NORTH CAROLINA HOUSING FINANCE AGENCY

SUPPORTIVE HOUSING DEVELOPMENT PROGRAM

2020 PROGRAM YEAR

SHDP Application Guidelines and Instructions

North Carolina Housing Finance Agency
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SECTION 1. PROGRAM REQUIREMENTS

1.1 INTRODUCTION

The North Carolina Housing Partnership and the North Carolina Housing Finance Agency announce the availability of funding for the Supportive Housing Development Program (the "Program"). The objectives of the Program are:

a. To increase the supply of permanent supportive housing in the most integrated setting appropriate to the needs of the proposed residents;

b. To serve adults and children with special needs earning less than 50% of area median income (AMI), with a preference for those at or below 30% of AMI;

c. To provide affordable and accessible housing with links to appropriate services and supports for persons with special needs;

d. To provide funds to leverage other public and private resources;

e. To improve the quality, safety and accessibility of housing for the homeless; and

f. To preserve existing NCHFA-financed supportive housing.

The Program has a strong preference for housing developments which consist of independent rental units where no more than 20% of the units are targeted for persons with disabilities ("Targeted units") who are referred through the NC Department of Health and Human Services ("DHHS") or their designee. Projects which create Targeted units may, upon NCHFA’s sole discretion, receive SHDP funding for more units than the proportion described in Section 1.3.2 (Match Requirements and Funding Available) below.

During the period of the Olmstead Settlement Agreement between the State of North Carolina and the United States Department of Justice, eligible projects will include the conversion of properties with an active or former Adult Care Home license into independent supportive apartments. The conversion must create Targeted units and must meet all other SHDP requirements.

Projects which applied in the previous program year, and which passed threshold but were not funded, will be reconsidered in this cycle. These projects must submit updated project information but do not need to re-apply. The updated information required is: (1) updated SHDP Application Forms Part One and Two, (2) the most recent audited financial statements, (3) current program year budget, and (4) any new funding commitments. These projects will be ranked and rated under the current year rules and regulations, including any new funding limits.

In the process of administering this program, NCHFA will make decisions and interpretations regarding project applications. Unless otherwise stated, NCHFA is entitled to the full discretion allowed by law in making all such decisions and interpretations. NCHFA reserves the right to amend, modify, or withdraw provisions contained in this application that are inconsistent or in conflict with state or federal laws or regulations. All applications for Program funding become the property of NCHFA.
1.2 **PROGRAM REQUIREMENTS**

1.2.1 **Eligible Applicants**

Entities eligible to apply for Program financing are nonprofit organizations that have been incorporated for at least 3 years and have had a 501(c) (3) designation for at least 3 years, and units of local government. A for-profit developer is allowed only for projects which propose creating Targeted units and which have a letter of support from the local LME/MCO. This housing consists of independent rental units where no more than 20% of the units are required by funders to be restricted for persons with disabilities and where the Owner, and the Owner’s designated Property Management Company, will accept and give preference in the Targeted units for applicants referred by DHHS or their designee, and will hold the set-aside units vacant for 90 days at initial rent-up and 30 days on unit turn-over for a referral unless DHHS or their designee releases the unit earlier.

Non-profit applicants must have a minimum of three years experience providing supportive housing or supportive services for populations with special needs or both. For-profit applicants must have successfully owned and operated multifamily rental housing for a minimum of three years. For the emergency shelter rehabilitation option, the applicant must be a recipient of state and or federal funding targeting homelessness or domestic violence (such as ESG, FEMA, The Governor’s Crime Commission or The Council for Women/Domestic Violence Commission), and the shelter must be owned by applicant or leased from a unit of local government.

Organizations having existing SHDP funded project(s) must have started construction (defined as having a valid Building Permit and having issued a Notice to Proceed to the General Contractor) before a recommendation for funding a subsequent project is made to the NCHFA Board of Directors, unless special circumstances apply (as determined by NCHFA) such as construction delays caused by no fault of the developer.

The applicant must demonstrate sound business practices, including an annual audit or certified statement of revenues and expenses. The applicant must submit the audit/certified financial statements for the previous two fiscal years and an operating budget for the current year which demonstrate adequate resources to operate the new project. The applicant must show adequate and consistent levels of operating income from a variety of sources. The applicant must have no unresolved audit or monitoring findings and must be in good standing with NCHFA Asset Management. When considered as a whole, all the financial information about the applicant (including reference checks by NCHFA) shall demonstrate that the applicant has a strong financial position. NCHFA will consider financial information from numerous sources to assess the stability of applicant for the length of the 20 or 30 year loan. Applicants which do not show a strong financial position will not pass threshold review, notwithstanding any other factors in the application.

A church or primarily religious organization cannot own projects assisted with Program funds; however an organization with 501(c) (3) status which was sponsored by a church or religious organization is eligible to apply. All projects must comply with the following restrictions on religious influence. Participating organizations may not:

- discriminate against any employee or applicant for employment on the basis of religion;
- discriminate against any person applying for housing on the basis of religion;
- require religious instruction or counseling;

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d. require attendance at religious services or worship, engage in religious proselytizing or other religious influence in the provision of housing.

1.2.2 Eligible Residents
Projects receiving Program financing must serve adults or children with special needs as defined in this section. It is the intention that units financed by the Program should be affordable to residents at or below 50% of area median income, with a preference for residents at or below 30%. Only the number of units described in Section 1.2.3 below will be restricted to the specified income level and monitored for compliance by the NCHFA. Area median income is defined using the U.S. Department of Housing and Urban Development annual income estimates. Income limits for North Carolina counties can be found at the following link:


Unless the project creates Targeted units, the number of units equivalent to NCHFA’s share of funding in the total project (rounded up to the next whole unit) must be reserved for and occupied by individuals with one of the following special needs:

a. Homeless persons as defined by Department of Housing and Urban Development HEARTH Act; or
b. Persons with one of the following special needs: disabilities which are expected to be permanent; recent release from an institutional setting; in substance abuse treatment; children in foster care or other licensed facilities; young adults aging out of foster care or other licensed facilities; and survivors of domestic violence.

1.2.3 Affordability Restrictions
The number of units equivalent to NCHFA’s share of funding in the total project (rounded up to the next whole unit) must be reserved for and occupied by individuals whose household income is at or below 50% of area median income, with a preference for residents at or below 30%. The restricted units must be affordable for at least the term of the loan. If rent is charged, rent and utilities cannot exceed 30% of gross household income for the income group targeted. For non-licensed programs, any combination of rent and program fees charged to the resident cannot exceed 40% of targeted household income without prior NCHFA approval.

In projects where residents hold a lease and pay rent, applicants must show documentation of how utility costs are estimated. The preferred utility allowance is the local Public Housing Authority (PHA) utility allowance, which can be obtained from the PHA. For HOME funded properties allocated funds after August 23, 2013, the property must use one of the seven methodologies detailed on NCHFA’s website at https://www.nchfa.com/rental-housing-partners/rental-owners-managers/policies-and-procedures. For new construction projects, or rehabilitation/adaptive reuse where energy efficiency is incorporated, the applicant may use one of the alternate methodologies as well.

1.2.4 Monitoring and Reporting
Monitoring will be conducted by NCHFA to ensure that program goals are met. Monitoring areas will include:

A. the owner’s proper operation and maintenance of the property,
B. the utilization of program units,
C. tenant incomes and eligibility criteria, and
D. rent affordability, as reflected in the Rent Table of the Deed Restrictions, if applicable.

The housing developer or designated management agent must periodically report on unit utilization and household information with data elements determined by NCHFA in a manner and frequency established by NCHFA, and as updated or revised from time to time. If a property consists of non-licensed permanent rental units, occupancy information about all units, not just NCHFA-restricted ones, must be entered in a timely manner into NCHFA’s Rental Compliance Reporting System (RCRS). NCHFA will use loan documents and deed restrictions to establish and enforce the program goals. NCHFA provides compliance training several times a year to assist owners and property managers to meet NCHFA requirements, a schedule of training times and locations can be found at: https://www.nchfa.com/rental-housing-partners/rental-owners-managers/train-us. Owners or Management Agent must attend a training annually.

1.2.5 Eligible Projects

Projects eligible for Program financing include:

- the new construction or purchase/rehabilitation of permanent supportive housing which creates at least three new units; new construction of non-licensed apartments must include 25% one-bedroom or smaller units as approved by NCHFA.
- the new construction or purchase/rehabilitation of substance abuse treatment programs or other services programs which provide housing for their residents such as group homes for children,
- rehabilitation or replacement of emergency shelter facilities which must operate or participate in a rapid rehousing program,
- preservation of existing NCHFA-financed properties, which may include needed improvements to the structure for accessibility, energy efficiency and health and safety or refinancing,
- renovation of emergency or transitional housing into permanent supportive housing,
- reuse of existing adult care homes into permanent supportive apartments,
- renovation of existing supportive housing to bring the development into compliance with state and local building codes,
- must demonstrate a need for SHDP funds based on sources of funds and projected cash flow,
- for-profit owners are allowed to apply for new construction or acquisition or renovation of rental properties which meet the following criteria:
  1. 20% of units will be restricted to persons with disabilities when rehabilitation is complete,
  2. the appropriate Local Management Entity/Managed Care Organization (“LME/MCO”) provides documentation of support of the project by letter or email or the LME/MCO is funding the project,
  3. the Owner will notify DHHS or their designee of vacancies in the set-aside units and give preference to those referrals for 90 days on initial lease-up and 30 days on unit turn-over, unless DHHS or their designee releases the unit earlier,
  4. the property is not designated for elderly occupancy.
Applicants are encouraged to operate their housing, services, programs, and activities in the most integrated setting appropriate to the needs of the target population.

Projects which provide non-licensed permanent housing must meet the Medicaid standards for a Home and Community Based Setting. Applicants are responsible for informing themselves on these rules, but some provisions which are pertinent to the Supportive Housing Development Program are:

- sites cannot be on or immediately adjacent to land containing a state psychiatric facility (veterans programs are exempt from this requirement),
- the setting cannot have the effect of isolating residents with disabilities from the broader community of people who do not have disabilities,
- the building cannot contain a skilled nursing facility, institution for mental disease, intermediate care facility or any inpatient institutional treatment, and
- participation in services cannot be a requirement for residency and tenants have a choice in the support services they receive.

More information can be found on the Medicaid HCBS website:

https://www.medicaid.gov/Medicaid-CHIP-Program-Information/By-Topics/Long-Term-Services-and-Supports/Home-and-Community-Based-Services/Home-and-Community-Based-Services.html

and in the following fact sheet:


All eligible projects must be eligible for at least $50,000 in Program financing to be considered for Program assistance unless they are applying for the Existing SHDP Small Rehab Option described in Appendix I.

All projects receiving Program financing must show access to supportive services appropriate to the target population. Emergency shelter projects must provide a letter of consistency from and describe their collaboration with their local Continuum of Care and their utilization of ESG funds and rapid re-housing principles. Only projects with an adequate Supportive Services Access Plan will be considered for Program financing.

1.2.6 Preservation of Existing NCHFA-financed Supportive Housing

Projects proposing the preservation of existing NCHFA-financed supportive housing have the option of applying under regular SHDP rules or under the Existing SHDP Small Rehab Option described in Appendix I. Under the Option described in Appendix I, existing SHDP projects are eligible for $10,000 to $100,000 in funding and are not required to provide matching funds. Under the regular SHDP rules, projects can apply for funding amounts between $50,000 and $600,000 in a CDBG entitlement area or $700,000 in a non-entitlement area. Projects must also provide a 40% match (entitlement area) or 30% match (non-entitlement) and must address at least one of the following:

a. provide essential accessibility modifications in order to better serve persons with physical disabilities,

b. make energy saving improvements,
c. to meet HUD Emergency Solutions Grant minimum habitability standards,

d. incorporate needed security systems to better protect persons residing in their structure, and/or

e. address conditions which pose an imminent threat to life or safety.

1.2.7 Site Eligibility Requirements

Applicants must have site control of the proposed project property at the time of application. Site control can be exhibited through an option to purchase, a purchase contract, an executed deed, or a NCHFA-approved lease of at least as long as the requested loan term. The project must meet site and neighborhood standards as shown in Appendix A. There must be documentation of proper zoning evidenced by a letter from local zoning official. There must be adequate infrastructure serving the site. If the site is subject to a Conditional Use Permit or Special Use Permit, the Permit must be issued for sufficient time to allow for project completion and a copy of the Permit must be submitted. As described above in Section 1.2.5, sites for permanent housing cannot be on the grounds of or immediately adjacent to a state psychiatric facility.

