

STATE OF NEW MEXICO
9% LOW-INCOME HOUSING TAX CREDIT PROGRAM

**POST-AWARD PROCESSES
AND REQUIREMENTS
HANDBOOK**

Effective as of December 1, 2025



NEW MEXICO MORTGAGE FINANCE AUTHORITY

*Approved by Board of Directors on October 15, 2025
Approved by the Honorable Governor Michelle Lujan Grisham on October --, 2025*

2026 9% LIHTC Post-Award Processes and Requirements Handbook

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I. Introduction

This Post-Award Processes and Requirements Handbook (“Handbook”) is an appendix to the 2026 9% Low Income Housing Tax Credit Qualified Allocation Plan.

Successful Applicants will be notified of New Mexico Mortgage Finance Authority’s (Housing New Mexico | MFA) (“Housing New Mexico”) allocation decision in the form of a Reservation Letter. Housing New Mexico anticipates Reservation Letters will be delivered in May 2026, shortly after approval of tax credit awards at the May 2026 Board meeting.

Reservation Letters and/or Carryover Allocations are non-transferable either to another Entity or within the same Entity where there is a change in Control or General Partner interests, except with the express written consent of Housing New Mexico, it being the explicit intention of the QAP to prevent one party from obtaining such a Reservation and/or Carryover Allocation in order to sell or broker its interest in the proposal (except for syndication purposes). Because all representations made with respect to the Project Owner, Application, Developer or related party or Entity, or any member of the development team, their experience and previous participation are material to the evaluation made by Housing New Mexico, it is not expected that Housing New Mexico’s consent will be granted for such transfers unless a new Application is submitted and scores no less than the original Application, and the transfer would result in a benefit to the Project.

II. Post Award Submittals

From the date of the Reservation, the Applicant must continue to timely remit all tax credit program related fees and meet each of the deadlines specified below for follow up activity in order to maintain its Reservation or Carryover Allocation. **Housing New Mexico has no obligation to provide any further notice to Applicants of these requirements and failure to submit any one or more of the items may cause the Reservation to be terminated or the Carryover Allocation to be cancelled.** Applicants must further agree to voluntarily return their Reservations or tax credit allocations for reallocation to other Projects by Housing New Mexico if any of the deadlines below are not met. All submissions must follow “Form of Submission” requirements shown in Section III.B.3 of the 2026 9% QAP. The requirements shown in the 2026 9% QAP, the Design Standards and the Underwriting Supplement (as defined in the 2026 9% QAP) also apply to submittals described in this Handbook.

A. At Reservation

The processing fee and any other conditions noted in the Reservation Letter must be satisfied by the deadlines stipulated in the Reservation letter.

B. Quarterly Progress Reports

All 9% Projects must submit a quarterly progress report to Housing New Mexico on or before March 31st, June 30th, September 30th, and December 31st each year, beginning with March 31st after the allocation year, and continuing until the Final Allocation Application has been submitted. The information to be covered in the progress reports will be provided on Housing New Mexico's website. Any failure to provide a timely progress report, or failure to provide a complete and accurate report containing the required information, may result in a loss of tax credits.

C. By November 15th¹ following a LIHTC Reservation

The following documents are due by November 15th of the year a LIHTC Reservation Contract is issued:

1. Carryover Allocation Application

If the Project will not be Placed In Service during the calendar year in which the Reservation is made, the Applicant must request a Carryover Allocation by November 15th of the year the Project is awarded. This allows for 24 additional months to complete the Project. The complete Carryover Allocation package must contain all items on the Carryover Allocation requirements checklist (available for download from Housing New Mexico's website) including:

- a. Updated Development Project Application Form and Schedules A-F, dated as of the submission date.
 - a. Any changes from the Initial Application must be highlighted in yellow. Any change to the development team, construction drawings or changes in costs greater than 5 percent requires submission of a narrative discussing each change (from \$XX to \$YY) and the reason(s) for the change. Rents on Schedule B must be updated.
- b. Columns A and B of the Assignment of Building Identification Numbers form.
- c. Architect Certification: The Project architect must certify that the Project's final plans and specifications meet the Design Standards and contain all

¹ If November 15th falls on a weekend or holiday, the deadline shall be the first following business day.

commitments made in the Initial Application regarding design and building. Any Material Design Changes to the initial commitments made in the Initial Application must be described in detail and be approved by Housing New Mexico in writing.

