, or making a commitment or expenditure of HUD or non-HUD funds for property acquisition, rehabilitation, conversion, lease, repair or construction activities. In accordance with 24 CFR Part 58 participants, recipients, owners, developers, sponsors or any third party partners CAN NOT take any physical actions on a site, begin construction, commit, expend, or enter into any legally binding agreements that constitute choice limiting actions for any HUD or non-HUD funds before the environmental review process has been completed and an “Authority to Use Grant Funds“ has been received from HUD. Any violation of the statutory regulation will result in the automatic de-obligation of a NHTF conditional commitment.
1. The Authority will commission environmental consultants to prepare environmental reviews for all applications.
2. NHTF funds will not be awarded to projects which require mitigation of any hazardous materials, other than lead-based paint and/or asbestos, found on, within, or adjacent to the proposed site(s).
3. For projects involving acquisition, an option agreement on a proposed site or property is allowable prior to the completion of the environmental review if and only if the option agreement is conditional in nature so as not to provide legal claim to any amount of NHTF funds to be used for the specific project or site until the environmental review process is completed.
12. Lead-Based Paint

1. NHTF-assisted projects are subject to compliance with Lead-Based Paint Regulations. Effective September 15, 2000, the U.S. Department of Housing and Urban Development (HUD) issued a new regulation designed to protect young children from lead-based paint hazards in housing that is financially assisted by the federal government or being sold by the government. The regulation, “Requirements for Notifications, Evaluation and Reduction of Lead-Based Paint Hazards in Federally Owned Residential Property and Housing Receiving Federal Assistance,” was published in the Federal Register on September 15, 1999. This regulation appears within title 24 of the Code of Federal Regulations as part 35 24 CFR Part 35. The requirements apply to housing built before 1978; the year lead-based paint was banned nationwide for consumer use. The regulation sets hazard reduction requirements that give a much greater emphasis than previous regulations to reducing lead in house dust. The regulation requires dust testing after paint is disturbed to make sure the home is lead-safe. Specific requirements depend on whether the housing is being disposed of or assisted by the federal government, and also on the type and amount of financial assistance, the age of the structure, and whether the dwelling is rental or owner-occupied.

   a. Types of Housing Covered:
      i. Federally-owned housing being sold
      ii. Housing receiving a federal subsidy that is associated with the property, rather than with the occupants (project-based assistance)
      iii. Public housing
      iv. Housing occupied by a family (with a young child) receiving tenant-based subsidy (such as a voucher or certificate)
      v. Multifamily housing for which mortgage insurance is being sought
      vi. Housing receiving federal assistance for rehabilitation, reducing homelessness, and other special needs

   b. Types of Housing Not Covered:
      i. Housing built since January 1, 1978, when lead paint was banned for residential use
      ii. Housing exclusively for the elderly or people with disabilities, unless a child under age 6 is expected to reside there
      iii. Zero-bedroom dwellings, including efficiency apartments, single-room occupancy housing, dormitories, or military barrack
      iv. Property that has been found to be free of lead-based paint by a certified lead-based paint inspector
      v. Property where all lead-based paint has been removed
      vi. Unoccupied housing that will remain vacant until it is demolished
      vii. Non-residential property
      viii. Any rehabilitation of housing improvement that does not disturb a painted surface

2. All Applicants proposing projects subject to the Lead- Based Paint requirements must provide a copy of the lead based paint evaluation and include in the cost estimate the costs for the lead hazard reduction.

13. Section 504

   Section 504 of the Rehabilitation Act of 1973 prohibits discrimination against persons with disabilities in the operation of programs receiving Federal financial assistance. HUD regulations implementing Section 504 contain accessibility requirements for new construction and rehabilitation of housing as well as requirements for ensuring that the programs themselves are operated in a manner that is accessible to and usable by persons with disabilities.
1. New Construction projects with five (5) or more units must have a minimum of five percent (5%) of the units accessible to individuals with mobility impairments AND an additional two percent (2%) of the units accessible to individuals with sensory impairments.