1.2.8 Project Team Capacity

The development team may include one or more for-profit organizations, but the applicant must be a nonprofit or unit of local government, except for the project type described in Section 1.2.1. Any single asset owner subsidiary or related company created to own the project must also be a nonprofit. If a LLC is created, the managing member must be a nonprofit. For projects which propose creating Targeted units, a for-profit developer is allowed as long as the development meets the requirements described in paragraph 1.2.5.

The Application must demonstrate the capacity of the project team to successfully develop and operate the proposed project. The following requirements must be met:

a. All roles and responsibilities needed to develop and operate the project must be identified and assigned to qualified team members.

b. The team must have experience in providing housing and providing or providing linkages to supportive services to the proposed target population.

c. If not the same entity, the housing provider and service provider(s) must have a well-defined services plan, as reflected in the Supportive Services Access Plan of the application, which shows a good understanding of the service needs of the target population.

d. Unless the applicant is an experienced housing development organization, which has completed at least one housing development in the last seven years, the organization will be required to work with a housing development consultant. The consultant must be approved by NCHFA. The consultant may be a nonprofit or for-profit organization, but must have successfully developed publicly financed affordable rental housing in the past seven years and have acted in a consultant role. The consultant must have executed a contract to provide consultant services until cost certification. Final determination on whether an organization is required to work with a consultant will be made by Supportive Housing Development Program staff.

e. The project team must have the financial capacity to provide any equity required to cover start-up expenses and unanticipated costs and to successfully operate the project.

f. For projects consisting of rental housing, the project team must demonstrate experience in managing subsidized rental housing with HUD, HFA, FHLB or USDA or and equivalent program, as approved
1.2.9 Loan Underwriting Requirements

Projects must meet the following requirements:

a. If there is any debt service on the proposed project, the project’s operating pro-forma must show a debt coverage ratio of at least 1.2, based on underwriting assumptions identified in the Application.

b. There should be documentation of any conditional commitments for other project financing.

c. Project development costs must be reasonable when compared to other projects funded by the Program for the type of housing being produced.

d. Independent rental apartments without a project based source of rental assistance must show evidence of long-term cash flow, in addition to a 1.2 Debt Coverage Ratio. Projects must show positive cash flow at 10% vacancy rates and have Net Cash Flow greater than 5% of annual Operating Expenses. For projects which intend to apply for Section 8 Project Based assistance, a letter from the applicable Section 8 Administrator must be provided in the form included in Appendix G. Any funding source with a current waiting list must provide documentation of the number of persons on their list.

e. Rental properties must fund an Operating Reserve with a minimum of 6 months operating expenses.

f. Rental properties which fund a rent-up reserve must transfer any excess funds from it to the Operating Reserve account within three months of the property achieving 100% occupancy.

g. For properties with rental units, there is a limit of $13,000 per unit on the developer’s and consultant’s fee for new construction and substantial rehabilitation and of $6,500 per unit for acquisition/ moderate rehabilitation, as defined in Appendix B “Design Standards”.

h. For properties without rental units, the developer’s fee and consultant’s fee combined cannot exceed 12% of the development budget.

i. The property cannot be purchased for more than appraised value and an amount more than appraised value cannot be included in the project budget as match or otherwise.

j. The owner must show evidence of ongoing commitments for operating income or a proven history of fund raising for the proposed use, and the project must have a reasonable expectation of income greater than expenses for the proposed term of the NCHFA loan.

k. Replacement Reserve Requirements:

i. Non-licensed Permanent Housing - $250 per unit per year.

ii. Emergency or non-licensed shared housing - $250 per 750 square feet per year up to a maximum of $5,000 per year.

iii. Licensed Home or Facility- $250 per 1,000 square feet per year.

1.2.10 Market

The applicant must demonstrate a clear understanding of who the project will assist and show solid data to support the need for the number of units/beds proposed. A narrative must identify the geographical region where services are/will be provided and describe all other service and/or housing programs which assist the same or similar target populations as the proposed project. The utilization and vacancy rates for those programs must be examined and the need for the proposed project justified based on data and information from referral agencies in the area. If the proposal is for an emergency shelter, there must be evidence of need and demand through data from Coordinated Assessment systems (if available), Point in Time count, Housing Inventory Chart and shelter utilization reports from the statewide HMIS provider. Emergency shelter projects also must provide a Letter of Consistency from the Continuum of Care. For independent apartments NCHFA may request a market study.
1.2.11 SHDP Plan Requirements and Design Standards
Project design must accommodate planned supportive services and be compatible with surrounding properties. Project designs must have visual appeal, a functional floor plan, project amenities, and durable and energy-efficient building components.

New construction projects with more than 16 units must include an on-site office or a room where staff can maintain files and meet with applicants and residents.

The SHDP Design Standards shown in Appendix B are the minimum requirements for any SHDP project applying in the current Program Year. Applicants must comply with fair housing laws regarding accessibility and must design units to maximize accessibility for mobility impaired persons.

Plans and specifications must be reviewed and approved by NCHFA and the third-party energy consultant before commencing site work or construction.

At all times after an award the owner is responsible for promptly informing NCHFA of any changes or alterations which deviate from the final plans and specifications approved by NCHFA. In particular, owners must not take action on any material change in the site layout, floor plan, elevations, or amenities without written authorization from NCHFA. This includes changes required by local governments to receive building permits.

1.2.12 Energy Efficiency Requirements
New Construction or Substantial Rehabilitation Projects must comply with NCHFA’s Energy Standards described in Appendix C. Applicants will be required to enter into a contract with a qualified energy consultant of their choice to insure energy efficiency and building durability.

Projects using non-commercial grade HVAC systems must use one of the four NCHFA approved HVAC systems, which are described in Appendix C.

1.3. PROJECT FINANCING
1.3.1. Uses of Funds
Financing is only available for real property that contains residential housing units, substance abuse treatment beds, domestic violence or emergency shelter beds.

1.3.2. Match Requirements and Funding Available
Match requirements and amount of funding available vary based on the location of the proposed project. The minimum funding request for all locations is $50,000.

a. In CDBG Entitlement Cities, the maximum amount of funding available is $600,000 or 60% of total development cost, whichever is less.

b. In non-entitlement communities, the maximum amount of funding available is $700,000 or 70% of the total development cost, whichever is less.

See Appendix F for a list of CDBG Entitlement Cities.

At the Agency’s discretion, amounts greater than these dollar caps may be awarded to projects that include Targeted units in one of the DHHS Priority Counties listed in Appendix H or in another county if requested by the
LME/MCO and approved by DHHS. The amount awarded can be no more $100,000 per Targeted unit, or $1,000,000, whichever is less.

1.3.3. Ineligible Uses of Funds
Program funds may not be used for:

a. Rehabilitation without an increase in beds or units. Exceptions to this are allowed for (1) shelter rehabilitation, (2) a building where the renovation will bring the development into compliance with state and local building codes, (3) the preservation of existing NCHFA-financed supportive housing, (4) re-configuration of emergency or transitional housing to permanent supportive housing, or (5) rehabilitation of existing apartment properties which meet the standards in Section 2.2.4.

b. Supportive services expenses, operating costs, or administrative costs.

c. Construction or rehabilitation of office space or space for supportive services not in conjunction with housing units.

d. Refinancing existing mortgages (except for preservation of NCHFA financed supportive housing).

e. Relocation costs.

f. Rental assistance.

1.3.4. Financing Commitment
Projects selected for financing will receive a conditional commitment from NCHFA. Applicants with a conditional commitment will have 12 months to receive final written commitments for the balance of construction and permanent financing from other sources. When written commitments for all other project funds have been obtained, the applicant will receive a final commitment of Program funds. Please see Appendix D for a full list of requirements at each stage of the program.

1.3.5. Loan Terms
All program assistance will be in the form of a non-forgivable, 0% interest, permanent mortgage loans.

1.3.6. Types of Loans
Amortizing and deferred loans are available under the Program, depending on the ability of the project to pay debt service. NCHFA prefers to make amortizing loans so Program funds can be recycled to fund additional projects. The maximum loan term is 30 years for new construction or 20 years for rehabilitation. All loans will include a Promissory Note, Deed of Trust, Declaration of Deed Restrictions and a Loan Agreement. Deferred loans with a balloon payment may be refinanced at the request of the borrower and at the discretion of NCHFA, as long as the project continues to be used for a mutually acceptable supportive housing purpose.

For projects which include property acquisition, NCHFA may, at its sole discretion, allow one draw before project completion to fund or reimburse a portion of the purchase price equivalent to NCHFA’s percentage of financing in the total development budget.
SECTION 2. APPLICATION INSTRUCTIONS

2.1. Application Deadline
Applicants must submit their applications no later than 5:00 PM, Monday, March 2, 2020. Applications will be accepted and reviewed earlier than the deadline. Although there is no allocation of funds by region, it is still the objective of the NCHFA to achieve statewide distribution of Program funds.

The completed application is due at NCHFA offices by 5:00 PM, Monday, March 2, 2020.

Applications for the preservation of existing NCHFA-financed Supportive Housing or for the reactivation of projects defunded within the past year will be accepted on an ongoing basis, as funds allow, throughout the Program year. Projects proposing the preservation of existing NCHFA-financed Supportive Housing or reactivation of defunded projects should submit the information described in 1.1 Introduction above.

2.2. Pre-Application Review Meeting and Site Visit
A pre-application review of each proposed site is required, except for projects proposing the preservation of existing NCHFA-financed Supportive Housing. Sites must be visited by NCHFA staff prior to application submission, to rate the suitability for the proposed housing. The meeting will be an opportunity for applicants to get early feedback on a proposed project and site and to ask specific questions regarding how to complete the application. To schedule a site visit, submit the "Pre-Application Project Description Form" by Friday, January 10, 2020 to one of the addresses below. Applicants are encouraged to submit the form as soon as possible so NCHFA staff can visit the proposed site to determine if it suitable for supportive housing. The form is available at:


This form does not serve to reserve any funds or commit the Applicant in any way to submit an application. To schedule a meeting or for more information, contact:

Margrit Bergholz, Sr. Supportive Housing Development Officer, (919) 877-5633 or mbergholz@nchfa.com
Gwen Belcredi, Sr. Supportive Housing Development Officer, (919) 877-5648 or sgbelcredi@nchfa.com
Nancy Bloebaum, Project Mgr & Supportive Housing Specialist, (919) 877-5619 or nbloebaum@nchfa.com
Jennifer Olson, Program Administrator & Strategic Coordinator, (919) 850-2928 or jolson@nchfa.com

The Pre-Application Project Description Form must be submitted by Friday, January 10, 2020 and site must be approved before a full application will be accepted.

2.3. Application Submission Addresses

Applications can be delivered to: Applications can be mailed to:
Supportive Housing Development Program Supportive Housing Development Program
North Carolina Housing Finance Agency North Carolina Housing Finance Agency
3508 Bush Street Post Office Box 28066
Raleigh, North Carolina 27609 Raleigh, North Carolina 27611-8066

All applications for Program funding become the property of NCHFA.
SECTION 3. APPLICATION REVIEW PROCESS

3.1. Review and Selection Procedures
As part of its due diligence, NCHFA reserves the right to independently verify any information submitted as part of an application under the Program. Applications for Program financing will be reviewed and selected through a four step process:

a. Threshold review,
b. Project Ranking,
c. NCHFA Board of Directors approval, and
d. Financing commitment.

3.2. Threshold Requirements
Projects must meet the following threshold criteria to be considered for Program financing:

a. All requirements under Section 1.2 “Program Requirements” must be met.
b. The applications must be complete.
c. The site must be eligible (meeting the minimum site standards, shown in Appendix A).

An Application Checklist is provided on the last page of the Application to help ensure the submission of completed applications. This completed checklist must be included with your application. An incomplete application is basis for denial. If a portion of the application not listed as a curable deficiency below is missing at the time of application, the application will be denied.