- d. HERS information: statement that the Project will achieve either a certified HERS score not greater than 55 (new construction) or 65 (rehabilitation).
- e. Copy of the Certificate of Partnership/Certificate of Good Standing.
- f. Copy of the Limited Partnership Agreement or Operating Agreement.
- g. Zoning: Applicants whose Projects were not required to meet threshold requirement number two (zoning) at the Application Deadline must submit evidence that all required zoning approvals for the proposed Project have been obtained.
- h. Contractor's Resume: if not included in the Initial Application.
- i. Financing Commitments for construction and permanent financing and any other rental or other subsidy, as applicable. Financing Commitments must be submitted from all funding and subsidy sources including construction and first mortgage lender(s), all secondary financing sources (i.e., grants, loans, in-kind contributions) and a letter of intent from the equity provider.
- j. HUD financed Projects (e.g., HUD 221(d)(4)): evidence that site appraisal and market analysis (SAMA) application (new construction) or feasibility application (rehabilitation) were submitted to HUD.
- k. HUD 542(c) Risk Share financed Projects: HUD firm approval letter
- l. Rehabilitation Projects and Adaptive Reuse Projects: Capital Needs Assessment (CNA) dated no earlier than November 15th of the year immediately prior to the Application Deadline. Professionals performing the CNA must meet the minimum qualification/certification requirements set forth in Housing New Mexico's Mandatory Design Standards for Multifamily Housing (Design Standards).
- m. Rehabilitation Projects: "As-Is" appraisal completed by an MAI appraiser licensed in New Mexico that is dated no earlier than July 20th of the year immediately prior to the Application Deadline.
- n. Eventual Tenant Ownership Projects: Letter from Local Government evidencing that the Project's design meets the subdivision and building code requirements, including fire department requirements of the Local Government in effect as of November 15th during the calendar year in which the Reservation of LIHTC is made.
- o. If federal historic tax credits are included in the financing structure of the Project, evidence that the National Park Service has received a complete part 2

of the Historic Preservation Certification Application (“Description of Rehabilitation”).

Concurrent with, or subsequent to the Carryover Application, if there is a change to a key member of the development team (Developer, Project Owner, General Partner, contractor, management company, consultant(s), architect, attorney and accountant, etc.), the project must supply Housing New Mexico with a written explanation of the reason behind the change, materials supporting the benefit to the Project in making the change (including resumes) in order to assess whether or not the Project is negatively impacted by the change.

2. Relocation Plan

A full and final version of a Uniform Relocation Act displacement/relocation plan is due at the time of submission of a Carryover Application. Requirements, forms, and reference materials are available to download from Housing New Mexico’s website:

<https://housingnm.org/developers/federal-regulations/uniform-relocation-act>

D. March 1st of the year following Carryover

If applicable, the Housing New Mexico 542(c) Risk Sharing commitment must be fully executed.

E. No later than June 30th of the year following Carryover

Design Review and Construction Inspections

All Projects will be subject to Housing New Mexico’s design review and construction inspections to determine compliance with the Design Standards. On or before June 30th² of the year following the Carryover Application, the Applicant must submit complete final construction drawings, specifications and construction documents for Housing New Mexico review for compliance with the Design Standards. Housing New Mexico staff will make a good faith effort to perform an initial review of construction documents within ten (10) business days after receipt of complete construction documents.

For Rehabilitation and Adaptive Reuse Projects, Housing New Mexico will review the CNA for completeness, consistency with the Application and compliance with the Design Standards.

² If June 30th falls on a weekend or holiday, the deadline shall be the first following business day.

1. Prior to commencing construction:

- a. **Applicant must have Housing New Mexico's written approval of complete construction documents;**
- b. Applicants must request and receive Housing New Mexico-provided signs/banners in English and Spanish featuring Housing New Mexico's fraud hotline at the Project work site(s), which shall remain in place throughout the duration of construction.
- c. Applicants must close on all Project financing (except the permanent mortgage).

2. Material Design Changes

Differences between the plans and specifications submitted with the Application and those contained in the final construction documents must be approved by Housing New Mexico. The Applicant must submit a detailed narrative of Material Design Changes made to final plans and specifications along with the Change Fee described in Section III.C.10 of the 2026 QAP.

3. Post Construction

Housing New Mexico must approve the final construction inspection in writing prior to issuance of IRS Form 8609.