2. Rehabilitation projects with fifteen (15) or more units and rehabilitation costs that will be seventy-five percent (75%) or more of the replacement costs of the completed facility must have a minimum of five percent (5%) of the units accessible to individuals with mobility impairments AND an additional two percent (2%) of the units accessible to individuals with sensory impairments.

14. Section 3
   1. Section 3 requirements apply to the following NHTF-assisted projects:
      a. Projects assisted with HUD funds for construction and rehabilitation activities in excess of $200,000
      b. Contracts and subcontracts exceeding $100,000 that were awarded in connection with projects assisted with HUD funds for construction and rehabilitation activities in excess of $200,000.
   2. If a new construction or rehabilitation project is assisted with any HUD program funds in excess of $200,000 but no single contractor or subcontractor is awarded more than $100,000 in association with the project then only the organization that directly received the NHTF assistance is subject to comply with the Section 3 requirements concerning training, employment and contracting activities.
   3. If there are contracts and subcontracts awarded in conjunction with the Section 3 applicable project, then Section 3 requirements apply to the organization that directly received the NHTF funds and all the contracts and subcontracts for work awarded in connection with the NHTF project that are in excess of $100,000.
   4. These include all contracts and subcontracts awarded in excess of $100,000, even those not funded with NHTF funds and those that are for non-construction related activities.
   5. The purpose of Section 3 of the Housing and Urban Development Act of 1968, as amended is to ensure that “the employment and other economic opportunities generated by Federal financial assistance for housing and community development programs shall, to the greatest extent feasible, be directed toward low and very low income persons, particularly those who are recipients of government assistance for housing.”
   6. To the greatest extent feasible, NHTF participants and their contractors and subcontractors must provide opportunities for job training, employment, contracting and subcontracting to Section 3 residents and businesses. See 24 CFR Part 135 for regulations enacted in furtherance of Section 3.
   7. Refer to the NHTF Construction Manual for more details.

15. Monitoring & Compliance
   All projects are subject to NHTF compliance monitoring requirements. At a minimum, the owners of projects are responsible for conducting the following annually:
   1. Maximum rent and utility allowances must be reviewed and recalculated annually upon the anniversary of the lease renewal date.
   2. The NHTF Interim Rule requires approval of all rents on an annual basis for developments with NHTF units. The approval process will be handled by the Compliance Monitoring Department.
   3. The annual income or annual gross income of tenants in NHTF projects must be reviewed and verified each year.
   4. On-site inspections for compliance with the Uniform Physical Conditions Standards (UPCS) should be conducted by the owners:
a. The Authority conducts periodic on-site compliance reviews throughout the affordability period to ensure compliance with NHTF rental program requirements. These reviews include, but are not limited to, occupancy requirements and property standards.
b. Rental projects with 10 or more NHTF units will be required to submit financial statements annually to determine the financial health of the project. Specifics will be determined upon release of guidance from HUD.

16. Terminated projects
1. A NHTF-assisted project that is terminated before completion, either voluntarily or otherwise, constitutes an ineligible activity and any NHTF funds invested in the project must be repaid to the Authority’s NHTF Investment Program Fund.
2. The Authority allows Applicants ninety (90) days from the date of termination to repay the NHTF funds back to the Authority or risk future eligibility for NHTF funding and debarment from Authority administered programs.

17. Stalled projects
1. Projects that do not progress as outlined in the NHTF Funding Agreement, fail to meet established deadlines and/or require extensions and/or waivers are considered stalled projects.
2. Projects not completed within three years from the date of project commitment will be terminated and all NHTF funds invested in the project must be repaid to the Authority.

18. Additional Federal Requirements
Applicants shall comply with all other federal requirements that may not be listed in this manual:
1. Affirmative Marketing
2. General Audit Requirements
3. Equal Opportunity and Fair Housing
4. Conflict of Interest
5. Debarment and Suspension
6. Flood Insurance and Executive Order 12372
7. Title VI Civil Rights Act - 1964 (Nondiscrimination in Federal Programs)
8. Age Discrimination Act – 1975
10. Executive Orders 11625 (MBE), 12432, and 12138 (WBE)