3.3. Curable Deficiencies
Applications that are found to have curable deficiencies will be permitted to submit the missing information within a specified time period after notification by NCHFA. A curable deficiency is a missing, incorrect, or incomplete exhibit or worksheet.

3.4. Project Ranking
Projects will be competitively ranked against each other after the application deadline. After a project is scored, it will be ranked against other applications submitted during the same funding cycle, except that 5% of that year’s SHDP funding pool shall be reserved for Existing SHDP Small Rehab (see Appendix I) applicants, which will be rated and ranked against each other. If any portion of that 5% remains unused, it will be re-allocated to the SHDP funding pool. NCHFA reserves the option to allocate more than 5% of a year’s funding pool to the Existing SHDP Small Rehab if that is necessary to fully fund an application. Rating scores for a maximum of 400 points include the following elements:

1. Site (up to 100 points)
   All applications will be ranked according to the standards in the site review checklist (see Appendix A).

2. Development and Organizational Capacity (up to 100 points)
   a. Development Capacity (up to 50 points) - Applications will be ranked according to the number of housing units developed and operated by the owner and consultant in the past seven years or emergency shelter beds operated, up to a maximum of 100 units.
b. Organizational Stability (up to 50 points) - Applications will be ranked according to the number of years that the organization has been in existence and providing the services and/or housing proposed in the application, up to a maximum of 15 years.

3. Leverage (up to 50 points)
All applications will be ranked according to the ratio of Non-NCHFA funding firmly committed above the minimum required for that geographical area. Firm commitments are considered to be:
   a. Award letters from funding sources.
   b. One-half of the face value of “promises to give” in a capital campaign.
   c. Investment account or bank statements for proof of funds in hand along with a Board of Directors commitment of that funding amount.
   d. Appraised value of donated land or assessed tax value.

4. Readiness to proceed (Up to 100 points)
Projects will be scored on the percentage of the construction budget in hand, including the NCHFA funds requested. In hand commitments will be considered to be award letters from funding source and cash, as defined in 3.c. above. Projects which intend to apply for funding from a Federal Home Loan Bank must indicate which one the application will be made to (Atlanta, Pittsburgh, etc.) and the application deadline.

5. Bonus Points (up to 50 points) –
   a. Integrated Apartments (where no more than 20% of the units are set aside for persons with disabilities) in a first priority county, as listed in Appendix H, with a letter of support from the regional LME/MCO or DHHS will receive 50 points;
   b. Integrated Apartments in a second priority county, as listed in Appendix H, with a letter of support from the regional LME/MCO or DHHS will receive 40 points;
   c. Integrated Apartments without LME/MCO or DHHS letter of support but which are open to any disability will receive 20 points;
   d. Integrated Apartments which set aside up to 20% of units for a specific disability will receive 10 points.

3.5. NCHFA Board of Directors Approval
All applicants must meet or exceed threshold criteria. NCHFA reserves the right to contact other potential funders, interested parties, and service providers during the application review process to verify information in the application. All applications that meet or exceed threshold requirements will be scored based on the project ranking criteria. The applications that score the highest within the amount of funds available will be recommended to NCHFA’s Board of Directors for financing approval. NCHFA’s Board of Directors makes the final decision on which projects are funded.

3.6. Application Submission Requirements
When submitting your application for funding, please follow the guidelines below:
   a. Only one copy of the application and plans should be submitted.
   b. Applications are to be submitted in a three-ring binder.
   c. Tabs separating the attachments are required.
   d. Include the completed application checklist.
   e. Include a transmittal letter with the date of submission printed on it.
   f. The signature page at the end of the application must be signed.
   g. A completed application must be received at the North Carolina Housing Finance Agency by Monday March 2, 2020.
SECTION 4. APPENDICES
APPENDIX A
Site Evaluation Checklist
Supportive Housing Development Program
Site Evaluation Form

Project Name/Sponsor: ________________________________________________
Address/City/Town: ________________________________________________
Project Type: _____ New Construction        _____ Acquisition/Rehabilitation
__________________  _____ Other
Site Reviewed By: ___________________________________________ Date:__________________
IF THE APPLICANT HAS OTHER NCHFA-FUNDED PROPERTIES, ARE THEY IN GOOD
STANDING WITH NCHFA ASSET MANAGEMENT? ________________

A. Neighborhood Characteristics

1. The existing neighborhood and surrounding land uses are compatible with proposed development.*
2. Physical conditions of buildings in neighborhood are in mostly good repair with few vacant structures.
3. There are no concerns about neighborhood safety.
4. The trend and direction of real estate development and area economic health is good and appears to be stable and/or improving.
5. There are no vacant tracts of land within half a mile of site where undesirable use is allowed such as a rock quarry, heavy industry, tracts of land occupied by undesirable uses.
6. There is no concentration of facilities for persons with disabilities in the neighborhood.

B. Site Suitability

1. There are no obvious physical or environmental barriers to development that would require extensive site development work.*
2. The site has good access to appropriate community amenities and services.
3. The site is served by public utilities.
4. The site has good access to public transportation.
5. The site is free from excessive traffic or noise.

C. Rehabilitation and Adaptive Reuse of Existing Building

1. The structure is feasible for rehabilitation, including accessibility*
2. The structure is suitable for intended use.*
3. The structure is compatible in proposed use and scale with surrounding neighborhood.

D. Properties where residents receive Medicaid Home and Community Based Services

For properties where residents will need to retain their eligibility for Medicaid Home and Community Based Services (HCBS), the checklist below should be used to ensure the property and neighborhood characteristics meet HCBS standards.

http://www.medicaid.gov/Medicaid-CHIP-Program-Information/By-Topics/Long-Term-Services-and-Supports/Home-and-Community-Based-Services/Downloads/Exploratory-questions-re-settings-characteristics.pdf

*Please note that a rating of "No" in any one of the categories in bold type will mean that the site is not acceptable. A rating of "No" in four criteria, not in bold type will mean that the site is not acceptable. In extreme cases, a rating of “No” in any criteria may be enough to rate a site unacceptable.
APPENDIX B

SHDP DESIGN STANDARDS

SHDP projects over 16 permanent housing units

Multifamily, independent rental projects with more than 16 units which are new construction, where tenants hold a lease for their unit and the property is not licensed by the State in any way, must follow the design standards for LIHTC housing, which are found in the document entitled “Appendix B: Design Quality” at https://www.nchfa.com/rental-housing-partners/rental-developers/qualified-allocation-plan/2019-qualified-allocation-plan-qap but SHDP projects are exempt from the standards found in section II.H, II.I, IV., V.A, and VIII. New construction projects with more than 16 units must include an on-site office or a room where property management staff can meet with tenants or applicants and maintain property documentation and records.

Incorporating Energy Efficiency

At a minimum, new construction SHDP projects must comply with Advanced Energy Corporation's SystemVision™ Standards for Supportive Housing, or to the standards of an Agency-approved energy-related building certification program, as described in Appendix C. Substantial Rehabilitation and Adaptive Reuse projects must comply to the extent that doing so is economically feasible.

SHDP projects consisting of new construction housing units must enter into contracts with an approved energy consultant to assist in incorporating energy efficiency, durability, moisture management, and indoor air quality strategies where feasible. While not every recommendation of the energy consultant may be implementable due to conflicting design requirements or facility usage, wherever feasible and especially when recommendations are easily implementable or low cost, it is expected that they will be included in the construction or rehabilitation of the project. Other projects must consult with NCHFA to determine what energy efficiency standards can be met.

Meeting Program Standards and Applicable Codes or Licensed-Facility Design Requirements

All other SHDP projects must comply with the following program design standards, which are based on the LIHTC Design Standards. Please review carefully with your architect, landscape architect, energy consultant, or other project consultants prior to the development of construction drawings or a physical needs assessment (for rehabilitation projects).

Any request for waivers to the SHDP Design standards should be presented to NCHFA for consideration, in advance whenever possible. Generally, waivers are considered for the basis of excessive costs, conflicts with local code or licensing requirements, or adjustments that may improve the usability, function, accessibility, durability, or long-term financial sustainability for operations of the project.

All construction must meet applicable federal, state and local building codes. Manufacturer’s instructions must be fully followed for all installations in new construction and rehabilitation. Some projects, based on proposed clientele and other sources of funding, may have additional requirements not listed herein that may exceed or amend the requirements of the SHDP Program. It will be up to the project developer to determine these additional requirements. Special consideration must be given to the mission of the project, requirements related to other funding, the proposed population being served, and design requirements to attain and maintain licensure, if applicable.

Review of Blueprints

For all SHDP projects, a set of blueprints for the site and building must be submitted on paper for the preliminary review, and a complete set of final construction drawings and material specifications must be submitted on paper for the final review and approved before the final commitment letter will be issued. Final drawings must be submitted for our review on paper no smaller than 22”x 34”.

A physical set of prints must be mailed to:

Supportive Housing Development Program
2020 Supportive Housing Development Program
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The building occupancy designation (e.g. R-1, I-2 etc.) and the heated square footage of each unit or building must be shown on the blueprints. The prints must be scalable.

Digital prints, if available, may be emailed to your assigned NCHFA staff member and Josh Burton at jdburton@nchfa.com. A physical set of prints is still required.

The NCHFA SHDP Design Standards from the year of project award will be used in each review process. Additionally, the project must conform to the requirements of the chosen building certification program, with the blueprint set(s) approved by that organization.

I. CONSTRUCTION STANDARDS FOR NEW CONSTRUCTION, SUBSTANTIAL REHABILITATION AND ADAPTIVE RE-USE

A. Exterior Design and Materials

1. It is recommended that building design use different roof planes and contours to break up roof lines. Wide window and door trim are recommended to improve the visual appeal of accent siding. If horizontal banding is used between floor levels, the use of separate color tones for upper and lower levels is recommended. It is recommended that horizontal and vertical siding applications be added to detail dormers, gables, and extended front façade areas.

2. Fiber cement board or brick is preferred as exterior material; all exterior materials must be durable and low or no maintenance, including materials in breezeways, stairwells, exterior trim, gable vents, etc. All exterior trim, including fascia and soffits, window and door trim, gable vents, etc. must also be constructed of no or very low maintenance materials.

3. If vinyl siding is used, it must be at least 0.042 inch thick.

4. Where the eave overhang is less than 18”, the buildings must include seamless gutters. All water from roof and gutter system must be piped away from buildings and discharged no less than 6’ from building foundation. A drip edge must be installed on all eaves and gable ends. Drip edge must extend 2” minimum under shingles.

5. All buildings must have a minimum of 12” exposed brick veneer or other exposed masonry above finished grade level (after landscaping).

6. Breezeway and stairwell ceilings must be constructed of materials rated for exterior exposure.

7. A minimum 48” path of travel is required through building breezeways for properties.

8. Building addresses and unit numbers must be identified using clearly visible numbers. Building and unit identification signage must be well lit from dusk till dawn.

9. Exterior stairs must have a minimum clear width of 48” and be completely under roof cover.

10. Exterior railings must be made of vinyl, aluminum, or steel (no wood).

11. Shingles, if used, should be algae resistant (AR) with a minimum 30-year warranty.

12. If a non-vinyl band board attaches to and is part of the vinyl siding application, z-flashing must be installed behind, on top of, and below bands.

13. In vinyl siding applications, all exterior lights, electrical outlets, HVAC sub panels, hose bibs, telephone boxes, and cable boxes must be installed in plastic J-boxes or a vinyl component designed for the purpose.

14. Every primary exterior entry door shall be protected by a roof of not less than 5’ wide by 3’ deep.

15. For newly constructed units, flat roofs are not permitted.

B. Doors and Windows
1. High durability, insulated doors (such as steel and fiberglass) are required at all exterior locations.
2. Single lever deadbolts and eye viewers are required on all main entry doors to residential units. Accessible units should have eye viewer installed between 43” and 51” AFF.
3. Hollow core flush doors are prohibited. Bi-fold doors are prohibited.
4. Exterior doors for Fully Accessible and Type A units must include spring hinges.
5. Insulated, double pane, vinyl windows with a U-factor of 0.35 or below and a SHGC of 0.30 or below are required for new construction.
6. Windows must not be located over tub or shower units, with the exception of glass blocks and transom windows.