F. August 31st³ of the year following Carryover

1. 10% Test

Certification by a CPA is required to certify compliance with the 10% test as defined in Code Section 42(h)(1)(E). The Applicant must submit evidence that the basis in the Project exceeds 10% of the reasonable expected total basis in the Project. Such evidence shall include an independent auditor's report expressing an opinion on the attached cost certification, using Housing New Mexico's designated forms, and any other documentation required by Housing New Mexico. If the Housing New Mexico form of independent auditor's report is not used, the Project Owner must provide an opinion signed by the certified public accountant certifying that the alternative format meets the requirements of Section 42 of the Code, as amended and all other applicable laws, rules, and regulations.

³ If August 31st falls on a weekend or holiday, the deadline shall be the first following business day.

2. Construction Start

- a. The Applicant must deliver evidence acceptable to Housing New Mexico that construction of the Project has begun. This will include, at a minimum, building permits and site photographs. If available, Applicant shall also submit a copy of the general contractor's application and certificate for payment.
- b. The Applicant must deliver an executed partnership agreement.
- c. Qualified Nonprofit Organization Eligible Projects included in the federal set-aside (as defined in the Code Section 42(h)(5)(C)) must deliver the Partnership Agreement with all attachments and exhibits thereto. (Required for all Projects awarded points under Section V.A of the 2026 QAP.)
- d. The Applicant must deliver evidence that the Project Owner has taken ownership of the land and, if applicable, depreciable real property, that is expected to be part of the Project. For tribal Projects, this would include fully executed master and sub-lease agreements with evidence of filing with the Bureau of Indian Affairs.
- e. Applicant must deliver evidence of written approval to begin construction from Housing New Mexico's Architectural Services Representative.

G. At or around the 50% construction completion mark

The Applicant must organize a meeting with Housing New Mexico staff (both Asset Management and Housing Development departments). The Developer, owner, nonprofit representative, management company staff, and any service providers involved in the Project must be in attendance. This meeting will be required ahead of lease-up. The following materials must be submitted prior to this meeting:

- Related Party Affidavit for the Management Agent
- Compliance Affidavit for the Property Management Agent
- Property Management Agent resume
- Schedule I for the Property Management Agent
- Memorandums of Understanding (MOUs) or service contracts memorializing the service commitments in the Initial Application, if not previously provided.
- Updated Service Provider resumes

H. October 15th of the second year following the initial Allocation

Applicants must submit Housing New Mexico's Land Use Restriction Agreement Request form. Housing New Mexico will use the information provided to prepare the LURA.

I. 30 days after the Project is Placed in Service or November 15th of the second year following the initial Allocation, whichever comes first:

Project Owner must forward written notice and copies of all Certificates of Occupancy (for new construction) or Certificates of Substantial Completion (for rehabilitation) to the tax credit program manager within 30 days of issuance.

J. November 15th of the second year following the initial allocation

Placed In Service Application. On or before November 15th of the second year following the initial allocation, a Placed In Service Application must be submitted. **Failure to meet this requirement will result in the loss of tax credits.**

The Placed In Service Application includes:

- Updated Housing New Mexico Universal Rental Development Application;
- Certificate of Occupancy for each building in the Project (New Construction Projects);
- Certificate of Completion, and if acquisition tax credits are in the capital stack, evidence of the date the Project was Placed In Service for acquisition purposes (Rehabilitation Projects), if not previously submitted;
- Color photos of each of the complete building(s) identified by address and Building Identification Number (BIN);
- A completed Project Ownership Profile (on Housing New Mexico's form);
- A completed Form 8609 Certification (on Housing New Mexico's form);
- A recorded Consent and Agreement to Recording of Land Use Restriction Agreement (LURA) from every lien holder (original signature).

K. Prior to December 31st of the year the Project is Placed In Service

LURA. Prior to December 31st of the year in which the buildings are Placed In Service, the Project Owner must submit an executed and recorded LURA, satisfactory to Housing New Mexico in form and content

Subordination Agreements from all lenders giving lien priority to the tax credit restrictions in the LURA must be received by Housing New Mexico before IRS Form 8609 will be issued.

L. February 15th of the year following the Placed In Service Date

If the Project Owner anticipates returning any portion of the allocated tax credits, updated Schedules A-F are due no later than February 15th of the year following the Placed In Service date to ensure that the returned credits can be awarded to another Project or Housing New Mexico's loans can be adjusted prior to the Final Allocation Application submission. If the Project Owner fails to notify Housing New Mexico and submit the updated Schedules A-F by February 15th of the year following the Placed In Service date and the tax credits are not able to be allocated to another Project, the Principals involved in the Project will be ineligible to participate in the 9% LIHTC round the year after the Final Allocation package is submitted.

