## State of California

Tax Credit Allocation Committee

## ATTACHMENT 4(D) APPLICANT AT-RISK ELIGIBILITY CERTIFICATION

Regulation Section 10325(g)(4)(A) & (B)

|      | REQUIREMENTS   | VERIFICATION  |
|------|--|---|
|      |  | Provide a narrative explanation as to how each requirement is being met and reference where     |
|      |  | the proof is located in the application. Be as detailed as possible and attach a separate sheet |
| • `  |  | if additional space is needed.  |
| A)   | Projects are subject to a minimum low-income use period of 55  |   |
|      | years (50 years for projects located on tribal trust land).  |   |
|      |  |   |
| B)   | Project application eligibility criteria include:  |   |
|      | Before applying for Tax Credits, the project must meet the At-risk   |   |
|      | eligibility requirements under the terms of applicable federal and   |   |
|      | state law as verified by a third party legal opinion, except that a  |   |
|      | project that has been acquired by a qualified nonprofit  |   |
|      | organization within the past five years of the date of application   |   |
|      | with interim financing in order to preserve its affordability and  |   |
|      | that meets all other requirements of this section, shall be eligible<br>to be considered an "at-risk" project under these regulations. A |   |
|      | project application will not qualify in this category unless it is   |   |
|      | determined by the Committee that the project is at-risk of losing  |   |
|      | affordability on at least 50% of the restricted units due to market  |   |
|      | or other conditions. project will not be deemed at-risk of losing  |   |
|      | affordability if the project is subject to a rent restriction with a   |   |
|      | remaining term of at least five years that restricts incomes and   |   |
|      | rents on the restricted units to an average no greater than 60%  |   |
|      | of area median income. A third party legal opinion must be   |   |
|      | submitted in ALL applications applying as At-risk.   |   |
| (ii) | The project, as verified by a third party legal opinion, must  |   |
| . ,  | currently possess or have had within the past five years from the  |   |
|      | date of application, either: federal mortgage insurance, a federal   |   |
|      | loan guarantee, federal project-based rental assistance, or, have  |   |
|      | its mortgage held by a federal agency, or be owned by a federal  |   |
|      | agency; loans or grants program administered by the  |   |
|      | Department of Housing and Community Development (HCD); be  |   |
|      | currently subject to, or have been subject to, within five years preceding the application deadline, the later of Federal or State       |   |
|      | Housing Tax Credit restrictions whose compliance period is   |   |
|      | expiring or has expired within the last five years and at least 50%  |   |
|      | of whose units are not subject to any other rental restrictions  |   |
|      | beyond the term of the Tax Credit restrictions; or be currently  |   |

|     | subject to, or have been subject to, within five years preceding<br>the application deadline, California Debt Limit Allocation<br>Committee (CDLAC) bond regulatory agreement restrictions<br>whose compliance period is expiring or has expired within the<br>last five years and at least 50% of whose units are not subject to<br>any other rental restrictions beyond the term of the CDLAC<br>restrictions.  |  |
|-----|---|--|
| . , | As of the date of application filing, the applicant shall have<br>sought available federal incentives to continue the project as low-<br>income housing, including, direct loans, loan forgiveness, grants,<br>rental subsidies, renewal of existing rental subsidy contracts, etc.   |  |
|     | Subsidy contract expiration, mortgage prepayment eligibility, or<br>the expiration of Housing Tax Credit restrictions, as verified by a<br>third party legal opinion, shall occur no later than five calendar<br>years after the year in which the application is filed, except in<br>cases where a qualified nonprofit organization acquired the<br>property within the terms of (i) above and would otherwise meet<br>this condition but for: 1) long-term use restrictions imposed by<br>public agencies as a condition of their acquisition financing; or 2)<br>HAP contract renewals secured by the qualified nonprofit<br>organization for the maximum term available subsequent to<br>acquisition. |  |

|     |  | VERIFICATION<br>Provide a narrative explanation as to how each requirement is being met and reference where<br>the proof is located in the application. Be as detailed as possible and attach a separate sheet<br>if additional space is needed. |
|-----|--|--|
|     | The applicant agrees to renew all project based rental subsidies<br>(such as Section 8 HAP or Section 521 rental assistance<br>contracts) for the maximum term available and shall seek<br>additional renewals throughout the project's useful life, if<br>applicable.                             |  |
|     | At least seventy percent (70%) of project tenants shall, at the time of application, have incomes at or below sixty percent (60%) of area median income.   |  |
| . , | The gap between total development costs (excluding developer fee), and all loans and grants to the project (excluding Tax Credit proceeds) must be greater than fifteen percent (15%) of total development costs.  |  |
| . , | A public agency shall provide direct or indirect long-term financial support of at least fifteen percent (15%) of the total project development costs, or the owner's equity (includes syndication proceeds) shall constitute at least thirty percent (30%) of the total project development cost. |  |

**WAIVER REQUESTED** (please attach proof of waiver approval)

By signing the APPLICANT STATEMENT, I/We, who are authorized to legally act on the applicant's behalf, certify and guarantee, under penalty of perjury, that the project meets the At-Risk Housing Type requirements consistent with TCAC Regulations Section 10325(g)(4).