C. Sitework and Landscaping

1. Provide positive drainage at all driveways, parking areas, ramps, walkways and dumpster pads to prevent standing water.
2. Exterior walkways and clearances shall be a minimum of 48”.
3. Provide a non-skid finish to all walkways.
4. Entire lot must be graded so as to drain surface water away from foundation walls. Within the first 10’, the grade away from foundation walls must drop a minimum of 6”.
5. No part of the disturbed site may be left uncovered or unstabilized once construction is complete.

D. Interior Design and Materials

1. If the building includes units that are identifiable as individual apartments, the applicant must meet the minimum square footage per units from the LIHTC 2018QAP unless approved by NCHFA. There shall be a minimum of one Type A or Fully Accessible unit, as appropriate, for each unit type (e.g. 1 bedroom, 2 bedroom).
2. It is recommended that non-carpet flooring be used throughout the property. If used, carpet and pad must meet FHA minimum standards. Kitchens, dining areas, and entrance areas must be durable non-carpet flooring.
3. For ceramic tile applications, tile should be applied over cement backer board rather than directly to drywall.
4. Fireplaces are prohibited.
5. Residential floors must be separated by sound insulation.

E. Bedrooms

1. Bedrooms should be sized such that they provide at least 100 SQFT.
2. Every bedroom must have a closet with a shelf, closet rod and door or curtain. The average size of all bedroom closets in each unit type must be at least 4 SQFT.

F. Bathrooms

1. Units with 1 bathroom are advised to utilize a shower, not a bathtub. Units with 2 or more bathrooms must utilize a shower in at least 1 bathroom.
2. All tubs and showers must have slip resistant floors.
3. Whirlpool baths or spas are prohibited.
4. For ceramic tile applications on walls, tile should be applied over cement backer board rather than directly to drywall.
5. All bathroom ceilings and walls must utilize mold- and water-resistant wall board.
6. All bathrooms must have a medicine cabinet mounted at an accessible height.

H. Kitchens
1. New cabinets must include dual side tracks on drawers. Door fronts, styles, and drawer fronts must be made with solid wood or wood/plastic veneer products. Particle board or hardboard doors, stiles, and drawer fronts are prohibited.
2. A pantry cabinet or closet in or near each kitchen must be provided (does not include SRO, studio or efficiency units). Pantry cabinet or closet must be 24” minimum width.
3. All residential units must have either an automatic fire suppression canister mounted in each range hood or a dry chemical fire extinguisher mounted and readily visible and accessible in every kitchen, including a kitchen in any community building.
4. Anti-tip devices must be installed on all kitchen ranges and be securely fastened.

I. Laundry Facilities (if provided in individual units)
1. Washer/Dryer closets must be 36” minimum depth measured from back wall to back of closet doors.
2. Clothes dryer vent connection must be 2” maximum above finished floor.
3. All laundry room or washer/dryer closet ceilings and walls must utilize mold- and water-resistant wall board.

I. Plumbing Provisions
1. All water heater tanks must be placed in an overflow pan piped to the exterior of the building, regardless of location and floor level. The temperature and relief valve must also be piped to the exterior.
2. All domestic water line cut off valves must have metal, not plastic, handles.
3. Water heaters may not be installed over the clothes washer or dryer space.
4. All bathroom faucets, shower heads and toilets must be EPA “Watersense” labeled.
5. Domestic water lines are not allowed in unconditioned attics.

J. Electrical Provisions
1. Exterior lighting is required at each unit exterior entry door.
2. Additional exterior light fixtures not specific to a unit will be wired to a “house” panel. The fixtures will be activated by a photo cell placed on the east or north side of the buildings. This shall include all exterior stairways.
3. Any walk-in closets must have a switched overhead light. A walk-in closet is defined as any closet deeper than 36” from the back wall to the back of the closet door in the closed position.
4. Initially installed light bulbs in all fixtures in residential units and common areas must be compact fluorescent, LED, or pin-based lighting.

K. Heating, Ventilating and Air Conditioning Provisions; Building Envelope and Insulation
The SHDP Energy Efficiency Standards, included in this application as Appendix C, must be followed.

L. Radon Ventilation
Passive, “stack effect” systems radon ventilation systems are required for all new construction projects in counties in Zone 1 or 2, and recommended in all new construction despite location.

A list of county zones is available at: https://www.epa.gov/sites/production/files/2014-08/documents/north_carolina.pdf
These systems must have the following components and be approved by the SHDP Construction Inspector:

1. Gas permeable layer of aggregate.
3. PVC Pipe Vent.

M. Outside Postal Facilities, if provided

1. Postal facilities must be located adjacent to available parking and sited such that tenants will not obstruct traffic while collecting mail.
2. Outside postal facilities must have a roof covering which offers residents ample protection from the rain while gathering mail.
3. Postal facilities must include adequate lighting on from dusk to dawn.

N. Common Laundry Room, if provided

1. The property must provide washers and dryers for residents, either in each residential unit or in an on-site laundry facility. If a laundry facility is provided, there must be a minimum of 1 washer and 1 dryer per 12 residential units.
2. Per laundry facility, a minimum of 1 washer and 1 dryer must be ADA compliant.
3. The entrance must have a minimum roof covering of 20 SQFT.
4. A table or countertop on which to fold clothes must be installed. The working surface must be 28” to 34” above the floor, and must have a 27” high clear knee space below. The working surface must be a minimum 48” long, and have a 30” X 48” clear floor space around it. This table or countertop must meet Accessibility standards.
5. The primary entrance door to the laundry must be of solid construction and include a full height tempered glass panel to allow residents a view of the outside/inside.
6. The laundry room must be positioned on the site to allow for a high level of visibility from residential units or the community building/office.
7. The laundry room must have adequate entrance lighting that is on from dusk to dawn.
8. The laundry facility must be adjacent to the community building or office (if provided) to allow easy access and provide the proper number of Accessible parking spaces.

O. Community / Office Spaces, If Provided

1. Any office must be at least 200 SQFT (inclusive of an Accessible toilet facility) and any maintenance room must be at least 100 SQFT.
2. Any office must be situated as to allow the site manager a prominent view of the residential units, playground, entrances/exits, and vehicular traffic.
3. A frost-proof exterior faucet must be installed on an exterior wall in a convenient location.

P. Playground Areas, If Provided

1. Wherever possible tot lots and playgrounds should be located away from areas of frequent automobile traffic and situated so that the play area is visible from the office and from the maximum number of residential units.
2. A bench must be provided at any playground(s) to allow a child’s supervisor to sit. The bench must be anchored permanently, weather resistant and have a back. An accessible path must be available to any
3. Playgrounds must meet Accessibility standards. Walking surface must be an approved material for accessible access. An accessible clear area must be located around equipment with at least one piece of equipment available for interaction. Ramps, if required for access to playground area, must allow for accessible entry (slope, width, handrails depending on height).

II. A. ADDITIONAL PROVISIONS FOR REHABILITATION PROJECTS

The SHDP Program also provides funding for projects where a building must be moderately or substantially rehabilitated before use. Applicants must be prepared to evaluate the existing building and coordinate with architects, rehabilitation specialists, local government code officials, licensure authorities (if applicable), and others as needed to develop a detailed scope of work and plan for rehabilitation.

At a minimum any work done must bring the property condition to meet the Department of Housing and Urban Development’s Housing Quality Standards (HQS). HUD publishes and updates the HQS inspection form on its website here: https://www.hud.gov/sites/documents/52580-A.PDF. In order for a project to be eligible for SHDP funding, at a very minimum the scope of work developed through the physical needs assessment must identify, evaluate, and adequately address issues related to occupancy (egress, imminent threats to safety, trip/shock hazards, air quality, vermin/pests, etc.), structure (failing components, etc.), useful life of building systems (replace or repair when necessary), function (building features that are present must work appropriately and as an occupant would expect). As a general rule of thumb, building systems that would reasonably appear to require replacement or significant repair to function another 5 years should be addressed as part of the approved scope of work.

A Physical Needs Assessment must be completed by a qualified professional (see Appendix E) and all deferred maintenance must be addressed in the rehabilitation, as reviewed and approved by NCHFA. Any HVAC units, appliances, windows or other energy rated items which are replaced must meet NCHFA’s current energy standards. All common use areas must be fully accessible to those with disabilities in compliance with all applicable State and Federal laws and regulations.

A final inspection will be completed by NCHFA Inspection staff before SHDP loan closing to ensure all work items are complete and the condition of the building addressed by the scope of work meets or exceeds HQS standards. Essentially, the work performed must meet or exceed the initial scope of work with consideration for any change orders. Applicants must notify NCHFA of all significant adjustments to the scope of work after approval, and NCHFA must acknowledge and agree to all change orders that would fail to meet SHDP Design Standards or are clear significant changes to a previously approved scope of work. Justification must be provided for change orders that are substantial to the scope of work and updated drawings may be required if the layout of the building changes. Please notify assigned NCHFA project manager and Josh Burton by email at jdburton@nchfa.com.

Where required by building code, permits must be pulled and inspected by local code officials. All work must be performed in a manner consistent with state and local building codes. Documentation of permitted work, code approvals/waivers, and certifications for environmental contractors must be maintained by the project manager and made available for inspection by NCHFA staff.

Rehabilitation projects must meet all applicable Federal, State, and Local building and accessibility standards. Applicants shall make accessibility modifications and energy efficiency improvements which are feasible and cost effective to units and, if applicable, as allowed by historic preservation rules.

At a minimum, any component of the building which is replaced, must meet the new construction design standards. To whatever degree feasible and accessible, building systems adjacent to or made accessible by replacement should be brought up to the new construction design standards. For example, if wallboard is replaced, insulation if insufficient should be brought to the current standard while accessible.

Additionally, the following requirements apply to substantial rehabilitation of existing units.

1. A hazardous material report must be submitted, and must include information on asbestos-containing materials,
lead based paint, Polychlorinated Biphenyls (PCBs), underground storage tanks, petroleum bulk storage tanks, Chlorofluorocarbons (CFCs), and other hazardous materials. A plan and projected costs for removal of hazardous materials must also be included.

2. A current termite inspection report must be provided.

3. For properties built prior to 1978, a lead-based risk assessment must be conducted as part of the evaluation. Where applicable certified lead-based paint abatement contractors shall be utilized for abatement activities. Contractors engaged in renovation work and stabilization of trim, doors, wall and exterior finishes shall at a minimum be Renovation, Repair, and Painting certified. A list of certified contractors can be found at: https://schs.dph.ncdhhs.gov/lead/accredited.cfm

II.B. ADDITIONAL PROVISIONS FOR ADAPTIVE RE-USE OF EXISTING STRUCTURES (Property smaller than 16 units)

1. Mechanical Systems: All mechanical systems (including HVAC, plumbing, electrical, fire suppression, security system, etc.) must be completely enclosed and concealed. This may be achieved by utilizing existing spaces in walls, floors, and ceilings, constructing mechanical chases or soffits, dropping ceilings in portions of units, or other means. Where structural or other significant limitations make complete enclosure and concealment impossible, the applicant must secure approval from NCHFA prior to installation of affected systems.

2. Windows: If original window sashes, frames, and trim are retained, they must be repaired and otherwise upgraded to insure that all gaps and spaces are sealed so as to be weather tight. All damaged or broken window panes must be replaced. Where original window sashes cannot be retained, replacement sashes must be installed into existing frames. In all cases, windows must be finished with a complete coating of paint.

3. Floors: Where possible, wood flooring should restored to original condition. Where repairs are necessary, flooring salvaged from other areas of the building must be utilized as fill material. If salvaged wood is not available, flooring of similar dimension and species must be used. All repairs must be made by feathering in replacement flooring so as to make the repair as discreet as possible. Cutting out and replacing square sections of flooring is prohibited. Where original flooring has gaps in excess of 1/4 inch, the gaps must be filled with an appropriate filler material prior to the application of final finish.

4. Hazardous Materials: Submit a hazardous material report that provides the results of testing for asbestos-containing materials, lead-based paint, Polychlorinated Biphenyls (PCBs), underground storage tanks, petroleum bulk storage tanks, Chlorofluorocarbons (CFCs), and other hazardous materials. A plan and projected costs for removal of hazardous materials must also be included. If lead-based paint cannot be entirely removed, a

III. ACCESSIBILITY REQUIREMENTS FOR HOUSING OTHER THAN INDEPENDENT APARTMENTS

All newly constructed buildings or substantial rehabilitation shall meet the requirements of the Federal Fair Housing Amendments Act of 1988, the Americans with Disabilities Act, the most recent North Carolina State Accessibility Code and the following SHDP Design Standards. These SHDP standards are drawn from the 2012 NC Accessibility Code and are included here for emphasis as important items which are often overlooked or which cause confusion.

