State Form #37 Updated Dec 24

OWNER'S CERTIFICATE OF CONTINUING PROGRAM COMPLIANCE

January 1, 2024	December	31, 2024	
Property Name: Project Address:		Procorem #:	
		Zip:	
ip Entity:			
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has been placed into service un	der the most recent allocation, bu	It the owner elects to begin the credit	
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The undersigned (the "Owner"), hereby certifies that:

1. The project meets the minimum requirement of (check one)

The 20-50 test under Section 42 (g)(I)(A) The 40-60 test under Section 42 (g)(I)(A) The Average Income test under Section 42 (g)(I)(C) The 15-40 test for "deep rent skewed" projects under 42(g)(4) and 142(d)(4)(B)

2. There has been no change in the applicable fraction as defined in Section 42(C)(I)(B) for a building in the project. *If change occurred, attach documentation of the applicable fraction to be reported to the IRS for each building in the project for the certification year.*

No Change Change

3. At initial occupancy, the owner has received a Tenant Income Certification (TIC) from each low-income resident and documentation to support that certification, and if applicable, at annual recertification, the owner has received a TIC and documentation to support that certification and/or annual student self-certification (100% LIHTC only) for each low-income household.

True False

4. Each qualified low-income unit is rent restricted under Section 42(g)(2) of the code. True False

False

5. All low-income units in the project are for use by the general public and are used on a non-transient basis except as otherwise permitted by Section 42 of the Code.

True False

6. The property is in compliance with all Fair Housing Act regulations and there have been no violations of the Fair Housing regulations, including accessibility guidelines, filed against the project within the reporting period. *If false, attach an explanation and supporting documentation.*

True

This certification and any attachments are made under penalty of perjury. Failure to complete this form in its entirety will result in noncompliance with program regulations. In addition, any individual other than the owner or general partner of the project is not permitted to sign this form, unless permitted by the state agency.

7. Each building in the project is suitable for occupancy taking into account local health, safety, building codes and NSPIRE as defined by HUD, and the state and local government unit responsible for building code inspections did not issue a report of violation for any building or LIHTC unit in the project. *If false, attach an explanation, report issued and proof of repairs/correction.*

True	False
8. There have been no changes True	in the eligible bases under Section 42(d) for any building in the project. False
9. All resident facilities/amenitie without a separate fee to all res True	es included in the eligible basis of any building in the project are provided on a comparable basis idents in the building. False
	roject has been vacant during the year, reasonable attempts were or are being made to rent that f comparable or smaller size to tenants having a qualifying income before any units were or will be qualifying income. False
	ne household increased above the limited allowed in Section 42(g)(2)(D), all next available units of at building were rented to an income qualified household. False
Section 42(h)(6)(B)(iv) that an o voucher of eligibility under Sect	using commitment as described in section 42(h)(6) is in effect, including the requirement under wner cannot refuse to lease a unit in the project to an applicant because the applicant holds a ion 8 of the United States Housing Act of 1937, and all warranties, covenants, and representations nent (Extended Use Agreement) and the Reservation Contract remain in force. False
profit organizations" under Sect	it allocation from the portion of the state ceiling set-aside for a project involving "qualified non- ion 42(h)(5) of the code, the non-profit entity materially participated in the operation of the ng of Section 469(h). If True, provide State Form #1 to KHRC. False
Continuing Program Compliance	n the ownership or management of the property since the completion of the last Certification of e. If False, complete page 3 of this form. Additionally, State Form 18 (Request to change State Form 22 (Request to change ownership) is required by KHRC. If the applicable State Form has o. False
15. Pursuant to IRS Revenue Ru cause.	ling 2004-82, the owner has not evicted any resident, or refused to renew any lease, except for good
True	False
	aply with all terms it agreed to in its application for Credit authority, including all federal and state- any commitments for which it received points or other preferential treatment in its application. False
	ed a casualty loss resulting in the current displacement of residents. <i>If False, attach an explanation.</i> <i>Fualty Loss Report) is to be submitted to KHRC.</i> False

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18. The property is compliant with the Violence Against Women's Act requirement and all related implementing regulations providing protections for residents and applicants who are victims of domestic violence, dating violence, sexual assault, and/or stalking. True False

Printed Name

Title

Owner Entity

Signature

Date

Explain questions answered false in the boxes below.

Question #:	Explanation:
Question #:	Explanation:

Transfer of Ownership:

Date of Change	
Tax ID Number	
Legal Owner Name	
Address	
City, State, Zip	

*State Form 22 required and assignment and assumption agreement. See Chapter 12 of the Policies & Procedures Manual.

Change in Owner Contact:

Date of Change	
Name of new contact	
Contact phone #	
Contact email	

Change in Management Company/Contact:

Date of Change	
Company Name	
Address	
City, State, Zip	
Contact Name	
Contact phone #	
Contact email	

*State Form 18 required. Be aware the incoming management entity must be approved by KHRC and LIHTC experience requirements must be met prior to the change. See Chapter 13 of the Policies and Procedures Manual.

This certification and any attachments are made under penalty of perjury. Failure to complete this form in its entirety will result in noncompliance with program regulations. In addition, any individual other than the owner or general partner of the project is not permitted to sign this form, unless permitted by the state agency.