M. 120 calendar days following the close of the Project's first taxable year of the Credit Period

Prior to the issuance of IRS Form 8609 certifications for the Project, and no later than 120 calendar days following the close of the Project's first taxable year of the Credit Period, the Project Owner must submit a complete Final Allocation Application, containing all items in the Final Allocation checklist, which include, among other items, the following:

1. Payment to New Mexico Mortgage Finance Authority (with tax credit project number and "HTC Compliance Fee") noted on payment, in the amount of the total number of LIHTC Units multiplied by \$50, for the first year's compliance monitoring fee (Owner may also elect to pay Compliance Fees for the entire 15-year Compliance Period).
2. Complete an updated Housing New Mexico Universal Rental Development Application for Final Allocation with schedules (A-1, B, C, D and F) indicating in yellow highlight all changes that have occurred or are being proposed subsequent to the time of the last application. Any change greater than 5 percent requires submission of a "narrative" discussing each change (from \$XX to \$YY) and the reason(s) for the change. All changes are subject to approval by Housing New Mexico.
3. A completed and fully executed Schedule "M" Addendum for Final Allocation.
4. Written certification from the equity investor of a) total gross funds raised (or to be raised) from sale of the tax credits, b) itemization of all costs associated with the syndication, c) total equity payment to the partnership, d) pay-in schedule

and relevant benchmarks, e) amount of tax credit expected, and f) gross price paid per dollar of tax credit.

5. Cost Certification. Cost Certifications are required to be prepared as described in Section III of this Handbook. The CPA-prepared Cost Certification must be delivered by the Project Owner prior to the issuance of IRS Form 8609 certifications; the general contractor-prepared Cost Certification (if applicable) may be held in escrow by the project or general contractor, but would be required for audit purposes, as outlined in Section IV of this Handbook. The cost certification consists of the following:
 - a. Project Owner's certification, on Final Cost Certification, Housing New Mexico Form A (and, if Tax Exempt Bond Financed, Form A2), of actual total Project costs and eligible basis incurred, signed and attested;
 - b. Accountant's Independent Auditor's Report, Housing New Mexico Form B with correct federal tax identification number, prepared by an independent certified public accountant; and
 - c. Completed Costs Incurred by Building, Housing New Mexico Form C, showing costs incurred separately for each building.
6. Copy of the signed cost certifications submitted to FHA, lenders, or RD (FmHA), as applicable.
7. Completed Project Owner's attorney's opinion. A Project Owner's independent tax attorney opinion submitted on the firm's letterhead with required text as set forth in the Final Allocation Application package.
8. Completed "As Built" Architect's certification from the Project architect with required text as set forth in the Final Allocation Application package, certified by the Project Owner, that the Project has been built in conformance with the Design Standards, all applicable codes and commitments made in the Initial Application regarding design and building, unless otherwise approved in writing by Housing New Mexico.
9. As-Built Site Plan, Building Floor Plans, and Unit Plans
10. Fully executed final contractor's application and certificate for payment, AIA doc. G702 or equivalent, indicating all hard Construction Costs for the Project.
11. Updated cash flow analysis (15-year pro forma).

12. Complete (with all exhibits attached) copy of the executed partnership or operating agreement.
13. Compliance Training Certificates for both owner and management company with each labelled accordingly for training completed no earlier than two years prior to the date the Applicant submits the Final Allocation Application to Housing New Mexico.
14. Certification identifying all sources of funds, including, but not limited to, federal, state, local funds, GP contributions and third-party loans with details on each source including type (whether it is a loan, grant, rent subsidy, etc.), terms and amount.
15. Copy of the Recorded Land Use Restriction Agreement (LURA).
16. Fully executed promissory note between Project Owner and Developer for deferred developer fee, if any.
17. HERS Report/Certification prepared and executed by a qualified third-party HERS rater.
18. Copy of the current rental assistance contract, if applicable.
19. Copy of New Mexico Smoke Free at Home certification, as applicable.
20. Evidence that the Project is located within a 2026 QCT/DDA, if applicable.

