2024 ANNUAL OWNER'S CERTIFICATION

Note: The year 2024 is in the title of this form to match the year in AHFA DMS. If you cannot or have not completed the tenant data in AHFA DMS through December 31, 2024, complete and mail this form along with a rent roll for December 31, 2024, to: Multifamily Compliance Department, Alabama Housing Finance Authority, 7460 Halcyon Pointe Drive, Suite 200, Montgomery, Alabama 36117.

| Due Date: | : March 3, 2025 | | | |
|---------------------------|---|---|--|--|
| Project Na | ame: | Project Number: | | |
| If the proj blanks bel | · · · | just completed rehabilitation check one of the | | |
| No | o buildings have been placed in service | e. | | |
| | t least one building has been placed in edit period in the following year. | service, but the owner is electing to begin the | | |
| If either of this form. | f the above applies, check the approp | riate blank, then sign and date the last page of | | |
| Check one second time | | received housing credits from AHFA for a | | |
| No | o buildings have been placed in service | ee under the most recent allocation. | | |
| | t least one building has been placed in wher elects to begin the credit period t | service under the most recent allocation, but the he following year. | | |
| | f the above applies, check the approp al allocation. | riate blank, then complete this certification for | | |
| statement. | · · · · · · · · · · · · · · · · · · · | g your acceptance and verification of each anuary 1, 2024, to December 31, 2024, I/We | | |
| 1. | 1 0 1 | f the 20/50 test under Section 42(g)(1)(A) or the B), whichever minimum set-aside test was | | |
| 2. | | able fraction (as defined in Section 42(c)(1)(B)) at there was a change, and a description of the | | |

| . The owner or his/her representative has received an annual income certification from each low-income tenant, and documentation to support that certification; or, in the | | | | |
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| case of a tenant receiving Section 8 housing assistance payments, an acceptable alternative, is a statement from a public housing authority declaring that the tenant's income does not exceed the applicable income limit under Section 42(g), and the owner has not refused to lease a unit in the project to an applicant because the applicant holds a Section 8 voucher or certificate of eligibility under section 42(h)(6)(B)(iv); | | | | |
| A Housing Credit Student Self-Certification form, and if appropriate, a HOME Student Self-Certification form was completed by any household member eighteen years of age or older; | | | | |
| Each low-income unit in the project was rent restricted under Section 42(g)(2); | | | | |
| All units in the project were for use by the general public and used on a non-transient basis (except for transitional housing for the homeless provided under Section 42 (i)(3)(B)(iii), and no finding of discrimination under the Fair Housing Act, 42 U.S.C. 3601-3619, occurred for the project; | | | | |
| Each building in the project was suitable for occupancy, taking into account local health, safety, and building codes, and the state or local government unit responsible for making the inspections did not issue a violation report for any building or low-income unit in the project; | | | | |
| There was no change in the eligible basis as defined in Section 42(d) of any building in the project, or that there was a change, and the nature of the change; | | | | |
| All tenant facilities included in the eligible basis under Section 42(d) of any building in the project were provided on a comparable basis without charge to all tenants in the building; | | | | |
| O. If a low-income unit in the project became vacant during the year, that reasonable attempts were or are being made to rent the unit or the next available unit of comparable or smaller size to tenants having a qualifying income before any units in the project were or will be rented to tenants not having a qualifying income; | | | | |
| 1. If the income of tenants of a low-income unit in the project increased above the limit allowed in Section 42(g)(2)(D)(ii), the next available unit of comparable or smaller size in the project was or will be rented to tenants having a qualifying income; | | | | |
| 2. For the preceding 12-month period no tenants in low-income units were evicted or had their tenancies terminated other than for good cause and that no tenants had an increase in the gross rent with respect to a low-income unit not otherwise permitted | | | | |

| under Section 42; |
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| 13. There has been no change in the ownership or management of the project since the completion of the last Annual Owner's Certification, if there has been a change, attach documentation of the change with this certification; |
| 14. The project is in compliance with the Violence Against Women Act requirements and all related implementing regulations providing protections for residents and applicants who are victims of domestic violence, dating violence, sexual assault, and/or stalking, if not, attach documentation of the incident with this certification; |
| 15. The project complies with all terms it agreed to in its application for AHFA funding, including all federal and state-level program requirements and any commitments for which it received points or other preferential treatment in its application, if not, attach an explanation with this certification; |
| 16. The project has not suffered a casualty loss resulting in the current displacement of residents, if the project suffered a casualty loss, attach documentation with this certification; |
| 17. An extended low-income housing commitment as described in Section 42(h)(6) was in effect (for buildings receiving low-income housing tax credits after January 1, 1990); |
| 18. The required tenant event data has been entered into the AHFA Online Data Management System (AHFA DMS) and tenant event data will be placed into the AHFA DMS at least monthly; |
| 19. The ownership and management of the project have read the current compliance addendums of AHFA's Housing Credit Qualified Allocation Plan and HOME Action Plan; |
| 20. If applicable, the project has a USDA Rural Development commitment for at least 25% of the total units; |
| 21. If applicable, the project has a Department of Housing and Urban Development commitment for at least 75% of the total units; |
| 22. If applicable, the project met the MR/MI set-aside during the year; |
| 23. If the MR/MI set-aside was not met, the service provider and the State Board of Mental Health were notified of any vacancies; |
| 24. If the MR/MI set-aside was not met, notification was sent to AHFA; |
| 25. A confidential tenant eligibility certificate was completed for every MR/MI Household; |

| | 26. | If applicable, the project | met its five percent di | sability/homeles | s set-aside; and |
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| | 27. | If the project did not med regional service provider | - | | |
| Nonpr | ofit | participation (please pu | t NA where applicabl | e) | |
| | a. | Is the owner a qualified at 42(h)(5) of the Internal H | | | • |
| | b. | If yes, is the nonprofit m Section 469(h) in the ope | | | |
| and the docume be kept The un Code w | e cert entat for ders vill b | igned certifies under penalifications herein have been toon to support the inform the minimum amount of the minimum amount of the igned understands that an one reported to the Internalion compliance monitoring. Report submit | en verified as required. ation herein has been retime required under law y noncompliance with Revenue Service in acts. ted by: | The undersigned eceived and such by the Internal Section 42 of the | ed certifies that the h documentation shall Revenue Service. e Internal Revenue neir published |
| | | | Owner | r Signature | |
| STAT COUN | | | | | |
| acknow | vledg | rsigned, a Notary Public in , who sig ged before me on this date e same voluntarily on the | ned this Owner's Certi e, being fully informed | fication, and wh | o is known to me, |
| Given | unde | er my official seal this | day | of | _, 20 |
| [SEA] | L] | | Notary Public | Trac | |
| My Commission Expires | | | | | |