The decision of whether to follow the Fully Accessible or the Type A requirements depends on the Occupancy Type (e.g. R-1, R-2) designation, applicants and their architects should consult the SHDP Construction Inspector for more information. Any unit not built to Fully Accessible or Type A requirements shall be Type B.

A. Common and Living Areas throughout the Building

1. All patios, balconies, carports, terraces and garages must be accessible.

2. Light switches, electrical outlets, thermostats, fuse boxes, and other controls shall be at an accessible height: a maximum of 48” measured to the top (not the centerline) of the device and a minimum of 15”
Above the Finished Floor (AFF) measured to the bottom (not the centerline) of the device. Controls to devices, including touchscreens and motion sensors, must be below 48" if required for operation.

3. Throughout all common use areas there must be an accessible path of travel a minimum of 36” wide, with a 40” wide accessible path in food prep areas.

4. All doors in common use areas must have a minimum 36” nominal width and a minimum 18” clear floor space on the pull-side of the door.

5. Doors to Fully Accessible and Type A bedrooms must have a minimum 32” clear opening when the door is fully open and a 36” approach. Doors to Type B bedrooms must have a minimum 31¾” clear opening.

6. The maximum threshold height at any entry door is ½”, with the exception of ¾” at a sliding door.

7. Kitchen and bathroom sinks must have lever faucet controls.

8. Receptacles, telephone jacks and cable jacks must not be located less than 15” above finished floor height as measured to the bottom (not the centerline) of the device.

9. Fully Accessible and Type A units must be designed such that when typically furnished there will still be proper clearances, clear spaces, and maneuvering spaces.

B. **Kitchen:** At least one kitchen must be Fully Accessible or Type A as appropriate with these features:

1. Faucets must have lever handles.

2. Stove must have Front controls.

3. Minimum 60” turning radius or equivalent T-turning space in kitchen. (NCHFA recommends the building be designed with a 62” turning radius to allow for a margin of error during construction.)

4. All range hood functions must have a remote switch at accessible location.

5. Drawers and cabinet doors must have loop or “D” shape handles.

6. Dishwasher must not have rotary controls.

7. Counter top height must not exceed 34” Above the Finished Floor (AFF). A roll-under work station must be installed, preferably beside the range, with a minimum 30” width.

8. A wall cabinet is recommended to be mounted over the work station at 48” maximum above finished floor to the top of the bottom shelf.

9. Kitchen sinks must be at 34” maximum AFF, be rear-draining, and have sink bottoms insulated if bottom of sink is at or below 29” AFF.

10. Part of pantry the shelving mounted must be at a maximum of 48” AFF.

11. The refrigerator must be ADA compliant. Typically, these approved models are side-by-side or small top-freezer types. Doors must open beyond 90 degrees to allow bin removal.

12. Kitchen design should include an electrical outlet over any counter more than 12” in width. A GFCI reset outlet cannot be placed less than 36” from any countertop corner.

C. **Laundry space, if provided**

1. There must be at least one front-loading washer and one front-loading dryer with push controls. If three or more washers and/or dryers are provided, a minimum of two each must meet this requirement.

2. A clear space of minimum 30” by 48” must be provided at each appliance.

3. Doors shall be minimum 36” nominal width.

4. A clear space of 18” minimum must be provided at the pull side of the latch.

5. If laundry space is provided in each Fully Accessible or Type A unit, it must meet accessibility requirements with the washer and dryer installed.

D. **Bedrooms:** At least one bedroom must be Fully Accessible or Type A with the following features (note: in addition to resident bedrooms, if the property has resident staff, at least 1 staff bedroom and one staff bathroom must be Fully Accessible or Type A as appropriate):
1. Any walk-in closet must have a clear path, in and out, of a minimum 36” width after clothes are hung on all hanger rods.

2. Closets must have a majority of shelving and hanger rods at a maximum of 48” AFF.

3. A clear space of 18” minimum must be provided beside any entry door.

4. Entry doors must be 36” minimum.

5. Any non-walk-in closet shall have a maximum depth of 24” and a door opening of 36”.

6. Entry doors must have lever handles.

7. Sliding closet doors must have loop door handles on sliding closet doors, otherwise lever door handles are required.

8. Any permanently installed telephone must include volume control.

9. Fire alarms must include a visual signal.

10. Pocket doors are discouraged. If installed, they must have loop or D style handles and have the proper clearances with the handles installed.

E. **Bathroom:** At least one bathroom must be Fully Accessible or Type A as appropriate with the following features:

1. 60” turning radius or equivalent T-turn required. (NCHFA recommends the building be designed with a 62” turning radius to allow for a margin of error during construction.)

2. Reinforced grab bars installed around toilet and tub per building code.

3. Medicine cabinet bottom shelf at 44” maximum AFF.

4. Minimum one towel bar at 48” maximum.

5. Handicap compliant toilet centered minimum 18” from wall.

6. Loop handles on drawers and cabinet doors.

7. Knee space below sink with insulated pipes per building code.

8. Sink height at 34” maximum AFF.

9. Faucets must have lever handles.

10. Minimum 18” clear space beside door on the pull side and 12” clear space on the push side.

11. Door width minimum 36” nominal.

12. Any linen closet maximum depth 24” and a minimum door opening of 24”.

13. Shower or tub seat with a minimum 16” depth.

14. Tub or shower controls and hand-held shower complying with the 2012 NC Accessibility Code.

15. Tub or shower controls within 27” reach range of seat.

16. Centerline of toilet flange must be a minimum of 18” to sidewall or edge of adjacent fixture.

17. Minimum depth 36” clear space at opening to tub or shower.

18. Countertop space in bathrooms for Fully Accessible and Type A units must be equivalent to that of the bathrooms in Type B units.

19. Any modular tub and shower surrounds shall have grab bar reinforcing built directly into the surround at the proper locations. This shall also include one-piece tubs and showers.

20. Any tub or shower with a built-in seat shall have at least 12” in the clear space beyond the seat to facilitate transfer from the wheelchair to the seat.

21. NCHFA recommends a minimum 34” wide roll-in shower with caulked rubber dam installed. For roll-in showers, the shower head with wand must be installed on a sliding bar.
F. Exterior

1. The Accessible parking spaces shall be the closest spaces to an accessible entrance and no more than 200’ from that entrance.

2. Sidewalks directly in front of parking spaces must be sufficiently wide to allow the required 48” width clearance when cars are parked. Parking lot bumpers may be necessary to prevent cars overhanging sidewalk if sidewalks are close to 48” wide. Travel space around the ramp area in a sidewalk must be 48” wide.

3. Common use areas like mailboxes, trash receptacles, playgrounds, picnic tables, gazebos, etc. shall be on an Accessible route not leaving the property and must meet any applicable 2012 NC Accessibility Code requirements. Particular attention should be paid to the slope and materials used within the clear space surrounding common mailboxes and trash/recycling facilities.

IV. REQUIREMENTS FOR MODERATE REHABILITATION

Moderate Rehabilitation projects must meet all applicable Federal, State, and Local building and accessibility standards. Applicants shall make accessibility modifications and energy efficiency improvements which are feasible and cost effective to units.

A Physical Needs Assessment must be completed by a qualified professional (see Appendix E) and all deferred maintenance must be addressed in the rehabilitation, as reviewed and approved by NCHFA. Any HVAC units, appliances, windows or other energy rated items which are replaced must meet NCHFA’s current energy standards. All common use areas must be fully accessible to those with disabilities in compliance with all applicable State and Federal laws and regulations.

V. DEFINITIONS

Accessible Route: Accessible routes shall comply with ICC/ANSI A117.1 Section 1002.3.

At least one accessible route shall connect all spaces and elements that are a part of the unit. Where only one accessible route is provided, it shall not pass through bathrooms and toilet rooms, closets, or similar spaces (*Exception: An accessible route is not required to unfinished attics and unfinished basements that are part of the unit.). All rooms served by an accessible route shall provide a turning space complying with ICC/ANSI A117.1 Section 304.

Accessible routes shall consist of one or more of the following elements: walking surfaces with a slope not steeper than 1:20 (5%), ramps, elevators, and platform lifts and 1:50 (2%) for lateral slope or clear spaces for entries. Walking surfaces shall comply with ICC/ANSI A117.1 Section 403. Obstructions (water fountains, signs, fire extinguishers) cannot stick into the route more than 4” and may not reduce the minimum space required for the route.

Adaptive Reuse: The conversion of a structure from a non-residential use (e.g. school, commercial, industrial) into housing.

AFF: Distance above the finished floor (e.g. measuring from the top of the tile in the bathroom)

Heated Square Feet: The floor area of an apartment unit, measured interior wall to interior wall, not including exterior wall square footage. Interior walls are not to be deducted, and the area occupied by a staircase may only be counted once.

Moderate Rehabilitation: Rehabilitation that leaves most or all wall surfaces in place and may or may not replace mechanical systems.

Net Square Feet: Total area, including exterior wall square footage, of all conditioned (heated/cooled) space, including hallways and common areas.
**Substantial Rehabilitation:** Rehabilitation that removes wall surfaces to the studs and all major mechanical systems.

**Turning Space:** Turning spaces are required in each room (except for private administrative space, but recommended if staff or volunteers may require accessible access). This space can be circular or T-shaped. The turning space can include knee and toe clearances under sinks, water fountains, work stations, counters, shelves, etc.

**Type A Unit:** A Type A dwelling unit is designed and constructed to provide accessibility for wheelchair users throughout the unit, and as such, is considered more accessible than a Type B dwelling unit. The technical requirements for the interior of Type A units are in Section 1003 of ICC A117.1.
APPENDIX C

SHDP ENERGY EFFICIENCY STANDARDS

New Construction Projects

CERTIFICATION:

At a minimum, all new construction projects must comply at minimum with Advanced Energy Corporation's SystemVision™ Standards for Supportive Housing residential projects, or to the standards of an Agency approved energy-related building certification program as verified by an independent, third-party expert who assists with project design, verifies construction quality, and tests completed units. Adaptive re-use and rehabilitation projects must comply to the extent that doing so is economically feasible and, if applicable, as allowed by historic preservation rules.

Applicants are encouraged to attain higher levels of energy efficiency, sustainability and indoor air quality as certified by one of the following nationally recognized building certification programs. NCHFA must review and approve the contract between the applicant and verifier before it will issue a final commitment letter for the project and must receive and approve a Certification from the selected energy efficiency program prior to Loan Closing.

Acceptable programs include:

3.6.1. SystemVision™ for Supportive Housing by Advanced Energy,
3.6.2. Home Performance with Energy Star by Advanced Energy,
3.6.3. EarthCraft by Southface,
3.6.4. Enterprise Green Communities,
3.6.5. EcoHome by Southern Energy Management,
3.6.6. NAHB National Green Building Program,
3.6.7. Higher levels of EnergyStar Certification,
3.6.8. HERO Program by Duke Energy Progress,

If the applicant wishes to participate in a different energy efficiency certification program, the program must be reviewed and approved by the Agency prior to the issuance of a Final Commitment Letter.
IN ADDITION, PROJECTS USING NON-COMMERCIAL HVAC SYSTEMS MUST USE ONE OF THE FOUR OPTIONS BELOW FOR THE HVAC SYSTEM.