III. Cost Certification

A. Applicability of Cost Certification

Prior to the issuance of a LIHTC certification (IRS Form 8609), Housing New Mexico will require two Cost Certifications to be prepared, one by an independent CPA and executed by both the CPA and Project Owner, and a second Cost Certification prepared and executed by the general contractor. The Cost Certification prepared and executed by the general contractor should reflect real costs to the general contractor, but those costs may not be reflected in the CPA-prepared Cost Certification if the project entered into a Maximum Guaranteed Price or Stipulated Sum Contract for example. In those cases, the owner-incurred costs should be reflected in the CPA-prepared document, regardless of the general contractor costs. The general contractor Cost Certification may not meet Housing New Mexico cost requirements if a Maximum Guaranteed Price or Stipulated Sum Contract was utilized. Therefore, if the project entered into a Stipulated Sum

Contract or a Maximum Guaranteed Price, a Cost Certification does not need to be prepared by the general contractor.

B. Cost Certification Requirements

The Form 8609 Cost Certification must meet the following requirements:

1. The CPA preparing the Cost Certification must certify that all costs are related to the Project's development and do not include costs for organization, syndication, professional or consultant fees related to syndication. The CPA shall "test" a minimum of 20% of all costs listed therein. Both the CPA and Project Owner must execute the Cost Certification. In addition, a Cost Certification is required to be prepared and executed by the general contractor if the project is not utilizing a stipulated sum contract. Each Cost Certification must specifically identify those costs listed in any general or "Other" category. The general contractor Cost Certification (if applicable) may be held in escrow by the project or general contractor but must be produced in the event of an audit as outlined in Section IV of this Handbook.
2. All fees, including the developer fee, paid to the Project Owner or Developer or to an Entity with an Identity of Interest with the Project Owner or Developer, must be clearly identified. If all or a portion of the developer fee is deferred, copies of the promissory note or other substantiation of the validity of the fee must be reviewed.
3. If the land is purchased from a related party, the Project Owner must submit an appraisal to substantiate fair market value, which appraisal must include a determination of value based upon any land use restrictions per HUD or other Entity, including Housing New Mexico.
4. Legal fees related to land acquisition must be clearly identified.
5. Interest expense related to land must be clearly identified.
6. The sources of all funding including loans, tax credit proceeds, Project Owner/Developer equity and all other sources must be certified.

C. Authority to Determine Maximum Qualified Basis

Housing New Mexico may challenge the costs provided in the Cost Certification, impose the limitations set forth in this QAP and in its sole discretion, determine the maximum Qualified Basis against which credit is allocated.

IV. Audit Requirements

Beginning with issuance of the Reservation Contract and Reservation Letter by Housing New Mexico and during the entire term of the Compliance and Extended Use Periods, Housing New Mexico may perform an audit or other related procedures of any Project that has received an allocation of tax credits. Projects selected for audit or other related procedures may be chosen at random or based on Housing New Mexico's discretion. An audit or other related procedure may include, but is not limited to, an on-site inspection of all buildings, and a review of all records and certifications and other documents supporting criteria for which the Project Owner received points in the Application for an allocation of tax credits. In addition, Housing New Mexico may audit all costs of a Project, including invoices, all third-party contracts, e.g., construction contract(s), management contract(s), architect and other professional contract(s), all construction pay applications and back up documentation (including, but not limited to, subcontractor invoices), and any other documents deemed necessary to perform the above.

Additionally, all Projects must maintain records of the process used to select general contractors (including any RFPs and Proposals). Written communication with selected general contractor regarding required Cost Certification upon Project completion should be retained.

V. Recycled Allocations

A Property Owner may return a valid allocation of tax credits between October 1st and December 15th to receive an allocation of tax credits from the current year's tax credit ceiling in the same amount of the returned allocation if:

- The Project Owner pays the \$500 fee due for requests for changes to a Project;
- No changes to the Project (i.e., design, financing, etc.) have occurred without Housing New Mexico's approval;
- None of the returned Project's Principals are participating in the following year's 9% LIHTC round (e.g., Principals returning tax credits in 2025 will not participate in the 2026 round);
- The Project demonstrates that all financing necessary to place the Project in service is secured;

- The Project will place in service by December 31, 2026, and receive no further opportunity to recycle the tax credits (e.g., if 2023 LIHTC are returned in December 2025 in exchange for 2025 tax credits, the Project will place in service by December 31, 2026).
- Housing New Mexico must be notified of any request to recycle an allocation of tax credits by November 15th, when the Placed In Service submission would have been due.