<table>
<thead>
<tr>
<th>Option</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Equipment</strong></td>
<td>Package Terminal Heat Pump (PTHP)</td>
<td>Air source Variable Refrigerant Flow (VRF) Heat Pump with built-in humidity control</td>
<td>Air source Heat Pump (conventional) with variable speed air handler and thermidistat</td>
<td>Air source Heat Pump (conventional) with ENERGY STAR dehumidifier with humidistat</td>
</tr>
<tr>
<td><strong>Controls</strong></td>
<td>Digital non-programmable thermostat. Must include outdoor thermostat to restrict electric resistance heating when outdoor air temperatures are above 40° F.</td>
<td>User-friendly, wall-mounted thermidistat, e.g. Mitsubishi hardwired MHK1 control.</td>
<td>Thermidistat, e.g. Carrier TP-PRH Edge. Must also include outdoor thermostat to restrict electric resistance heating when outdoor air temperatures are above 40° F.</td>
<td>Digital non-programmable thermostat. Must also include outdoor thermostat to restrict electric resistance heating when outdoor air temperatures are above 40° F. Dehumidifier should include built-in humidistat set at 50%.</td>
</tr>
<tr>
<td><strong>Manufacturer Examples</strong></td>
<td>First Company, Magic Pak</td>
<td>Mitsubishi, Daikin</td>
<td>Carrier, Tempstar, Goodman</td>
<td>Carrier, Tempstar, Goodman</td>
</tr>
<tr>
<td><strong>Recommended Square Footage</strong></td>
<td>450 sq feet up to 1200 sq feet of conditioned space (Note: final sizing must be based on load calculations)</td>
<td>300 sq feet and up of conditioned space (Note: final sizing must be based on load calculations)</td>
<td>750 sq feet and up of conditioned space (Note: final sizing must be based on load calculations)</td>
<td>750 sq feet and up of conditioned space (Note: final sizing must be based on load calculations)</td>
</tr>
<tr>
<td><strong>Design Adjustments</strong></td>
<td>Need space on exterior wall for mechanical closet to allow installation of exterior louver/grill.</td>
<td>For ducted or cassette version: dropped ceiling. For wall-hung version: space if mounted above windows. To avoid need for radiation dampers: soffits/furrdowns.</td>
<td>Need to size mechanical closet to accommodate air handler and ducted return.</td>
<td>Need to locate &amp; size mechanical closet to accommodate dehumidifier &amp; its drain.</td>
</tr>
<tr>
<td>Option (Continued)</td>
<td>A</td>
<td>B</td>
<td>C</td>
<td>D</td>
</tr>
<tr>
<td>--------------------</td>
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<td>---</td>
</tr>
<tr>
<td><strong>Suggested methods to supply units with outside air for required ventilation</strong></td>
<td>Use outside air dampers that are a part of the combination unit.</td>
<td>a. Use ducted outside air system with high/low outside air temperature controls and air cycler/mixed air controls. (Example: <em>Aprilaire</em> outside air system model #8126) B. Use intermittent bath exhaust fan controlled by a combination timer/light switch. Set to required CFM to meet ventilation requirements.</td>
<td>a. Use ducted outside air system with high/low outside air temperature controls and air cycler/mixed air controls. (Example: <em>Aprilaire</em> outside air system model #8126) B. Use intermittent bath exhaust fan controlled by a combination timer/light switch. Set to required CFM to meet ventilation requirements.</td>
<td>a. Use ducted outside air system with high/low outside air temperature controls and air cycler/mixed air controls. (Example: <em>Aprilaire</em> outside air system model #8126) B. Use intermittent bath exhaust fan controlled by a combination timer/light switch. Set to required CFM to meet ventilation requirements.</td>
</tr>
<tr>
<td><strong>Pros</strong></td>
<td>The smaller capacity of these units is appropriate for smaller apartments. The location of the condenser within the unit is a benefit in projects where units cannot be ground- or roof- mounted. The systems may be installed with built-in adjustable fresh air dampers. Simple controls.</td>
<td>Wide range of capacities are available. Wide range of installation types are available (ducted, wall-hung and cassette versions). Highly efficient (from SEER 14.5 to 22). These condensing units are smaller than those in conventional systems. Multiple indoor units can be tied to one outdoor unit. Ability to set humidity and temperature set points independently.</td>
<td>Not available with SEER lower than 13. Ability to set humidity and temperature set points independently.</td>
<td>Not available with SEER lower than 13. Simple controls. Ability to set humidity and temperature set points independently.</td>
</tr>
<tr>
<td>Option (Continued)</td>
<td>A</td>
<td>B</td>
<td>C</td>
<td>D</td>
</tr>
<tr>
<td>-------------------</td>
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<td>---</td>
<td>---</td>
</tr>
<tr>
<td><strong>Cons</strong></td>
<td>Low efficiencies (EER ratings from 9.0-10.0). Mechanical closets must be sealed to eliminate air leakage. A second condensate drain is required. Exterior louvers may not be aesthetically pleasing. Limited static for air flow performance.</td>
<td>Price. Thermostats still being developed to be more user friendly. Low static.</td>
<td>Larger air handler closet required as compared to traditional system. Need careful thermidistat selection (ideally temperature and humidity controls are user friendly).</td>
<td>Dehumidifier may require extra space for installation, require extra maintenance, and produce extra noise.</td>
</tr>
<tr>
<td><strong>Estimated Costs</strong></td>
<td>$5,400 per system and up with efficiency of 9.0 EER and 3.0 COP</td>
<td>$7,800 per system and up with efficiency of 15-22 SEER</td>
<td>$5,800 per system and up with efficiency of 13 SEER and 7.7 HSPF</td>
<td>$5,800 per system and up with efficiency of 13 SEER and 7.7 HSPF</td>
</tr>
</tbody>
</table>
**Rehabilitation Projects**

Rehabilitation projects shall incorporate energy efficiency components to the extent that doing so is economically feasible and, if applicable, as allowed by historic preservation rules.

At a minimum, any component of the building which is replaced, must meet the following standards:

<table>
<thead>
<tr>
<th>All Appliances</th>
<th>Energy Star</th>
</tr>
</thead>
<tbody>
<tr>
<td>Windows</td>
<td>Insulated, double pane, U-factor of 0.35 or below and a SHGC of 0.30</td>
</tr>
<tr>
<td>Shingles</td>
<td>Algae resistant (AR) with a minimum 30-year warranty</td>
</tr>
<tr>
<td>Faucets, Shower heads and Toilets</td>
<td>EPA “Watersense” labeled</td>
</tr>
<tr>
<td>Light Fixtures</td>
<td>Initially installed light bulbs in all fixtures must be compact fluorescent, LED, or pin-based lighting</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Cooling</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>AC w/furnace: SEER 13</td>
<td></td>
</tr>
<tr>
<td>Heat Pump: 14 SEER/8.2 hspf</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Heat</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Gas: 90% Efficiency or Greater,</td>
<td></td>
</tr>
<tr>
<td>Heat Pump: 14 SEER/8.2 hspf</td>
<td></td>
</tr>
</tbody>
</table>

| Insulation – Exterior Walls | R5 |
| Insulation – Attic | R38 |
| Insulation - Floor | R25 |

| Electric Tank Hot Water Heater | UEF Value of at least 0.93 |

1. **General**


1.2. All major structural and durability concerns must be addressed.

2. **Attic- Ceiling & Knee Walls**

*When made easily accessible by rehabilitation and when applicable Or when a related building component is replaced it shall be replaced according to this standard:*

2.1. There shall be a continuous, durable air barrier enclosing the conditioned space. This includes features such as chases, knee walls, soffits, garage interfaces, intersecting walls and dropped ceilings.

2.2. Air sealing shall be required at the attic plane - Any visible hole or crack leading from the attic into the building or building cavities shall be sealed (e.g., plumbing penetrations, electrical penetrations, chases, dropped soffits, chimney penetrations, top plate-to-drywall connections, bonus room floors, balloon framing).

2.3. Insulation shall be installed at walls and ceilings to manufacturer specifications with no gaps, voids, compression or wind intrusion.

2.4. Insulation and the air barrier shall be installed in physical contact with each other.

2.5. Accessible attics shall be insulated to R-38 or greater.

2.6. Knee walls shall be insulated and backed with support material.
2.7. Attic accesses will be insulated to a minimum of R-30. This will require an insulated box be constructed for attic pull-down stairs.

3. **Exterior Walls - Including Windows & Doors**

   *When made easily accessible by rehabilitation and when applicable Or when a related building component is replaced it shall be replaced according to this standard:*

   3.1. There shall be a continuous, durable air barrier enclosing the conditioned space. This includes features at garage & storage interfaces and attached porches.

   3.2. Air sealing shall be required at the exterior walls - Windows, doors, and any visible hole or crack leading from the building to the exterior shall be weather-stripped or sealed.

   3.3. When installed insulation shall be to manufacturer specifications with no gaps, voids, compression or wind intrusion. Insulation shall be insulated to R5 or greater.

   3.4. When installed, insulation and the air barrier shall be in physical contact with each other.

   3.5. Replacement windows, if installed, shall be ENERGY STAR labeled. At a minimum, replacement windows shall be insulated, double pane, U-factor of 0.35 or below and a SHGC of 0.30.

4. **Foundation - Crawl Space and Basement**

   *When made easily accessible by rehabilitation and when applicable Or when a related building component is replaced it shall be replaced according to this standard:*

   4.1. There shall be a continuous, durable air barrier enclosing the conditioned space.

   4.2. Air sealing shall be required at the subfloor - All penetrations between conditioned and unconditioned space shall be sealed.

   4.3. Insulation shall be installed and/or fixed in floors to manufacturer specifications with no gaps, voids, or compression.

   4.4. For vented crawls, floors must be insulated to meet code. For closed crawl spaces, foundation wall or floors shall be insulated to code.

   4.5. Insulation and the subfloor shall be installed and/or fixed to be in physical contact with each other.

   4.6. All crawl spaces shall have a 100 percent ground cover as required by the NC building code.

   4.7. Buildings with crawl spaces that show signs of standing water shall not be included in the program unless drainage is a part of the scope of work.

5. **Heating & Cooling - Equipment & Ductwork**

   *When made easily accessible by other rehabilitation Or when a related building component is replaced it shall be replaced according to this standard:*

   5.1. All accessible duct connections shall be sealed with a UL-listed bucket mastic product.

   5.2. All uninsulated ductwork outside the conditioned envelope shall be insulated to R-8.
5.3. Replacement heating and cooling systems shall be rated at or above the following efficiencies:

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Furnace</td>
<td>90%</td>
</tr>
<tr>
<td>AC (w/furnace)</td>
<td>13 SEER</td>
</tr>
<tr>
<td>Heat Pumps</td>
<td>14 SEER/8.2 hspf</td>
</tr>
</tbody>
</table>

6. Lighting and Appliances

6.1. All light fixtures shall utilize compact fluorescent lamps (CFLs), light emitting diodes (LEDs) or Pin bulbs.

6.2. Appliances (e.g. refrigerator, dishwasher, clothes washer), if installed, shall be ENERGY STAR labeled.

6.3. New water heaters shall have a Minimum UEF as indicated in the table:

<table>
<thead>
<tr>
<th>Water Heater Type:</th>
<th>Minimum UEF Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Electric Tank</td>
<td>.93</td>
</tr>
<tr>
<td>Gas Tank</td>
<td>.60</td>
</tr>
<tr>
<td>Gas Tankless</td>
<td>.61</td>
</tr>
<tr>
<td>Heat Pump</td>
<td>Any</td>
</tr>
</tbody>
</table>

7. Combustion Safety

7.1. If existing gas equipment will remain atmospherically vented and scope of work includes air-sealing of the building envelope, BPI protocol or other combustion safety testing protocol must be completed to verify appliances are not backdrafting into the building.

7.2. Buildings containing vent-free gas logs or gas/kerosene space heaters shall not be retrofitted until units are permanently removed.

7.3. If gas equipment is replaced and gas appliances are installed inside of the conditioned space, other than gas ranges, the new appliances shall be direct-vent or power-vented.

7.4. If any gas appliances remain inside the building envelope, one carbon monoxide (CO) detector shall be installed outside of each bedroom or sleeping area and according to manufacturer specifications.
APPENDIX D

REQUIRED DOCUMENTATION FOR FINAL COMMITMENT LETTER AND LOAN CLOSINGS

IMPORTANT! The requirements below only apply to projects funded with State of North Carolina Housing Trust Funds. Projects funded with federal HOME funds are subject to different requirements and should not make any “choice limiting actions” (such as signing a construction contract) before an Environmental Review is completed and HUD has issued an Authority to Use Grant Funds (Form HUD-7015.16).

Required before Final Commitment (as listed in the Conditional Commitment Letter) the following must be submitted and approved by NCHFA:

For New Construction
1. Contract with building program third party verifier or consultant for energy efficiency.
2. The following plans must be submitted. Drawings must be to scale, using the minimum required scale as detailed below; the size for all design documents is 24”x36”. Documents must be prepared by an engineer or architect licensed to do business in North Carolina and the SHDP Design Standards for the applicable type of building must be made part of and included in the design plans for the project.
   A. Site Plan: A site plan must be provided that indicates the following:
      a. Location of, and any proposed changes to, existing buildings, roadways, and parking areas.
      b. All existing site and zoning restrictions including setbacks, right of ways, boundary lines, wetlands and any flood plains.
      c. Existing topography of site and any proposed changes including retaining walls.
      d. The finished floor elevations for all buildings.
      e. Landscaping and planting areas (a plant list is not necessary). If existing site timber or natural areas are to remain throughout construction, the area must be marked as such on the site plans.
      f. Locations of site features such as playground(s), gazebos, walking trails, refuse collection areas, postal facilities, site entrance and handicapped parking signage.
   B. Floor Plans
      a. Include floor layouts using a minimum scale of 1/16” = 1’ for each building; identifying the location of units, common use areas and other spaces.
      b. Plans must comply with the SHDP Design Standards for the applicable type of building.
      c. Include drawing(s) showing the elevations for each type of cabinetry for accessible units in kitchens, bathrooms and laundry rooms, as applicable.
      d. Show dimensioned floor plans for all unit types using a minimum scale of 1/4” = 1’.
      e. Indicate net building square footage and heated square footage.
      f. For projects involving renovation and/or demolition of existing structures, show proposed changes to building components and design and also describe removal and new construction methods.
      g. For projects involving removal of asbestos and/or lead based paint removal, show general notes identifying location and procedures for removal.
   C. Elevations for New Construction
      a. Minimum scale for elevations is 1/16” = 1’.
      b. Include front, rear and side elevations of all building types.
      c. Identify all materials to be used on building exteriors.
   D. Construction Specifications.
3. Architectural plans and specifications approved by NCHFA Construction Inspection Staff.
4. Energy efficiency features in plans and specifications must be approved by the contracted third-party energy efficiency consultant/rater.
5. Copies of other Financing Documents.
6. Copy of Construction Contract.
7. Phase I Environmental Review.
8. For Permanent Housing where tenants hold a lease:
   • property manager selected.
   • Management Plan
   • Tenant Selection Plan
   • Lease agreement
   • Affirmative Fair Housing Marketing Plan.
For Emergency Shelters, Group Homes, and other no-rent Housing:
• Copy of resident program agreement
• Copy of house/program rules

**For Substantial Rehabilitation:**
1. The following plans must be submitted. All drawings must be to scale, using the minimum required scale as detailed below; the size for all design documents is 24” x 36”. Documents must be prepared by an engineer or architect licensed to do business in North Carolina and the SHDP Design Standards for the applicable type of building must be made part of and included in the design plans for the project.

   A. Site Plan
      A site plan must be provided that indicates the following:
      a. Location of, and any proposed changes to, existing buildings, roadways, and parking areas.
      b. All existing site and zoning restrictions including setbacks, right of ways, boundary lines, wetlands and any flood plains.
      c. Existing topography of site and any proposed changes including retaining walls.
      d. The finished floor elevations for all buildings.
      e. Landscaping and planting areas (a plant list is not necessary). If existing site timber or natural areas are to remain throughout construction, the area must be marked as such on the site plans.
      f. Locations of site features such as playground(s), gazebos, walking trails, refuse collection areas, postal facilities, site entrance and handicapped parking signage.

   B. Floor Plans
      a. Include floor layouts using a minimum scale of 1/16” = 1’ for each building; identifying the location of units, common use areas and other spaces.
      b. Plans must comply with the SHDP Design Standards for the applicable type of building.
      c. Include drawing(s) showing the elevations for each type of cabinetry for accessible units in kitchens, bathrooms and laundry rooms, as applicable.
      d. Show dimensioned floor plans for all unit types using a minimum scale of 1/4” = 1’.
      e. Indicate net building square footage and heated square footage. See “Definitions” in Appendix B.
      f. For projects involving renovation and/or demolition of existing structures, show proposed changes to building components and design and also describe removal and new construction methods.
      g. For projects involving removal of asbestos and/or lead based paint removal, show general notes identifying location and procedures for removal.

   C. Elevations
      a. Minimum scale for elevations is 1/16” = 1’.
      b. Include front, rear and side elevations of all building types.
      c. Identify all materials to be used on building exteriors.
D. Construction Specifications.

2. Architectural plans and specifications must be approved by NCHFA Construction Inspection Staff.
3. Energy efficiency features in plans and specifications must be approved by the contracted third-party energy efficiency consultant/rater.
4. Copies of other Financing Documents
5. Copy of Construction Contract
6. Trade-item breakdown of costs in construction budget
7. Phase I Environmental Review
8. For Permanent Housing where tenants hold a lease:
   - property manager selected.
   - Management Plan
   - Tenant Selection Plan
   - Lease agreement
   - Affirmative Fair Housing Marketing Plan.

For Acquisition only or Acquisition/Moderate Rehabilitation:

1. Specifications for all appliances or systems that will be replaced.
2. Project needs assessment, prepared by qualified third party
3. Evidence of other financing
4. Copy of construction contract, if applicable
5. For Permanent Housing where tenants hold a lease:
   - property manager selected.
   - Management Plan
   - Tenant Selection Plan
   - Lease agreement
   - Affirmative Fair Housing Marketing Plan.

For Emergency Shelters, Group Homes, and other no-rent Housing:

- Copy of resident program agreement
- Copy of house/program rules

Required before Permanent Loan Closing:

1. Evidence of site ownership
2. Loan Agreement
3. Promissory Note
4. Deed of Trust (and Assignment of Leases, Rentals and Property Income)
5. Declaration of Deed Restrictions
6. UCC-1 Fixture Filings (2)
7. Borrower’s Certificate
8. Borrower’s Resolution
9. Borrower’s Affidavit
10. Certificate of Legal Existence
11. Opinion of Borrower’s Counsel
12. Financial Statements Property, Title, Insurance and Development Matters
13. Evidence insurance meeting NCHFA standards described below
14. Lender’s Title Insurance Policy (with applicable endorsements):
   a. Comprehensive Endorsement
   b. Survey Coverage
   c. Affirmative Coverage re: Mechanics and Materialmen’s Liens
   d. Zoning Endorsement
   e. Access Endorsement
   f. Separate Tax Lot Endorsement
g. Copies of Encumbrances on Schedule B to Title Policy
15. Final Cost Certification
16. Certificate of Occupancy
17. As-built Survey
18. Certification of Energy Efficiency Program, if applicable
   a. 

Insurance Requirements

So long as this Agreement is in effect or any of the Loans remains outstanding, Borrower shall keep or cause to be kept in full force and effect the following types of insurance coverage in a form satisfactory to Lender:

a. Borrower shall insure the Project (including all fixtures and personal property) against fire and other hazards customarily covered by standard extended coverage endorsement Special Form – Cause of Loss Policy in an amount equal to the replacement cost. The hazard insurance must be on a form Acord 28 entitled Evidence of Commercial Property Insurance, must name the Lender as Mortgagee/Loss Payee and must provide for thirty (30) days notice prior to cancellation.

b. Commercial General Liability Insurance on an “occurrence” basis against claims for “personal injury” liability and liability for death, bodily injury and damage to property, products and completed operations, in limits satisfactory to Lender with respect to any one occurrence and the aggregate of all occurrences per project. The liability insurance must be in the form of an Acord 25 Certificate of Liability Insurance. Such insurance shall name Lender as an additional insured and have an Additional Insured Endorsement as well as an endorsement for Notice of Non-Renewal or Cancellation.

c. If the Project is located in a designated flood zone, federal flood insurance is required. Borrower shall provide Lender with a Flood Certification indicating whether or not the Project is in a designated flood zone.

d. Workers’ Compensation Insurance. Borrower shall maintain, and shall cause the Property’s management company to maintain, workers’ compensation insurance for all employees in such amount as is required by North Carolina law.

   Each policy of insurance (i) shall be issued by one or more insurance companies each of which must have an A.M. Best Company financial and performance rating of A-VIII or better, (ii) shall be admitted in the State of North Carolina, (iii) shall provide that such policy shall not be canceled or modified without at least thirty (30) days prior written notice to Lender (the clause shall not state that the insurer will “endeavor” to send such notice or that no liability attaches to the insurer for failure to send such notice), (iv) shall provide that any loss otherwise payable thereunder shall be payable notwithstanding any act or negligence of Borrower which might, absent such agreement, result in a forfeiture of all or a part of such insurance payment, and (v) shall list the Lender’s name and address exactly as:

   North Carolina Housing Finance Agency, ISOA, ATIMA,
   P.O. Box 28066, Raleigh NC 27611-8066

   Borrower shall promptly pay or cause to be paid all premiums when due on all insurance policies and, not less than thirty (30) days prior to the expiration dates of such policies, Borrower will deliver to Lender evidence satisfactory to Lender reflecting that all required insurance is current and in force.

   During the term of the loan, the Lender may require modifications to existing insurance or require additional insurance in its reasonable discretion.

   This Closing Agenda is subject to any terms and conditions contained in NCHFA’s Final Commitment Letter and such other conditions as Lender may impose and will be modified to fit the scope of each project (i.e., items may be added or deleted). Additional Agenda Items may be added in the course of document review and preparation in anticipation of closing.
APPENDIX E

SAMPLE PROJECT NEEDS ANALYSIS (PNA)
To be completed by licensed architect, engineer or home inspector
REHABILITATION WORK WRITE-UP INSPECTION SHEET

PROPERTY ADDRESS: 602 Anywhere Road, Anytown, NC
OWNER’S NAME/TENANT’S NAME:
SIZE OF STRUCTURE: 50 x 60 3,000 Sq. Ft. PROGRAM:
INSPECTION DATE: August 16, 2000 CASE #: _____

SITE WORK:
Remove all vines, brush from the property. Remove all trees within 10 feet of the building.

Remove tree stumps. Spec. 02.A.

Repair window wells and install new metal grates.

BASEMENT:
Remove and properly dispose of all trash and refuse from the basement and crawl space.

Remove existing oil furnace and all ducts. Remove insulation and all abandoned plumbing and electrical work. Spec. 03.D.

EXTERIOR:
Replace all damaged or missing wood brackets at roof cornices. New brackets to match existing. Replace all damaged or missing fascia and soffit boards to match existing.

Remove all gutters and downspouts.

ROOF AND ATTIC:
Remove rolled tar/gravel roof at front porch and portico. Replace all damaged wood sheathing and install new rolled roof, top with white quartz gravel.

Repair metal roof at rear. Remove all loose paint, repair metal and apply 1 coat of approved primer with 2 coats of finish paint. Color to be approved by owner.

FRONT PORCH: 104’ WIDE X 9’ DEEP
Replace approximately 30 SQFT of tongue and groove wood flooring. Match existing thickness Spec. 07.A.

Replace approximately 24’ of bottom plate. Spec. 07.B.

REAR ENTRY
Install wood handicap ramp to door.

Replace light fixture and interior wall switch. Spec 18.D.

SYSTEMS
Replace the entire plumbing system (excluding 2nd floor bathroom at front). Replacement to include all cold and hot water supply lines, drain lines, traps, vents and valves. Install new 1 inch line from house to city line. CONTRACTOR TO PAY ALL FEES.
UTILITY ROOM: 7’6” WIDE X 13’7” DEEP

Install gypsum wallboard ceiling. Spec.12.F.

KITCHEN: 13 Ft 8 WIDE X 9 Ft 5 DEEP

Replace approximately 20 feet of wood base cabinet. Spec. 15.A
Replace approximately 20 feet of countertop with backsplash. Spec. 15.B.

BATHROOM #1:  8’6” WIDE X 6’ 3”DEEP
Remove sink base cabinet. Do not damage ceramic tiles.
Paint windows, doors and all trim. Spec. 16.E. and F.

BATHROOM #2:  8’6” WIDE X 6’3” DEEP
Install new vinyl floor covering with trim.
Replace 48 inch mirror above vanity with lights. Spec. 15.F.

LIVING ROOM: 12’6” WIDE X 16’8” FEET DEEP
Refinish floor. Spec. 16.G.
Replace 4 electrical outlets. Spec. 18.B.

DINING ROOM 17’ WIDE X 13’2”FEET DEEP
Remove carpet, repair and refinish floor. Spec. 16.G.
Replace 5 electrical outlets. Spec. 18.B.

BREAKFAST ROOM: 13’8” WIDE X 12’1” DEEP
Remove carpet, repair and refinish floor. Spec. 16.G.
Replace 4 electrical outlets. Spec. 18.B.

BEDROOM #2:  12’6” WIDE X 13’5” FEET DEEP
Replace light fixture and wall switch. Spec. 18.D and E.
Remove carpet, repair and refinish floor. Spec. 16.G.

BEDROOM #3  13’7” WIDE X 17’5” DEEP
Install new gypsum wallboard ceiling. Spec. 12.F.
Paint walls and ceiling include closet. Spec. 16.D.(2).

HALLS - SECOND FLOOR  8’8” WIDE X 40’ DEEP
Repair door to attic and install new keyed lock. Spec 10.B.
Construct chase in bedroom # 6 closet for return air duct. Refer to floor plan.
APPENDIX F

NORTH CAROLINA CDBG ENTITLEMENT AREAS

Asheville, Burlington, Cary, Charlotte, Chapel Hill, Concord, Cumberland County (excluding Fayetteville), Durham, Fayetteville, Gastonia, Goldsboro, Greensboro, Greenville, Hickory, High Point, Jacksonville, Kannapolis, Lenoir, Mecklenburg County (excluding Charlotte), Morganton, New Bern, Raleigh, Rocky Mount, Salisbury, Wake County (excluding Raleigh), Wilmington and Winston-Salem.
APPENDIX G
Sample Housing Authority PBA Letter
(procurement has not been completed)

Dear ____________:

In recognition of a need for affordable rental housing in __________, the __________ Housing Authority ("PHA") [select one of the following, whichever is applicable]: (1) is willing to amend its Annual Plan to include project-based voucher assistance as a component of our Section 8 Housing Choice Voucher program by ________________ OR (2) has included project-based voucher assistance as a component of our Section 8 Housing Choice Voucher program in the PHA’s HUD-approved Annual Plan for its fiscal year beginning ____________.

The Selection Policy [select one of the following, whichever is applicable]: (1) is stated in the Annual Plan OR (2) will be stated in the Annual Plan by ________________, in accordance with 24 CFR Part 983.51 as well as 24 CFR Part 85 and applicable OMB circulars. [select one of the following, whichever is applicable]: (1) This Selection Policy has been reviewed and approved by HUD. OR (2) The PHA will submit the Selection Policy to HUD for review and approval.

[select one of the following, whichever is applicable]: (1) The PHA currently has the capacity to convert tenant vouchers to project-based vouchers. OR (2) The HA does not currently have the capacity to convert tenant vouchers to project-based vouchers; however, once the advertising and selection process described below is complete, the HA will seek a waiver from HUD to allow conversion.

The PHA expects to advertise for proposals in ________ and receive responses in ___________. The PHA plans to select winning proposal(s) in ________________ and forward it/them to HUD for review and approval in ____________.

If your project is selected by the PHA and approved by HUD, the PHA will renew rental assistance contingent upon Congressional funding, and subject to the ongoing compliance requirements for the receipt of project-based voucher assistance.

The current HUD Fair Market Rents (FMR) are listed below by bedroom size.

<table>
<thead>
<tr>
<th>Bedroom Size</th>
<th>FMR</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 Bedroom</td>
<td>$</td>
</tr>
<tr>
<td>1 Bedroom</td>
<td>$</td>
</tr>
<tr>
<td>2 Bedrooms</td>
<td>$</td>
</tr>
<tr>
<td>3 Bedrooms</td>
<td>$</td>
</tr>
<tr>
<td>4 Bedrooms</td>
<td>$</td>
</tr>
</tbody>
</table>

The PHA maintains a utility chart for units to determine the utility amount that must be subtracted from the FMR to determine the Contract Rent for the units. Approved rents can range up to 90% to 110% of FMR, depending upon the PHA’s Rent Comparability study per 24 CFR Part 983.256 and the PHA’s Voucher Payment Standards.

Rents receive annual adjustments that are generally less than 1%. Moreover, the households receiving project-based assistance must be able to convert to tenant-based after one year. The unit the family occupied will continue to receive PBA, but the family will have the option of exercising housing choice at that time. The PHA will provide tenant-based vouchers to the household as required by 24 CFR Part 983 as amended by Federal Register notice dated January 16, 2001.

Thank you for your interest in using project-based Section 8 Vouchers for your development.

Sincerely,

[Signature]
APPENDIX H

DHHS PRIORITY COUNTIES

First Priority –
1. Buncombe
2. Forsyth
3. Guilford
4. Mecklenburg
5. New Hanover
6. Wake

Second Priority –
7. Burke
8. Cabarrus
9. Caldwell
10. Craven
11. Cumberland
12. Durham
13. Gaston
14. Iredell
15. Johnston
16. Onslow
17. Pitt
18. Robeson
19. Rowan
20. Wayne
APPENDIX I

EXISTING SHDP SMALL REHAB OPTION

Introduction
NCHFA has established the Existing SHDP Small Rehab Option to assist existing SHDP awardees remain in operation as decent, safe and sanitary housing. The intent of this Option is to provide gap financing for necessary rehabilitation work. The minimum award is $10,000 and the maximum is $100,000.

This Option is open to properties which have an active SHDP award where the SHDP Deed restrictions are in effect and the property is subject to regular NCHFA monitoring. A short application is available for this Option which can be obtained from the program staff listed on the cover page. Applicants must have one of the following:

1. existing physical condition monitoring findings;
2. a major building system or component has failed or is in danger of failure;
3. the property is vacant, not as a result of mismanagement as determined by NCHFA, and efforts to find a new tenant or new ownership entity have failed because of functional obsolescence; or
4. the property is being converted from an emergency or transitional facility to permanent housing.

The cost of repair of these items must be beyond the scope of any replacement reserve balance, as determined by NCHFA. Upon receipt of application, the SHDP Construction Inspector will meet with the applicant and inspect the property to verify and amend, if necessary, the rehabilitation scope.

To the extent the borrower is unable to obtain other funding (such as City or County), the Program will provide funding for a portion or all of the rehabilitation costs to address NCHFA-identified monitoring findings and, at a minimum, to bring the property up to the Department of Housing and Urban Development’s Housing Quality Standards (“HQS”) (see Appendix A). After application, NCHFA will evaluate the scope of rehabilitation proposed and approve or amend the scope at our discretion. Applicants who do not bring any matching funds to the project must provide a letter from their unit of local government stating that no funding is available for that activity.

The rehabilitation will be funded with up to four construction draws, with a minimum of $3,000 requested per draw, the funds requested in each draw must show supporting documentation in the form of invoices or paid receipts which specify the address at which the work was completed and is subject to Agency construction inspection prior to release of funds. Ten percent (10%) of the award amount will be held by NCHFA until a Final Cost Calculation is completed by NCHFA staff; this will match invoices and cancelled checks for all the costs of the rehabilitation. If the rehabilitation is completed for less than the estimated amount, NCHFA will reduce its total funding award.

A final inspection will be completed by NCHFA Inspection staff before the last funds are released to ensure all work items are complete and the condition of the building addressed by the scope of work meets or exceeds HQS standards. Where required by building code, permits must be pulled and inspected by local code officials. Copies of local government inspection results must be maintained and provided to NCHFA upon request. All work must be
performed in a manner consistent with state and local building codes. At a minimum, all areas addressed by NCHFA funding must function appropriately and pose no imminent risks to health or safety of the occupants and eliminate threats to the structure (i.e. likely moisture intrusion or access for pests).

Eligible Applicants
Entities eligible to apply for SHDP Rehabilitation Program financing are recipients of an existing SHDP award which is actively being monitored by NCHFA.

The applicant must demonstrate sound business practices, as reflected in their annual audit, and show adequate and consistent levels of operating income from a variety of sources. The applicant must be in good standing with NCHFA Asset Management, relating to regulatory compliance with NCHFA, and the project must meet the current SHDP Program Guidelines. When considered as a whole, all the financial information about the applicant (including reference checks by NCHFA) shall demonstrate that the applicant has a strong financial position. Applicants which do not show a strong financial position will not pass threshold review, notwithstanding any other factors in the application.

Eligible Projects
Projects eligible for the Small Rehab Option financing are which have one of the following:

1. physical condition deficiencies identified in the process of NCHFA’s routine monitoring;
2. a major building system or component has failed or is in danger of failure;
3. the property is vacant, not as a result of mismanagement as determined by NCHFA, and efforts to find a new tenant or new ownership entity have failed because of functional obsolescence; or
4. the property is being converted from an emergency or transitional facility to permanent housing.

The cost of repair of these items must be beyond the scope of any replacement reserve balance, as determined by NCHFA. Upon receipt of application, the SHDP Construction Inspector will meet with the applicant and inspect the property to verify and amend, if necessary, the rehabilitation scope.

The minimum loan amount is $10,000 and the maximum loan amount is $100,000. Properties needing less than that amount of rehabilitation work are not eligible to apply.

Project Team Capacity
The Application must demonstrate the capacity of the project team to successfully oversee and manage the proposed rehabilitation project. If the applicant cannot demonstrate adequate capacity to manage the proposed rehabilitation, NCHFA reserves the right to require that a third party consultant be retained as a condition of our financing.

Loan Underwriting Requirements
NCHFA will evaluate the current financial condition of the Applicant and its real estate holdings. The Applicant must meet the following requirements:
l. If there is any debt service on the proposed project, the project’s operating pro-forma must show a debt coverage ratio of at least 1.2, based on underwriting assumptions identified in the Application.
m. There should be documentation of any conditional commitments for other project financing.
n. Project development costs must be reasonable when compared to other projects funded by the Program for the type of housing being produced.
o. No developer fee is allowed.
p. A ten percent (10%) contingency must be included in the rehabilitation budget.
q. If the property is not currently funding a Replacement Reserve, it must start doing so with the origination of the new loan. NCHFA Replacement Reserve Requirements are:

   iv. Non-licensed Permanent Housing - $250 per unit per year.
   v. Emergency or non-licensed shared housing - $250 per 750 square feet per year, capped at $3,000 per 10,000 square feet.
   vi. Licensed Home or Facility - $250 per 1,000 square feet per year.

Rehabilitation Standards
The rehabilitation must meet the following requirements:
   i. Address all outstanding NCHFA physical condition monitoring findings.
   ii. Upgrade the building to decent, safe and sanitary condition to eliminate any deficiencies identified in the HUD Housing Quality Standards inspection.
   iii. Repair or replace major building systems or components in danger of failing in the next five years.

At all times after an award the owner is responsible for promptly informing NCHFA of any changes or alterations which deviate from the final plans and specifications approved by NCHFA. In particular, owners must not take action on any material change in the site layout, floor plan, elevations, or amenities without written authorization from NCHFA. This includes changes required by local governments to receive building permits.

A copy of a completed HUD HQS Inspection Form (52580-A) must be included in with the application, showing the current condition of the property. (See below for link to this form.)

Energy Efficiency Requirements
Rehabilitation projects are not required to meet an overall energy efficiency standards. However, if any components of the building are replaced or if they are made easily accessible by the work performed, these replaced and easily accessible components must meet Rehabilitation Project Energy Standards listed in Appendix C of these SHPD Program Guidelines and Instructions.

Match Requirements
Projects are required to seek matching funds from units of local government or local charitable organization. If matching funds are not available, a letter must be provided stating that from the entity where the funding was sought.

Loan Terms
All assistance will be in the form of a non-forgivable, 0% interest, secured, 10 year permanent mortgage loans.

Types of Loans
Amortizing and deferred loans are available, depending on the ability of the project to pay debt service. NCHFA prefers to make amortizing loans so program funds can be recycled to fund additional projects. The maximum loan term is 10 years. All loans will include a Promissory Note, Deed of Trust, Declaration of Deed Restrictions and
a Loan Agreement. Deferred loans with a balloon payment may be refinanced at the request of the borrower and at the discretion of NCHFA, as long as the project continues to be used for a mutually acceptable supportive housing purpose.

HUD Housing Quality Standards (HQS)

Upon completion of work, at a minimum, buildings must be rehabilitated to meet HUD Housing Quality Standards as reflected in current version of the HUD form 52580-A. This form is available at: