2022 Federal Low Income Housing Tax Credit Program

Application For Reservation

Deadline for Submission

<u>9% Competitive Credits</u> Applications Must Be Received At VHDA No Later Than 12:00 PM Richmond, VA Time On March 10, 2022

Tax Exempt Bonds

Applications should be received at VHDA at least one month before the bonds are *priced* (if bonds issued by VHDA), or 75 days before the bonds are *issued* (if bonds are not issued by VHDA)



Virginia Housing 601 South Belvidere Street Richmond, Virginia 23220-6500

INSTRUCTIONS FOR THE VIRGINIA 2022 LIHTC APPLICATION FOR RESERVATION

This application was prepared using Excel, Microsoft Office 2016. Please note that using the active Excel workbook does not eliminate the need to submit the required PDF of the signed hardcopy of the application and related documentation. A more detailed explanation of application submission requirements is provided below and in the Application Manual.

An electronic copy of your completed application is a mandatory submission item.

Applications For 9% Competitive Credits

Applicants should submit an electronic copy of the application package prior to the application deadline, which is 12:00 PM Richmond Virginia time on March 10, 2022. Failure to submit an electronic copy of the application by the deadline will cause the application to be disqualified.

Please Note:

Applicants should submit all application materials in electronic formatonly.

- There should be distinct files which should include the following:
- 1. Application For Reservation the active Microsoft Excel workbook
- 2. A PDF file which includes the following:
 - Application For Reservation Signed version of hardcopy
 - All application attachments (i.e. tab documents, excluding market study and plans & specs)
- 3. Market Study PDF or Microsoft Word format
- 4. Plans PDF or other readable electronic format
- 5. Specifications PDF or other readable electronic format (may be combined into the same file as the plans if necessary)
- 6. Unit-By-Unit work write up (rehab only) PDF or other readable electronic format

IMPORTANT:

Virginia Housing only accepts files via our work center sites on Procorem. Contact TaxCreditApps@virginiahousing.com for access to Procorem or for the creation of a new deal workcenter. Do not submit any application materials to any email address unless specifically requested by the Virginia Housing LIHTC Allocation Department staff.

Disclaimer:

Virginia Housing assumes no responsibility for any problems incurred in using this spreadsheet or for the accuracy of calculations. Check your application for correctness and completeness before submitting the application to Virginia Housing.

Entering Data:

Enter numbers or text as appropriate in the blank spaces highlighted in yellow. Cells have been formatted as appropriate for the data expected. All other cells are protected and will not allow changes.

Please Note:

VERY IMPORTANT! : Do not use the copy/cut/paste functions within this document. Pasting fields will corrupt the application and may result in penalties. You may use links to other cells or other documents but do not paste data from one document or field to another.

Some fields provide a dropdown of options to select from, indicated by a down arrow that appears when the cell is selected. Click on the arrow to select a value within the dropdown for these fields.

The spreadsheet contains multiple error checks to assist in identifying potential mistakes in the application. These may appear as data is entered but are dependent on values entered later in the application. Do not be concerned with these messages until all data within the application has been entered.

► Also note that some cells contain error messages such as "#DIV/0!" as you begin. These warnings will disappear as the numbers necessary for the calculation are entered.

Assistance:

If you have any questions, please contact the Virginia Housing LIHTC Allocation Department. Please note that we cannot release the copy protection password.

Virginia Housing LIHTC Allocation Staff Contact Information

Name	Email	Phone Number
JD Bondurant	johndavid.bondurant@virginiahousing.com	(804) 343-5725
Stephanie Flanders	stephanie.flanders@virginiahousing.com	(804) 343-5939
Phil Cunningham	phillip.cunningham@virginiahousing.com	(804) 343-5514
Pamela Freeth	pamela.freeth@virginiahousing.com	(804) 343-5563
Aniyah Moaney	aniyah.moaney@virginiahousing.com	(804) 343-5518

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		For Mixed Use Applications only - indicates have
		costs are distributed across the different
29	<u> Mixed Use - Cost Distribution</u>	construction activities

Click on any tab label to be directed to location within the application.

2022 Low-Income Housing Tax Credit Application For Reservation

		if the following items are included with your application by putting an 'X' in the appropriate boxes. Your assistance in organizing the he following order, and actually using tabs to mark them as shown, will facilitate review of your application. Please note that all
		ns must be included for the application to be processed. The inclusion of other items may increase the number of points for which you
ar	e eligible und	er Virginia Housing's point system of ranking applications, and may assist Virginia Housing in its determination of the appropriate
ar	nount of crea	its that may be reserved for the development.
Х	\$1,000 A	pplication Fee (MANDATORY)
Х	Electroni	c Copy of the Microsoft Excel Based Application (MANDATORY)
Х	Scanned	Copy of the Signed Tax Credit Application with Attachments (excluding market study and plans & specifications) (MANDATORY)
	Electroni	c Copy of the Market Study (MANDATORY - Application will be disqualified if study is not submitted with application)
х	Electroni	c Copy of the Plans and Unit by Unit writeup (MANDATORY)
X X X	Electroni	c Copy of the Specifications (MANDATORY)
	Electroni	c Copy of the Existing Condition questionnaire (MANDATORY if Rehab)
	Electroni	c Copy of the Physical Needs Assessment (MANDATORY at reservation for a 4% rehab request)
	Electroni	c Copy of Appraisal (MANDATORY if acquisition credits requested)
	Electroni	c Copy of Environmental Site Assessment (Phase I) (MANDATORY if 4% credits requested)
Х	Tab A:	Partnership or Operating Agreement, including chart of ownership structure with percentage
	_	of interests and Developer Fee Agreement (MANDATORY)
Х	Tab B:	Virginia State Corporation Commission Certification (MANDATORY)
Х		Principal's Previous Participation Certification (MANDATORY)
Х		List of LIHTC Developments (Schedule A) (MANDATORY)
Х	Tab E:	Site Control Documentation & Most Recent Real Estate Tax Assessment (MANDATORY)
Х		RESNET Rater Certification (MANDATORY)
Х	Tab G:	Zoning Certification Letter (MANDATORY)
Х		Attorney's Opinion (MANDATORY)
Х	Tab I:	Nonprofit Questionnaire (MANDATORY for points or pool)
		The following documents need not be submitted unless requested by Virginia Housing:
		-Nonprofit Articles of Incorporation -IRS Documentation of Nonprofit Status
_	-	-Joint Venture Agreement (if applicable) -For-profit Consulting Agreement (if applicable)
	Tab J:	Relocation Plan and Unit Delivery Schedule (MANDATORY)
_	Tab K:	Documentation of Development Location:
Х		Revitalization Area Certification
Х		Location Map
Х		Surveyor's Certification of Proximity To Public Transportation
Х		PHA / Section 8 Notification Letter
X	Tab M:	Locality CEO Response Letter
	Tab N:	Homeownership Plan
X	Tab O:	Plan of Development Certification Letter
X		Developer Experience documentation and Partnership agreements
X X		Documentation of Rental Assistance, Tax Abatement and/or existing RD or HUD Property
^		Documentation of Operating Budget and Utility Allowances
v	Tab S:	Supportive Housing Certification
x x		Funding Documentation
x		Acknowledgement by Tenant of the availability of Renter Education provided by Virginia Housing
×		Nonprofit or LHA Purchase Option or Right of First Refusal
X		Internet Safety Plan and Resident Information Form (if internet amenities selected) Marketing Plan for units meeting accessibility requirements of HUD section 504
^	Tab X: Tab Y:	Inducement Resolution for Tax Exempt Bonds
х		Documentation of team member's Diversity, Equity and Inclusion Designation
^	Tab Z. Tab AA:	Priority Letter from Rural Development
х		Social Disadvantage Certification
^		

2022 Low-Income Housin	g Tax Credit Applicatio	n For Reservation
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v.2022.1

						VHDA TRACKING NUMBER			
۱. G	ENERAL INFORMATION ABO	UT PROPOSED I	DEVELOPME	NT		Ар	plication Date	3/10/2022	
1	. Development Name:	Simms Pointe							
2	. Address (line 1):	270 Lucy Drive							
	Address (line 2):								
	City:	Harrisonburg			State: ►	VA	Zip: 22	301	
3	. If complete address is no	t available, prov	vide longitud	le and latitude coc	ordinates (x,y) from a	a location on s	ite that	
	your surveyor deems app	propriate.	Longitude:	-78.84785		Latitude:	38.42411		
			(Only necess	ary if street addre	ss or stree	t intersect	ions are not av	/ailable.)	
4	. The Circuit Court Clerk's	office in which t	the deed to t	he development is	s or will be	recorded	:		
	City/County of	Harrisonburg (City						
5	. The site overlaps one or	more jurisdictio	onal boundar	ies	FALSE				
	If true, what other City/C	County is the site	e located in l	oesides response t	o #4?	Þ			
6	. Development is located i	n the census tra	act of:	2.05					
7	. Development is located i	n a Qualified C e	ensus Tract		. TRUE				
8	. Development is located i	n a Difficult De	velopment A	Area	. FALSE				
9	. Development is located i	n a Revitalizati o	on Area base	ed on QCT		TRUE			
1	0. Development is located i	n a Revitalizati o	on Area desi	gnated by resolut	ion		FALSE		
1	1. Development is located i	n an Opportuni	i ty Zone (wit	h a binding commi	itment for	funding)		FALSE	
	(If 9, 10 or 11 are True, F	Action: Provide	required for	m in TAB K1)					
1	2. Development is located i	n a census tract	t with a pove	rty rate of		3%	10%	12%	
						TRUE	FALSE	FALSE	
	Enter only Numeric Values	below:							
1	3. Congressional District:	6		Click on the following	link for assis	stance in de	termining the		
	Planning District:	6		districts related to thi			-		
	State Senate District:	26		Link to Virginia Housi	ing's HOME	Select Virg	inia LIHTC Refere	ence Map	
	State House District:	26							

- ACTION: Provide Location Map (TAB K2) 14.
- Development Description: In the space provided below, give a brief description of the proposed development 15.

The development team is developing Simms Pointe, a multifamily community in Harrisonburg, Virginia. The development will consist of 40 residential units in 1 3-story building with an elevator. The development team has succussfully developed and placed in service hundreds of affordable housing properties across a multitude of states and is considered a leader in the affordable housing industry.

	VHDA TRACKING NUMBER	2022-C-83
A. GENERAL INFORMATION ABOUT PROPOSED DEVELOPMENT	Application Date:	3/10/2022

16. Local Needs and Support

a. Provide the name and the address of the chief executive officer (City Manager, Town Manager, or County Administrator of the political jurisdiction in which the development will be located:

Chief Executive Officer's Name:	Alexander Banks, VI			
Chief Executive Officer's Title:	Interim City Manager		Phone:	(540) 432-7701
Street Address:	409 South Main Street			
City:	Harrisonburg	State:	VA	Zip: <mark>22801</mark>

Name and title of local official you have discussed this project with who could answer questions for the local CEO: Thanh Dang, Assistant Director of Community Development and Interim Zoning Ad

b. If the development overlaps another jurisdiction, please fill in the following:

Chief Executive Officer's Name:			
Chief Executive Officer's Title:		Phone:	
Street Address:			
City:	State:		Zip:

Name and title of local official you have discussed this project with who could answer questions for the local CEO:

ACTION: Provide Locality Notification Letter at **Tab M** if applicable.

B. RESERVATION REQUEST INFORMATION

1. Requesting Credits From:

- a. If requesting 9% Credits, select credit pool:
- or
- b. If requesting Tax Exempt Bonds, select development type:

For Tax Exempt Bonds, where are bonds being issued? ACTION: Provide Inducement Resolution at TAB Y (if available)

2. Type(s) of Allocation/Allocation Year

Definitions of types:

- a. Regular Allocation means all of the buildings in the development are expected to be placed in service this calendar year, 2022.
- b. Carryforward Allocation means all of the buildings in the development are expected to be placed in service within two years after the end of this calendar year, 2022, but the owner will have more than 10% basis in development before the end of twelve months following allocation of credits. For those buildings, the owner requests a carryforward allocation of 2023 credits pursuant to Section 42(h)(1)(E).

3. Select Building Allocation type:

Note regarding Type = Acquisition and Rehabilitation: Even if you acquired a building this year and "placed it in service" for the purpose of the acquisition credit, you cannot receive its acquisition 8609 form until the rehab 8609 is issued for that building.

FALSE

- 4. Is this an additional allocation for a development that has buildings not yet placed in service?
- 5. Planned Combined 9% and 4% Developments

A site plan has been submitted with this application indicating two developments on the same or contiguous site. One development relates to this 9% allocation request and the remaining development will be a 4% tax exempt bond application.

Name of companion development:

- a. Has the developer met with Virginia Housing regarding the 4% tax exempt bond deal?
- b. List below the number of units planned for each allocation request. This stated count cannot be changed or 9% Credits will be cancelled. Total Units within 9% allocation request?

0

0.00%

Total Units within 4% Tax Exempt allocation Request? Total Units:

% of units in 4% Tax Exempt Allocation Request:

6. Extended Use Restriction

Note: Each recipient of an allocation of credits will be required to record an **Extended Use Agreement** as required by the IRC governing the use of the development for low-income housing for at least 30 years. Applicant waives the right to pursue a Qualified Contract.

Must	Select	One:	3

Definition of selection:

Development will be subject to the standard extended use agreement of 15 extended use period (after the mandatory 15-year compliance period.)

- 7. Virginia Housing would like to encourage the efficiency of electronic payments. Indicate if developer commits to submitting any payments due the Authority, including reservation fees and monitoring fees, by electronic payment (ACH or Wire). TRUE
- In 2022, Virginia Housing will debut a new Rental Housing Invoicing Portal to allow easy payments via secure ACH transactions. More details will be provided.

Carryforward Allocation

Northwest / North Central VA Pool

New Construction

FALSE

FALSE

C. OWNERSHIP INFORMATION

NOTE: Virginia Housing may allocate credits only to the tax-paying entity which owns the development at the time of the allocation. The term "Owner" herein refers to that entity. Please fill in the legal name of the owner. The ownership entity must be formed prior to submitting this application. Any transfer, direct or indirect, of partnership interests (except those involving the admission of limited partners) prior to the placed-in-service date of the proposed development shall be prohibited, unless the transfer is consented to by Virginia Housing in its sole discretion. IMPORTANT: The Owner name listed on this page must exactly match the owner name listed on the Virginia State Corporation Commission Certification.

1.	Owner Information:			Must	be an individual or legall	y formed entity.]	
	Owner Name: Simms Pointe Limited Par			ited Partners	ship			
	Developer Name	2:	Woda Co	oper Develo	pment, Inc.			
	Contact: M/M	▶ <mark>Mr.</mark>	First:	Gregory	MI:	Last: Mustric		
	Address:	500 Sou	<mark>th Front S</mark>	<mark>treet, 10th F</mark>	loor			
	City:	Columb	us		St. 🕨 OH	Zip:	43215	
	Phone: (6	<mark>14) 396-</mark>	3222	Ext.	Fax:			
	Email address:	gmus	tric@wod	agroup.com			<u> </u>	
	Federal I.D. No.				(If not available	e, obtain prior to Carry	yover Allocation.)	
	Select type of en	ntity:	► L	imited Partn	ership	Formation Sta	te: 🕨 🔽	
	Additional Contact: Please Provide Name, Email and Phone number. Nick Surak, nsurak@wodagroup.com, 202-489-8537							

- ACTION: a. Provide Owner's organizational documents (e.g. Partnership agreements and Developer Fee agreement) (Mandatory TAB A)
 - b. Provide Certification from Virginia State Corporation Commission (Mandatory TAB B)
- 2. <u>a. Principal(s) of the General Partner</u>: List names of individuals and ownership interest.

<u>Names</u> **	<u>Phone</u>	Type Ownership <u>% Ownership</u>	
Simms Pointe GP, LLC	<mark>(614) 396-3200</mark>	General Partner 0.000% needs	S
Bruce Watts	<mark>(614) 396-3200</mark>	Member 25.000%	
Woda Cooper General Partner, LLC	(614) 396-3200	Managing Member 0.000% needs	S
Woda Cooper Communities, LLC	(614) 396-3200	Managing Member 0.000% needs	S
Jeffrey J. Woda (Managing Member)	<mark>(614) 396-3200</mark>	Managing Member 33.150%	
David Cooper, Jr. (Managing Member)	<mark>(614) 396-3200</mark>	Managing Member 31.850%	
Bay Aging Brennan Pointe GP, LLC	<mark>(804) 758-2386</mark>	Nonprofit Member 10.000%	
Bay Aging (non-profit)/Kathy E. Vesley (President &	(804) 758-2386	Nonprofit Member 0.000% needs	S

The above should include 100% of the GP or LLC member interest.

C. OWNERSHIP INFORMATION

* <u>These should be the names of individuals who make up the General Partnership, not simply the</u> <u>names of entities which may comprise those components.</u>

ACTION: a. Provide Principals' Previous Participation Certification (Mandatory TAB C) b. Provide a chart of ownership structure (Org Chart) and a list of all LIHTC Developments within the last 15 years. (Mandatory at TABS A/D)

b. Indicate if at least one principal listed above with an ownership interest of at least 25% in the controlling general partner or managing member is a socially disavantaged individual as defined in the manual.

ACTION: If true, provide Socially Disadvantaged Certification (TAB AB)

3. Developer Experience:

May only choose one of A, B or C **OR** select one or more of D, E and F.

TRUE a. A principal of the controlling general partner or managing member for the proposed development has developed as a controlling general partner or managing member for (i) at least three tax credit developments that contain at least three times the number of housing units in the proposed development or (ii) at least six tax credit developments.

Action: Must be included on Virginia Housing Experienced LIHTC Developer List or provide copies of 8609s, partnership agreements and organizational charts (Tab P)

- FALSE b. A principal of the controlling general partner or managing member for the proposed development has developed at least three deals as principal and have at \$500,000 in liquid assets.
 Action: Must be included on the Virginia Housing Experienced LIHTC Developer List or provide Audited Financial Statements and copies of 8609s (Tab P)
- FALSEc. The development's principal(s), as a group or individually, have developed as controlling general
partner or managing member, at least one tax credit development that contains at least the same
number of units of this proposed development (can include Market units).Action:Must provide copies of 8609s and partnership agreements (Tab P)
- FALSE d. The development has an experienced sponsor (as defined in the manual) that has placed at least one LIHTC development in service in Virginia within the past 5 years. Action: Provide one 8609 from qualifying development. (Tab P)
- FALSE e. The development has an experienced sponsor (as defined in the manual) that has placed at least three (3) LIHTC developments in service in any state within the past 6 years (in addition to any development provided to qualify for option d. above)
 Action: Provide one 8609 from each qualifying development. (Tab P)
- FALSE f. Applicant is competing in the Local Housing Authority pool and partnering with an experienced sponsor (as defined in the manual), other than a local housing auth Action: Provide documentation as stated in the manual. (Tab P)

TRUE

D. SITE CONTROL

NOTE: Site control by the Owner identified herein is a mandatory precondition of review of this application. Documentary evidence in the form of either a deed, option, purchase contract or lease for a term longer than the period of time the property will be subject to occupancy restrictions must be included herewith. (For 9% Competitive Credits - An option or contract must extend beyond the application deadline by a minimum of four months.)

Warning: Site control by an entity other than the Owner, even if it is a closely related party, is not sufficient. Anticipated future transfers to the Owner are not sufficient. The Owner, as identified previously, must have site control at the time this Application is submitted.

NOTE: If the Owner receives a reservation of credits, the property must be titled in the name of or leased by (pursuant to a long-term lease) the Owner before the allocation of credits is made.

Contact Virginia Housing before submitting this application if there are any questions about this requirement.

1. Type of Site Control by Owner:

Applicant controls site by (select one):

 Select Type:
 Purchase Contract

 Expiration Date:
 11/30/2022

In the Option or Purchase contract - Any contract for the acquisition of a site with an existing residential property may not require an empty building as a condition of such contract, unless relocation assistance is provided to displaced households, if any, at such level required by Virginia Housing. See QAP for further details.

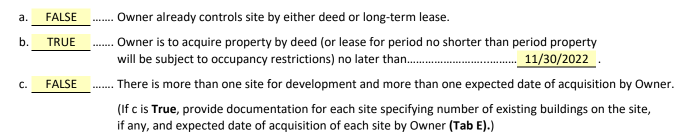
ACTION: Provide documentation and most recent real estate tax assessment - Mandatory TAB E

FALSE There is more than one site for development and more than one form of site control.

(If **True**, provide documentation for each site specifying number of existing buildings on the site (if any), type of control of each site, and applicable expiration date of stated site control. A site control document is required for each site **(Tab E)**.)

2. Timing of Acquisition by Owner:

Only one of the following statement should be True.



D. SITE CONTROL

3. Seller Information:

Name:	Blue Stone Land Company, Inc.							
Address:	150 West Mosby Road							
City:	Hari	risonburg	St.:	VA	Zip:	22801		
Contact Person: Daniel W Brubaker Ph			Phone:	(540) 830-7031				
There is an identity of interest between the seller and the owner/applicant								
If above statement is TRUE , complete the following:								

Principal(s) involved (e.g. general partners, controlling shareholders, etc.)

<u>Names</u>	<u>Phone</u>	Type Ownership	<u>% Ownership</u>
			0.00%
			0.00%
			0.00%
			0.00%
			0.00%
			0.00%
			0.00%

E. DEVELOPMENT TEAM INFORMATION

Complete the following as applicable to your development team.

Indicate Diversity, Equity and Inclusion (DEI) Designation if this team member is SWAM or Service Disabled Veteran as defined in manual.

ACTION: Provide copy of certification from Commonwealth of Virginia, if applicable - TAB Z

1.	Tax Attorney:	Efrem Levy	This is a Related Entity.	FALSE
	Firm Name:	Reno & Cavanaugh PLLC	DEI Designation?	FALSE
	Address:	455 Massachuesetts Ave., NW, Suite 400, Wa	shington, DC 20001	
	Email:	elevy@renocavanaugh.com	Phone: (202) 349-2476	
2.	Tax Accountant:	Bryan Stickler	This is a Related Entity.	FALSE
	Firm Name:	Stemen, Mertens, Stickler CPA's	DEI Designation?	FALSE
	Address:	380 S. 5th Street, Columbus, Ohio 43215		
	Email:	bstickler@lcscpa.com	Phone: (614) 224-0955	
h	Consultant	Dura labraan	This is a Deleted Entity	EALCE
3.	Consultant:	Ryne Johnson	This is a Related Entity.	FALSE
	Firm Name:	Astoria, LLC	DEI Designation?	FALSE
	Address:	3450 Lady Marian Ct., Midlothian, VA 23113	_Role: Consultant	
	Email:	RyneJohnson@AstoriaLLC.com	Phone: (804) 339-7205	
4.	Management Entity:	David Cooper, Jr.	This is a Related Entity.	TRUE
	Firm Name:	Woda Real Estate and Management, LLC	DEI Designation?	FALSE
	Address:	500 South Front Street, 10th Floor, Columbus	, OH 43215	
	Email:	dcooper@wodagroup.com	Phone: (614) 396-3200	
5.	Contractor:	David Cooper, Jr.	This is a Related Entity.	TRUE
	Firm Name:	Woda Construction, Inc.	DEI Designation?	FALSE
	Address:	500 South Front Street, 10th Floor, Columbus		
	Email:	dcooper@wodagroup.com	Phone: (614) 396-3200	
6.	Architect:	Douglas E. Weatherby	This is a Related Entity.	FALSE
	Firm Name:	D.E. Weatherby and Associates, Inc.	DEI Designation?	FALSE
	Address:	4716 Knotty Knolls Dr., Gahanna, OH 43230		
	Email:	dewapc@insight.rr.com	Phone:	
7.	Real Estate Attorney:	Efrem Levy	This is a Related Entity.	FALSE
7.	Firm Name:	Reno & Cavanaugh PLLC	DEI Designation?	FALSE
	Address:	455 Massachuesetts Ave., NW, Suite 400, Wa	U	TALSE
	Email:	elevy@renocavanaugh.com	Phone: (202) 349-2476	
	Lindii.	cicvy@renocuvundugn.com		
8.	Mortgage Banker:		This is a Related Entity.	FALSE
	Firm Name:		DEI Designation?	FALSE
	Address:			
	Email:		Phone:	
9.	Other:	W. Travis Bowers	This is a Related Entity.	FALSE
٥.	Firm Name:	The Hyperion Group, Inc.	DEI Designation?	TRUE
	Address:	409 E. Laburnum Ave., Ofc 1, Richmond, VA 2	•	mol
	Email:	tbowers@thehyperiongroup.net	Phone: (804) 640-2933	
		the meny periongroup.net		

1.	Acquisition Credit Information
a.	Credits are being requested for existing buildings being acquired for development FALSE
	Action: If true, provide an electronic copy of the Existing Condition Questionnaire and Appraisal
b.	This development has received a previous allocation of credits FALSE If so, in what year did this development receive credits?
c.	The development has been provided an acknowledgement letter from Rural Development regarding its preservation priority?
d.	This development is an existing RD or HUD S8/236 development FALSE Action: (If True, provide required form in TAB Q)
	<u>Note:</u> If there is an identity of interest between the applicant and the seller in this proposal, and the applicant is seeking points in this category, then the applicant must either waive their rights to the developer's fee or other fees associated with acquisition, or obtain a waiver of this requirement from Virginia Housing prior to application submission to receive these points.
	 Applicant agrees to waive all rights to any developer's fee or other fees associated with acquisition
	ii. Applicant has obtained a waiver of this requirement from Virginia Housing prior to the application submission deadline
2.	Ten-Year Rule For Acquisition Credits
a.	All buildings satisfy the 10-year look-back rule of IRC Section 42 (d)(2)(B), including the 10% basis/ \$15,000 rehab costs (\$10,000 for Tax Exempt Bonds) per unit requirement
b.	All buildings qualify for an exception to the 10-year rule under IRC Section 42(d)(2)(D)(i), FALSE
	i Subsection (I) FALSE
	ii. Subsection (II) FALSE
	iii. Subsection (III) FALSE
	iv. Subsection (IV) FALSE
	v. Subsection (V) FALSE
c.	The 10-year rule in IRC Section 42 (d)(2)(B) for all buildings does not apply pursuant to IRC Section 42(d)(6) FALSE
d.	There are different circumstances for different buildings FALSE FALSE Action: (If True, provide an explanation for each building in Tab K)

F. REHAB INFORMATION

3.	Rehabil	itation Credit Information
a.	Credit	ts are being requested for rehabilitation expenditures
b	. Minin	num Expenditure Requirements
	i.	All buildings in the development satisfy the rehab costs per unit requirement of IRS Section 42(e)(3)(A)(ii)
	ii.	All buildings in the development qualify for the IRC Section 42(e)(3)(B) exception to the 10% basis requirement (4% credit only)
	iii.	All buildings in the development qualify for the IRC Section 42(f)(5)(B)(ii)(II) exception
	iv.	There are different circumstances for different buildings FALSE Action: (If True, provide an explanation for each building in Tab K)

G. NONPROFIT INVOLVEMENT

Applications for 9% Credits - Section must be completed in order to compete in the Non Profit tax credit pool.

All Applicants - Section must be completed to obtain points for nonprofit involvement.

Tax Credit Nonprofit Pool Applicants: To qualify for the nonprofit pool, an organization (described in IRC Section 501(c)(3) or 501(c)(4) and exempt from taxation under IRC Section 501(a)) should answer the following questions as TRUE:

FALSE	a.	Be authorized to do business in Virginia.
FALSE	b.	Be substantially based or active in the community of the development.
FALSE	с.	Materially participate in the development and operation of the development throughout the
		compliance period (i.e., regular, continuous and substantial involvement) in the operation of the
		development throughout the Compliance Period.
FALSE	d.	Own, either directly or through a partnership or limited liability company, 100% of the general
		partnership or managing member interest.
FALSE	e.	Not be affiliated with or controlled by a for-profit organization.
FALSE	f.	Not have been formed for the principal purpose of competition in the Non Profit Pool.
FALSE	g.	Not have any staff member, officer or member of the board of directors materially participate,
		directly or indirectly, in the proposed development as a for profit entity.

- 2. All Applicants: To qualify for points under the ranking system, the nonprofit's involvement need not necessarily satisfy all of the requirements for participation in the nonprofit tax credit pool.
 - A. Nonprofit Involvement (All Applicants)

There is nonprofit involvement in this development......**TRUE** (If false, go on to #3.)

Action: If there is nonprofit involvement, provide completed Non Profit Questionnaire (Mandatory TAB I).

B. Type of involvement:

Nonprofit meets eligibility requirement for points only, not pool......<u>TRUE</u> or

Nonprofit meets eligibility requirements for nonprofit pool and points...... FALSE

C. Identity of Nonprofit (All nonprofit applicants): The nonprofit organization involved in this development is:

ine nonprom	organization interred i			onne	•		
Name: Bay	Aging						
Contact Perso	n: Kathy E. Vesley						
Street Addres	s: 5306 Old Virginia	Street, P.O. Box 610					
City:	Urbanna		State:		VA	Zip:	23175-9903
Phone:	(804) 758-2386	Contact Email:		k۱	vesley@bay	aging.org	

Owner

G. NONPROFIT INVOLVEMENT

D. Percentage of Nonprofit Ownership (All nonprofit applicants):Specify the nonprofit entity's percentage ownership of the general partnership interest:

10.0%

3. Nonprofit/Local Housing Authority Purchase Option/Right of First Refusal

- A. <u>TRUE</u> After the mandatory 15-year compliance period, a qualified nonprofit or local housing authority will have the option to purchase or the right of first refusal to acquire the development for a price not to exceed the outstanding debt and exit taxes. Such debt must be limited to the original mortgage(s) unless any refinancing is approved by the nonprofit. See manual for more specifics.
 - Action:Provide Option or Right of First Refusal in Recordable Form meeting
Virginia Housing's specifications. (TAB V)
Provide Nonprofit Questionnaire (if applicable) (TAB I)

Name of qualified nonprofit:	Bay Aging
or indicate true if Local Housing Authority	FALSE
Name of Local Housing Authority	

2. FALSE A qualified nonprofit or local housing authority submits a homeownership plan committing to sell the units in the development after the mandatory 15-year compliance period to tenants whose incomes shall not exceed the applicable income limit at the time of their initial occupancy.

Action: Provide Homeownership Plan (TAB N)

NOTE: Applicant is required to waive the right to pursue a Qualified Contract.

н.

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•	STRUCTURE AND UNITS INFORMATION			
1. Ge	neral Information			
	Total number of all units in development	40	bedrooms	87
	Total number of rental units in development	40	bedrooms	87
	Number of low-income rental units	40	bedrooms	87
	Percentage of rental units designated low-income	100.00%		
b.	Number of new units: 40	bedrooms	87	
	Number of adaptive reuse units: 0	bedrooms	0	
	Number of rehab units: 0	bedrooms	0	
c.	If any, indicate number of planned exempt units (included in tota	al of all units in	development)	. 0
d.	Total Floor Area For The Entire Development			(Sq. ft.)
e.	Unheated Floor Area (i.e. Breezeways, Balconies, Storage)		0.00	(Sq. ft.)
f.	Nonresidential Commercial Floor Area (Not eligible for funding)			
g.	Total Usable Residential Heated Area		47,984.00	(Sq. ft.)
h.	Percentage of Net Rentable Square Feet Deemed To Be New Ren	ntal Space		1
i.	Exact area of site in acres 2.94+/-			
j.	Locality has approved a final site plan or plan of development If True , Provide required documentation (TAB O).		FALSE	<u> </u>
k.	Requirement as of 2016: Site must be properly zoned for propose ACTION: Provide required zoning documentation (MANDATOR)	•	nt.	
I.	Development is eligible for Historic Rehab credits		FALSE	<u> </u>
	The structure is historic, by virtue of being listed individually in the	he National Reg	sister of Historic Places, or	due to its
	location in a registered historic district and certified by the Secre	etary of the Inte	rior as being of historical s	ignificance
	to the district, and the rehabilitation will be completed in such a	i manner as to b	e eligible for historic rehal	bilitation
	tax credits.			

Н. STRUCTURE AND UNITS INFORMATION

2. UNIT MIX

a. Specify the average size and number per unit type (as indicated in the Architect's Certification):

Note: Average sq foot should include the prorata of common space.

			# of LIHTC
Unit Type	Average Sq	Foot	Units
Supportive Housing	0.00	SF	0
1 Story Eff - Elderly	0.00	SF	0
1 Story 1BR - Elderly	0.00	SF	0
1 Story 2BR - Elderly	0.00	SF	0
Eff - Elderly	0.00	SF	0
1BR Elderly	0.00	SF	0
2BR Elderly	0.00	SF	0
Eff - Garden	0.00	SF	0
1BR Garden	949.78	SF	5
2BR Garden	1156.78	SF	23
3BR Garden	1385.78	SF	12
4BR Garden	0.00	SF	0
2+ Story 2BR Townhouse	0.00	SF	0
2+ Story 3BR Townhouse	0.00	SF	0
2+ Story 4BR Townhouse	0.00	SF	0
be sure to enter the values i	n the	-	40

Total Rental Units
0
0
0
0
0
0
0
0
5
23
12
0
0
0
0
40

Note: Please be sure to enter the values in the appropriate unit category. If not, errors will occur on the self scoresheet.

3. Structures

- a. Number of Buildings (containing rental units)..... 1
- b. Age of Structure:..... 0 years
- c. Number of stories:..... 3

d. The development is a <u>scattered site</u> development..... FALSE

N/A

e. Commercial Area Intended Use:

f. Development consists primarily of :

(Only One Option Below Can Be True)

 Low Rise Building(s) - (1-5 stories with <u>any</u> structural elements made of wood) 	TRUE
ii. Mid Rise Building(s) - (5-7 stories with <u>no</u> structural elements made of wood)	FALSE
iii. High Rise Building(s) - (8 or more stories with <u>no</u> structural elements made of wood)	FALSE

Н. STRUCTURE AND UNITS INFORMATION

g. Indicate True for all development's structural features that apply:

i. Row House/Townhouse	FALSE	v. Detached Single-fam	ily	FALSE
ii. Garden Apartments	TRUE	vi. Detached Two-family	/	FALSE
iii. Slab on Grade	TRUE	vii. Basement		FALSE
iv. Crawl space	FALSE			
 h. Development contains an elevator(s). If true, # of Elevators. Elevator Type (if known) 	TRUE 1 To be determine	d		
		~		
<i></i>	Combination			
j. construction type	Frame Combination			
4. Site Amenities (indicate all proposed)				
a. Business Center	FALSE	f. Limited Access	FALSE	
b. Covered Parking	FALSE	g. Playground	TRUE	
c. Exercise Room	TRUE	h. Pool	FALSE	
d. Gated access to Site	FALSE	i. Rental Office	TRUE	

I. Describe Community Facilities:

m. Number of Proposed Parking Spaces Parking is shared with another entity

e. Laundry facilities.....

n. Development located within 1/2 mile of an existing commuter rail, light rail or subway station or 1/4 mile from existing public bus stop. TRUE

TRUE

FALSE

65

If **True**, Provide required documentation (**TAB K3**).

k. Other:

Community room with a minimum of 749 square feet

j. Sports Activity Ct..

FALSE

Community Rooms

H. STRUCTURE AND UNITS INFORMATION

5. Plans and Specifications

- a. Minimum submission requirements for all properties (new construction, rehabilitation and adaptive reuse):
 - i. A location map with development clearly defined.
 - ii. Sketch plan of the site showing overall dimensions of all building(s), major site elements (e.g., parking lots and location of existing utilities, and water, sewer, electric, gas in the streets adjacent to the site). Contour lines and elevations are not required.
 - iii. Sketch plans of all building(s) reflecting overall dimensions of:
 - a. Typical floor plan(s) showing apartment types and placement
 - b. Ground floor plan(s) showing common areas
 - c. Sketch floor plan(s) of typical dwelling unit(s)
 - d. Typical wall section(s) showing footing, foundation, wall and floor structure Notes must indicate basic materials in structure, floor and exterior finish.
- b. The following are due at reservation for Tax Exempt 4% Applications and at allocation for 9% Applications.
 - i. Phase I environmental assessment.
 - ii. Physical needs assessment for any rehab only development.

<u>NOTE:</u> All developments must meet Virginia Housing's **Minimum Design and Construction Requirements**. By signing and submitting the Application for Reservation of LIHTC, the applicant certifies that the proposed project budget, plans & specifications and work write-ups incorporate all necessary elements to fulfill these requirements.

6. Market Study Data:

(MANDATORY)

Obtain the following information from the **Market Study** conducted in connection with this tax credit application:

Project Wide Capture Rate - LIHTC Units	1.10%
Project Wide Capture Rate - Market Units	N/A
Project Wide Capture Rate - All Units	0.80%
Project Wide Absorption Period (Months)	3

J. ENHANCEMENTS

Each development must meet the following baseline energy performance standard applicable to the development's construction category.

- a. New Construction: must meet all criteria for EPA EnergyStar certification.
- b. Rehabilitation: renovation must result in at least a 30% performance increase or score an 80 or lower on the HERS Index.
- c. Adaptive Reuse: must score a 95 or lower on the HERS Index.

Certification and HERS Index score must be verified by a third-party, independent, non-affiliated, certified RESNET home energy rater.

Indicate True for the following items that apply to the proposed development:

ACTION: Provide RESNET rater certification (TAB F)

ACTION: Provide Internet Safety Plan and Resident Information Form (Tab W) if corresponding options selected below.

REQUIRED:

1. For any development, upon completion of construction/rehabilitation:

TRUE a.	A community/meeting room with a minimum of 749 square feet is provided.
	 Percentage of brick covering the exterior walls. Percentage of Fiber Cement Board or other similar low-maintenance material approved by the Authority covering exterior walls. Community buildings are to be included in percentage calculations.
TRUE c.	Water expense is sub-metered (the tenant will pay monthly or bi-monthly bill).
TRUE d.	All faucets, toilets and showerheads in each bathroom are WaterSense labeled products.
FALSE e.	Rehab Only: Each unit is provided with the necessary infrastructure for high-speed internet/broadband service.
f.	Not applicable for 2022 Cycles
FALSE g.	Each unit is provided free individual high speed internet access.
or <mark>TRUE</mark> h.	Each unit is provided free individual WiFi access.
FALSE i.	Full bath fans are wired to primary light with delayed timer or has continuous exhaust by ERV/DOAS.
or TRUE j.	Full bath fans are equipped with a humidistat.
TRUE k.	Cooking surfaces are equipped with fire prevention features
or FALSE I.	Cooking surfaces are equipped with fire suppression features.
FALSE m.	Rehab only: Each unit has dedicated space, drain and electrical hook-ups to accept a permanently installed dehumidification system.
or <mark>TRUE</mark> n.	All Construction types: each unit is equipped with a permanent dehumidification system.
TRUE 0.	All interior doors within units are solid core.
TRUE p.	Every kitchen, living room and bedroom contains, at minimum, one USB charging port.
TRUE q.	All kitchen light fixtures are LED and meet MDCR lighting guidelines.
r.	Not applicable for 2022 Cycles

	ANCEMEN	ITS		
_	FALSE	s. New construction only: Each unit to have bal from face of building and a minimum size of	par ne le cree can construction de la const	a minimum depth of 5 feet clear
Fo	or all dev	elopments exclusively serving elderly tenants upor	n completion of co	onstruction/rehabilitation:
	FALSE	a. All cooking ranges have front controls.		
	FALSE	b. Bathrooms have an independent or supplem	ental heat source.	
	FALSE	c. All entrance doors have two eye viewers, one	e at 42" inches and	d the other at standard height.
	FALSE	d. Each unit has a shelf or ledge outside the prin	mary entry door lo	ocated in an interior hallway.
2. G	reen Cert	ification		
a. Ap	pplicant a	grees to meet the base line energy performance sta	andard applicable	to the development's construction
ca	ategory as	s listed above.		
Tł	he applica	ant will also obtain one of the following:		
	TRUE	Earthcraft Gold or higher certification	FALSE	National Green Building Standard (NGB
	FALSE	U.S. Croop Building Council LEED	FALSE	certification of Silver or higher. Enterprise Green Communities (EGC)
-	FALSE	U.S. Green Building Council LEED certification	FALSE	Certification
b. Ap		If seeking any points associated Green certification vill pursue one of the following certifications to be each this goal will not result in a penalty.)		
-	10	Zero Energy Ready Home Requirements		
3. Ui	niversal [Design - Units Meeting Universal Design Standards (units must be sho	wn on Plans)
	TRUE	a. Architect of record certifies that units will be	constructed to m	eet Virginia Housing's Universal
		Design Standards.		
		-	encommente de contrato de la	
	40	b. Number of Rental Units constructed to meet	Virginia Housing's	Universal Design standards:
_	A PORT	-	Virginia Housing's	Universal Design standards:
4.	A PORT	b. Number of Rental Units constructed to meet		
4		b. Number of Rental Units constructed to meet 100% of Total Rental Units Market-rate units' amenities are substantially eq		
4.		b. Number of Rental Units constructed to meet		
4		b. Number of Rental Units constructed to meet 100% of Total Rental Units Market-rate units' amenities are substantially eq If not, please explain:	uivalent to those	
4		b. Number of Rental Units constructed to meet 100% of Total Rental Units Market-rate units' amenities are substantially eq	uivalent to those	

١. UTILITIES

- 1. Utilities Types:
 - a. Heating Type **Electric Forced Air**
 - b. Cooking Type Electric
 - c. AC Type

c.

- d. Hot Water Type Electric
- 2. Indicate True if the following services will be included in Rent:

Central Air

Water?	FALSE	Heat?	FALSE
Hot Water?	FALSE	AC?	FALSE
Lighting/ Electric?	FALSE	Sewer?	FALSE
Cooking?	FALSE	Trash Removal?	TRUE

Utilities	Enter Allowances by Bedroom Size			ize	
	0-BR	1-BR	2-BR	3-BR	4-BR
Heating	0	14	16	19	0
Air Conditioning	0	6	8	9	0
Cooking	0	5	7	8	0
Lighting	0	22	26	31	0
Hot Water	0	13	15	18	0
Water	0	11	12	15	0
Sewer	0	17	18	24	0
Trash	0	0	0	0	0
Total utility allowance for					
costs paid by tenant	\$0	\$88	\$102	\$124	\$0

3. The following sources were used for Utility Allowance Calculation (Provide documentation TAB R).

a.	FALSE	HUD	d. FALSE Local PHA
b.	FALSE	Utility Company (Estimate)	e. TRUE Other: Viridiant

- FALSE Utility Company (Estimate)
- FALSE Utility Company (Actual Survey)

Warning: The Virginia Housing housing choice voucher program utility schedule shown on VirginiaHousing.com should not be used unless directed to do so by the local housing authority.

K. SPECIAL HOUSING NEEDS

NOTE: Any Applicant commits to providing first preference to members of targeted populations having state rental assistance and will not impose any eligibility requirements or lease terms for such individuals that are more restrictive than its standard requirements and terms, the terms of the MOU establishing the target population, or the eligibility requirements for the state rental assistance.

- 1. Accessibility: Indicate True for the following point categories, as appropriate. Action: Provide appropriate documentation (Tab X)
 - TRUE a. Any development in which (i) the greater of 5 units or 10% of units will be assisted by HUD project-based vouchers (as evidenced by the submission of a letter satisfactory to the Authority from an authorized public housing authority (PHA) that the development meets all prerequisites for such assistance), or another form of documented and binding federal project-based rent subsidies in order to ensure occupancy by extremely low-income persons. Locality project based rental subsidy meets the definition of state project based rental subsidy;

(ii) will conform to HUD regulations interpreting the accessibility requirements of section 504 of the Rehabilitation Act; and be actively marketed to persons with disabilities as defined in the Fair Housing Act in accordance with a plan submitted as part of the application for credits.

(iii) above must include roll-in showers, roll under sinks and front control ranges, unless agreed to by the Authority prior to the applicant's submission of its application.

Documentation from source of assistance must be provided with the application. Note: Subsidies may apply to any units, not only those built to satisfy Section 504.

FALSE b. Any development in which ten percent (10%) of the units (i) conform to HUD regulations interpreting the accessibility requirements of section 504 of the Rehabilitation Act and (ii) are actively marketed to persons with disabilities as defined in the Fair Housing Act in accordance with a plan submitted as part of the application for credits.

For items a or b, all common space must also conform to HUD regulations interpreting the accessibility requirements of section 504 of the Rehabilitation Act.



Architect of Record initial here that the above information is accurate per certification statement within this application.

2. Special Housing Needs/Leasing Preference:

FALSE

FALSE

a. If not general population, select applicable special population:

FALSE Elderly (as defined by the United States Fair Housing Act.)

Persons with Disabilities (must meet the requirements of the Federal

Americans with Disabilities Act) - Accessible Supportive Housing Pool only

Supportive Housing (as described in the Tax Credit Manual)

Action: Provide Permanent Supportive Housing Certification (Tab S)

K. SPECIAL HOUSING NEEDS

b. The development has existing tenants and a relocation plan has been developed...... FALSE (If True, Virginia Housing policy requires that the impact of economic and/or physical displacement on those tenants be minimized, in which Owners agree to abide by the Authority's Relocation Guidelines for LIHTC properties.)

Action: Provide Relocation Plan and Unit Delivery Schedule (Mandatory if tenants are displaced - Tab J)

3. Leasing Preferences

a. Will leasing preference be given to applicants on a public housing waiting list and/or Section 8 waiting list? select: Yes

Organization which holds waiting list:		Harrisonburg Redevelopment & H	ousing Authority	
Contact person:	Michael G. Wong			
Title:	Executive Director			
Phone Number:	(540) 434-7386			
Action: Provide required notification documentation (TAB L)				
Lessing preference will be given to individuals and families with children				

- b. Leasing preference will be given to individuals and families with children..... TRUE (Less than or equal to 20% of the units must have of 1 or less bedrooms).
- c. Specify the number of low-income units that will serve individuals and families with children by providing three or more bedrooms:
 % of total Low Income Units
 23%

NOTE: Development must utilize a **Virginia Housing Certified Management Agent**. Proof of management certification must be provided before 8609s are issued.

Action: Provide documentation of tenant disclosure regarding Virginia Housing Rental Education (Mandatory - Tab U)

3. Target Population Leasing Preference

Unless prohibited by an applicable federal subsidy program, each applicant shall commit to provide a leasing preference to individuals (i) in a target population identified in a memorandum of understanding between the Authority and one or more participating agencies of the Commonwealth, (ii) having a voucher or other binding commitment for rental assistance from the Commonwealth, and (iii) referred to the development by a referring agent approved by the Authority. The leasing preference shall not be applied to more than ten percent (10%) of the units in the development at any given time. The applicant may not impose tenant selection criteria or leasing terms with respect to individuals receiving this preference that are more restrictive than the applicant's tenant selection criteria or leasing terms applicable to prospective tenants in the development that do not receive this preference, the eligibility criteria for the rental assistance from the Commonwealth, or any eligibility criteria contained in a memorandum of understanding between the Authority and one or more participating agencies of the Commonwealth.

Primary Contact for Target Population leasing preference. The agency will contact as needed.

First Name:	Kathy		
Last Name:	Osterman		
Phone Number:	(614) 396-3200	Email:	kosterman@wodagroup.com

K. SPECIAL HOUSING NEEDS

4. Rental Assistance Some of the low-income units do or will receive rental assistance..... TRUE a. b. Indicate True if rental assistance will be available from the following Rental Assistance Demonstration (RAD) or other PHA conversion to FALSE based rental assistance. Section 8 New Construction Substantial Rehabilitation FALSE FALSE Section 8 Moderate Rehabilitation FALSE Section 8 Certificates TRUE Section 8 Project Based Assistance FALSE **RD 515 Rental Assistance** FALSE Section 8 Vouchers *Administering Organization: FALSE State Assistance *Administering Organization: FALSE Other: The Project Based vouchers above are applicable to the 30% units seeking points. c. FALSE

i. If True above, how many of the 30% units will not have project based vouchers?

d.	Number of units r	eceiving assistance:	8
	How many years	in rental assistance contract?	15.00
	Expiration date of	f contract:	12/31/2052
	There is an Option	n to Renew	TRUE
	Action:	Contract or other agreement pro	ovided (TAB Q).

0

UNIT DETAILS

1. Set-Aside Election: UNITS SELECTED IN INCOME AND RENT DETERMINE POINTS FOR THE BONUS POINT CATEGORY

Note: In order to qualify for any tax credits, a development must meet one of two minimum threshold occupancy tests. Either (i) at least 20% of the units must be rent-restricted and occupied by persons whose incomes are 50% or less of the area median income adjusted for family size (this is called the 20/50 test) or (ii) at least 40% of the units must be rent-restricted and occupied by persons whose incomes are 60% or less of the area median income adjusted for family size (this is called the 40/60 test), all as described in Section 42 of the IRC. Rent-and income-restricted units are known as low-income units. If you have more low-income units than required, you qualify for more credits. If you serve lower incomes than required, you receive more points under the ranking system.

a. Units Provided Per Household Type:

Income Levels		Avg Inc.	
# of Units	% of Units		
0	0.00%	20% Area Median	0%
4	10.00%	30% Area Median	120%
8	20.00%	40% Area Median	320%
8	20.00%	50% Area Median	400%
0	0.00%	60% Area Median	0%
4	10.00%	70% Area Median	280%
16	40.00%	80% Area Median	1280%
0	0.00%	Market Units	
40	100.00%	Total	60.00%

Rent Levels	1		Avg Inc.
# of Units	% of Units		
0	0.00%	20% Area Median	0%
4	10.00%	30% Area Median	120%
8	20.00%	40% Area Median	320%
8	20.00%	50% Area Median	400%
0	0.00%	60% Area Median	0%
4	10.00%	70% Area Median	280%
16	40.00%	80% Area Median	1280%
0	0.00%	Market Units	
40	100.00%	Total	60.00%

b. The development plans to utilize average income..... TRUE

If true, should the points based on the units assigned to the levels above be waived a 20-30% Levels FALSE

and therefore not re	equired for compliance?
50% levels	FALSE

_-----

2. Unit Detail

FOR YOUR CONVENIENCE, COPY AND PASTE IS ALLOWED WITHIN UNIT MIX GRID

FALSE

In the following grid, add a row for each unique unit type planned within the development. Enter the appropriate data for both tax credit and market rate units.

40% Levels



Architect of Record initial here that the information below is accurate per certification statement within this application.

	► Unit Type (Select One)	Rent Target (Select One)	Number of Units	# of Units 504 compliant	Net Rentable Square Feet	Monthly Rent Per Unit	Total Monthly Rent
Mix 1	1 BR - 1 Bath	30% AMI	1	1	664.00	\$295.00	\$295
Mix 2	1 BR - 1 Bath	40% AMI	2		664.00	\$408.00	\$816
Mix 3	1 BR - 1 Bath	50% AMI	1		664.00	\$550.00	\$550
Mix 4	1 BR - 1 Bath	80% AMI	1		664.00	\$785.00	\$785
Mix 5	2 BR - 1.5 Bath	30% AMI	2	1	857.00	\$355.00	\$710
Mix 6	2 BR - 1.5 Bath	40% AMI	3	1	857.00	\$469.00	\$1,407
Mix 7	2 BR - 1.5 Bath	50% AMI	5		857.00	\$665.00	\$3,325
Mix 8	2 BR - 1.5 Bath	70% AMI	2		857.00	\$940.00	\$1,880
Mix 9	2 BR - 1.5 Bath	80% AMI	11	1	857.00	\$950.00	\$10,450
Mix 10	3 BR - 2 Bath	30% AMI	1	1	1080.00	\$405.00	\$405
Mix 11	3 BR - 2 Bath	40% AMI	3		1080.00	\$503.00	\$1,509
Mix 12	3 BR - 2 Bath	50% AMI	2		1080.00	\$760.00	\$1,520
Mix 13	3 BR - 2 Bath	70% AMI	2		1080.00	\$1,025.00	\$2,050
Mix 14	3 BR - 2 Bath	80% AMI	4		1080.00	\$1,035.00	\$4,140
Mix 15	1					2 M 10	\$0
Mix 16							\$0

L. UNIT DETAILS

Mix 17					\$0
Mix 18					\$0
Mix 19		-			\$0
Mix 20					\$0
Mix 21					\$0
Mix 22					\$0
Mix 22 Mix 23					\$0
Mix 23 Mix 24					\$0
Mix 25					\$0
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UNIT DETAILS L.

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Mix 74						\$0
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Mix 76						\$0
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Mix 82						\$0
Mix 83						\$0
Mix 84						\$0
Mix 85						\$0
Mix 86						\$0
Mix 87						\$0
Mix 88						\$0
Mix 89						\$0
Mix 90						\$0
Mix 91						\$0
Mix 92						\$0
Mix 93						\$0
Mix 94						\$0
Mix 95						\$0
Mix 96						\$0
Mix 97						\$0
Mix 98						\$0
Mix 99						\$0
Mix 100						\$0
TOTALS			40	4		\$29,842
Verify # of 5	504 Units based	l on previous tab.				
Total	40	Net Rentable SF:	TC Units		35,991.00	

Net Rentable SF: TC Units

		-
Units	MKT Units	0.00
	Total NR SF:	35,991.00

Floor Space Fraction (to 7 decimals) 100.00000%

M. OPERATING EXPENSES

Administrative: Use Whole Numbers Only1 1. Advertising/Marketing \$1,200 2. Office Supplies \$9 3. Office Supplies \$9,000 4. Office/Model Apartment (type) 5. Management Fee \$22,683 6. Manager Salaries \$25,000 7. Staff Unit (s) (type) 8. Legal \$33,500 9. Auditing \$23,200 10. Bookkeeping/Accounting Fees \$32,200 11. Telephone & Answering Service \$33,200 12. Tax Credit Monitoring Fee \$14,000 13. Miscellaneous Administrative \$42,240 Total Administrative \$21,200 15. Electricity \$21,200 16. Water \$30 17. Sc Tedit Monitoring Fee \$30 18. Sewer \$500 19. Janitor/Cleaning Supplies \$33,500 19. Janitor/Cleaning Supplies \$33,500 21. Tax Credit Monitoring Fee \$33,500 13. Sewer \$500 14. Fuel Oil \$12,000 15. Electricity \$22,000 16. Water \$26,000 17. Gas \$33,500 18. Sewer \$50,000 19. Janitor/Cleaning Supplies \$33,500 22. Exterminat		
2. Office Salaries \$0 3. Office Supplies \$9,000 4. Office/Model Apartment (type) 5. Management Fee \$22,683 6.00% of EGI \$567.08 Per Unit 6. Manager Salaries \$25,000 7. Staff Unit (s) (type) \$50 8. Legal \$25,000 9. Auditing \$22,500 10. Bookkeeping/Accounting Fees \$3,200 11. Telephone & Answering Service \$3,200 12. Tax Credit Monitoring Fee \$1,400 13. Miscellaneous Administrative \$4,240 Total Administrative \$2,200 15. Electricity \$12,000 16. Water \$8,000 17. Gas \$20 18. Sewer \$6,000 19. Janitor/Cleaning Supplies \$3,500 21. Janitor/Cleaning Supplies \$3,500 22. Exterminating \$20,000 23. Trash Removal \$0 24. Grounds Payroll \$0 25. Grounds Payroll \$0 26. Grounds Payroll \$0 27. Grounds Payroll \$0		Use Whole Numbers Only!
3. Office Supplies \$9,000 4. Office/Model Apartment (type) 5. Management Fee \$22,683 6.00% of EGI \$567.08 Per Unit 6. Manager Salaries \$25,000 7. Staff Unit (s) (type) \$3 8. Legal \$25,000 9. Auditing \$3,500 9. Auditing \$3,500 10. Bookkeeping/Accounting Fees \$3,200 11. Telephone & Answering Service \$3,200 12. Tax Credit Monitoring Fee \$1,400 13. Miscellaneous Administrative \$4,240 Total Administrative \$22,600 10. Bookkeeping/Accounting Tee \$1,2000 14. Fuel Oil \$0 15. Electricity \$12,000 16. Water \$26,000 17. Gas \$20 18. Sewer \$26,000 19. Janitor/Cleaning Supplies \$3,200 21. Janitor/Cleaning Supplies \$3,200 22. Exterminating \$2,000 23. Trash Removal \$400 24. Security Payroll/Contract \$0 25. Grounds Supplies \$3,3500	1. Advertising/Marketing	\$1,200
4. Office/Model Apartment (type) \$0 5. Management Fee \$22,683 6. Manager Salaries \$22,683 7. Staff Unit (s) (type) \$0 8. legal \$25,000 \$25,000 9. Auditing \$22,683 \$25,000 9. Auditing \$22,600 \$22,500 9. Auditing \$22,500 \$2,500 9. Auditing \$22,500 \$2,500 10. Bookkeeping/Accounting Fees \$3,200 \$3,200 11. Telephone & Answering Service \$3,200 \$3,200 12. Tax Credit Monitoring Fee \$1,400 \$1,400 13. Miscellaneous Administrative \$24,240 \$72,723 total Administrative \$24,240 14. Fuel Oil \$0 \$0 16. Water \$38,000 \$20 17. Gas \$0 \$21,2000 18. Sewer \$56,000 \$26,000 19. Janitor/Cleaning Payroll \$0 \$3,500 20. Janitor/Cleaning Contract \$0 \$2,000 21. Janitor/Cleaning Supplies \$3,500 \$3,500 22. Extermina	2. Office Salaries	\$0
5. Management Fee \$22,683 6. Manager Salaries \$22,000 7. Staff Unit (s) (type)) 8. Legal \$3,500 9. Auditing \$2,500 10. Bookkeeping/Accounting Fees \$0 11. Telephone & Answering Service \$3,200 12. Tax Credit Monitoring Fee \$1,400 13. Miscellaneous Administrative \$4,240 Total Administrative \$1,400 16. Water \$26,000 17. Gas \$0 18. Sewer \$5000 19. Janitor/Cleaning Payroll \$0 19. Janitor/Cleaning Payroll \$0 11. Tratl Utility \$20,000 20. Janitor/Cleaning Contract \$0 21. Janitor/Cleaning Contract \$0 22. Exterminating \$2,000 23. Trash Removal \$4,000 24. Security Payroll/Contract \$0 25. Grounds Supplies \$0 26. Grounds Supplies \$0 27. Exterminating \$2,000 28. Keurity Payroll/Contract \$0 29. Kepairs/Material \$4,400 30. Repairs Contract	3. Office Supplies	\$9,000
6.00% of EGI \$567.08 Per Unit 6. Manager Salaries \$25,000 7. Staff Unit (s) (type) \$0 8. Legal \$25,000 9. Auditing \$25,000 10. Bookkeeping/Accounting Fees \$3,200 11. Telephone & Answering Service \$3,200 12. Tax Credit Monitoring Fee \$3,200 13. Miscellaneous Administrative \$4,240 14. Fuel Oil \$0 15. Electricity \$12,000 16. Water \$26,000 17. Gas \$0 18. Sewer \$26,000 19. Janitor/Cleaning Payroll \$0 20. Janitor/Cleaning Payroll \$0 21. Janitor/Cleaning Supplies \$3,500 22. Exterminating \$22,000 23. Trash Removal \$400 24. Security Payroll/Contract \$0 25. Grounds Supplies \$3,500 27. Grounds Contract \$0 28. Maintenance/Repairs Payroll \$25,000 29. Repairs/Material \$4,500 30. Repairs/Contract \$25,000<	4. Office/Model Apartment (type)	\$0
6. Manager Salaries \$25,000 7. Staff Unit (s) (type) 8. Legal \$3,500 9. Auditing \$2,2,500 10. Bookkeeping/Accounting Fees \$0 11. Telephone & Answering Service \$3,200 12. Tax Credit Monitoring Fee \$1,400 13. Miscellaneous Administrative \$4,240 Total Administrative \$1,400 14. Fuel Oil \$0 15. Electricity \$12,000 16. Water \$26,000 17. Gas \$26,000 18. Sewer \$6,000 19. Janitor/Cleaning Payroll \$0 20. Janitor/Cleaning Supplies \$3,500 21. Tax Fremoval \$20,000 22. Exterminating \$20,000 23. Trash Removal \$0 24. Security Payroll/Contract \$0 25. Grounds Supplies \$3,500 27. Grounds Contract \$0 28. Maintenance/Repairs Payroll \$22,000 29. Repairs/Material \$4,500 30. Repairs/Contract \$20,000 31. Bevator Maintenance/Contract \$22,000 32. Heating/Co		\$22,683
7. Staff Unit (s) (type) \$0 8. Legal \$2,500 9. Auditing \$2,500 10. Bookkeeping/Accounting Fees \$3,200 11. Telephone & Answering Service \$3,200 12. Tax Credit Monitoring Fee \$1,400 13. Miscellaneous Administrative \$4,240 Total Administrative Total Administrative 14. Fuel Oil 15. Electricity \$12,000 16. Water \$8,000 Total Utility \$26,000 Operating: 19. Janitor/Cleaning Payroll \$0 20. Janitor/Cleaning Supplies \$3,500 21. Janitor/Cleaning Contract \$0 22. Exterminating \$2,2,000 23. Trash Removal \$4,400 24. Security Payroll/Contract \$0 25. Grounds Payroll \$0 26. Grounds Supplies \$3,500 27. Grounds Contract \$0 28. Maintenance/Repairs Payroll \$2,000 29. Repairs/Material \$4,500 30. Repairs/Contract \$2,000		
8. Legal \$3,500 9. Auditing \$2,500 10. Bookkeeping/Accounting Fees \$0 11. Telephone & Answering Service \$3,200 12. Tax Credit Monitoring Fee \$1,400 13. Miscellaneous Administrative \$4,240 Total Administrative 14. Fuel Oil \$0 15. Electricity \$12,000 16. Water \$8,000 17. Gas \$0 18. Sewer \$6,000 19. Janitor/Cleaning Payroll \$0 20. Janitor/Cleaning Supplies \$3,500 21. Janitor/Cleaning Supplies \$2,2,000 22. Exterminating \$0 23. Trash Removal \$400 24. Security Payroll/Contract \$0 25. Grounds Supplies \$3,2,000 27. Grounds Supplies \$3,2,000 28. Maintenance/Repairs Payroll \$20 29. Repairs/Material \$4,4,000 30. Repairs/Ontract \$2,000 31. Televator Maintenance/Contract \$2,000 32. Heating/Cooling Repairs & Maintenance \$6,000 33. Pool Maintenance/Contract \$2,0000		\$25,000
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10. Bookkeeping/Accounting Fees\$011. Telephone & Answering Service\$3,20012. Tax Credit Monitoring Fee\$1,40013. Miscellaneous Administrative\$4,240Total Administrative14. Fuel Oil\$015. Electricity\$12,00016. Water\$8,00017. Gas\$018. Sewer\$6,000Total Utility20. Janitor/Cleaning Payroll\$020. Janitor/Cleaning Supplies\$3,50021. Janitor/Cleaning Contract\$022. Exterminating\$2,00023. Trash Removal\$2,00024. Security Payroll/Contract\$025. Grounds Supplies\$3,50027. Grounds Supplies\$3,50028. Maintenance/Repairs Payroll\$029. Repairs/Material\$4,50030. Repairs/Ontract\$2,00031. Elevator Maintenance/Contract\$2,00032. Repairs/Ontract\$2,00033. Pool Maintenance/Contract\$2,00033. Pool Maintenance/Contract/Staff\$034. Snow Removal\$2,00035. Decorating/Payroll/Contract\$036. Decorating/Payroll/Contract\$036. Decorating/Payroll/Contract\$036. Decorating/Payroll/Contract\$036. Decorating/Payroll/Contract\$036. Decorating/Payroll/Contract\$037. Miscellaneous\$037. Miscellaneous\$0	8. Legal	\$3,500
11. Telephone & Answering Service \$3,200 12. Tax Credit Monitoring Fee \$1,400 13. Miscellaneous Administrative \$4,240 Total Administrative 14. Fuel Oil \$0 15. Electricity \$12,000 16. Water \$8,000 17. Gas \$0 18. Sewer \$6,000 Total Utility \$26,000 0 \$6,000 19. Janitor/Cleaning Payroll \$0 20. Janitor/Cleaning Supplies \$33,500 21. Janitor/Cleaning Contract \$0 22. Exterminating \$22,000 23. Trash Removal \$400 24. Security Payroll/Contract \$0 25. Grounds Supplies \$33,500 27. Grounds Supplies \$33,500 28. Maintenance/Repairs Payroll \$200 29. Repairs/Material \$400 30. Repairs Contract \$20 31. Elevator Maintenance/Contract \$50 32. Heating/Cooling Repairs & Maintenance \$50,000 33. Pool Maintenance/Contract/Staff \$0 34. Snow Removal \$22,000 35. De	9. Auditing	\$2,500
12. Tax Credit Monitoring Fee $$1,400$ 13. Miscellaneous Administrative $$4,240$ Total Administrative $$72,723$ Utilities $$14.$ Fuel Oil14. Fuel Oil $$00$ 15. Electricity $$12,000$ 16. Water $$8,000$ 17. Gas $$600$ 18. Sewer $$6000$ Total Utility $$26,000$ Operating: $$0000$ 19. Janitor/Cleaning Payroll $$00000$ 20. Janitor/Cleaning Supplies $$33,50000$ 21. Janitor/Cleaning Contract $$000000000000000000000000000000000000$	10. Bookkeeping/Accounting Fees	\$0
13. Miscellaneous Administrative $$4,240$ Total Administrative14. Fuel Oll15. Electricity16. Water17. Gas17. Gas19. Janitor/Cleaning Payroll19. Janitor/Cleaning Supplies19. Janitor/Cleaning Supplies11. Janitor/Cleaning Supplies12. Exterminating13. Grounds Payroll14. Security Payroll/Contract15. Elevatication16. Water17. Gas19. Janitor/Cleaning Supplies19. Janitor/Cleaning Supplies19. Janitor/Cleaning Supplies19. Janitor/Cleaning Supplies10. Janitor/Cleaning Contract10. Janitor/Cleaning Contract11. Janitor/Cleaning Supplies12. Exterminating13. Grounds Payroll14. Security Payroll/Contract15. Grounds Supplies17. Grounds Contract18. Maintenance/Repairs Payroll19. Repairs/Material19. Levator Maintenance/Contract19. Janitor/Cleaning Repairs & Maintenance10. Secorating Supplies10. Repairs Contract11. Elevator Maintenance/Contract12. Heating/Cooling Repairs & Maintenance13. Decorating/Payroll/Contract13. Decorating Supplies13. Decorating Supplies13. Decorating Supplies14. Stater15. Decorating Supplies15. Decorating Supplies15. Decorating Supplies15. Decorating Supplies15. Decorating Supplies15. Decorating Supplies15. Decorating Supplies	11. Telephone & Answering Service	\$3,200
Total Administrative $$72,723$ Utilities14. Fuel Oil\$015. Electricity\$12,00016. Water\$8,00017. Gas\$018. Sewer\$6,000Total Utility\$26,000\$26,000Operating:19. Janitor/Cleaning Payroll\$020. Janitor/Cleaning Supplies\$33,50021. Janitor/Cleaning Contract\$022. Exterminating\$22,00023. Trash Removal\$40024. Security Payroll/Contract\$025. Grounds Supplies\$33,50027. Grounds Contract\$028. Maintenance/Repairs Payroll\$029. Repairs/Material\$4,50030. Repairs Contract\$5,50032. Heating/Cooling Repairs & Maintenance\$6,00033. Pool Maintenance/Contract\$5034. Snow Removal\$20,00035. Decorating/Payroll/Contract\$036. Decorating/Supplies\$037. Miscellaneous\$037. Miscellaneous\$0	12. Tax Credit Monitoring Fee	\$1,400
Utilities14. Fuel Oil\$015. Electricity\$12,00016. Water\$8,00017. Gas\$018. Sewer\$6,000Total Utility\$26,000\$26,000Operating:19. Janitor/Cleaning Payroll\$020. Janitor/Cleaning Supplies\$3,50021. Janitor/Cleaning Contract\$022. Exterminating\$2,00023. Trash Removal\$40024. Security Payroll/Contract\$025. Grounds Supplies\$3,50027. Grounds Contract\$028. Maintenance/Repairs Payroll\$25,00029. Repairs/Material\$4,50030. Repairs Contract\$5,50031. Elevator Maintenance/Contract\$5,50032. Heating/Cooling Repairs & Maintenance\$6,00033. Pool Maintenance/Contract\$034. Snow Removal\$2,00035. Decorating/Payroll/Contract\$036. Decorating Supplies\$037. Miscellaneous\$037. Miscellaneous\$0	13. Miscellaneous Administrative	\$4,240
14. Fuel Oil\$015. Electricity\$12,00016. Water\$8,00017. Gas\$018. Sewer\$6,000Total Utility\$26,000\$26,000Operating:19. Janitor/Cleaning Payroll\$020. Janitor/Cleaning Supplies\$3,50021. Janitor/Cleaning Contract\$022. Exterminating\$2,00023. Trash Removal\$40024. Security Payroll/Contract\$025. Grounds Supplies\$3,50027. Grounds Contract\$028. Maintenance/Repairs Payroll\$2,00029. Repairs/Material\$4,50030. Repairs Contract\$2,00031. Elevator Maintenance/Contract\$2,00033. Pool Maintenance/Contract/Staff\$033. Pool Maintenance/Contract\$034. Snow Removal\$2,00035. Decorating/Payroll/Contract\$036. Decorating/Payroll/Contract\$037. Miscellaneous\$037. Miscellaneous\$0	Total Administrative	\$72,723
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25. Grounds Payroll\$026. Grounds Supplies\$3,50027. Grounds Contract\$028. Maintenance/Repairs Payroll\$25,00029. Repairs/Material\$4,50030. Repairs Contract\$2,00031. Elevator Maintenance/Contract\$5,50032. Heating/Cooling Repairs & Maintenance\$6,00033. Pool Maintenance/Contract/Staff\$034. Snow Removal\$2,00035. Decorating/Payroll/Contract\$036. Decorating Supplies\$60037. Miscellaneous\$0	23. Trash Removal	\$400
26. Grounds Supplies\$3,50027. Grounds Contract\$028. Maintenance/Repairs Payroll\$25,00029. Repairs/Material\$4,50030. Repairs Contract\$2,00031. Elevator Maintenance/Contract\$5,50032. Heating/Cooling Repairs & Maintenance\$6,00033. Pool Maintenance/Contract/Staff\$034. Snow Removal\$2,00035. Decorating/Payroll/Contract\$036. Decorating Supplies\$037. Miscellaneous\$0	24. Security Payroll/Contract	\$0
27. Grounds Contract\$028. Maintenance/Repairs Payroll\$25,00029. Repairs/Material\$4,50030. Repairs Contract\$2,00031. Elevator Maintenance/Contract\$5,50032. Heating/Cooling Repairs & Maintenance\$6,00033. Pool Maintenance/Contract/Staff\$034. Snow Removal\$2,00035. Decorating/Payroll/Contract\$036. Decorating Supplies\$60037. Miscellaneous\$0	25. Grounds Payroll	
28. Maintenance/Repairs Payroll\$25,00029. Repairs/Material\$4,50030. Repairs Contract\$2,00031. Elevator Maintenance/Contract\$5,50032. Heating/Cooling Repairs & Maintenance\$6,00033. Pool Maintenance/Contract/Staff\$034. Snow Removal\$2,00035. Decorating/Payroll/Contract\$036. Decorating Supplies\$60037. Miscellaneous\$0	26. Grounds Supplies	\$3,500
29. Repairs/Material\$4,50030. Repairs Contract\$2,00031. Elevator Maintenance/Contract\$5,50032. Heating/Cooling Repairs & Maintenance\$6,00033. Pool Maintenance/Contract/Staff\$034. Snow Removal\$2,00035. Decorating/Payroll/Contract\$036. Decorating Supplies\$60037. Miscellaneous\$0	27. Grounds Contract	\$0
30. Repairs Contract\$2,00031. Elevator Maintenance/Contract\$5,50032. Heating/Cooling Repairs & Maintenance\$6,00033. Pool Maintenance/Contract/Staff\$034. Snow Removal\$2,00035. Decorating/Payroll/Contract\$036. Decorating Supplies\$60037. Miscellaneous\$0	28. Maintenance/Repairs Payroll	\$25,000
30. Repairs Contract\$2,00031. Elevator Maintenance/Contract\$5,50032. Heating/Cooling Repairs & Maintenance\$6,00033. Pool Maintenance/Contract/Staff\$034. Snow Removal\$2,00035. Decorating/Payroll/Contract\$036. Decorating Supplies\$60037. Miscellaneous\$0		
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33. Pool Maintenance/Contract/Staff\$034. Snow Removal\$2,00035. Decorating/Payroll/Contract\$036. Decorating Supplies\$60037. Miscellaneous\$0	32. Heating/Cooling Repairs & Maintenance	
34. Snow Removal\$2,00035. Decorating/Payroll/Contract\$036. Decorating Supplies\$60037. Miscellaneous\$0	33. Pool Maintenance/Contract/Staff	
35. Decorating/Payroll/Contract\$036. Decorating Supplies\$60037. Miscellaneous\$0		
36. Decorating Supplies\$60037. Miscellaneous\$0	35. Decorating/Payroll/Contract	
37. Miscellaneous \$0	36. Decorating Supplies	
	Totals Operating & Maintenance	\$55,000

M. OPERATING EXPENSES

Taxes & Insurance	
38. Real Estate Taxes	\$27,080
39. Payroll Taxes	\$5,000
40. Miscellaneous Taxes/Licenses/Permits	\$1,000
41. Property & Liability Insurance	\$12,000
42. Fidelity Bond	\$0
43. Workman's Compensation	\$0
44. Health Insurance & Employee Benefits	\$1,000
45. Other Insurance	\$0
Total Taxes & Insurance	\$46,080
Total Operating Expense	\$199,803
Total Operating \$4,995 C. Total Operating 52.8	5%
Expenses Per Unit Expenses as % of EGI	
Replacement Reserves (Total # Units X \$300 or \$250 New Const. Elderly Minimum)	\$12,000
Total Expenses	\$211,803

ACTION: Provide Documentation of Operating Budget at Tab R if applicable.

2022 Low-Income Housing Tax Credit Application For Reservation

N. PROJECT SCHEDULE

ΑCTIVITY	ACTUAL OR ANTICIPATED DATE	NAME OF RESPONSIBLE PERSON
1. SITE		
a. Option/Contract	Complete	David Cooper, Jr.
b. Site Acquisition	11/30/2022	David Cooper, Jr.
c. Zoning Approval	In Place	David Cooper, Jr.
d. Site Plan Approval	1/15/2023	David Cooper, Jr.
2. Financing		
a. Construction Loan		
i. Loan Application	9/1/2022	David Cooper, Jr.
ii. Conditional Commitment	10/1/2022	David Cooper, Jr.
iii. Firm Commitment	11/1/2022	David Cooper, Jr.
b. Permanent Loan - First Lien		
i. Loan Application	9/1/2022	David Cooper, Jr.
ii. Conditional Commitment	10/1/2022	David Cooper, Jr.
iii. Firm Commitment	11/1/2022	David Cooper, Jr.
c. Permanent Loan-Second Lien		
i. Loan Application	9/1/2022	David Cooper, Jr.
ii. Conditional Commitment	10/1/2022	David Cooper, Jr.
iii. Firm Commitment	11/1/2022	David Cooper, Jr.
d. Other Loans & Grants		
i. Type & Source, List		
ii. Application		
iii. Award/Commitment		
2. Formation of Owner	2/7/2022	David Cooper, Jr.
3. IRS Approval of Nonprofit Status	1/11/1980	Kathy E. Vesley
4. Closing and Transfer of Property to Owner	3/15/2023	David Cooper, Jr.
5. Plans and Specifications, Working Drawings	1/15/2023	David Cooper, Jr.
6. Building Permit Issued by Local Government	3/10/2023	David Cooper, Jr.
7. Start Construction	3/15/2023	David Cooper, Jr.
8. Begin Lease-up	4/15/2024	David Cooper, Jr.
9. Complete Construction	6/15/2024	David Cooper, Jr.
10. Complete Lease-Up	9/15/2024	David Cooper, Jr.
11. Credit Placed in Service Date	12/31/2024	David Cooper, Jr.

v.2022.1

O. PROJECT BUDGET - HARD COSTS

Cost/Basis/Maximum Allowable Credit

Complete cost column and basis column(s) as appropriate

Note: Attorney must opine, among other things, as to correctness of the inclusion of each cost item in eligible basis, type of credit and numerical calculations included in Project Budget.

	Must Use Whole Numb	ers Only!	Amount of Cost up to 100% Includable in Eligible BasisUse Applicable Column(s):			
				nt Value Credit"	(D)	
Item		(A) Cost	(B) Acquisition	(C) Rehab/	"70 % Present	
		(,	(2) / logololiolioli	New Construction	Value Credit"	
1. Cont	ractor Cost					
a.	Unit Structures (New)	5,532,240	0	0	5,532,240	
b.	Unit Structures (Rehab)	0	0	0	0	
c.	Non Residential Structures	0	0	0	0	
d.	Commercial Space Costs	0	0	0	0	
e.	Structured Parking Garage	0	0	0	0	
	Total Structure	5,532,240	0	0	5,532,240	
f.	Earthwork	0	0	0	0	
g.	Site Utilities	0	0	0	0	
h.	Renewable Energy	0	0	0	0	
i.	Roads & Walks	0	0	0	0	
j.	Site Improvements	1,300,000	0	0	1,300,000	
k.	Lawns & Planting	0	0	0	0	
Ι.	Engineering	0	0	0	0	
m.	Off-Site Improvements	0	0	0	0	
n.	Site Environmental Mitigation	0	0	0	0	
о.	Demolition	0	0	0	0	
р.	Site Work	0	0	0	0	
q.	Other Site work	0	0	0	0	
	Total Land Improvements	1,300,000	0	0	1,300,000	
	Total Structure and Land	6,832,240	0	0	6,832,240	
r.	General Requirements	409,934	0	0	409,934	
s.	Builder's Overhead	136,644	0	0	<mark>136,644</mark>	
(2.0% Contract)					
t.	Builder's Profit	409,934	0	0	409,934	
(6.0% Contract)					
u.	Bonds	0	0	0	0	
۷.	Building Permits	0	0	0	0	
w.	Special Construction	0	0	0	0	
х.	Special Equipment	0	0	0	0	
у.	Other 1:	0	0	0	0	
Z.	Other 2:	0	0	0	0	
aa.	Other 3:	<u> </u>	0	0	<u> </u>	
	Contractor Costs	\$7,788,752	\$0	\$0	\$7,788,752	

To select exclusion of allowable line items from Total Development Costs used in Cost limit calculations, select X in yellow box to the left.

O. PROJECT BUDGET - OWNER COSTS

			To coloct evolution of a	allowable line items fron	a Total Development	
			Costs used in Cost limit calculations, select X in yellow box to the left.			
			Amount of Cost up to 100% Includable in			
			Eligible Ba	sisUse Applicable (Column(s):	
	MUST USE WHOLE NUMBERS ONLY!		"30% Present		(D)	
	Item	(A) Cost	(B) Acquisition	(C) Rehab/	"70 % Present	
				New Construction	Value Credit"	
2. Owi	ner Costs					
a.	Building Permit	85,000	0	0	85,000	
b.	Architecture/Engineering Design Fee	213,663	0	0	213,663	
	\$5,342 /Unit)					
с.	Architecture Supervision Fee	20,000	0	0	20,000	
	\$500 /Unit)					
d.	Tap Fees	280,000	0	0	280,000	
e.	Environmental	25,000	0	0	25,000	
f.	Soil Borings	0	0	0	0	
g.	Green Building (Earthcraft, LEED, etc.)	30,000	0	0	30,000	
h.	Appraisal	9,000	0	0	9,000	
i.	Market Study	6,500	0	0	6,500	
j.	Site Engineering / Survey	102,888	0	0	102,888	
k.	Construction/Development Mgt	0	0	0	0	
Ι.	Structural/Mechanical Study	0	0	0	0	
m.	Construction Loan Origination Fee	202,200	0	0	202,200	
n.	Construction Interest	344,762	0	0	289,535	
	(4.0% for 30 months)	544,702			205,555	
о.	Taxes During Construction	5,000	0	0	5,000	
р.	Insurance During Construction	67,500	0	0	67,500	
р. q.	Permanent Loan Fee	32,000	0	0	0	
4.	(<mark>2.0%</mark>)	32,000				
r.	Other Permanent Loan Fees	10,000	0	0	0	
s.	Letter of Credit	0	0	0	0	
t.	Cost Certification Fee	7,500	0	0	7,500	
u.	Accounting	0	0	0	0	
v.	Title and Recording	50,000	0	0	30,000	
w.	Legal Fees for Closing	100,000	0	0	90,000	
х.	Mortgage Banker	0	0	0	0	
у.	Tax Credit Fee	76,740				
z.	Tenant Relocation	0	0	0	0	
aa.	Fixtures, Furnitures and Equipment	60,500	0	0	60,500	
ab.	Organization Costs	25,000	0	0	0	
ac.	Operating Reserve	175,796	0	0	0	
ad.	Contingency	389,438	0	0	389,438	
ae.		0	0	0	0	
af.	Utilities	0	0	0	0	
1			· v		U	

O. PROJECT BUDGET - OWNER COSTS

ag. S	Servicing Reserv	e	0			
(1) (Other* specify	: Soft Cost Contingency	20,000	0	0	
(2) (Other* specify	: Marketing Costs	5,000	0	0	0
(3) (Other* specify	r: Construction Inspection Fe	20,000	0	0	20,000
(4) (Other* specify	<mark>r:</mark>	0	0	0	0
(5) (Other * specify	<u>r:</u>	0	0	0	0
(6) (Other* specify	/:	0	0	0	0
(7) (Other* specify	/:	0	0	0	0
(8) (Other* specify	<u>.</u>	0	0	0	0
(9) (Other* specify	r:	0	0	0	0
				·		·
0	Owner Costs Sub	total (Sum 2A2(10))	\$2,363,487	\$0	\$0	\$1,933,724
Subto	otal 1 + 2		\$10,152,239	\$0	\$0	\$9,722,476
(Owne	er + Contractor (Costs)				
	oper's Fees		1,318,179	0	0	1,318,179
		oper Fee Agreement (Tab A)				
4. Owne	er's Acquisition (Costs				
Land		950,000				
Existing Improvements		0	0			
Subto	tal 4:		\$950,000	\$0		
5. Total I	Development C	osts				
Subto	tal 1+2+3+4:		\$12,420,418	\$0	\$0	\$11,040,655

If this application seeks rehab credits only, in which there is no acquisition and <u>no change in ownership</u>, enter the greater of appraised value or tax assessment value here:

(Provide documentation at Tab E)	\$0 \$0	Land Building
Maximum Developer Fee:	\$1,31	8,179
Proposed Development's Cost per Sq Foot Applicable Cost Limit by Square Foot:	\$239 \$314	Meets Limits
Proposed Development's Cost per Unit Applicable Cost Limit per Unit:	\$286,760 \$303,292	Meets Limits

P. ELIGIBLE BASIS CALCULATION

			Amount of	Cost up to 100% Inc	ludabla in
			Eligible Bas		
			"30 % Present \		
				(C) Rehab/	(D)
				New	"70 % Present
	ltem	(A) Cost	(B) Acquisition	Construction	Value Credit"
		()	() - 1		
1.	Total Development Costs	12,420,418	0	0	11,040,655
2.	Reductions in Eligible Basis				
 Amount of federal grant(s) used to finance qualifying development costs 			0	0	0
	b. Amount of nonqualified, nonrecourse fi	0	0	0	
	 c. Costs of nonqualifying units of higher quality (or excess portion thereof) 	0	0	0	
	d. Historic Tax Credit (residential portion)	0	0	0	
3.	Total Eligible Basis (1 - 2 above)		0	0	11,040,655
4.	Adjustment(s) to Eligible Basis (For non-ad	equisition costs in e	eligible basis)		
	a. For QCT or DDA (Eligible Basis x 30%) State Designated Basis Boosts:		_	0	3,312,197
	 b. For Revitalization or Supportive Housing c. For Green Certification (Eligible Basis x 2) 	- · -	0%)	0	0
	Total Adjusted Eligible basis		=	0	14,352,852
5.	Applicable Fraction		100.00000%	100.00000%	100.00000%
6.	Total Qualified Basis		0	0	14,352,852
	(Eligible Basis x Applicable Fraction)				
7.	Applicable Percentage		9.00%	9.00%	9.00%
	Beginning in 2021, All Tax Exempt requests shoul % rate and all 9% requests should use the standa				
8.	Maximum Allowable Credit under IRC §42 (Qualified Basis x Applicable Percentage)	2	\$0	\$0	\$1,291,757
	(Must be same as BIN total and equal to or than credit amount allowed)	less	Combir	\$1,291,757 ned 30% & 70% P. V.	Credit

Q. SOURCES OF FUNDS

Action: Provide Documentation for all Funding Sources at Tab T

1. Construction Financing: List individually the sources of construction financing, including any such loans financed through grant sources:

		Date of	Date of	Amount of	
	Source of Funds	Application	Commitment	Funds	Name of Contact Person
1.	Virginia Housing	09/01/22	11/01/22	\$10,110,000	
2.					
3.					
Total Construction Funding:				\$10,110,000	

2. Permanent Financing: List individually the sources of all permanent financing in order of lien position:

Date of Date of			(Whole Numbers only) f Amount of Annual Debt		Interest Rate of	Amortization Period	Term of Loan	
	Source of Funds	Application	Commitment	Funds	Service Cost	Loan	IN YEARS	(years)
1.	Virginia Housing- Taxable	9/1/2022	11/1/2022	\$1,600,000	\$103,107	5.50%	35	35
2.	Virginia Housing- REACH	9/1/2022	11/1/2022	\$800,000	\$36,678	2.95%	35	35
3.								
4.								
5.								
6.								
7.								
8.								
9.								
10.								
Total Permanent Funding:			\$2,400,000	\$139,785				

3. Grants: List all grants provided for the development:

		Date of	Date of	Amount of	
	Source of Funds	Application	Commitment	Funds	Name of Contact Person
1.					
2.					
3.					
4.					
5.					
6.					
	Total Permanent Grants:			\$0	

Q. SOURCES OF FUNDS

4. Subsidized Funding

		Date of	Amount of
	Source of Funds	Commitment	Funds
1.			
2.			
3.			
4.			
5.			
	Total Subsidized Funding		\$0

5. Recap of Federal, State, and Local Funds

Portions of the sources of funds described above for the development are f	inanced directly	or indirectly
with Federal, State, or Local Government Funds	TRUE	

If above is **True**, then list the amount of money involved by all appropriate types.

Below-Market Loans

a.	Tax Exempt Bonds	\$0
b.	RD 515	\$0
c.	Section 221(d)(3)	\$0
d.	Section 312	\$0
e.	Section 236	\$0
f.	VHDA SPARC/REACH	\$800,000
g.	HOME Funds	\$0
h.	Other:	\$0
i.	Other:	\$0

Grants*

a.	CDBG	\$0
b.	UDAG	\$0

Market-Rate Loans

a.	Taxable Bonds	\$1,600,000
b.	Section 220	\$0
c.	Section 221(d)(3)	\$0
d.	Section 221(d)(4)	\$0
e.	Section 236	\$0
f.	Section 223(f)	\$0
g.	Other:	\$0

Gr	an	ts

c.	State	
d.	Local	
e.	Other:	

*This means grants to the partnership. If you received a loan financed by a locality which received one of the listed grants, please list it in the appropriate loan column as "other" and describe the applicable grant program which funded it.

Q. SOURCES OF FUNDS

6. For 1	6. For Transactions Using Tax-Exempt Bonds Seeking 4% Credits:								
	For purposes of the 50% Test, and based only on the data entered to this								
	application, the portion of the aggregate basis of buildings and land financed with								
tax-exempt funds is: N/A									
7. Som	Some of the development's financing has credit enhancements If True, list which financing and describe the credit enhancement:								
8. Othe	er Subsidies	Action:	Provide docum	entation (Tab Q)					
a.	FALSE	Real Estate Tax Abatement on the increase in the value of the development.							
b.	TRUE	New project	based subsidy	from HUD or Rural Development fo	or the greater o	of 5			
		or 10% of th	e units in the de	evelopment.					
c.	FALSE	Other							
a. b.	FALSE	Real Estate T	Fax Abatement	on the increase in the value of the from HUD or Rural Development for	·	of 5			

9. A HUD approval for transfer of physical asset is required..... FALSE

R. EQUITY

- 1								
1. Equ	lity							
a.	Portion of Syndicati	on Proceeds Attributat	ole to Historic 1	Fax Credit				
	Amount of Federal	historic credits		\$0	x Equity \$	\$0.000 =	=	\$0
	Amount of Virginia	historic credits		\$0	x Equity \$	\$0.000 =	=	\$0
b.	Equity that Sponsor i. Cash Investme		\$0					
	ii. Contributed L	and/Building		\$0				
	iii. Deferred Dev	-	_	\$498,818	(Note: Deferred	d Developer Fee	cannot he ne	postive)
	iv. Other:			\$0 \$0	(Note: Deletter	Developer ree		.gative.)
		eferred Developer Fee	is greater than		rall Develope	r Fee provid	o a cash flo	NA/
		•	•			riee, provid		vv
	statement sho	owing payoff within 15	years at IAD	А.				
		Equity Total		\$498,818				
2. Equ	uity Gap Calculation							
a.	Total Development	Cost						\$12,420,418
b.	Total of Permanent	Funding, Grants and Ed	quity			-		\$2,898,818
c.	Equity Gap							\$9,521,600
d.	Developer Equity					-		\$950
e.	Equity gap to be fur	nded with low-income t	tax credit proc	eeds				\$9,520,650
3. Syr	dication Information	(If Applicable)						
a.	Actual or Anticipate	ed Name of Syndicator:	CRE	A				
	Contact Person:	Mike Boyle			Phone:	(727) 329-54	479	
	Street Address:	8141 Lakewood Main	st, Ste 208					
	City: Lakewood Rai	nch	State:		Zip:	34202		
					-			
b.	Syndication Equity							

i. Anticipated Annual Credits \$1,082,000.00 ii. Equity Dollars Per Credit (e.g., \$0.85 per dollar of credit) \$0.880 Percent of ownership entity (e.g., 99% or 99.9%) 99.99000% iii. \$0 iv. Syndication costs not included in Total Development Costs (e.g., advisory fees) \$1,081,892 Net credit amount anticipated by user of credits v. vi. Total to be paid by anticipated users of credit (e.g., limited partners) \$9,520,650 Syndication: Private c. d. Investors: Corporate 4. Net Syndication Amount \$9,520,650 Which will be used to pay for Total Development Costs 5. Net Equity Factor 88.0000199650%

Must be equal to or greater than 85%

S. DETERMINATION OF RESERVATION AMOUNT NEEDED

The following calculation of the amount of credits needed is substantially the same as the calculation which will be made by Virginia Housing to determine, as required by the IRC, the amount of credits which may be allocated for the development. However, Virginia Housing at all times retains the right to substitute such information and assumptions as are determined by Virginia Housing to be reasonable for the information and assumptions provided herein as to costs (including development fees, profits, etc.), sources for funding, expected equity, etc. Accordingly, if the development is selected by Virginia Housing for a reservation of credits, the amount of such reservation may differ significantly from the amount you compute below.

1. Total Development Costs		\$12,420,418
2. Less Total of Permanent Funding, Grants and Equity		\$2,898,818
3. Equals Equity Gap	_	\$9,521,600
 Divided by Net Equity Factor (Percent of 10-year credit expected to be raised as equit 	y investment)	88.0000199650%
5. Equals Ten-Year Credit Amount Needed to Fund Gap	_	\$10,819,998
Divided by ten years	_	10
6. Equals Annual Tax Credit Required to Fund the Equity Ga	ip	\$1,082,000
7. Maximum Allowable Credit Amount (from Eligible Basis Calculation)	_	\$1,291,757
8. Requested Credit Amount	For 30% PV Credit: For 70% PV Credit:	\$1,082,000 \$0
Credit per LI Units\$27,050.0000Credit per LI Bedroom\$12,436.7816	Combined 30% & 70% PV Credit Requested	\$1,082,000

9. Action: Provide Attorney's Opinion (Mandatory Tab H)

T. CASH FLOW

1. Revenue

Г

Indicate the estimated monthly income for the Low-Income Units (based on Unit Details tab):

Plus Other Income Source (list):	Rental Assistance, Interest, Tenant Charges, and Laundry/ V	/ending \$4,034
Equals Total Monthly Income:		\$33,876
Twelve Months		x12
Equals Annual Gross Potential Ir	Icome	\$406,512
ess Vacancy Allowance	7.0%	\$28,456
Equals Annual Effective Gross I	ncome (EGI) - Low Income Units	\$378,056

2. Indicate the estimated monthly income for the Market Rate Units (based on Unit Details tab):

Total Monthly Income for Market Rate	Units:		Şı Si
Plus Other Income Source (list):			ېږ بې
Equals Total Monthly Income:			\$1
Twelve Months			x1
Equals Annual Gross Potential Income			\$
Less Vacancy Allowance	0.0%		\$(
Equals Annual Effective Gross Income	(EGI) - Market Rate U	_ nits	Ś

Action: Provide documentation in support of Operating Budget (TAB R)

3. Cash Flow (First Year)

a.	Annual EGI Low-Income Units	\$378,056
b.	Annual EGI Market Units	\$0
с.	Total Effective Gross Income	\$378,056
d.	Total Expenses	\$211,803
e.	Net Operating Income	\$166,253
f.	Total Annual Debt Service	\$139,785
g.	Cash Flow Available for Distribution	\$26,468

T. CASH FLOW

4. Projections for Financial Feasibility - 15 Year Projections of Cash Flow

	Stabilized				
	Year 1	Year 2	Year 3	Year 4	Year 5
Eff. Gross Income	378,056	385,617	393,330	401,196	409,220
Less Oper. Expenses	211,803	218,157	224,702	231,443	238,386
Net Income	166,253	167,460	168,628	169,753	170,834
Less Debt Service	139,785	139,785	139,785	139,785	139,785
Cash Flow	26,468	27,675	28,843	29,968	31,049
Debt Coverage Ratio	1.19	1.20	1.21	1.21	1.22

	Year 6	Year 7	Year 8	Year 9	Year 10
Eff. Gross Income	417,405	425,753	434,268	442,953	451,812
Less Oper. Expenses	245,538	252,904	260,491	268,306	276,355
Net Income	171,867	172,849	173,777	174,647	175,457
Less Debt Service	139,785	139,785	139,785	139,785	139,785
Cash Flow	32,082	33,064	33,992	34,862	35,672
Debt Coverage Ratio	1.23	1.24	1.24	1.25	1.26

	Year 11	Year 12	Year 13	Year 14	Year 15
Eff. Gross Income	460,848	470,065	479,467	489,056	498,837
Less Oper. Expenses	284,646	293,185	301,980	311,040	320,371
Net Income	176,203	176,880	177,486	178,016	178,466
Less Debt Service	139,785	139,785	139,785	139,785	139,785
Cash Flow	36,418	37,095	37,701	38,231	38,681
Debt Coverage Ratio	1.26	1.27	1.27	1.27	1.28

Estimated Annual Percentage Increase in Revenue Estimated Annual Percentage Increase in Expenses 2.00% (Must be <u><</u> 2%) 3.00% (Must be <u>></u> 3%) I

U. Building-by-Building Information

Qualified basis must be determined on a building-by building basis. Complete the section below. Building street addresses are required by the IRS (must have them by the time of allocation request).

Must Complete

Number of BINS:

		FOR Y	OUR CO	NVENIENCE, COPY AND P		LLOWED W	ITHIN E	BUILDIN	g grid											
			MBER	Please help us with the pro							esent Value				sent Value					
			OF	DO NOT use the CUT featu							r Acquisition		Cr	edit for Rehab	/ New Construc	tion	<u> </u>	70% Present	Value Credit	
				DO NOT SKIP LINES BETW	EEN BUILD	DINGS				Actual or				Actual or			I	Actual or	1 1	
		TAX	MARKET			eu.			Estimate	Anticipated			Estimate	Anticipated		A 111	Estimate	Anticipated		
Bldg #	BIN	CREDIT UNITS	RATE UNITS	Street Address 1	Street	City	State	Zip	Qualified	In-Service	Applicable	Credit	Qualified	In-Service	Applicable	Credit	Qualified	In-Service	Applicable	Credit
#	if known	40	0	2701	Address 2			22801	Basis	Date	Percentage	Amount \$0	Basis	Date	Percentage	Amount \$0	Basis	Date	Percentage	Amount
1.		40	0	270 Lucy Drive		Harrisonburg	VA	22801									\$14,352,852	12/31/24	9.00%	\$1,291,757
2.						-	-					\$0				\$0			├ ──── ↓	\$0
3.												\$0				\$0				\$0
4.						_						\$0				\$0				\$0
5.							-					\$0				\$0				\$0
6.							-					\$0				\$0				\$0
7.												\$0				\$0			 	\$0
8.												\$0				\$0			 	\$0
9.							_					\$0				\$0				\$0
10.							_					\$0				\$0				\$0
11.							_					\$0				\$0			├─── ┤	\$0
12.							_					\$0				\$0			├─── ┤	\$0
13.							-					\$0				\$0				\$0
14.							-					\$0				\$0				\$0
15.							-					\$0				\$0				\$0
16.							-					\$0				\$0				\$0
17.							-					\$0				\$0				\$0
18.							-					\$0				\$0				\$0
19.							-					\$0				\$0				\$0
20.							-					\$0				\$0				\$0
21.							-					\$0				\$0				\$0
22.							-					\$0				\$0				\$0
23.							_					\$0				\$0				\$0
24.							_					\$0				\$0				\$0
25.							_					\$0				\$0				\$0
26.							_					\$0				\$0				\$0
27.							_					\$0				\$0				\$0
28.							_					\$0				\$0				\$0
29.							-					\$0				\$0				\$0
30.							-					\$0				\$0				\$0
31.							-					\$0				\$0				\$0
32.							-					\$0				\$0				\$0
33.							-					\$0				\$0				\$0
34.												\$0				\$0				\$0
35.		40										\$0				\$0				\$0
		40	0	If development has more than 35	buildings, c	ontact virginia F	iousing.													
				Totals from all buildings					\$0	1			\$0				\$14,352,852	1		
				Ũ				1		1				4				4	i	
												\$0				\$0				\$1,291,757
											1									
								Num	ber of BINS:	1	1									

1

BINS , printed 44

V. STATEMENT OF OWNER

The undersigned hereby acknowledges the following:

- 1. that, to the best of its knowledge and belief, all factual information provided herein or in connection herewith is true and correct, and all estimates are reasonable.
- 2. that it will at all times indemnify and hold harmless Virginia Housing and its assigns against all losses, costs, damages, Virginia Housing's expenses, and liabilities of any nature directly or indirectly resulting from, arising out of, or relating to Virginia Housing's acceptance, consideration, approval, or disapproval of this reservation request and the issuance or nonissuance of an allocation of credits, grants and/or loan funds in connection herewith.
- 3. that points will be assigned only for representations made herein for which satisfactory documentation is submitted herewith and that no revised representations may be made in connection with this application once the deadline for applications has passed.
- 4. that this application form, provided by Virginia Housing to applicants for tax credits, including all sections herein relative to basis, credit calculations, and determination of the amount of the credit necessary to make the development financially feasible, is provided only for the convenience of Virginia Housing in reviewing reservation requests; that completion hereof in no way guarantees eligibility for the credits or ensures that the amount of credits applied for has been computed in accordance with IRC requirements; and that any notations herein describing IRC requirements are offered only as general guides and not as legal authority.
- 5. that the undersigned is responsible for ensuring that the proposed development will be comprised of qualified low-income buildings and that it will in all respects satisfy all applicable requirements of federal tax law and any other requirements imposed upon it by Virginia Housing prior to allocation, should one be issued.
- 6. that the undersigned commits to providing first preference to members of targeted populations having state rental assistance and will not impose any eligibility requirements or lease terms terms for such individuals that are more restrictive than its standard requirements and terms, the terms of the MOU establishing the target population, or the eligibility requirements for the state rental assistance.
- 7. that, for the purposes of reviewing this application, Virginia Housing is entitled to rely upon representations of the undersigned as to the inclusion of costs in eligible basis and as to all of the figures and calculations relative to the determination of qualified basis for the development as a whole and/or each building therein individually as well as the amounts and types of credit applicable thereof, but that the issuance of a reservation based on such representation in no way warrants their correctness or compliance with IRC requirements.
- 8. that Virginia Housing may request or require changes in the information submitted herewith, may substitute its own figures which it deems reasonable for any or all figures provided herein by the undersigned and may reserve credits, if any, in an amount significantly different from the amount requested.
- 9. that reservations of credits are not transferable without prior written approval by Virginia Housing at its sole discretion.

- 10. that the requirements for applying for the credits and the terms of any reservation or allocation thereof are subject to change at any time by federal or state law, federal, state or Virginia Housing regulations, or other binding authority.
- 11. that reservations may be made subject to certain conditions to be satisfied prior to allocation and shall in all cases be contingent upon the receipt of a nonrefundable application fee of \$1000 and a nonrefundable reservation fee equal to 7% of the annual credit amount reserved.
- 12. that a true, exact, and complete copy of this application, including all the supporting documentation enclosed herewith, has been provided to the tax attorney who has provided the required attorney's opinion accompanying this submission.
- 13. that the undersigned has provided a complete list of all residential real estate developments in which the general partner(s) has (have) or had a controlling ownership interest and, in the case of those projects allocated credits under Section 42 of the IRC, complete information on the status of compliance with Section 42 and an explanation of any noncompliance. The undersigned hereby authorizes the Housing Credit Agencies of states in which these projects are located to share compliance information with the Authority.
- 14. that any principal of undersigned has not participated in a planned foreclosure or Qualified Contract request in Virginia after January 1, 2019.
- 15. that undersigned agrees to provide disclosure to all tenants of the availability of Renter Education provided by Virginia Housing.
- 16. that undersigned waives the right to pursue a Qualified Contract on this development.
- 17. that the information in this application may be disseminated to others for purposes of verification or other purposes consistent with the Virginia Freedom of Information Act. However, all information will be maintained, used or disseminated in accordance with the Government Data Collection and Dissemination Practices Act. The undersigned may refuse to supply the information requested, however, such refusal will result in Virginia Housing's inability to process the application. The original or copy of this application may be retained by Virginia Housing, even if tax credits are not allocated to the undersigned.

In Witness Whereof, the undersigned, being authorized, has caused this document to be executed in its name on the date of this application set forth in DEV Info tab hereof.

Legal Name of Owner: Simms Pointe Limited Partnership

Authorized Member of the General Partner

(Title)

By: Its:

Simms Pointe - Reservation App

V. STATEMENT OF ARCHITECT

The architect signing this document is certifying that the development plans and specifications incorporate all Virginia Housing Minimum Design and Construction Requirements (MDCR), selected LIHTC enhancements and amenities, applicable building codes and accessibility requirements.

In Witness Whereof, the undersigned, being authorized, has caused this document to be executed in its name on the date of this application set forth in DEV Info tab hereof.

Legal Name of Architect:	Douglas E. Weatherby
Virginia License#:	2716
Architecture Firm or Company:	D.E. Weatherby & Associates, Inc.
By: Its: President	(Title)

Initials by Architect are also required on the following Tabs: Enhancement, Special Housing Needs and Unit Details.

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LIHTC SELF SCORE SHEET

Self Scoring Process

This Self Scoring Process is intended to provide you with an estimate of your application's score based on the information included within the reservation application. Other items, denoted below in the yellow shaded cells, are typically evaluated by Virginia Housin's staff during the application review and feasibility process. For purposes of self scoring, we have made certain assumptions about your application. Edit the appropriate responses (Y or N) in the yellow shaded cells, if applicable. Items 5f and 5g require a numeric value to be entered.

Please remember that this score is only an estimate. Virginia Housing reserves the right to change application data and/or score sheet responses where appropriate, which may change the final score.

MANDATORY ITEMS:	Included		Score
a. Signed, completed application with attached tabs in PDF format	Y	Y or N	0
b. Active Excel copy of application	Y	Y or N	0
c. Partnership agreement	Y	Y or N	0
d. SCC Certification	Y	Y or N	0
e. Previous participation form	Ý	Y or N	0
f. Site control document	Ý	Y or N	0
g. RESNET Certification	Ý	Y or N	0
h. Attorney's opinion	Ý	Y or N	0
i. Nonprofit questionnaire (if applicable)	Ý	Y, N, N/A	0
j. Appraisal	Y	Y or N	0
k. Zoning document	Y	Y or N	0
I. Universal Design Plans	Ŷ	Y or N	0
m. List of LIHTC Developments (Schedule A)	Y	Y or N	0
Total:			0.00
			0.00
1. READINESS:			
a. Virginia Housing notification letter to CEO (via Locality Notification Information App)	Y	0 or -50	0.00
b. Local CEO Opposition Letter	N	0 or -25	0.00
c. Plan of development < no points offered in Cycle 2022 >	N/A	0 pts for 2022	0.00
d. Location in a revitalization area based on Qualified Census Tract	Y	0 or 10	10.00
e. Location in a revitalization area with resolution	N	0 or 15	0.00
f. Location in a Opportunity Zone	N	0 or 15	0.00
Total:			10.00
2. HOUSING NEEDS CHARACTERISTICS:			
a. Sec 8 or PHA waiting list preference	Y	0 or up to 5	4.00
b. Existing RD, HUD Section 8 or 236 program	N	0 or 20	0.00
c. Subsidized funding commitments	0.00%	Up to 40	0.00
d. Tax abatement on increase of property's value	N	0 or 5	0.00
e. New project based rental subsidy (HUD or RD)	Y	0 or 10	10.00
f. Census tract with <12% poverty rate	3%	0, 20, 25 or30	30.00
g. Development provided priority letter from Rural Development	N	0 or 15	0.00
h. Dev. located in area with increasing rent burdened population	Y	Up to 20	20.00
Total:			64.00

2022 Low-Income Housing Tax Credit Application For Reservation

3. DEVELOPMENT CHARACTERISTICS: a. Enhancements (See calculations below)				80.00
a. Enhancements (See calculations below) b. Project subsidies/HUD 504 accessibility for 5 or 10% of units		Y	0 or 50	50.00
or c. HUD 504 accessibility for 10% of units		N	0 or 20	0.00
d. Proximity to public transportation (within Northern VA or Tidewater)		Y10	0, 10 or 20	10.00
e. Development will be Green Certified		Y	0 or 10	10.00
f. Units constructed to meet Virginia Housing's Universal Design standards		100%	Up to 15	15.00
g. Developments with less than 100 low income units		Y	up to 20	20.00
h. Historic Structure eligible for Historic Rehab Credits		N	0 or 5	0.00
	Total:			185.00
4. TENANT POPULATION CHARACTERISTICS: Locality AMI State AMI \$66,700 \$59,700				
a. Less than or equal to 20% of units having 1 or less bedrooms]	Y	0 or 15	15.00
b. <plus> Percent of Low Income units with 3 or more bedrooms</plus>		30.00%	Up to 15	15.00
c. Units with rent and income at or below 30% of AMI and are not subsidized (up to 10% or	f I Lunits)	10.00%	Up to 10	10.00
d. Units with rents at or below 40% of AMI (up to 10% of LI units)	r Er units)	30.00%	Up to 10	10.00
e. Units with rent and income at or below 50% of AMI		50.00%	Up to 50	50.00
f. Units with rents at or below 50% rented to tenants at or below 60% of AMI		50.00%	Up to 25	0.00
or g. Units in LI Jurisdictions with rents <= 50% rented to tenants with <= 60% of AMI		50.00%	Up to 50	0.00
-	Total:			100.00
5. SPONSOR CHARACTERISTICS:				
a. Developer experience (Subdivision 5a - options a,b or c)		Y	0, 10 or 25	25.00
b. Experienced Sponsor - 1 development in Virginia		N	0 or 5	0.00
c. Experienced Sponsor - 3 developments in any state		Ν	0 or 15	0.00
d. Developer experience - life threatening hazard		N	0 or -50	0.00
e. Developer experience - noncompliance		N	0 or -15	0.00
f. Developer experience - did not build as represented (per occurrence)		0	0 or -2x	0.00
g. Developer experience - failure to provide minimum building requirements (per occurent	ce)	0	0 or -50 per item	
h. Developer experience - termination of credits by Virginia Housing		N	0 or -10	0.00
i. Developer experience - exceeds cost limits at certification		Ν	0 or -50	0.00
j. Socially Disadvantaged Principal owner 25% or greater		Y	0 or 5	5.00
k. Management company rated unsatisfactory		N	0 or -25	0.00
I. Experienced Sponsor partnering with Local Housing Authority pool applicant		Ν	0 or 5	0.00
	Total:			30.00
6. EFFICIENT USE OF RESOURCES:				
a. Credit per unit			Up to 200	54.13
b. Cost per unit			Up to 100	47.74
	Total:			101.87
7. BONUS POINTS:				
a. Extended compliance	0	Years	40 or 50	0.00
or b. Nonprofit or LHA purchase option		Y	0 or 60	60.00
or c. Nonprofit or LHA Home Ownership option		N	0 or 5	0.00
d. Combined 9% and 4% Tax Exempt Bond Site Plan		N	Up to 30	0.00
e. RAD or PHA Conversion participation and competing in Local Housing Authority pool		N	0 or 10	0.00
 f. Team member with Diversity, Equity and Inclusion Designation g. Commitment to electronic payment of fees 		Y Y	0 or 5 0 or 5	5.00
	Total:		0015	70.00
	10(01)			70.00
400 Point Threshold - all 9% Tax Credits		TOTAL SCO	RE:	560.87

300 Point Threshold - Tax Exempt Bonds

Enhancements:		
All units have:	Max Pts	Score
a. Community Room	5	5.00
b. Exterior walls constructed with brick and other low maintenance materials	40	40.00
c. Sub metered water expense	5	5.00
d. Watersense labeled faucets, toilets and showerheads	3	0.00
e. Rehab only: Infrastructure for high speed internet/broadband	1	0.00
f. N/A for 2022	0	0.00
g. Each unit provided free individual high speed internet access	10	0.00
h. Each unit provided free individual WiFi	12	12.00
i. Bath Fan - Delayed timer or continuous exhaust	3	0.00
j. Baths equipped with humidistat	3	3.00
k. Cooking Surfaces equipped with fire prevention features	4	4.00
 Cooking surfaces equipped with fire suppression features 	2	0.00
m. Rehab only: dedicated space to accept permanent dehumidification system	2	0.00
n. Provides Permanently installed dehumidification system	5	5.00
o. All interior doors within units are solid core	3	3.00
p. USB in kitchen, living room and all bedrooms	1	1.00
q. LED Kitchen Light Fixtures	2	2.00
r. N/A for 2022	0	0.00
s. New Construction: Balcony or patio	4	0.00
	=	80.00
All elderly units have:		
t. Front-control ranges	1	0.00
u. Independent/suppl. heat source	1	0.00
v. Two eye viewers	1	0.00
w. Shelf or Ledge at entrance within interior hallway	2	0.00
	=	0.00

Total amenities: 80.00

Development Summary

Summary Information

2022 Low-Income Housing Tax Credit Application For Reservation

Deal Name:	Simms Pointe		
Cycle Type:	9% Tax Credits	Requested Credit Amount: \$1,082,000	
Allocation Type:	New Construction	Jurisdiction: Harrisonburg City	
Total Units	40	Population Target: General	Total Score
Total LI Units	40		560.87
Project Gross Sq Ft: Green Certified?	47,984.00 TRUE	Owner Contact: Gregory Mustric	

Source of Funds	Amount	Per Unit	Per Sq Ft	Annual Debt Service
Permanent Financing	\$2,400,000	\$60,000	\$50	\$139,785
Grants	\$0	\$0		
Subsidized Funding	\$0	\$0		

Uses of Funds - Actual Costs				
Type of Uses	Amount	Per Unit	Sq Ft	% of TDC
Improvements	\$6,832,240	\$170,806	\$142	55.01%
General Req/Overhead/Profit	\$956,512	\$23,913	\$20	7.70%
Other Contract Costs	\$0	\$0	\$0	0.00%
Owner Costs	\$2,363,487	\$59,087	\$49	19.03%
Acquisition	\$950,000	\$23,750	\$20	7.65%
Developer Fee	\$1,318,179	\$32,954	\$27	10.61%
Total Uses	\$12,420,418	\$310,510		

Income			
Gross Potential Income - LI Units \$406,512			
Gross Potential Income - Mkt Units		\$0	
Subtotal		\$406,512	
Less Vacancy %	7.00%		\$28,456
Effective Gross Income			\$378,056

Rental Assistance? TRUE

Expenses			
Category	Total	Per Unit	
Administrative	\$72,723	\$1,818	
Utilities	\$26,000	\$650	
Operating & Maintenance	\$55,000	\$1,375	
Taxes & Insurance	\$46,080	\$1,152	
Total Operating Expenses	\$199,803	\$4,995	
Replacement Reserves	\$12,000	\$300	
Total Expenses	\$211,803	\$5,295	
Cash Flow		1	
EGI	\$378,056		
Total Expenses	\$211,803		
Net Income	\$166,253		
Debt Service	\$139,785		
Debt Coverage Ratio (YR1):	1.19		

Total Development Costs		
Total Improvements	\$10,152,239	
Land Acquisition	\$950,000	
Developer Fee	\$1,318,179	
Total Development Costs	\$12,420,418	
Proposed Cost Limit/Sq Ft:	\$239	
Applicable Cost Limit/Sq Ft:	\$314	
Proposed Cost Limit/Unit:	\$286,760	
Applicable Cost Limit/Unit:	\$303,292	

Unit Breakdown		
Supp Hsg	0	
# of Eff	0	
# of 1BR	5	
# of 2BR	23	
# of 3BR	12	
# of 4+ BR	0	
Total Units	40	

	Income Levels	Rent Levels
	# of Units	# of Units
<=30% AMI	4	4
40% AMI	8	8
50% AMI	8	8
60% AMI	0	0
>60% AMI	20	20
Market	0	0

Income Averaging?

TRUE

Extended Use Restriction?

30

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i. Efficient Use of Resources

Credit Points for 9% Credits:

* 4% Credit applications will be calculated using the E-U-R TE Bond Tab

If the Combined Max Allowable Credits is \$500,000 and the annual credit requested is \$200,000, you are providing a 60% savings for the program. This deal would receive all 200 credit points.

For another example, the annual credit requested is \$300,000 or a 40% savings for the program. Using a sliding scale, the credit points would be calculated by the difference between your savings and the desired 60% savings. Your savings divided by the goal of 60% times the max points of 200. In this example, (40%/60%) x 200 or 133.33 points.

Combined Max	\$1,291,757	
Credit Requested	\$1,082,000	
% of Savings	16.24%	
Sliding Scale Points		54.13

4% Deals EUR Points
0.00

Cost Points:

If the Applicable Cost by Square foot is \$238 and the deal's Proposed Cost by Square Foot was \$119, you are saving 50% of the applicable cost. This deal would receive all 100 cost points.

For another example, the Applicable Cost by SqFt is \$238 and the deal's Proposed Cost is \$153.04 or a savings of 35.70%. Using a sliding scale, your points would be calculated by the difference between your savings and the desired 50% savings. Your savings divided by the goal of 50% times the max points 100. In this example, (35.7%/50%) x 100 or 71.40 points.

Total Costs Less Acquisition	\$11,470,418	
Total Square Feet	47,984.00	
Proposed Cost per SqFt	\$239.05	
Applicable Cost Limit per Sq Ft	\$314.00	
% of Savings	23.87%	
Total Units	40	
Proposed Cost per Unit	\$286,760	
Applicable Cost Limit per Unit	\$303,292	
% of Savings	5.45%	
Max % of Savings	23.87% Sliding Scale Points	47.74

	\$/SF = \$229.55	Credits/SF	22.549089	Const \$/unit =	\$194,718.80]		
TYPE OF PROJECT LOCATION	GENERAL = 11000; ELDE Inner-NVA=100; Outer-I		ch=400; Tid=500; Balan	ce=600	11000 300]		30
TYPE OF CONSTRUCTION	N C=1; ADPT=2;REHAB(35,000+)=3; REHAB*(10	,000-35,000)=4		1			
	*REHABS LC	CATED IN BELTWAY (\$	10,000-\$50,000) <mark>See Be</mark>	low		_		
	GENERAL			Eld	erly			
	Supportive Hsg	EFF-E	1 BR-E	2 BR-E	EFF-E-1 ST	1 BR-E-1 ST	2 BR-E-1 ST	
AVG UNIT SIZE	0.00	0.00	0.00	0.00	0.00	0.00	0.00	
NUMBER OF UNITS	0	0	0	0	0	0	0	
PARAMETER-(CREDITS=>35,000)	0	0	0	0	0	0	0	
PARAMETER-(CREDITS<35,000)	0	0	0	0	0	0	0	
PARAMETER-(CREDITS=>50,000)	0	0	0	0	0	0	0	
PARAMETER-(CREDITS<50,000)	0	0	0	0	0	0	0	
CREDIT PARAMETER	0	0	0	0	0	0	0	
PROJECT CREDIT PER UNIT	0	0	0	0	0	0	0	
CREDIT PER UNIT POINTS	0.00	0.00	0.00	0.00	0.00	0.00	0.00	
			G	ENERAL				
	EFF-G	1 BR-G	2 BR-G	3 BR-G	4 BR-G	2 BR-TH	3 BR-TH	4 BR-TH
AVG UNIT SIZE	0.00	949.78	1,156.78	1,385.78	0.00	0.00	0.00	0.00
NUMBER OF UNITS	0	5	23	12	0	0	0	0
PARAMETER-(CREDITS=>35,000)	0	19,557	25,043	28,262	0	0	0	0

PARAMETER-(CREDITS<35,000) 0 0 0 0 0 0 0 0 PARAMETER-(CREDITS=>50,000) 25,043 0 19,557 28,262 0 0 0 0 PARAMETER-(CREDITS<50,000) 0 0 0 0 0 0 0 0 CREDIT PARAMETER 0 0 0 0 19,557 25,043 28,262 0 0 0 PROJECT CREDIT PER UNIT 21,417 26,084 31,248 0 0 0 CREDIT PER UNIT POINTS 0.00 -2.38 -4.78 -6.34 0.00 0.00 0.00 0.00

TOTAL CREDIT PER UNIT POINTS



This calculation of Credit per Unit points applies to 4% Tax Exempt deals only

	Credit Parameters - Elderly						
	Supportive Hsg	EFF-E	1 BR-E	2 BR-E	EFF-E-1 ST	1 BR-E-1 ST	2 BR-E-1 ST
Standard Credit Parameter - low rise	0	0	0	0	0	0	0
Parameter Adjustment - mid rise	0	0	0	0	0	0	0
Parameter Adjustment - high rise	0	0	0	0	0	0	0
Adjusted Credit Parameter	0	0	0	0	0	0	0

	Credit Parameters - General							
Ī	EFF-G	1 BR-G	2 BR-G	3 BR-G	4 BR-G	2 BR-TH	3 BR-TH	4 BR-TH
Standard Credit Parameter - low rise	0	19,557	25,043	28,262	0	0	0	0
Parameter Adjustment - mid rise	0	0	0	0	0	0	0	0
Parameter Adjustment - high rise	0	0	0	0	0	0	0	0
Adjusted Credit Parameter	0	19,557	25,043	28,262	0	0	0	0

Northern Virginia Beltway (Rehab costs \$10,000-\$50,000)

	Credit Parameters - Elderly						
	Supportive Hsg	EFF-E	1 BR-E	2 BR-E	EFF-E-1 ST	1 BR-E-1 ST	2 BR-E-1 ST
Standard Credit Parameter - low rise	0	0	0	0	0	0	0
Parameter Adjustment - mid rise	0	0	0	0	0	0	0
Parameter Adjustment - high rise	0	0	0	0	0	0	0
Adjusted Cost Parameter	0	0	0	0	0	0	0

		Credit Para	meters - General					
	EFF-G	1 BR-G	2 BR-G	3 BR-G	4 BR-G	2 BR-TH	3 BR-TH	4 BR-TH
Standard Credit Parameter - low rise	0	19,557	25,043	28,262	0	0	0	0
Parameter Adjustment - mid rise	0	0	0	0	0	0	0	0
Parameter Adjustment - high rise	0	0	0	0	0	0	0	0
Adjusted Cost Parameter	0	19,557	25,043	28,262	0	0	0	0

Tab A:

Partnership or Operating Agreement, including chart of ownership structure with percentage of interests and Developer Fee Agreement (MANDATORY)

Simms Pointe Limited Partnership

(the "Partnership")

Limited Partnership Agreement

General Partner:	Simms Pointe GP, LLC 500 S. Front St., 10 th Floor Columbus, OH 43215
Limited Partner:	Woda Investor Member, LLC 500 S. Front St., 10 th Floor Columbus, OH 43215

Simms Pointe Limited Partnership

(a Virginia Limited Partnership)

Limited Partnership Agreement

March 9, 2022

This Limited Partnership Agreement (this "**Partnership Agreement**") is entered into as of the date first set forth above by and among **SIMMS POINTE GP, LLC**, an Ohio limited liability company (the "**General Partner**") and **WODA INVESTOR MEMBER, LLC**, an Ohio limited liability company (the "**Limited Partner**,") and collectively with the General Partner, the "**Partners**"). This Partnership Agreement is intended to supersede, restate, and replace the existing Partnership Agreement of the Partnership and any amendments thereto in its entirety.

The parties to this Partnership Agreement, each in consideration of the acts, capital contributions, and promises of the others, agree as follows:

- 1. **Formation of the Partnership.** The Partnership was formed as of February 7, 2022, by the filing of the Partnership's certificate of limited partnership with the Virginia State Corporation Commission.
- 2. <u>Name of the Partnership</u>. The name of the Partnership shall be "Simms Pointe Limited Partnership."
- 3. <u>Character and Purpose of the Business</u>. The general character and purpose of the business of the Partnership shall be: (a) to acquire, construct, own, finance, lease, maintain, and operate a housing development; (b) to eventually sell or otherwise dispose of the housing development; (c) to rehabilitate the housing development; and (d) to engage in all other activities incidental or related thereto.
- 4. <u>Principal Place of Business</u>. The address of the principal place of business of the Partnership shall be 500 S. Front St., 10th Floor, Columbus, Ohio 43215, or such other address as may from time to time be selected by the General Partner.
- <u>Agent for Service of Process</u>. Woda Cooper Companies, Inc. shall be the Partnership's agent for service of process (the "Agent"). The Agent's address shall be 530 South Main Street, Norfolk, VA 23523.
- 6. <u>Name and Address of the General Partner</u>. The name and address of the General Partner is as follows:

Simms Pointe GP, LLC 500 S. Front St., 10th Floor Columbus, OH 43215

7. <u>Name and Address of the Limited Partner</u>. The name and address of the Limited Partner is as follows:

Woda Investor Member, LLC 500 S. Front St., 10th Floor Columbus, OH 43215

- 8. <u>Term of Partnership</u>. The term of the Partnership shall begin as of the date noted above, and the Partnership shall continue in existence until December 31, 2082 or such later date as agreed to by all the Partners, unless it is earlier dissolved and terminated pursuant to the provisions of this Partnership Agreement.
- 9. <u>Partner's Capital Contributions</u>. Each Partner has made or will make a capital contribution to the Partnership in the amount of \$10.00.
- 10. <u>Profit and Loss Allocations</u>. Profit and losses for any fiscal year of the Partnership shall be allocated among the Partners in accordance with the following percentages.

General Partner	1%
Limited Partner	99%
Total	100%

- 11. **Distribution and Cash Flow Allocations.** Distribution and Cash Flow Allocations for any fiscal year of the Partnership shall be allocated among the Partners in accordance with the Profit and Loss Allocations.
- 12. <u>Management of the Partnership</u>. The Partnership shall be managed by the General Partner, who shall exercise control over the affairs of the Partnership. The General Partner shall be under a fiduciary duty to conduct and manage the affairs of the Partnership in a prudent, businesslike, and lawful manner and shall devote such part of its time to the affairs of the Partnership as shall be deemed necessary and appropriate to pursue the business and carry out the purposes of the Partnership as contemplated in this Partnership Agreement. The General Partner shall use commercially reasonable efforts and exercise good faith in all activities related to the business of the Partnership.
- 13. <u>Partnership Representative</u>. For the purposes of Subchapter C of Chapter 63 of the Code, the General Partner shall serve as the "Partnership Representative" of the Company and, as such, shall have all of the rights and obligations given to a Partnership Representative under said Subchapter.

- 14. <u>Limitation of Liability</u>. Except as otherwise required under the Act (relating to a limited partner's liability under certain circumstances to refund to the Partnership distributions of cash previously made to it as a return of capital), no Limited Partner shall be personally liable for any loss or liability of the Partnership beyond the amount of such Limited Partner's agreed-upon Capital Contributions.
- 15. <u>Books of Account</u>. The General Partner shall keep proper books of account for the Partnership using the accrual basis of accounting (subject to year-end adjustments). Such books of account shall be kept at the principal office of the Partnership.
- 16. <u>Counterparts</u>. This Partnership Agreement may be executed in several counterparts, all of which shall constitute one agreement, binding on all parties hereto, notwithstanding that all the parties are not signatories to the same counterpart.
- 17. <u>Applicable Law</u>. This Partnership Agreement and the rights of the Partners hereunder shall be interpreted in accordance with the laws of the State of Virginia.
- 18. <u>Successors</u>. This Partnership Agreement shall inure to the benefit of, be binding upon, and be enforceable by and against the parties hereto, their heirs, executors, administrators, successors, and assigns.
- 19. <u>Severability</u>. The invalidity or unenforceability of any provision of this Partnership Agreement in a particular respect shall not affect the validity of enforceability of any other provisions of this Partnership Agreement or of the same provision in any other respect.
- 20. **First Right of Refusal.** Bay Aging, a Virginia non-stock corporation and 501(c)(3) organization, is the sole member of Bay Aging Brennan Pointe GP, LLC, the Nonprofit GP Member of the General Partner and the Grantee of the right of first refusal to the real property known as Simms Pointe, pursuant to that certain Right of First Refusal Agreement dated March 9, 2022 by and between the Partnership and the Bay Aging attached hereto as Exhibit A.
- 21. <u>Amendment of the Partnership Agreement</u>. This Partnership Agreement may not be amended in whole or in part except by a written instrument signed by each General Partner and each Limited Partner.

[the remainder of this page was intentionally left blank]

The Partners have executed this Partnership Agreement as of the date first set forth at the beginning hereof.

General Partner:

Simms Pointe GP, LLC An Ohio limited liability company

- By: Woda Cooper General Partner, LLC An Ohio limited liability company Its Managing Member
- By: Woda Cooper Communities, LLC, An Ohio limited liability company Its Sole Member

By: <u>SlG J</u> Its: Managing Member Its:

Limited Partner:

Woda Investor Member, LLC An Ohio limited liability company

By: Memoer Its:

Exhibit A

RECORDING REQUESTED BY AND WHEN RECORDED MAIL TO: Matthew Greeson, Esq. VSB #83939 Reno & Cavanaugh, PLLC 455 Massachusetts Ave., N.W., Suite 400 Washington, DC 20001 (202) 783-2800

<u>RIGHT OF FIRST REFUSAL AGREEMENT</u> Simms Pointe Apartments

RIGHT OF FIRST REFUSAL AGREEMENT (the "<u>Agreement</u>") dated as of [Closing Date] by and among **SIMMS POINTE LIMITED PARTNERSHIP**, a Virginia limited liability company (the "<u>Owner</u>" or the "<u>Company</u>"), **BAY AGING**, a Virginia non-stock nonprofit corporation (the "<u>Grantee</u>"), and is consented to by **WODA COOPER GENERAL PARTNER**, **LLC**, an Ohio limited liability company (the "<u>General Partner</u>"), **[INVESTOR ENTITY]**, a [[_____] limited liability company (the "<u>Investor Member</u>") and [[____]] **SPECIAL LIMITED PARTNER**, **L.L.C.**, a [____] limited liability company (the "<u>Special Member</u>"). The General Partner, the Investor Member and the Special Member are sometimes collectively referred to herein as the "<u>Consenting Members</u>". The Investor Member and Special Member are sometimes collectively referred to herein as the "<u>Non-Managing Members</u>". This Agreement shall be fully binding upon and inure to the benefit of the parties and their successors and assigns to the foregoing.

Recitals

A. The Owner, pursuant to its Operating Agreement dated on or about the date hereof by and among the Consenting Members (the "<u>Operating Agreement</u>"), is engaged in the ownership and operation of an 40-unit apartment project for families located in Harrisonburg, Virginia and commonly known as "Simms Pointe Apartments" (the "<u>Project</u>"). The real property comprising the Project is legally defined on <u>Exhibit A</u>.

B. The Grantee is a member of the General Partner of the Owner and is instrumental to the development and operation of the Project; and

C. The Owner desires to give, grant, bargain, sell and convey to the Grantees certain rights of first refusal to purchase the Project on the terms and conditions set forth herein;

D. Capitalized terms used herein and not otherwise defined shall have the meanings set forth in the Operating Agreement.

NOW, THEREFORE, in consideration of the foregoing, of the mutual promises of the parties hereto and of other good and valuable consideration, the receipt and sufficiency of which the parties hereto acknowledge, the parties hereby agree as follows:

Section 1. <u>Right of First Refusal</u>

The Owner hereby grants to the Grantee a right of first refusal (the "<u>Refusal Right</u>") to purchase the real estate, fixtures, and personal property comprising the Project or associated with the physical operation thereof and owned by the Company at the time (the "<u>Property</u>"), for the price and subject to the other terms and conditions set forth below. The Property will include any reserves of the Partnership that is required by the Virginia Housing Development Authority ("Virginia Housing" or the "Credit Authority") or any lender of a loan being assumed in connection with the exercise of the Refusal Right to remain with the Project.

Section 2. <u>Exercise of Refusal Right; Purchase Price</u>

After the end of the Compliance Period, the Company agrees that it will not sell the A. Property or any portion thereof to any Person without first offering the Property to the Grantee (the "Refusal Right"), for the Purchase Price (as defined in Section 3); provided, however, that such Refusal Right shall be conditioned upon the receipt by the Company of a "bona fide offer" (the acceptance or rejection of which shall not require the Consent of the Members). The Company shall give the notice of its receipt of such offer (the "Offer Notice") and shall deliver a copy of the Offer Notice to the Grantee. Upon receipt by the Grantee of the Offer Notice, the Grantee shall have 90 days to deliver to Company a written notice of its intent to exercise the Refusal Right (the "Election Notice"). An offer made with the purchase price and basic terms of the proposed sale from a third party shall constitute a "bona fide offer" for purposes of this Agreement. Such offer (i) may be solicited by the Grantee or the General Partner (with such solicitation permitted to begin at any time following the end of the fourteenth (14th) year of the Compliance Period provided that the Election Notice may not be sent until the end of the Compliance Period) and (ii) may contain customary due diligence, financing, and other contingencies. Notwithstanding anything to the contrary herein, a sale of the Project pursuant to the Refusal Right shall not require the Consent of the Non-Managing Members [or of Virginia Housing].

B. If the Grantee fails to deliver the Election Notice within ninety (90) days of receipt of the Offer Notice, or if such Election Notice is delivered but the Grantee does not consummate the purchase of the Project within 270 days from the date of delivery of the Election Notice (each, individually, a "<u>Terminating Event</u>"), then its Refusal Right shall terminate and the Company shall be permitted to sell the Property free of the Refusal Right.

Section 3. <u>Purchase Price; Closing</u>

A. The purchase price for the Property pursuant to the Refusal Right (the "<u>Purchase</u> <u>Price</u>") shall equal the sum of (i) the principal amount of all outstanding indebtedness secured by the Project, and any accrued interest on any of such debts and (ii) all federal, State, and local taxes attributable to such sale, including those incurred or to be incurred by the partners or members of the Non-Managing Members. Notwithstanding the foregoing, however, the Purchase Price shall never be less than the amount of the "minimum purchase price" as defined in Section 42(i)(7)(B) of the Code. The Refusal Right granted hereunder is intended to satisfy the requirements of Section 42(i)(7) of the Code and shall be interpreted consistently therewith. In computing such price, it shall be assumed that each of the Non-Managing Members of the Owner (or their constituent partners or members) has an effective combined federal, state and local income tax rate equal to the maximum of such rates in effect on the date of Closing.

B. All costs of the Grantee's purchase of the Property pursuant to the Refusal Right, including any filing fees, shall be paid by Grantee.

C. The Purchase Price shall be paid at Closing in one of the following methods:

- (i) the payment of all cash or immediately available funds at Closing,
- or

(ii) the assumption of any assumable Loans if Grantee has obtained the consent of the lenders to the assumption of such Loans, which consent shall be secured at the sole cost and expense of Grantee; provided, however, that any Purchase Price balance remaining after the assumption of the Loans shall be paid by Grantee in immediately available funds.

Section 4. <u>Conditions Precedent; Termination</u>

A. Notwithstanding anything in this Agreement to the contrary, the right of the Grantee to exercise the Refusal Right and consummate any purchase pursuant thereto is contingent on each of the following being true and correct at the time of exercise of the Refusal Right and any purchase pursuant thereto:

(i) the Grantee or its assignee shall be a "qualified nonprofit organization" as defined in Section 42(h)(5)(C) of the Code or another qualified purchaser described in Section 42(i)(7)(A) of the Code (collectively, each, a "<u>Qualified Beneficiary</u>"); and

(ii) the Project continues to be a "qualified low-income housing project" within the meaning of Section 42 of the Code.

B. This Agreement shall automatically terminate upon the occurrence of any of the following events and, if terminated, shall not be reinstated unless such reinstatement is agreed to in a writing signed by the Grantee and each of the Consenting Members:

(i) the transfer of the Property to a lender in total or partial satisfaction of any loan; or

(ii) any transfer or attempted transfer of all or any part of the Refusal Right by the Grantee, whether by operation of law or otherwise, except as otherwise permitted under Section 7 of this Agreement; or

(iii) the Project ceases to be a "qualified low-income housing project" within the meaning of Section 42 of the Code, or

(iv) the Grantee fails to deliver its Election Notice or consummate the purchase of the Property within the timeframes set forth in Section 2 above.

Section 5. Contract and Closing

Upon determination of the purchase price, the Owner and the Grantee shall enter into a written contract for the purchase and sale of the Property in accordance with the terms of this Agreement and containing such other terms and conditions as are standard and customary for similar commercial transactions in the geographic area which the Property is located, providing for a closing (the "<u>Closing</u>") to occur in the City of Harrisonburg, Virginia not later than the timeframes set forth in Section 2. In the absence of any such contract, this Agreement shall be specifically enforceable upon the exercise of the Refusal Right.

Section 6. <u>Conveyance and Condition of the Property</u>

The Owner's right, title and interest in the Property shall be conveyed by quitclaim deed, subject to such liens, encumbrances and parties in possession as shall exist as of the date of Closing. The Grantee shall accept the Property "AS IS, WHERE IS" and "WITH ALL FAULTS <u>AND DEFECTS</u>," latent or otherwise, without any warranty or representation as to the condition thereof whatsoever, including without limitation, without any warranty as to fitness for a particular purpose, habitability, or otherwise and no indemnity for hazardous waste or other conditions with respect to the Property will be provided. It is a condition to Closing that all amounts due to the Owner and the Investor Member from the Grantee or its Affiliates be paid in full. The Grantee shall pay all closing costs, including, without limitation, the Owner's attorney's fees. Upon closing, the Owner shall deliver to the Grantee, along with the deed to the property, an ALTA owner's title insurance policy dated as of the close of escrow in the amount of the purchase price, subject to the liens, encumbrances and other exceptions then affecting the title.

Section 7. <u>Transfer</u>

The Refusal Right shall not be transferred to any Person without the Consent of the Investor Member, except that the Grantee may assign all or any of its rights under this Agreement to an Affiliate of Grantee (a "<u>Permitted Assignee</u>") at the election and direction of the Grantee or to any assignee that shall be a "qualified nonprofit organization" as defined in Section 42(h)(5)(C) of the Code or another qualified purchaser described in Section 42(i)(7)(A) of the Code (collectively, each, a "Qualified Beneficiary").

In the case of any transfer of the Refusal Right (i) all conditions and restrictions applicable to the exercise of the Refusal Right or the purchase of the Property pursuant thereto shall also apply to such transferee, and (ii) such transferee shall be disqualified from the exercise of any rights hereunder at all times during which Grantee would have been ineligible to exercise such rights hereunder had it not effected such transfer.

Section 8. <u>Rights Subordinate; Priority of Requirements of Section 42 of the Code</u>

This Agreement is subordinate in all respects to any regulatory agreements and to the terms and conditions of the Mortgage Loans encumbering the Property. In addition, it is the intention of the parties that nothing in this Agreement be construed to affect the Owner's status as owner of

the Property for federal income tax purposes prior to exercise of the Refusal Right granted hereunder. Accordingly, notwithstanding anything to the contrary contained herein, both the grant and the exercise of the Refusal Right shall be subject in all respects to all applicable provisions of Section 42 of the Code, including, in particular, Section 42(i)(7). In the event of a conflict between the provisions contained in this Agreement and Section 42 of the Code, the provisions of Section 42 shall control.

Section 9. <u>Option to Purchase</u>

A. The parties hereto agree that if the Service hereafter issues public authority to permit the owner of a low-income housing tax credit project to grant an "option to purchase" pursuant to Section 42(i)(7) of the Code as opposed to a "right of first refusal" without adversely affecting the status of such owner as owner of its project for federal income tax purposes, then the parties shall amend this Agreement and the Owner shall grant the Grantee an option to purchase the Property at the Purchase Price provided in Section 3 hereof and that meets the requirements of Code Section 42(i)(7).

B. If the Service hereafter issues public authority to permit the owner of a low-income housing tax credit project to grant a "right of first refusal to purchase partner interests" and/or "purchase option to purchase partner interests" pursuant to Section 42(i)(7) of the Code (or other applicable provision) as opposed to a "right of first refusal to purchase the Project" without adversely affecting the status of such owner as owner of its project for federal income tax purposes (or the status of the Investor Member as a partner of the Company for federal income tax purposes) then the parties shall amend this Agreement and the Investor Members shall provide a right of first refusal and/or purchase option, as the case may be, to acquire their Interests for the Purchase Price provided in Section 3 hereof and that meets the requirements of Code Section 42(i)(7).

Section 10. Notice

Except as otherwise specifically provided herein, all notices, demands or other communications hereunder shall be in writing and shall be deemed to have been given and received (i) two (2) business days after being deposited in the United States mail and sent by certified or registered mail, postage prepaid, (ii) one (1) business day after being delivered to a nationally recognized overnight delivery service, (iii) on the day sent by telecopier or other facsimile transmission, answer back requested, or (iv) on the day delivered personally, in each case, to the parties at the addresses set forth below or at such other addresses as such parties may designate by notice to the other party:

(i) If to the Owner, at the principal office of the Company set forth in Article II of the Operating Agreement;

(ii) If to a Consenting Member, at their respective addresses set forth in Schedule A of the Operating Agreement;

(iii) If to the Grantee, 5306 Old Virginia Street, P.O. Box 610, Urbanna, Virginia, 23175; and

Section 11. <u>Severability of Provisions</u>

Each provision of this Agreement shall be considered severable, and if for any reason any provision that is not essential to the effectuation of the basic purposes of the Agreement is determined to be invalid and contrary to any existing or future law, such invalidity shall not impair the operation of or affect those provisions of this Agreement that are valid.

Section 12. <u>Binding Provisions</u>

The covenants and agreements contained herein shall be binding upon, and inure to the benefit of, the heirs, legal representatives, successors and assignees of the respective parties hereto, except in each case as expressly provided to the contrary in this Agreement.

Section 13. Counterparts

This Agreement may be executed in several counterparts and all so executed shall constitute one agreement binding on all parties hereto, notwithstanding that all the parties have not signed the original or the same counterpart.

Section 14. <u>Governing Law</u>

This Agreement shall be construed and enforced in accordance with the laws of the Commonwealth of Virginia without regard to principles of conflicts of law. Notwithstanding the foregoing, Company, Investor Member and Grantee do not intend the Refusal Right in this Agreement to be a common law right of first refusal but rather intend it to be understood and interpreted as a mechanism authorized by Section 42 of the Code to allow non-profit entities to preserve affordable housing for low-income families in accordance with Grantee's charitable objectives.

Section 15. Headings

All headings in this Agreement are for convenience of reference only. Masculine, feminine, or neuter gender, shall include all other genders, the singular shall include the plural, and vice versa as the context may require.

Section 16. <u>Amendments</u>

This Agreement shall not be amended except by written agreement between Grantee and the Owner with the consent of each of the Consenting Members [and Virginia Housing].

Section 17. <u>Time</u>

Time is of the essence with respect to this Agreement, and all provisions relating thereto shall be so construed.

Section 18. Legal Fees

Except as otherwise provided herein, in the event that legal proceedings are commenced by the Owner against the Grantee or by the Grantee against the Owner in connection with this Agreement or the transactions contemplated hereby, the prevailing party shall be entitled to recover all reasonable attorney's fees and expenses.

Section 19. <u>Subordination</u>

This Agreement is and shall remain automatically subject and subordinate to any bona fide mortgage to (or assigned to) an institutional or governmental lender with respect to the Project and, in the event of a foreclosure of any such mortgage, or of the giving of a deed in lieu of foreclosure to any such mortgagee, this Agreement shall become void and shall be of no further force or effect.

Section 20. <u>Rule Against Perpetuities Savings Clause</u>

The term of this Agreement will be ninety years commencing on the date first written above unless sooner terminated pursuant to the provisions hereof. If any provision of this Agreement is construed as violating and applicable "Rule Against Perpetuities" by statute or common law, such provision will be deemed to remain in effect only until the death of the last survivor of the now living descendants of any member of the 116th Congress of the United States, plus twenty-one (21) years thereafter. This Agreement and the Refusal Right herein granted are covenants running with the land and the terms and provisions hereof will be binding upon, inure to the benefits of and be enforceable by the parties hereto and their respective successors and assigns.

Section 21. Third Party Beneficiary; Virginia Housing Rights and Powers

The Virginia Housing Development Authority ("Virginia Housing") shall be a third party beneficiary to this Agreement, and the benefits of all of the covenants and restrictions hereof shall inure to the benefit of Virginia Housing, including the right, in addition to all other remedies provided by law or in equity, to apply to any court of competent jurisdiction within the Commonwealth of Virginia to enforce specific performance by the parties or to obtain an injunction against any violations hereof, or to obtain such other relief as may be appropriate. The Authority and its agents shall have those rights and powers with respect to the Project as set forth in the Act and the Virginia Housing Rules and Regulations promulgated thereunder, including without limitation, those rights and powers set forth in Chapter 1.2 of Title 365 of the Code of Virginia (1950), as amended, and 13VAC10-180-10 et seq., as amended.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

IN WITNESS WHEREOF, the parties hereto have executed this Right of First Refusal Agreement as of the date first stated above.

OWNER:

SIMMS POINTE LIMITED PARTNERSHIP, a Virginia limited liability company

- By: Simms Pointe GP, LLC, an Ohio limited liability company, its general partner
 - By: Woda Cooper General Partner, LLC, an Ohio limited liability company, its managing member
 - By: Woda Cooper Communities, LLC, an Ohio limited liability company, its sole member

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COMMONWEALTH OF <u>OHIO</u>) CITY/COUNTY OF <u>FRANKLIN</u>)

On <u>March 9</u>, 2022, before me, the undersigned, a notary public in and for said state, personally appeared **David Cooper**, Jr., personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his capacity as the managing member of Woda Cooper Communities, LLC, the sole member of Woda Cooper General Partner, LLC, the managing member of Simms Pointe GP, LLC, the general partner of Simms Pointe Limited Partnership and that by his signature on the instrument, the entity, individual or the person on behalf of which the individual acted, executed the instrument.

turdungon

Notary Public

Commission expires: January 19, 2027

Registration No.: 2022-RE-843279



CASANDRA NICOLE HUTCHINSON Notary Public State of Ohio My Comm. Expires January 19, 2027

Right of First Refusal Agreement Simms Pointe Apartments Signature Page 1 of 4

GRANTEE:

BAY AGING

, a Virginia non-stock nonprofit corporation

By: Title:

COMMONWEALTH OF VIRGINIA

On March 09, 2012, before me, the undersigned, a notary public in and for said state, personally appeared [Kathy E. Vestey], personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her capacity as [President & CEO], and that by her signature on the instrument, the entity, individual or the person on behalf of which the individual acted, executed the instrument.

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<u>Jtuphn</u> Notary Public

Commission expires: 11 30 2022

Registration No.: 7780473



Right of First Refusal Agreement Simms Pointe Apartments Signature Page 2 of 4 The undersigned hereby consents to the foregoing Right of First Refusal Agreement as of the date first set forth hereinabove.

GENERAL PARTNER:

SIMMS POINTE GP, LLC, an Ohio limited liability company

- By: Woda Cooper General Partner, LLC, an Ohio limited liability company, its managing member
- By: Woda Cooper Communities, LLC, an Ohio limited liability company, its sole member

By:

COMMONWEALTH OF <u>OHIO</u> CITY/COUNTY OF FRANKLIN

On <u>March 9</u>, 2022, before me, the undersigned, a notary public in and for said state, personally appeared **David Cooper**, **Jr**., personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his capacity as the managing member of Woda Cooper Communities, LLC, the sole member of Woda Cooper General Partner, LLC, the managing member of Simms Pointe GP, LLC, and that by his signature on the instrument, the entity, individual or the person on behalf of which the individual acted, executed the instrument.

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andrea batching Notary Public

Notary Public

Commission expires: January 19, 2027

Registration No.: 2022-RE-843279



CASANDRA NICOLE HUTCHINSON Notary Public State of Ohio My Comm. Expires January 19, 2027

Right of First Refusal Agreement Simms Pointe Apartments Signature Page 3 of 4 The undersigned hereby consents to the foregoing Right of First Refusal Agreement as of the date first set forth hereinabove.

INVESTOR MEMBER:

INVESTOR	ENTITY], a

_____][____]limited liability company

By: [___]

By:

SPECIAL MEMBER:

[][] SPECIA	L LIMI	TED
PARTNER, I	L .L.C. , a [][] limited
liability comp	any		

By: [____], LLC, a [___][___] limited liability company, its manager

By:

 STATE OF ______)

)

 CITY/COUNTY OF _____)

On _____, 20__, before me, the undersigned, a notary public in and for said state, personally appeared [_____], personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his capacity as [_____], the manager of [Investor Entity], a [___] limited liability company, and [___] Special Limited Partner, L.L.C., a [_] limited liability company, and that by his signature on the instrument, the entity, individual or the person on behalf of which the individual acted, executed the instrument.

Notary Public

Commission expires:

Right of First Refusal Agreement Simms Pointe Apartments Signature Page 4 of 4

EXHIBIT A

LEGAL DESCRIPTION

BEGINNING AT A FOUND IRON PIN ON THE SOUTHERN SIDE OF LUCY DRIVE AT THE NORTHEASTERN CORNER OF LOT 2, THENCE N 84°47′31″ E 728.96 FEET TO AN IRON PIN SET; THENCE WITH A CURVE TO THE LEFT HAVING A DELTA ANGLE OF 4°03′29″, A RADIUS OF 325.00 FEET AND AN ARC DISTANCE OF 23.02 FEET LONG CHORD N 82°45′46″ E 23.01 FEET TO AN IRON PIN SET; THENCE WITH THE WESTERN LINE OF LOT 3 S 05°12′29″ E 303.12 FEET TO AN IRON PIN SET IN THE NORTHERN LINE OF EMERALD DRIVE ESTATES, III; THENCE S 89°33′02″ W 344.25 FEET TO A FOUND IRON PIN AT THE NORTHEASTERN CORNER OF EMERALD DRIVE ESTATES V; THENCE S 87°59′57″ W 409.53 FEET TO A FOUND P.K. NAIL AT THE SOUTHEASTERN CORNER OF LOT 2; THENCE N 05°12′29″ W 250.84 FEET TO THE BEGINNING AND ENCLOSING AN AREA OF 4.731 ACRES (206,069 SQ. FT.).

SIMMS POINTE GP, LLC

(the "Company")

Operating Agreement

March 9, 2022

Managing Member:

Woda Cooper General Partner, LLC 500 S. Front St., 10th Floor Columbus, OH 43215

Nonprofit GP Member:

Bay Aging Brennan Pointe GP, LLC 5306 Old Virginia St. PO Box 610 Urbanna, VA 23175

Member:

Bruce Watts 530 South Main Street Norfolk, VA 23523

THE LIMITED LIABILITY COMPANY MEMBERSHIP INTERESTS (AND THE UNITS INTO WHICH THEY ARE DIVIDED) ISSUED IN ACCORDANCE WITH AND DESCRIBED IN THIS LIMITED LIABILITY COMPANY AGREEMENT HAVE NOT BEEN REGISTERED WITH THE SECURITIES AND EXCHANGE COMMISSION UNDER THE SECURITIES ACT OF 1933, OR UNDER THE SECURITIES LAWS OF ANY STATE, IN RELIANCE ON EXEMPTIONS UNDER THOSE LAWS, NEITHER THESE UNITS NOR ANY OTHER PORTION OF A MEMBERSHIP INTEREST IN THE COMPANY MAY BE SOLD OR OTHERWISE TRANSFERRED EXCEPT AS PERMITTED UNDER (A) THIS AGREEMENT AND (B) THE SECURITIES ACT OF 1933 AND APPLICABLE STATE SECURITIES.

SIMMS POINTE GP, LLC

(An Ohio Limited Liability Company) Charter No. 4814302

Operating Agreement

March 9, 2022

This Operating Agreement (this "Operating Agreement") is entered into as of the date first set forth above by and among **Woda Cooper General Partner**, LLC, an Ohio limited liability company (the "Managing Member"), **Bay Aging Brennan Pointe GP**, LLC, a Virginia limited liability company (the "Nonprofit GP Member"), and **Bruce Watts**, an individual (the "Member"), together with the Managing Member, herein referred to as the "Members" of Simms Pointe GP, LLC (the "Company") made effective as of the date set forth above.

STATEMENT OF AGREEMENT

The parties to this Operating Agreement, each in consideration of the acts, capital contributions and promises of the others, agree as follows:

- 1. <u>Name and Organization</u>. The name of the Company is Simms Pointe GP, LLC. The Company was formed on February 7, 2022, by the filing of the Company's Articles of Organization (the "Articles) with the Ohio Secretary of State.
- 2. Character and Purpose of Business. The purpose of the Company shall be to engage in any lawful act or activity for which limited liability companies may be formed under the Act, as now in effect or hereafter amended, including but not limited to act as the general partner in a limited partnership and to sign any and all documents on behalf of the such limited partnership and to do all things necessary for such limited partnership to (a) submit an application for an allocation of low income housing tax credits (b) acquire, construct, own, finance, lease, maintain and operate a housing development; (c) to eventually sell or otherwise dispose of the housing development; (d) to rehabilitate the housing development; and (e) to engage in all other activities incidental or related thereto.

The Managing Member acting on behalf of the Company, is authorized to execute and submit, on behalf of any partnership for which the Dompany is a general partner, applications for the reservation of low-income housing tax credits allowed for low-income housing projects pursuant to Section 42 of the Internal Revenue Code.

3. <u>Principal Place of Business</u>. The address of the principal place of business of the Company shall be 500 S. Front St., 10th Floor, Columbus, OH 43215 or such other address as may from time to time be selected by the Managing Member.

- 4. <u>Agent for Service of Process</u>. The Agent for Service of Process for the Company shall be Christopher L. LaGrand, 500 S. Front St., 10th Floor, Columbus, OH 43215.
- 5. <u>Name and Address of Managing Member</u>. The name and address of the Managing Member is as follows:

Woda Cooper General Partner, LLC 500 S. Front St., 10th Floor Columbus, OH 43215

6. <u>Name and Address of Nonprofit GP Member (Non-Profit Member)</u>. The name and address of the Nonprofit GP Member is as follows:

Bay Aging Brennan Pointe GP, LLC 5306 Old Virginia St. PO Box 610 Urbanna, VA 23175

7. <u>Name and Address of Member</u>. The name and address of the Member is as follows:

Bruce Watts 530 South Main St. Norfolk, VA 23523

- 8. <u>Term of Company</u>. The term of the Company began on the date set forth at the beginning hereof, and the Company shall continue in existence until December 31, 2082 or such later date as is agreed to by all the Members, unless it is earlier dissolved and terminated pursuant to the provisions of this Operating Agreement.
- 9. <u>Member's Capital Contributions/Percentage of Interest</u>. The Managing Member has made or will make a capital contribution to the Company in the amount of \$65.00. The Member has made or will make a capital contribution to the Company in the amount of \$25.00. The Nonprofit GP Member has made or will make a capital contribution to the Company in the amount of \$10.00.

The initial percentages of Interest (as defined below) of the respective Members as of the date of this Operating Agreement are as follows:

Managing Member	65%
Member	25%
Nonprofit GP Member	10%

"Interest" means the entire ownership interest of a Member in the Company at any particular time, including, without limitation, allocations of profit or loss (or items thereof), distributions, any and all rights to vote and otherwise participate in the Company's affairs, and any benefits to which a Member may be entitled under this Agreement or the Act, together with the obligations of such Member to comply with the provisions of this Agreement and the Act. Reference to a percentage in Interest of the Members means those Members owning, in the aggregate, such percentage of the Interests held by all Members on the day for such determination.

- 10. <u>Profit and Loss Allocations.</u> Profits and losses for any fiscal year of the Company shall be allocated among the Members in accordance with each Member's Interest.
- 11. <u>Distribution and Cash Flow Allocations.</u> Distribution and Cash Flow Allocations for any fiscal year of the Company shall be allocated among the Members in accordance with the Profit and Loss Allocations.

12. Tax Provisions.

(a) Allocations Required by Treasury Regulations.

(i) (A) Subject to the exceptions set forth in Treas. Reg. \$\$1.704-2(f)(2)-(5), if there is a net decrease in Minimum Gain during any fiscal year, each Member shall be specially allocated items of Company income and gain for such year (and, if necessary, subsequent years) in an amount equal to such Member's share of the net decrease in Minimum Gain, determined in accordance with Treas. Reg. \$1.704-2(g)(2). "Minimum Gain" shall have the meaning set forth in Treas. Reg. \$\$1.704-2(b)(2) and 1.704-2(d). This paragraph is intended to comply with the minimum gain chargeback requirement in Treas. Reg. \$\$1.704-2(b)(2) and (f) and shall be interpreted consistently therewith.

(B) Subject to the exceptions set forth in Treas. Reg. \$1.704-2(i)(4), if there is a net decrease in Member Nonrecourse Debt Minimum Gain during any Company fiscal year, each Member who has a share of the Member Nonrecourse Debt Minimum Gain, determined in accordance with Treas. Reg. \$1.704-2(i)(3), shall be specially allocated items of Company income and gain for such year (and, if necessary, subsequent years) in an amount equal to such Member's share of the net decrease in Member Nonrecourse Debt Minimum Gain, determined in accordance with Treas. Reg. \$1.704-2(i)(5). This paragraph is intended to comply with the minimum gain chargeback requirement in Treas. Reg. \$1.704-2(i)(4) and shall be interpreted consistently therewith. "Member Nonrecourse Debt Minimum Gain" means an amount, with respect to each Member Nonrecourse Debt, determined in accordance with Treas. Reg. \$1.704-2(i)(4) for "member nonrecourse debt."

(ii) In the event any Member unexpectedly receives any adjustments, allocations or distributions described in Treas. Reg. 1.704-1(b)(2)(ii)(d)(4), (5) or (6), items of Company income and gain shall be specially allocated to such

Member in an amount and manner sufficient to eliminate, to the extent required by the Treasury Regulations, the deficit in that Member's Adjusted Capital Account Balance as quickly as possible. This paragraph is intended to constitute a "qualified income offset" within the meaning of Treas. Reg. §1.704-1(b)(2)(ii)(d) and shall be interpreted consistently therewith. "Adjusted Capital Account Balance" means the balance in the Capital Account of a Member as of the end of the relevant fiscal year of the Company, after giving effect to the following: (a) credit to such Capital Account any amounts the Member is obligated to restore, pursuant to the terms of this Agreement or otherwise, or is deemed obligated to restore pursuant to the penultimate sentences of Treas. Reg. \$1.704-2(g)(1) and 1.704-2(i)(5), and (b) debit to such capital account the items described in Treas. Reg. \$1.704-1(b)(2)(ii)(d)(4), (5) and (6).

(iii) Nonrecourse Deductions for any fiscal year or other period shall be specially allocated to the Members in accordance with their Percentage Interests. "**Nonrecourse Deductions**" shall have the meaning set forth in Treas. Reg. §1.704-2(b)(1). The amount of Nonrecourse Deductions for a Company fiscal year equals the excess, if any, of the net increase, if any, in the amount of Minimum Gain during that fiscal year over the aggregate amount of any distributions during that fiscal year of proceeds of a Nonrecourse Liability that are allocable to an increase in Minimum Gain, determined according to the provisions of Treas. Reg. §1.704-2(c). "**Nonrecourse Liability**" shall have the meaning set forth in Treas. Reg. §1.704-2(b)(3).

(iv) Member Nonrecourse Deductions for any fiscal year or other period shall be specially allocated to the Member who bears the economic risk of loss with respect to the Member Nonrecourse Debt to which such Member Nonrecourse Deductions are attributable in accordance with Treas. Reg. \$1.704-2(i). "**Member Nonrecourse Deductions**" shall have the meaning set forth in Treas. Reg. \$1.704-2(i)(2) for "member nonrecourse deductions." For any Company taxable year, the amount of Member Nonrecourse Deductions with respect to a Member Nonrecourse Debt equals the net increase during the year, if any, in the amount of Member Nonrecourse Debt Minimum Gain reduced (but not below zero) by proceeds of the liability that are both attributable to the liability and allocable to an increase in the Member Nonrecourse Debt Minimum Gain.

(v) The allocations set forth in this subsection (a) are intended to comply with certain requirements of Treasury Regulations promulgated under Code Section 704. Such allocations shall be taken into account in allocating other Profits, Losses, and items of income, gain, loss, and deduction to each Member so that, to the extent possible, and to the extent permitted by Treasury Regulations, the net amount of such allocations of other Profits, Losses, and other items and such allocations to each Member shall be equal to the net amount that would have been allocated to each Member if such allocations had not been made.

(b) <u>Rules of Application</u>.

(i) Profits and Losses and other items of income, gain, loss and deduction shall be allocated to the Members in accordance with the portion of the year during which the Members have held their respective interests. All items of income, loss and deduction shall be considered to have been earned ratably over the period of the fiscal year of the Company, except that (A) gains and losses arising from the disposition of assets shall be taken into account as of the date thereof, and (B) with the consent of the Managing Member and all affected parties, the preceding items may be allocated by using an "interim closing of the books" method.

(ii) The allocation of Profits and Losses to any Member shall be deemed to be an allocation to that Member of the same proportionate part of each separate item of taxable income, gain, loss, deduction or credit that comprises such Profits and Losses.

(c) <u>Rules Concerning Calculations of Profits and Losses and Code Section</u> 704(c) Tax Allocations.

(i) For purposes of computing Profits and Losses, "Carrying Value" shall mean (A) with respect to contributed property, the agreed value of such property reduced (but not below zero) by Depreciation, (B) with respect to property the book value of which is adjusted pursuant to Treas. Reg. \$\$1.704-1(b)(2)(iv)(d), (e) or (f), the amount determined pursuant to subsections (c)(ii) or (iii), and (C) with respect to any other property, the adjusted basis of such property for federal income tax purposes as of the time of determination.

(ii) Upon the "liquidation" of the Company within the meaning of Treas. Reg. 1.704-1(b)(2)(ii)(g), the Carrying Value of the Company property shall be adjusted to its fair market value, as determined by the Managing Member. The Carrying Value of the Company property may be adjusted to its fair market value, as determined by the Managing Member, upon the occurrence of either of the following events:

(A) The acquisition of an additional interest in the Company by any new or existing Member in exchange for more than a *de minimis* capital contribution; or

(B) The distribution by the Company to a Member of more than a *de minimis* amount of property or money in consideration for an interest in the Company

A revaluation of the Company property referred to in the two immediately preceding sentences shall be made in accordance with Treas. Reg. 1.704-1(b)(2)(iv)(f) based on the fair market value of Company properties, as

determined by the Managing Member using such reasonably methods of valuation as he adopts.

(iii) Immediately prior to the distribution of any Company property, the Carrying Value of such distributed property shall be adjusted to its fair market value, as determined by the Managing Member.

(iv) In accordance with Code Section 704(c) and the regulations thereunder, income, gain, loss and deduction with respect to any contributed property shall, solely for tax purposes, be allocated among the Members so as to take account of any variation between the adjusted basis of such property to the Company for federal income tax purposes and its agreed value, pursuant to any method permitted by the regulations and chosen by the Managing Member.

(v) In the event the Carrying Value of any Company asset is adjusted as described in paragraph (ii) or (iii) above, subsequent allocations of income, gain, loss and deduction with respect to such asset shall take account of any variation between the adjusted basis of such asset for federal income tax purposes and its Carrying Value in the same manner as under Code Section 704(c) and the regulations thereunder.

(vi) A transferee of a Membership Interest will succeed to the Capital Account relating to the Membership Interest transferred; provided, however, that if the transfer causes a termination of the Company under Code Section 708(b)(1)(B), the Company properties shall be deemed to have been distributed in liquidation of the Company to the Members (including the transferee of the Membership Interest) and re-contributed by such Members and transferees in reconstitution of the Company. The capital accounts of such reconstituted Company shall be maintained in accordance with the principles set forth herein.

- 13. <u>Management of Company</u>. The Company shall be managed by the Managing Member, who shall exercise control over the affairs of the Company. The Managing Member shall be under a fiduciary duty to conduct and manage the affairs of the Company in a prudent, businesslike and lawful manner and shall devote such part of their time to the affairs of the Company as shall be deemed necessary and appropriate to pursue the business and carry out the purposes of the Company as contemplated in this Operating Agreement. The Managing Member shall use commercially reasonable efforts and exercise good faith in all activities related to the business of the Company.
- 14. <u>Partnership Representative</u>. For the purposes of Subchapter C of Chapter 63 of the Code, the Managing Member shall serve as the "Partnership Representative" of the Company and, as such, shall have all of the rights and obligations given to a Partnership Representative under said Subchapter.
- 15. <u>Limitation of Liability</u>. Each Member's liability for the debts and obligations of the Company shall be limited as set forth in the Act.

- 16. <u>Admission to Membership</u>. A Person may become a new member upon acquisition of a Membership Interest from the Company upon such terms and conditions as may be approved by the Managing Member. New members shall be allocated units for their contributions to the capital of the Company, as determined by the Managing Member at the time he approves the admission of such new members. Accordingly, the Members acknowledge that their percentage interests may be altered in the event one or more new members are admitted.
- 17. <u>Books of Account</u>. The Managing Member shall keep proper books of account for the Company using the accrual basis of accounting (subject to yearend adjustments). Such books of account shall be kept at the principal office of the Company. The fiscal year of the Company shall be the calendar year.
- 18. <u>Appointment of Officers</u>. The Managing Member shall appoint officers for the Company to perform various designated tasks and/or functions. The officers shall include a President, General Counsel, Secretary, and Treasurer, and may include one or more Vice Presidents and Assistant Secretaries. Each officer shall hold office until removed or replaced by the Managing Member. Any number of offices may be held by the same person. Any officer may resign at any time by giving written notice to the Managing Member and any such resignation shall take effect at the date of the receipt of such notice or at any later time specified therein. Any vacancy occurring in any officer may be filled by the Managing Member.

The authority and duties of the officers of the Company shall be as follows:

(a) <u>President</u>. The President shall have the general powers and duties of management usually vested in a chief executive officer and shall have any other powers and duties that are prescribed by the Managing Member or this Agreement. The President shall have authority to bind the Company through signature on all contracts, leases, mortgages, deeds, conveyances, loan documents, resolutions, and other documents of the Company for the purpose of furthering the interests of the Company. The President shall have and may exercise all powers and duties entrusted to the Managing Member. The foregoing authorization shall not be deemed a restriction on the powers of the Managing Member to take any authorized action on behalf of the Company. The President shall be deemed to be a "Manager" under the Act. All actions taken by the President on behalf of the Company or on behalf of any of its affiliates prior to the date hereof are hereby ratified, approved, and confirmed in all respects.

(b) <u>General Counsel</u>. The General Counsel shall act as inside legal counsel to the Company and advise the Company on all legal matters with all privileges and duties as legal counsel. The General Counsel shall have such powers and duties as may be prescribed by the Managing Member or as may be delegated by the President. The General Counsel as the legal representative of the Company shall have the power as General Counsel to execute all contracts, deeds, leases, mortgages, bonds, loan documents, resolutions, and other obligations in

the name of the Company. In the absence of the President, the General Counsel may take any action that the President is permitted to take.

(c) <u>Vice-President</u>. The Vice President or Vice Presidents shall perform such duties as from time to time may be assigned by the President or the Managing Member.

(d) <u>Secretary</u>. The Secretary shall: (i) keep the minutes of all meetings or actions of the Members in one or more books provided for that purpose; (ii) be custodian of the Company records; (iii) keep a register of the post office address of each Member which shall be furnished to the Secretary by the Members and (iv) in general, perform all duties incident to the office of Secretary and such other duties as from time to time may be assigned by the President or the Managing Member.

(e) Treasurer. The Treasurer shall: (i) have charge and custody of and be responsible for all funds, notes, bonds, securities and similar property belonging to the Company; (ii) receive and give receipts for moneys due and payable to the Company from any source whatsoever, and do with the same as shall be ordered by the President or the Managing Member; (iii) disburse the funds of the Company as ordered by the President or the Managing Member or as otherwise required in the conduct of the business of the Company: (iv) maintain accurate financial accounts and hold the same open for inspection and examination of the President or the Managing Member; (v) render to the President or the Managing Member, upon request, such reports as may be required to account for all his transactions as Treasurer and to report on the financial condition of the Company; and (vi) perform all the duties incident to the office of Treasurer and such other duties as from time to time may be assigned by the President or the Managing Member. On the expiration of his term of office, the Treasurer shall turn over to his successor or the President all property, books, papers, vouchers and money of the Company in his hand.

(f) <u>Assistant Secretary</u>: The Assistant Secretary shall have such duties, responsibilities, and authority as is delegated to him by the Managing Member and the Secretary.

The Managing Member shall determine or provide the method of determining the compensation, if any, of all officers.

- 19. <u>Officers</u>. Intentionally left blank.
- 20. <u>Status</u>. For purposes of the U.S. Federal income tax and Ohio franchise and personal income tax, the Company is intended to be as an entity separate from its owner, pursuant to Treas. Reg. §301.7701-3(b) and O.R.C. §5733.01 (E), respectively.

21. Dissolution.

(a) The Company shall be dissolved upon the occurrence of any of the following events:

- (i) the determination of the Managing Member to dissolve the Company;
- (ii) the written agreement of the all of the Members to dissolve the Company;

or

(iii) upon entry of a decree of judicial dissolution under the Act.

(b) As soon as possible following the occurrence of any event causing the dissolution of the Company, if the Company is not continued, the Managing Member shall deliver a Certificate of Dissolution to the Ohio Secretary of State for filing that includes the name of the Company and the effective date of its dissolution.

22. <u>Effect of Events of Dissolution</u>. Upon an event of dissolution, the Company shall cease to carry on its business, except insofar as it may be necessary for the winding up of its business, but its separate existence shall continue until the activities set forth in §6.3 have been completed.

23. Winding Up; Liquidation and Distribution of Assets.

(a) Upon dissolution of the Company, an accounting shall be made by the Company's independent accountants of the accounts of the Company and of the Company's assets, liabilities and operations, from the date of the last previous accounting until the date of dissolution. The Managing Member shall immediately proceed to wind up the affairs of the Company.

(b) If the Company is dissolved and its affairs are to be wound up, the Managing Member shall:

(i) Sell or otherwise liquidate all of the Company's assets as promptly as possible (except to the extent the Managing Member may determine to distribute any assets to the Members in kind);

(ii) Discharge all liabilities of the Company, including liabilities to Members who are creditors to the extent otherwise permitted by law, other than liabilities to Members for distributions;

(iii) Establish such Reserves as may be reasonably necessary to provide for contingencies or liabilities of the Company; and

(iv) Distribute the remaining cash and assets of the Company to Members in accordance with their positive Capital Accounts.

(c) For purposes of the liquidation of the Company's assets, the discharge of its liabilities and the distributions of the remaining funds among the Members as above described, the Managing Member shall have the authority on behalf of the Company to sell, convey, exchange or otherwise transfer the assets of the Company for such consideration and upon such terms and conditions as the Managing Member deems appropriate. The Managing Member, in his sole discretion, may make distributions in kind to Members. The Managing Member shall have the authority to purchase any Company assets at the appraised fair market value. A reasonable time shall be allowed for the orderly liquidation of the assets of the Company and the discharge of liabilities of the Company to creditors to enable the Company to minimize normal losses during a liquidation period.

- 24. <u>Return of Contribution Nonrecourse to Other Members</u>. Except as provided by law, upon dissolution each Member shall look solely to the assets of the Company for the return of Capital Contributions. If the Company property remaining after the payment or discharge of the debts and liabilities of the Company is insufficient to return the Capital Contributions of one or more Members, such Member or Members shall have no recourse against any other Member.
- 25. Indemnification of Nonprofit GP Member. The Partnership shall, jointly and severally, indemnify, defend, and save harmless the Nonprofit GP Member from and against any claim, loss, expense, action, or damage, including without limitation, reasonable costs and expenses of litigation and appeal (and the reasonable fees and expenses of counsel) asserted against the Nonprofit GP Member based on any act, omission, malfeasance, or nonfeasance of the Partnership or the Managing Member, excluding only liability directly caused by the Nonprofit GP Member's gross negligence, intentional misconduct, or fraud. In addition, the Partnership shall, jointly and severally, indemnify, defend, save, and hold harmless the Nonprofit GP Member its representatives, from and against any and all costs, losses, liabilities, damages, lawsuits, proceedings (whether formal or informal), investigations, judgments, orders, settlements, recoveries, obligations, deficiencies, claims, and expenses (whether or not arising out of third party claims), including, without limitation, interest, penalties, attorneys' fees, and all amounts paid in investigation, or settlement of any of the foregoing, incurred in connection with or arising out of or resulting from the operations of the Partnership.
- 26. <u>Indemnification of Member</u>. The Partnership shall, jointly and severally, indemnify, defend, and save harmless the Member from and against any claim, loss, expense, action, or damage, including without limitation, reasonable costs and expenses of litigation and appeal (and the reasonable fees and expenses of counsel) asserted against the Member based on any act, omission, malfeasance, or nonfeasance of the Partnership or the Managing Member, excluding only liability directly caused by the Member's gross negligence, intentional misconduct, or fraud. In addition, the Partnership shall, jointly and severally, indemnify, defend,

save, and hold harmless the Member its representatives, from and against any and all costs, losses, liabilities, damages, lawsuits, proceedings (whether formal or informal), investigations, judgments, orders, settlements, recoveries, obligations, deficiencies, claims, and expenses (whether or not arising out of third party claims), including, without limitation, interest, penalties, attorneys' fees, and all amounts paid in investigation, or settlement of any of the foregoing, incurred in connection with or arising out of or resulting from the operations of the Partnership.

- 27. <u>Reliance of Third Parties on Authority of Officers</u>. No financial institution or any other person, firm or corporation dealing with any officer shall be required to ascertain whether such officer is acting in accordance with this Agreement, but such financial institution or such other person, firm or corporation shall be protected in relying solely upon the acts and assurances of and the execution of any instruments by any of the officers.
- 28. <u>Notices</u>. Any notice, demand, or communication required or permitted to be given by any provision of this Agreement shall be deemed to have been sufficiently given or served for all purposes if delivered personally to the party or to an executive officer of the party to whom the same is directed, if sent by facsimile, with receipt confirmed by telephone, or if sent by registered or certified mail, postage and charges prepaid, addressed to the Member's or the Company's address, as appropriate, as set forth in this Agreement or as provided by such Member. Except as otherwise provided herein, any such notice shall be deemed to be given five (5) business days after the date on which the same was duly mailed, if sent by registered or certified mail, or on the date of receipt, if personally delivered or transmitted to the telephone number supplied to the Company as the Member's facsimile number by the Member to whom the notice is sent, with receipt confirmed by telephone.
- 29. <u>Waiver of Notice</u>. When any notice is required to be given to any Member, a waiver thereof in writing signed by the Member entitled to such notice, whether before, at, or after the Member is entitled to such notice, and whether before, at, or after the time stated therein, shall be equivalent to the giving of such notice.
- 30. <u>Counterparts</u>. This Operating Agreement may be executed in several counterparts all of which shall constitute one agreement, binding on all parties hereto, notwithstanding that all the parties are not signatories to the same counterpart.
- 31. <u>Applicable Law</u>. This Operating Agreement and the rights of the Members hereunder shall be interpreted in accordance with the laws of the State of Ohio.
- 32. <u>Waiver of Action for Partition</u>. Each Member irrevocably waives during the term of existence of the Company any right that such Member may have to maintain any action for partition with respect to the property of the Company.

- 33. <u>Successors</u>. This Operating Agreement shall inure to the benefit of, be binding upon, and be enforceable by and against the parties hereto, their heirs, executors, administrators, successors, and assigns.
- 34. <u>Headings</u>. The headings in this Agreement are inserted for convenience only and are in no way intended to describe, interpret, define, or limit the scope, extent or intent of this Agreement or any provisions hereof.
- 35. <u>Rights and Remedies Cumulative</u>. The rights and remedies provided by this Agreement are cumulative and the use of any one right or remedy by any party shall not preclude or waive the right to use any or all other remedies. Said rights and remedies are given in addition to any other rights the parties may have by law, statute, ordinance or otherwise.
- 36. <u>Heirs, Successors and Assigns</u>. Each and all of the covenants, terms, provisions and agreements in this Agreement shall be binding upon and inure to the benefit of the parties hereto and, to the extent permitted by this Agreement, their respective heirs, legal representatives, successors and assigns.
- 37. <u>Waivers</u>. The failure of any party to seek redress for violation of or to insist upon the strict performance of any covenant or condition of this Agreement shall not prevent a subsequent act, which would have originally constituted a violation, from having the effect of an original violation.
- 38. <u>Severability</u>. The invalidity or unenforceability of any provision of this Operating Agreement in a particular respect shall not affect the validity and enforceability of any other provisions of this Operating Agreement or of the same provision in any other respect.
- 39. <u>Amendment of Operating Agreement</u>. This Operating Agreement may not be amended in whole or in part except by a written instrument signed by each Member.
- 40. <u>Execution of Additional Instruments</u>. Each Member shall execute such other and further statements of interest and holdings, designations, powers of attorney and other instruments necessary to comply with any laws, rules or regulations or to carry out the purposes of this Agreement.

[The remainder of this page was intentionally left blank.]

The undersigned have executed this Operating Agreement as of the date first set forth at the beginning hereof.

MANAGING MEMBER: Woda Cooper General Partner, LLC An Ohio limited liability company

By: Woda Cooper Communities, LLC An Ohio limited liability company Its Sole Member

By: <u>Slg.J.</u>

Its: Managing Member

NONPROFIT GP MEMBER: Bay Aging Brennan Pointe GP, LLC

Ву:_____

Its: _____

MEMBER: Bruce Watts

By: Breese Watts

Its: __Member

The undersigned have executed this Operating Agreement as of the date first set forth at the beginning hereof.

MANAGING MEMBER: Woda Cooper General Partner, LLC An Ohio limited liability company

By: Woda Cooper Communities, LLC An Ohio limited liability company Its Sole Member

By:_____

Its: _____

NONPROFIT GP MEMBER: Bay Aging Brennan Pointe GP, LLC

Byc CEO Its: DA

MEMBER: Bruce Watts

By:_____

Its: _____

DEVELOPMENT AGREEMENT

THIS DEVELOPMENT AGREEMENT (the "Agreement") is made and entered into effective as of the 9th day of March, 2022, by and between Woda Cooper Development, Inc. (the "Developer") and Simms Pointe Limited Partnership (the "Owner").

WITNESSETH:

WHEREAS, the Owner has been formed for the purposes, *inter alia*, of acquiring, financing, owning, constructing, developing, maintaining, improving, operating, leasing, and selling or otherwise disposing of real property described on <u>Exhibit A</u> attached hereto (the "Land"), together with all improvements furnishings, equipment, and personal property to be located thereon generally described on <u>Exhibit B</u> attached hereto (altogether, the "Improvements") (together, the Land and Improvements will be collectively referred to herein as the "Project"). All units of which Project are intended to be rented and managed in order that the Project will qualify for low-income housing tax credits provided in Section 42 of the Internal Revenue Code of 1986, as amended (the "Code");

WHEREAS, in order to effectuate the purposes for which it has been formed, the Owner has engaged the services of the Developer with respect to overseeing the development of the Project for the Owner; and

WHEREAS, the Developer is experienced in the development of low-income multifamily housing projects pursuant to Section 42 of the Code; and

WHEREAS, the parties desire to memorialize their agreement with respect to the obligations of, and the services to be performed by the Developer;

NOW THEREFORE, in consideration of the mutual promises and covenants contained herein and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereto, intending to be legally bound, hereby agree as follows:

1. <u>Appointment.</u> The Owner hereby appoints the Developer to render services for the Owner, and confirms and ratifies the appointment of the Developer with respect to services rendered for the Owner to date, in supervising and overseeing the development of the Project as herein contemplated.

2. <u>Obligations of the Developer</u>.

The Developer shall have the following duties:

(a) To perform a financial feasibility study of the Project including, but not limited to, investigating various construction financing alternatives for the construction of the Project;

(b) To assist, advise and consult on the selection of, and provide coordination and supervision of, the architect and engineer in connection with the preparation of, and any changes to, the site plan for the Project and the renderings, drawings and specifications for construction of Improvements (the "Plans and Specifications");

(c) To be cognizant of, and advise the Owner with respect to, compliance with Section 42 of the Code and applicable state law tax credit requirements as such laws relate to the development and construction of the Project and to coordinate the services of professionals in connection therewith;

(d) To be cognizant of and advise the Owner with respect to any and all land use and zoning laws, rules or regulations, city ordinances, including health and fire safety regulations, or any other requirements of law or governmental authorities applicable to the development and construction of the Improvements and to coordinate the services of professionals in connection therewith;

(e) To assist, coordinate and supervise the obtaining of all necessary permits and approvals for, and in connection with, the development and construction of the Project;

(f) To consult, advise and assist in obtaining construction financing for the development and construction of the Improvements, including, without limitation, preparation of a development and construction budget and pro forma cash flow projections and coordinating professionals in connection therewith;

(g) To be cognizant of, and advise the Owner with respect to, compliance with any and all obligations of the Owner under any agreements with lenders or any governmental entities, which agreements have been executed by the Owner in connection with approvals for, or financing of, the Project or construction of the Improvements;

Owner;

(h) To cooperate and coordinate with the general contractor appointed by the

(i) To otherwise use commercial best efforts to coordinate, supervise, monitor and cause the development and construction of the Project on a timely basis and within the contemplated budget;

(j) To record the progress on all of the foregoing, and, as requested, submit written progress reports to the Owner; and

(k) To maintain or cause to be maintained at its sole cost and expense all office and accounting facilities and equipment necessary to adequately perform all functions of Developer specified herein.

The Developer may retain the services of independent consultants, provided the Owner shall have no responsibility to such independent parties. The Developer shall not be required to take any action, which would require a contractor's license.

The Developer shall be an independent contractor.

3. <u>Development Fee</u>.

In consideration of the performance by the Developer of the development services described herein, the Owner shall pay to the Developer a development fee and a development overhead fee (altogether, the "Development Fee") in the aggregate amount of <u>One Million Three</u> Hundred Eighteen Thousand One Hundred Seventy-Nine Dollars (\$1,318,179).

The Owner, the Developer acknowledges that specific portions of the Development Fee shall be earned by Developer and payable by the Owner as certain benchmarks are satisfied, but in any event all of the Development Fee shall be earned by the Developer upon the issuance of the last certificate of occupancy for the Project.

The development fee shall be earned by the Developer as follows:

- (a) Twenty percent (20%) of the fee shall be earned based on certain pre-construction activities accomplished by December 31, 2023, as requested by the Owner.
- (b) Eighty percent (80%) of the fee shall be earned based on the issuance of the last certificate of occupancy for the Project.

The development fee shall be paid by the Owner no later than the following dates:

- (a) At the time of construction loan closing, an amount calculated at \$131,818 shall be paid to the Developer.
- (b) At the time of construction completion, an amount calculated at \$132,770, plus cost savings shall be paid to the Developer.
- (c) At the time of 100% qualified occupancy, an amount of \$78,741, plus cost savings shall be paid to the Developer.
- (d) At the time of issuance of the IRS Form 8609 for the Project, an amount of \$476,032, plus cost savings shall be paid to the Developer.
- (e) The deferred portion of the Developer Fee, currently projected as \$498,818, or such other remaining balance shall be payable to the Developer from the distributable cash flow from the Owner, but in no event later than the end of the calendar year in which the 15th anniversary of the issuance of the last certificate of occupancy for the Project occurs.

The unpaid portion of the Development Fee shall not bear interest.

4. <u>Termination of Duties and Responsibilities of Developer</u>.

The Developer shall have no further duties or obligations hereunder after receipt of a Certificate of Occupancy for the last building in the Project and completion of all punch list items. The Developer's duties, responsibilities and rights hereunder shall not be terminated by the Owner except for "cause" as finally determined by a court of competent jurisdiction. For purposes hereof, "cause" shall mean fraud, dishonesty, and reckless disregard for customary practices and intentional misconduct after at least forty-five (45) days prior notice and opportunity to cure.

5. <u>Miscellaneous.</u>

(a) This Agreement shall be binding upon the parties hereto and their respective successors and permitted assigns. This Agreement may not be assigned by any of the parties hereto without the written consent of the other party, except that the Developer may assign its rights but not its duties under this Agreement.

(b) The descriptive paragraph headings of this Agreement are inserted for convenience only and are not intended to and shall not be construed to limit, enlarge, or affect the scope or intent of this Agreement nor the meaning of any provision hereof.

(c) This Agreement and the rights and obligations of the parties hereto shall be governed and construed and enforced in accordance with the laws of the state of Virginia.

(d) This Agreement embodies the entire agreement and understanding between the parties relating to the obligations of, and services to be performed by, the Developer in overseeing the development of the Project, and supersedes all prior agreements, understandings, representations, or warranties, express or implied, related to such subject matter.

(e) This Agreement shall not be amended or modified in any respect without the prior written consent of each party hereto and the Owner's general partner.

(f) No party hereto shall file or attempt to file this Agreement of record.

(g) This Agreement and the obligations of the Developer hereunder are solely for the benefit of the Owner and its partners and no benefits to third parties are intended.

(h) In the event any provision hereof is deemed to be unenforceable or against public policy, then such provision shall be deemed omitted from this Agreement and to the extent possible such provision shall be replaced with an enforceable provision which corresponds with the spirit of the omitted provision, and no other provision of this Agreement shall be affected by such omission or unenforceability.

(i) The parties agree that the prevailing party in any action or dispute involving litigation concerning the subject matter hereof, shall be entitled to attorneys' fees and court costs.

(j) The waiver by any party of any breach of this Agreement shall not operate or be construed to be a waiver of any subsequent breach.

6. <u>Notice.</u>

Any notice required to be given hereunder shall be in writing and mailed by certified mail, postage prepaid, or hand delivered with receipt of service simultaneously to all parties at the addresses set forth on <u>Exhibit C</u> attached hereto. Each party shall have the right to change its address for the receipt of notices, upon the giving of proper notice to all other parties hereto. Whenever a period of time is to be computed from the date of receipt of an item of certified mail, such period shall be computed from the fifth day following the date of mailing if delivery of the certified mail item is refused by the party to whom it was directed. Otherwise, such period shall be computed from the date of delivery.

7. <u>Counterparts.</u>

This Agreement may be executed in several counterparts, each of which shall be deemed to be an original copy and all of which together shall constitute one agreement binding on all parties hereto, notwithstanding that all the parties shall not have signed the same counterpart.

8. <u>Responsibilities of the Owner.</u>

In order for the Developer to perform duties described herein, the Owner shall:

(a) Provide full information regarding its requirements for the Project;

(b) Designate a representative who shall be fully acquainted with the scope of the work and has authority to render decisions promptly and furnish information expeditiously; and,

(c) If the Owner becomes aware of any fault or defect in the Project or nonconformance with any contract or other documents, it shall give prompt written notice thereof to the Developer.

[SIGNATURES CONTAINED ON NEXT PAGE]

IN WITNESS WHEREOF, the parties have executed this Development Agreement on the date and year first above written.

DEVELOPER:

Woda Cooper Development, Inc.

By: <u>Jonn T Januari</u> Its: Chief Executive Officer

OWNER:

Simms Pointe Limited Partnership A Virginia limited partnership

By: Simms Pointe GP, LLC An Ohio limited liability company Its General Partner

By: Woda Cooper General Partner, LLC An Ohio limited liability company Its Managing Member

By: Woda Cooper Communities, LLC An Ohio limited liability company Its Sole Member

By: Slant.

Its: Managing Member

<u>EXHIBIT A</u>

That certain piece of real estate located approximately at 270 Lucy Drive, Harrisonburg, VA 22801.

EXHIBIT B

The Project will consist of a 40-unit multifamily community. The definition of the Project will include the architectural and engineering plans as and when the same are completed and approved by the Owner.

EXHIBIT C

DEVELOPER

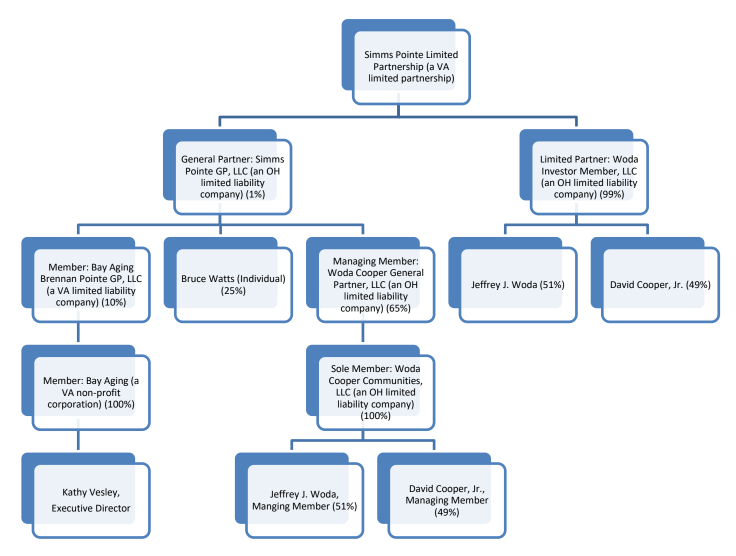
Woda Cooper Development, Inc. 500 S. Front St., 10th Floor Columbus, OH 43215

OWNER

Simms Pointe Limited Partnership 500 S. Front St., 10th Floor Columbus, OH 43215

Simms Pointe Limited Partnership

Organizational Chart



Tab B:

Virginia State Corporation Commission Certification (MANDATORY)



STATE CORPORATION COMMISSION

Richmond, February 7, 2022

This is to certify that the certificate of limited partnership of

Simms Pointe Limited Partnership

was this day admitted to record in this office and that the said limited partnership is authorized to transact its business subject to all Virginia laws applicable to the limited partnership and its business.

Effective date: February 7, 2022



STATE CORPORATION COMMISSION Attest:

Clerk of the Commission

Tab C:

Principal's Previous Participation Certification (MANDATORY)



Previous Participation Certification

Development Name: Name of Applicant (entity):

Simms Pointe

Simms Pointe Limited Partnership

I hereby certify that:

- 1. All the statements made by me are true, complete and correct to the best of my knowledge and belief and are made in good faith, including the data contained in Schedule A and any statements attached to this certification.
- 2. During any time that any of the participants were principals in any multifamily rental property, no property has been foreclosed upon, in default or assigned to the mortgage insurer (governmental or private); nor has mortgage relief by the mortgagee been given;
- 3. During any time that any of the participants were principals in any multifamily rental property, there has not been any breach by the owner of any agreements relating to the construction or rehabilitation, use, operation, management or disposition of the property, including removal from a partnership;
- 4. That at no time have any principals listed in this certification been required to turn in a property to the investor or have been removed from a multifamily rental property ownership structure;
- 5. That to the best of my knowledge, there are no unresolved findings raised as a result of state or federal audits, management reviews or other governmental investigations concerning any multifamily rental property in which any of the participants were principals;
- 6. During any time that any of the participants were principals in any multifamily rental property, there has not been a suspension or termination of payments under any state or federal assistance contract for the property;
- 7. None of the participants has been convicted of a felony and is not presently, to my knowledge, the subject of a complaint or indictment charging a felony. A felony is defined as any offense punishable by imprisonment for a term exceeding one year, but does not include any offense classified as a misdemeanor under the laws of a state and punishable by imprisonment of two years or less;
- 8. None of the participants has been suspended, debarred or otherwise restricted by any federal or state governmental entity from doing business with such governmental entity; and

Previous Participation Certification, cont'd

- 9. None of the participants has defaulted on an obligation covered by a surety or performance bond and has not been the subject of a claim under an employee fidelity bond.
- 10. None of the participants is a Virginia Housing employee or a member of the immediate household of any of its employees.
- 11. None of the participants is participating in the ownership of a multifamily rental housing property as of this date on which construction has stopped for a period in excess of 20 days or, in the case of a multifamily rental housing property assisted by any federal or state governmental entity, which has been substantially completed for more than 90 days but for which requisite documents for closing, such as the final cost certification, have not been filed with such governmental entity.
- 12. None of the participants has been found by any federal or state governmental entity or court to be in noncompliance with any applicable civil rights, equal employment opportunity or fair housing laws or regulations.
- 13. None of the participants was a principal in any multifamily rental property which has been found by any federal or state governmental entity or court to have failed to comply with Section 42 of the Internal Revenue Code of 1986, as amended, during the period of time in which the participant was a principal in such property. This does not refer to corrected 8823's.
- 14. None of the participants is currently named as a defendant in a civil lawsuit arising out of their ownership or other participation in a multi-family housing development where the amount of damages sought by plaintiffs (i.e., the ad damnum clause) exceeds One Million Dollars (\$1,000,000).
- 15. None of the participants has pursued a Qualified Contract or planned foreclosure in Virginia after January 1, 2019.

Statements above (if any) to which I cannot certify have been deleted by striking through the words. In the case of any such deletion, I have attached a true and accurate statement to explain the relevant facts and circumstances.

Failure to disclose information about properties which have been found to be out of compliance or any material misrepresentations are grounds for rejection of an application and prohibition against future applications.

4/1 allad Signature

Jeffrey J. Woda

Printed Name

3/2/2022

Date (no more than 30 days prior to submission of the Application)



Previous Participation Certification

Development Name: Name of Applicant (entity):

Simms Pointe

Simms Pointe Limited Partnership

I hereby certify that:

- 1. All the statements made by me are true, complete and correct to the best of my knowledge and belief and are made in good faith, including the data contained in Schedule A and any statements attached to this certification.
- 2. During any time that any of the participants were principals in any multifamily rental property, no property has been foreclosed upon, in default or assigned to the mortgage insurer (governmental or private); nor has mortgage relief by the mortgagee been given;
- 3. During any time that any of the participants were principals in any multifamily rental property, there has not been any breach by the owner of any agreements relating to the construction or rehabilitation, use, operation, management or disposition of the property, including removal from a partnership;
- 4. That at no time have any principals listed in this certification been required to turn in a property to the investor or have been removed from a multifamily rental property ownership structure;
- 5. That to the best of my knowledge, there are no unresolved findings raised as a result of state or federal audits, management reviews or other governmental investigations concerning any multifamily rental property in which any of the participants were principals;
- 6. During any time that any of the participants were principals in any multifamily rental property, there has not been a suspension or termination of payments under any state or federal assistance contract for the property;
- 7. None of the participants has been convicted of a felony and is not presently, to my knowledge, the subject of a complaint or indictment charging a felony. A felony is defined as any offense punishable by imprisonment for a term exceeding one year, but does not include any offense classified as a misdemeanor under the laws of a state and punishable by imprisonment of two years or less;
- 8. None of the participants has been suspended, debarred or otherwise restricted by any federal or state governmental entity from doing business with such governmental entity; and

Previous Participation Certification, cont'd

- 9. None of the participants has defaulted on an obligation covered by a surety or performance bond and has not been the subject of a claim under an employee fidelity bond.
- 10. None of the participants is a Virginia Housing employee or a member of the immediate household of any of its employees.
- 11. None of the participants is participating in the ownership of a multifamily rental housing property as of this date on which construction has stopped for a period in excess of 20 days or, in the case of a multifamily rental housing property assisted by any federal or state governmental entity, which has been substantially completed for more than 90 days but for which requisite documents for closing, such as the final cost certification, have not been filed with such governmental entity.
- 12. None of the participants has been found by any federal or state governmental entity or court to be in noncompliance with any applicable civil rights, equal employment opportunity or fair housing laws or regulations.
- 13. None of the participants was a principal in any multifamily rental property which has been found by any federal or state governmental entity or court to have failed to comply with Section 42 of the Internal Revenue Code of 1986, as amended, during the period of time in which the participant was a principal in such property. This does not refer to corrected 8823's.
- 14. None of the participants is currently named as a defendant in a civil lawsuit arising out of their ownership or other participation in a multi-family housing development where the amount of damages sought by plaintiffs (i.e., the ad damnum clause) exceeds One Million Dollars (\$1,000,000).
- 15. None of the participants has pursued a Qualified Contract or planned foreclosure in Virginia after January 1, 2019.

Statements above (if any) to which I cannot certify have been deleted by striking through the words. In the case of any such deletion, I have attached a true and accurate statement to explain the relevant facts and circumstances.

Failure to disclose information about properties which have been found to be out of compliance or any material misrepresentations are grounds for rejection of an application and prohibition against future applications.

Signature David Cooper, Jr.

David Cooper, J

Printed Name

3/2/2022

Date (no more than 30 days prior to submission of the Application)



Previous Participation Certification

Development Name: Name of Applicant (entity):

Simms Pointe

Simms Pointe Limited Partnership

I hereby certify that:

- 1. All the statements made by me are true, complete and correct to the best of my knowledge and belief and are made in good faith, including the data contained in Schedule A and any statements attached to this certification.
- 2. During any time that any of the participants were principals in any multifamily rental property, no property has been foreclosed upon, in default or assigned to the mortgage insurer (governmental or private); nor has mortgage relief by the mortgagee been given;
- 3. During any time that any of the participants were principals in any multifamily rental property, there has not been any breach by the owner of any agreements relating to the construction or rehabilitation, use, operation, management or disposition of the property, including removal from a partnership;
- 4. That at no time have any principals listed in this certification been required to turn in a property to the investor or have been removed from a multifamily rental property ownership structure;
- 5. That to the best of my knowledge, there are no unresolved findings raised as a result of state or federal audits, management reviews or other governmental investigations concerning any multifamily rental property in which any of the participants were principals;
- 6. During any time that any of the participants were principals in any multifamily rental property, there has not been a suspension or termination of payments under any state or federal assistance contract for the property;
- 7. None of the participants has been convicted of a felony and is not presently, to my knowledge, the subject of a complaint or indictment charging a felony. A felony is defined as any offense punishable by imprisonment for a term exceeding one year, but does not include any offense classified as a misdemeanor under the laws of a state and punishable by imprisonment of two years or less;
- 8. None of the participants has been suspended, debarred or otherwise restricted by any federal or state governmental entity from doing business with such governmental entity; and

Previous Participation Certification, cont'd

- None of the participants has defaulted on an obligation covered by a surety or performance bond and has not been the subject of a claim under an employee fidelity bond.
- 10. None of the participants is a Virginia Housing employee or a member of the immediate household of any of its employees.
- 11. None of the participants is participating in the ownership of a multifamily rental housing property as of this date on which construction has stopped for a period in excess of 20 days or, in the case of a multifamily rental housing property assisted by any federal or state governmental entity, which has been substantially completed for more than 90 days but for which requisite documents for closing, such as the final cost certification, have not been filed with such governmental entity.
- 12. None of the participants has been found by any federal or state governmental entity or court to be in noncompliance with any applicable civil rights, equal employment opportunity or fair housing laws or regulations.
- 13. None of the participants was a principal in any multifamily rental property which has been found by any federal or state governmental entity or court to have failed to comply with Section 42 of the Internal Revenue Code of 1986, as amended, during the period of time in which the participant was a principal in such property. This does not refer to corrected 8823's.
- 14. None of the participants is currently named as a defendant in a civil lawsuit arising out of their ownership or other participation in a multi-family housing development where the amount of damages sought by plaintiffs (i.e., the ad damnum clause) exceeds One Million Dollars (\$1,000,000).
- 15. None of the participants has pursued a Qualified Contract or planned foreclosure in Virginia after January 1, 2019.

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Failure to disclose information about properties which have been found to be out of compliance or any material misrepresentations are grounds for rejection of an application and prohibition against future applications.

Dance al Signature

Bruce Watts

Printed Name

3/3/2022

Date (no more than 30 days prior to submission of the Application)



Previous Participation Certification

Development Name: Name of Applicant (entity): Simms Pointe
Simms Pointe Limited Partnership

I hereby certify that:

- 1. All the statements made by me are true, complete and correct to the best of my knowledge and belief and are made in good faith, including the data contained in Schedule A and any statements attached to this certification.
- 2. During any time that any of the participants were principals in any multifamily rental property, no property has been foreclosed upon, in default or assigned to the mortgage insurer (governmental or private); nor has mortgage relief by the mortgagee been given;
- 3. During any time that any of the participants were principals in any multifamily rental property, there has not been any breach by the owner of any agreements relating to the construction or rehabilitation, use, operation, management or disposition of the property, including removal from a partnership;
- 4. That at no time have any principals listed in this certification been required to turn in a property to the investor or have been removed from a multifamily rental property ownership structure;
- 5. That to the best of my knowledge, there are no unresolved findings raised as a result of state or federal audits, management reviews or other governmental investigations concerning any multifamily rental property in which any of the participants were principals;
- 6. During any time that any of the participants were principals in any multifamily rental property, there has not been a suspension or termination of payments under any state or federal assistance contract for the property;
- 7. None of the participants has been convicted of a felony and is not presently, to my knowledge, the subject of a complaint or indictment charging a felony. A felony is defined as any offense punishable by imprisonment for a term exceeding one year, but does not include any offense classified as a misdemeanor under the laws of a state and punishable by imprisonment of two years or less;
- 8. None of the participants has been suspended, debarred or otherwise restricted by any federal or state governmental entity from doing business with such governmental entity; and

Previous Participation Certification, cont'd

- 9. None of the participants has defaulted on an obligation covered by a surety or performance bond and has not been the subject of a claim under an employee fidelity bond.
- 10. None of the participants is a Virginia Housing employee or a member of the immediate household of any of its employees.
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- 13. None of the participants was a principal in any multifamily rental property which has been found by any federal or state governmental entity or court to have failed to comply with Section 42 of the Internal Revenue Code of 1986, as amended, during the period of time in which the participant was a principal in such property. This does not refer to corrected 8823's.
- 14. None of the participants is currently named as a defendant in a civil lawsuit arising out of their ownership or other participation in a multi-family housing development where the amount of damages sought by plaintiffs (i.e., the ad damnum clause) exceeds One Million Dollars (\$1,000,000).
- 15. None of the participants has pursued a Qualified Contract or planned foreclosure in Virginia after January 1, 2019.

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ne Signature (Kathy E. Vesley

Printed Name

Date (no more than 30 days prior to submission of the Application)



Previous Participation Certification

Development Name: Name of Applicant (entity): Simms Pointe
Simms Pointe Limited Partnership

I hereby certify that:

- 1. All the statements made by me are true, complete and correct to the best of my knowledge and belief and are made in good faith, including the data contained in Schedule A and any statements attached to this certification.
- 2. During any time that any of the participants were principals in any multifamily rental property, no property has been foreclosed upon, in default or assigned to the mortgage insurer (governmental or private); nor has mortgage relief by the mortgagee been given;
- 3. During any time that any of the participants were principals in any multifamily rental property, there has not been any breach by the owner of any agreements relating to the construction or rehabilitation, use, operation, management or disposition of the property, including removal from a partnership;
- 4. That at no time have any principals listed in this certification been required to turn in a property to the investor or have been removed from a multifamily rental property ownership structure;
- 5. That to the best of my knowledge, there are no unresolved findings raised as a result of state or federal audits, management reviews or other governmental investigations concerning any multifamily rental property in which any of the participants were principals;
- 6. During any time that any of the participants were principals in any multifamily rental property, there has not been a suspension or termination of payments under any state or federal assistance contract for the property;
- 7. None of the participants has been convicted of a felony and is not presently, to my knowledge, the subject of a complaint or indictment charging a felony. A felony is defined as any offense punishable by imprisonment for a term exceeding one year, but does not include any offense classified as a misdemeanor under the laws of a state and punishable by imprisonment of two years or less;
- 8. None of the participants has been suspended, debarred or otherwise restricted by any federal or state governmental entity from doing business with such governmental entity; and

- 9. None of the participants has defaulted on an obligation covered by a surety or performance bond and has not been the subject of a claim under an employee fidelity bond.
- 10. None of the participants is a Virginia Housing employee or a member of the immediate household of any of its employees.
- 11. None of the participants is participating in the ownership of a multifamily rental housing property as of this date on which construction has stopped for a period in excess of 20 days or, in the case of a multifamily rental housing property assisted by any federal or state governmental entity, which has been substantially completed for more than 90 days but for which requisite documents for closing, such as the final cost certification, have not been filed with such governmental entity.
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- 13. None of the participants was a principal in any multifamily rental property which has been found by any federal or state governmental entity or court to have failed to comply with Section 42 of the Internal Revenue Code of 1986, as amended, during the period of time in which the participant was a principal in such property. This does not refer to corrected 8823's.
- 14. None of the participants is currently named as a defendant in a civil lawsuit arising out of their ownership or other participation in a multi-family housing development where the amount of damages sought by plaintiffs (i.e., the ad damnum clause) exceeds One Million Dollars (\$1,000,000).
- 15. None of the participants has pursued a Qualified Contract or planned foreclosure in Virginia after January 1, 2019.

Statements above (if any) to which I cannot certify have been deleted by striking through the words. In the case of any such deletion, I have attached a true and accurate statement to explain the relevant facts and circumstances.

Failure to disclose information about properties which have been found to be out of compliance or any material misrepresentations are grounds for rejection of an application and prohibition against future applications.

Signature James N. Carter, Jr.

Printed Name

3/9/2022

Date (no more than 30 days prior to submission of the Application)

Tab D:

List of LIHTC Developments (Schedule A) (MANDATORY)



Development Name: <u>Simms Pointe</u> Name of Applicant: <u>Simms Pointed Limited Partnership</u>

INSTRUCTIONS:

- 1 A Schedule A is required for <u>every</u> individual that makes up the GP or Managing Member does not apply to principals of publicly traded corporations.
- 2 For each property for which an <u>uncorrected</u> 8823 has been issued, provide a detailed explanation of the nature of the non-compliance, as well as a status statement.
- 3 List only tax credit development experience since 2007 (i.e. for the past 15 years)
- 4 Use separate pages as needed, for each principal.

David Cooper. Jr Principal's Name: Controlling GP (CGP) or 'Named' Managing Y Member of Proposed property?* Y or N

		Name of Ownership Entity	CGP or 'Named' Managing Member at the time of	Total Dev.	Total Low Income	Placed in	8609(s) Issue	Uncorrected 8823's? (Y/N)
1	Development Name/Location	and Phone Number Abby's Crossing LP/614-396-	dev.? (Y/N)* Y	Units 42	Units 42	Service Date 10/29/2008	Date 8/3/2009	Explain "Y"
2	Abby's Crossing/OH Alexander Yard/OH	3200 Alexander Yard LP/614-396-	Y	42	42	12/14/2007	12/18/2008	N
3	Westridge Apartments/IL	3200 Westridge Apartments Limited Partnership/614-396-3200	Y	24	24	8/30/2019	11/23/2020	N
4	Prospect Yard/OH	Prospect Yard LP/614-396-3200	Y	50	50	12/30/2019	7/17/2020	N
5	Aspen Greene/OH	Aspen Greene LP/614-396-	Y	48	48	12/31/2005	1/23/2007	N
6	Beaumont Greene/OH	3200 Beaumont Greene, LLC/614-	Y	40	40	12/27/2007	8/5/2008	N
7	Beaumont Place/OH	396-3200 Mid Ohio Housing, LLC/614-	Y	12	12	12/28/2007	3/3/2009	N
8	Audubon Crossing/OH	396-3200 Audubon Crossing Limited	Y	50	50	10/31/2018	9/5/2019	N
9	Cedar Glen II/WV	Partnership/614-396-3200 Cedar Glen II LP/614-396-3200	Y	51	50	12/18/2006	10/3/2008	N
10	Chartwell Greene/OH	Lockwood Housing, LLC/614- 396-3200	Y	40	40	12/20/2007	12/2/2008	N
11	Clay Meadows/OH	Clay Meadows LP/614-396- 3200	Y	48	48	10/10/2008	3/13/2009	N
12	Clover Ridge/OH	Clover Ridge, LLC/614-396- 3200	Y	24	24	2/5/2009	11/10/2009	Ν
13	Coventry House/OH	Seneca Coventry House, LLC/614-396-3200	Y	30	25	12/31/2004	2/7/2007	Ν
14	Crossroads Meadow/PA	Crossroads Meadow, LLC/614- 396-3200	Y	51	51	11/19/2007	6/10/2008	Ν
15	Devon House/OH	Devon House, LLC/614-396- 3200	Y	40	34	12/1/2004	7/20/2005	N
16	Doranne Green/OH	Woda Doranne Greene, LLC/614-396-3200	Y	49	49	8/30/2008	7/1/2008	N
17	East Newark Homes/OH	East Newark Homes, LLC/614- 396-3200	Y	40	40	10/5/2007	12/2/2008	Ν
18	Fairwood Commons/OH	Fairwood Commons Limited Partnership/614-396-3200	Y	54	54	10/31/2018	9/5/2019	Ν
19	1573 East Livingston/OH	1573 East Livingston Limited Partnership/614-396-3200	Y	45	45	6/29/2020	4/21/2021	Ν
20	Culloden Greene/WV	Culloden Greene Limited Partnership/614-396-3200	Y	40	40	9/25/2019	12/22/2020	Ν
21	Fox Run Crossing/OH	Fox Run Crossing, LLC/614-396- 3200	Y	50	50	11/21/2006	4/20/2007	Ν
22	Milan Village/MI	Woda Milan Village LDHA LP/614-396-3200	Y	36	36	9/30/2019	3/22/2021	Ν
23	Grace Meadows/OH	Grace Meadows LP/614-396- 3200	Y	40	40	8/8/2008	7/14/2009	N
24	Hampton Pointe/MI	Hampton Pointe, LLC/614-396- 3200	Y	24	24	6/24/2008	11/12/2009	N
25	Heathermoor II/WV	Heathermoor II LP/614-396- 3200	Y	32	32	12/15/2005	9/24/2008	Ν
26	Heritage Greene/OH	Woda Heritage Greene, LLC/614-396-3200	Y	50	50	10/4/2006	4/20/2007	N
27	Keyser Greene/WV	Keyser Greene Limited Partnership/614-396-3200	Y	38	38	12/17/2019	12/20/2021	Ν
28	Hickory Meadow/PA	Hickory Meadow, LLC/614-396- 3200	Y	51	51	12/28/2007	6/30/2008	N
29	North Avenue Gateway II/MD	North Avenue Gateway II Limited Partnership/614-396-	Y	65	65	7/11/2018	4/23/2019	N
30	Lincoln House/MI	3200 Lincoln House LDHA Limited	Y	28	28	3/28/2018	7/15/2019	N
31	Carnegie Greene at 37/WV	Partnership/614-396-3200 Carnegie Greene 37 LP/614- 396-3200	Y	39	39	12/23/2013	TBD	N
32	Harbor Meadows/NC	Harbor Meadows Limited Partnership/614-396-3200	Y	60	60	11/17/2021	TBD	N
33	Lockwood Greene/OH	Lockwood Housing, LLC/614- 396-3200	Y	26	26	11/30/2007	2/17/2009	N
34	Lockwood Station/OH	Lockwood Housing, LLC/614- 396-3200	Y	6	6	12/26/2007	12/2/2008	N
35	Luke's Crossing/OH	Luke's Crossing LP/614-396- 3200	Y	40	40	11/10/2008	1/29/2010	N
36	Center Crossing/NC	Center Crossing Limited Partnership/614-396-3200	Y	50	50	2/2/2022	TBD	N
37	Meridian Greene/OH	Meridian Greene, LLC/614-396- 3200	Y	66	66	12/28/2005	3/1/2007	N
38	Meridian Greene II/OH	Meridian Greene II, LLC/614- 396-3200	Y	40	40	12/27/2007	7/17/2008	Ν
39	Muirwood Greene/WV	WC Muirwood Greene LP/614- 396-3200	Y	50	50	11/23/2021	TBD	Ν
40	Norwood GreeneOH	Norwood Greene, LLC/614- 396-3200	Y	40	40	11/25/2008	11/18/2009	Ν
	* Must have the ability to bind the partnership/operating agreements	LIHTC entity; document with						LIHIC as % of

partnership/operating agreements and one 8609 (per entity/development) for a total of 6.

1st PAGE TOTAL: 1,651 1,639 LIHTC as % of 99% Total Units

Development Name/Location	Name of Ownership Entity and Phone Number	Controlling General Partner? (Y/N)	Total Units	Low Income Units	Placed in Service Date	8609 Date	Non- compliance Found? Y/N (Explain Yes
Oakmont Greene II/WV	Oakmont Greene II, LLC/614-396-3200	Y	50	50	12/23/2005	12/7/2007	Ν
Paigelynn Place/OH	Paigelynn Place, LLC/614-396-3200	Y	60	60	10/21/2005	12/21/2007	N
Paint Landing/KY	Paint Landing, LLC/614- 396-3200	Y	24	24	12/28/2007	6/3/2008	N
Paint Lick Station/KY	Paint Lick Station, LLC/614-396-3200	Y	24	24	12/28/2007	6/3/2008	N
Patrick Place/OH	Patrick Place LP/614-396- 3200	Y	24	24	9/1/2005	3/20/2007	N
Pembrook Greene/OH	Pembrook Greene, LLC/614-396-3200	Y	18	18	12/12/2008	7/30/2009	N
Providence Greene/WV	Providence Greene,	Y	50	50	12/29/2005	12/4/2007	N
Providence Greene II/WV	LLC/614-396-3200 Providence Greene II,	Y	50	50	11/27/2006	12/3/2008	N
Quail Meadow/OH	LLC/614-396-3200 Woda Quail Meadow,	Y	50	50	12/19/2006	4/17/2007	N
43 Town Square/OH	LLC/614-396-3200 43 Town Square Limited Partnership/614-396-	Y	47	47	12/3/2018	2/14/2020	N
LaBelle Greene III/WV	3200 Labelle Greene III Limited Partnership/614-	Y	40	40	10/9/2018	11/19/2019	N
Russell's Place/OH	396-3200 Russell's Place, LLC/614-	Y	32	32	12/29/2006	6/18/2007	N
Sawgrass Greene/KY	396-3200 Sawgrass Greene,	Y	54	54	12/22/2005	2/8/2007	N
Willow Commons/PA	LLC/614-396-3200 Willow Commons		45	45	12/22/2003		
Stableford Crossing/OH	Limited Partnership/614- 396-3200 Stableford Crossing,	Y Y	18	18	2/2/2018	5/2/2020	N N
	LLC/614-396-3200 Tibbits Greene, LLC/614-		-				
Tibbits Greene/MI Lawrence Downs/MI	396-3200 Woda Lawrence Downs	Y	24 48	24 48	12/21/2007	9/28/2009	N
	LDHA Limited Partnership/614-396- 3200	Y			12/1/2019	9/3/2020	N
Troon Crossing/OH	Troon Crossing, LLC/614- 396-3200	Y	60	60	12/29/2006	4/26/2007	N
Valley Greene/OH	Ohio Valley Housing, LLC/614-396-3200	Y	24	24	8/31/2007	11/19/2008	N
Oak Ridge/WI	WC Oak Ridge Limited Partnership/614-396- 3200	Y	24	24	12/1/2020	TBD	N
Ravenwood Crossing/NC	Ravenwood Crossing Limited Partnership/614- 396-3200	Y	80	80	10/7/2019	8/6/2020	Ν
Victory Place/WV	Victory Place, LLC/614- 396-3200	Y	50	50	12/29/2005	11/13/2007	N
Webster Glen/OH	Woda Adams County Housing, LLC/614-396- 3200	Y	12	12	11/9/2007	9/30/2009	N
Webster Greene/OH	Woda Adams County Housing, LLC/614-396- 3200	Y	36	36	9/1/2007	9/30/2009	N
Wesley Yard/OH	Wesley Yard, LLC/614- 396-3200	Y	46	46	12/15/2008	10/16/2009	N
Whitman Crossing/MI	Whitman Crossing, LLC/614-396-3200	Y	24	24	12/21/2007	12/29/2008	N
Muncy Greene/PA	Muncy Greene Limited Partnership/614-396- 3200	Y	60	60	12/1/2019	TBD	Ν
LaBelle Greene II/WV	Labelle Greene II Limited Partnership/614- 396-3200	Y	40	40	12/1/2020	11/8/2021	N
Ardmore Crossing/OH	Ardmore Crossng, LLC/614-396-3200	Y	50	50	10/9/2009	8/17/2010	N
Connolly Park/PA	Connolly Park, LLC/614- 396-3200	Y	32	32	10/7/2010	6/11/2010	N
Fairway Crossing/OH	Fairway Crossing LP/614- 396-3200	Y	36	36	11/27/2009	2/4/2011	N
Forest Edge/OH	Forest Edge, LLC/614-	Y	36	36	7/29/2009	8/16/2010	N
Gables at Countryside Lane	396-3200 Gables at Countryside Lane II, LLC/614-396-	Y	24	24	8/28/2006	4/17/2007	N
Hallet Crossing/MI	3200 Hallet Crossing, LLC/614-	Y	24	24	11/19/2008	10/7/2010	N
Orchard Glen/OH	396-3200 Orchard Glen, LLC/614-	Y	32	32	9/30/2009	9/23/2010	N
	396-3200 Ridgewood Greene,				.,	.,,	N
Ridgewood Greene/OH	LLC/614-396-3200 Sycamore House LDHA	Y	40	40	11/11/2008	5/7/2010	
Sycamore House/MI	LP/614-396-3200 Madison Grove, LLC/614	Y	40	36	12/22/2009	12/13/2011	N
Madison Grove/PA	396-3200 Sky Meadows, LLC/614-	'	50	50	7/24/2010	3/25/2011	N
Sky Meadows/OH	396-3200 Woda Olde Hickory	Y	40	40	10/26/2009	9/9/2010	N
Woda Old Hickory/OH Honeybrook Greene/OH	LP/614-396-3200 Honeybrook Greene	Y Y	36 40	36 40	11/16/2010	3/7/2012 3/25/2011	N
Preston's Crossing/OH	LP/614-396-3200 Preston's Crossing LP/614		24	24	12/27/2010	5/12/2011	N
Lightner Greene/PA	396-3200 Lightner Greene,	Y	50	50	12/17/2010	8/10/2011	N
Raystown Crossing/PA	LLC/614-396-3200 Raystown Crossing LP/614-396-3200	Y	50	50	12/29/2010	8/11/2011	N
Cumberland Meadows/MD	LP/614-396-3200 Cumberland Meadows LP/614-396-3200	Y	64	64	9/20/2011	10/4/2012	N
Penn Square/MD	Penn North Partners	Y	79	79	3/14/2011	7/24/2012	N
Braddock's Greene/MD	LLLP/614-396-3200 Braddock's Greene,	Y	50	50	12/31/2010	3/21/2012	N
Brentwood Greene/IN	LLC/614-396-3200 Brentwood Greene,	Y			9/16/2010	8/29/2011	N
	LLC/614-396-3200 Crowfield Greene		60	60			N
Crowfield Greene/SC	LP/614-396-3200 Jenny Greene LP/614-	Y	42	42	12/29/2010	2/24/2011	
Jenny Greene/SC	396-3200 Patterson Crossing LDHA	Y	50	50	12/13/2010	2/24/2011	N
Patterson Crossing/MI	LP/614-396-3200 Monarch Greene LP/614	Y	56	56	9/30/2010	8/9/2012	N
Monarch Greene/OH	Monarch Greene LP/614 396-3200 Richwood Greene	'	44	44	12/20/2011	5/1/2012	N
Richwood Greene/OH	LP/614-396-3200	Y	42	42	12/30/2011	12/19/2012	N
Wayne Crossing/OH	Wayne Crossing LP/614- 396-3200	Y	48	48	10/24/2011	3/23/2012	N
Pheasant Ridge/OH	Pheasant Ridge LP/614- 396-3200	Y 2nd PAGE TOTAL:	24	24 2.273	11/10/2011	4/13/2012	Ν

	Development Name/Location	Name of Ownership Entity and Phone Number	Controlling General Partner? (Y/N)	Total Units	Low Income Units	Placed in Service Date	8609 Date	Non- compliance Found? Y/N (Explain Yes)
101	Hattie Greene/OH	Hattie Greene LP/614-	Y Y	27	27	6/9/2011	5/1/2012	N
102	Frontier Run/OH	396-3200 Frontier Run, LLC/614-396-	Y	16	16	8/4/2010	9/7/2011	N
103		3200 Jeremy Park, LLC/614-	Y	36	36	9/1/2010	8/31/2011	N
104	Jeremy Park/OH	396-3200 Joshua Landings,						
105	Joshua Landings/OH	LLC/614-396-3200 Moccasin Run, LLC/614-	Y	40	40	11/1/2010	8/31/2011	N
105	Moccasin Run/OH	396-3200	Y	36	36	11/4/2010	9/7/2011	N
	Mallory Meadows/OH	Mallory Meadows, LLC/614-396-3200	Y	24	24	8/12/2010	8/30/2011	N
107	Ursula Park/OH	Ursula Park, LLC/614-396- 3200	Y	36	36	10/20/2010	9/7/2011	Ν
108	Mason Greene/KY	Mason Greene LP/614- 396-3200	Y	68	68	6/6/2011	11/16/2011	N
109	Drake Crossing/PA	Drake Crossing LP/614- 396-3200	Y	30	30	10/3/2011	9/6/2012	N
110	Woda Pinecrest Greene/SC	Woda Pinecrest Greene LP/614-396-3200	Y	44	44	3/25/2011	6/30/2011	N
111	McCalla Greene/MI	McCalla Greene,	Y	32	32	11/30/2010	6/8/2012	N
112	Sustainable Fellwood II/GA	LLC/614-396-3200 Sustainable Fellwood II	Y	110	110	12/23/2011	8/17/2012	N
113		LP/614-396-3200 Belle Prairie LP/614-396-						
114	Belle Prairie/OH	3200 Sterling Greene LP/614-	Y	40	40	8/13/2012	1/15/2013	N
	Sterling Greene/TN	396-3200	Y	48	48	7/23/2012	12/21/2012	N
115	Sustainable Fellwood III/GA	Sustainable Fellwood III LP/614-396-3200	Y	100	100	12/27/2011	11/15/2012	N
116	City View Place/VA	City View Place LP/614- 396-3200	Y	32	32	10/17/2012	5/28/2013	Ν
117	Rosewood Manor/OH	Rosewood Manor LP/614 396-3200	Y	24	24	11/9/2007	11/9/2007	N
118	Quaker Meadow/PA	Quaker Meadow, LLC/614-396-3200	Y	40	40	9/30/2011	5/9/2012	N
119	Windjammer Greene/MI	Windjammer Greene	Y	24	24	12/5/2012	11/18/2013	N
120	Wood Creek/MI	LDHA LP/614-396-3200 Wood Creek LDHA	Y	32	32	12/28/2012	11/18/2013	N
121	Koehler Crossing/MI	LP/614-396-3200 Koehler Crossing LDHA	Y	28	28	6/25/2012	3/29/2013	N
122	-	LP/614-396-3200 Livingston Greene LDHA						
123	Livingston Greene/MI	LP/614-396-3200 Woda Oak Hollow	Y	32	32	8/21/2012	6/6/2013	N
	Oak Hollow/SC	LP/614-396-3200	Y	44	44	5/25/2012	2/8/2013	N
124	Anderson Crossing/IN	Anderson Crossing LP/614-396-3200	Y	92	92	11/13/2012	7/26/2013	N
125	Woda Autumn Run/OH	Woda Autumn Run LP/614-396-3200	Y	38	38	11/30/2012	4/10/2013	N
126	Woda Raceland Meadows/KY	Woda Raceland Meadows LP/614-396- 3200	Y	32	32	3/4/2013	6/28/2013	N
127	Chestnut Greene/KY	Chestnut Greene LP/614-	Y	24	24	1/31/2013	6/19/2013	N
128	Pennington Crossing/TN	396-3200 Pennington Crossing	Y	48	48	12/10/2013	12/31/2013	N
129	Xena Place/OH	LP/614-396-3200 Xena Place LP/614-396-	Y	40	40	12/13/2012	6/3/2013	N
130	Junction City Associates/OH	3200 Junction City Associates	Y	24	24	1/1/2013	6/3/2013	N
131	Crawford Place/OH	LP/614-396-3200 Crawford Place LP/614-	Y	30	30	1/1/2013	6/3/2013	N
132	Clough Commons/OH	396-3200 Clough Commons	Y	46	46	11/21/2012	6/3/2013	N
133	-	LP/614-396-3200 Schoenbrunn Greene	Y	40	40	6/1/2013	1/15/2014	N
134	Schoenbrunn Greene/OH	LP/614-396-3200 Hayden Senior Housing						
135	Hayden Senior Housing/OH	LP/614-396-3200 Heatly Crossing LP/614-	Y	44	44	12/31/2013	9/10/2014	N
	Heatly Crossing/OH	396-3200	Y	32	32	12/31/2013	10/23/2014	N
136	The Lofts at Court and Main/OH	The Lofts at Court and Main LP/614-396-3200	Y	31	31	3/22/2013	7/16/2013	Ν
137	Glen Abbey Crossing/KY	Glen Abbey Crossing LP/614-396-3200	Y	24	24	7/31/2013	1/16/2014	N
138	Saluda Commons/SC	Edgefield Greene LP/614 396-3200	Y	40	40	5/13/2014	11/20/2014	N
139	Washington School/OH	Washington School	Y	42	42	8/31/2014	9/22/2015	N
140	Jacob's Crossing/OH	LP/614-396-3200 Jacob's Crossing LP/614-	Y	42	42	12/1/2013	4/9/2014	N
141	-	396-3200 Alston Park LP/614-396-		42		9/30/2013	12/2/2014	
142	Alston Park/OH	3200 Chelsea Greene LP/614-	Y		39			N
	Chelsea Greene/WV	396-3200	Y	32	32	9/23/2013	5/19/2015	N
143	Oak Valley Gardens/WV	Oak Valley Gardens LP/614-396-3200	Y	28	28	12/29/2014	5/19/2015	N
144	New Forge Crossing/PA	New Forge Crossing LP/614-396-3200	Y	60	60	6/26/2014	10/28/2015	Ν
145	Meyers Greene/PA	Meyers Greene LP/614- 396-3200	Y	52	52	1/13/2014	3/30/2014	Ν
146	Lloyd House/MI	Lloyd House LDHA LP/614 396-3200	Y	44	44	12/26/2013	9/15/2015	N
147	Barton Greene/TN	Barton Greene LP/614-	Y	50	50	12/30/2013	6/3/2014	N
148	Dutch Ridge/WV	396-3200 Dutch Ridge LP/614-396-	Y	24	24	6/30/2013	12/11/2013	N
149	5	3200 Arneman Place LP/614-	Y					
	Arneman Place/PA	396-3200 Columbus School LP/614-		50	50	12/31/2013	4/10/2015	N
150	Columbus School/MD	396-3200	Y	49	49	6/20/2014	11/16/2015	N
150				63	63	9/19/2013	7/21/2015	N
150 151	Hilton-North Avenue/MD	Hilton-North Avenue LP/614-396-3200	Y	63	00			
150 151 152		LP/614-396-3200 Prescott Greene LP/614- 396-3200	Y Y	32	32	5/29/2013	6/17/2014	Ν
150 151	Hilton-North Avenue/MD	LP/614-396-3200 Prescott Greene LP/614- 396-3200 Manistee Place LDHA						N
150 151 152	Hilton-North Avenue/MD Prescott Greene/IN	LP/614-396-3200 Prescott Greene LP/614- 396-3200	Y	32	32	5/29/2013	6/17/2014	

 GRAND TOTAL:
 2,243
 LHTC as % of

 GRAND TOTAL:
 6,173
 6,157
 100%
 Total Unit

	Development Name/Location	Name of Ownership Entity and Phone Number	Controlling General Partner? (Y/N)	Total Units	Low Income Units	Placed in Service Date	8609 Date	Non- compliance Found? Y/N (Explain Yes
56	Cheboygan Shores/MI	Cheboygan Shores LDHA LP/614-396-3200	Y	24	24	4/23/2012	11/18/2013	N
57	Crooked River/MI	Crooked River LDHA LP/614-396-3200	Y	16	16	10/31/2012	1/9/2014	N
58	Olde Mill/MI	Olde Mill LDHA LP/614- 396-3200	Y	24	24	9/25/2012	1/9/2014	N
59	Harmony Greene/GA	Harmoney Greene	Y	50	50	10/11/2012	5/6/2013	N
60	Liberty Pointe/VA	LP/614-396-3200 Liberty Pointe LP/614-396-	Y	48	48	12/18/2015	5/31/2016	N
61	Bailey Court/VA	3200 Bailey Court LP/614-396-	Y	32	32	12/27/2016	4/12/2018	N
62	Brennan Pointe/VA	3200 Brennan Pointe LP/614-	Y	44	44	12/31/2016	12/20/2017	N
63	The Banks at Berkley/VA	396-3200 The Banks at Berkley LP/614-396-3200	Y	50	50	12/31/2016	2/8/2018	N
64	Woda Bell Diamond Manor /VA	Woda Bell Diamond Manor, LLC/614-396-3200	Y	128	128	12/27/2017	7/29/2019	N
65	Brennan Pointe II/VA	Brennan Pointe II LP/614- 396-3200	Y	43	43	10/31/2018	6/21/2019	Ν
66	The Banks at Berkley/VA	The Banks at Berkley LP/614-396-3200	Y	50	50	12/31/2016	2/8/2018	N
67	Seaborn Greene/SC	Seaborn Greene LP/614- 396-3200	Y	40	40	6/26/2015	12/7/2015	N
68	Butler Crossing/SC	Butler Crossing LP/614-	Y	40	40	3/31/2016	11/17/2016	N
69	Majors Crossing/OH	396-3200 Majors Crossing LP/614- 396-3200	Y	40	40	11/23/2015	6/29/2016	N
70	Northside Drive Apartments/TN	Northside Drive Apartments LP/614-396- 3200	Y	40	40	9/18/2015	12/21/2015	N
71	Capital Greene/WV	Capital Greene LP/614-	Y	40	40	10/30/2015	12/21/2016	N
72	Tooley Place/NC	396-3200 Tooley Place, LLC/614- 396-3200	Y	36	36	9/11/2015	6/2/2016	N
73	Viewmont Square Court/NC	Viewmont Square Court, LLC/614-396-3200	Y	50	50	12/30/2015	5/13/2016	N
74	Brookside Commons/MI	Brookside Commons	Y	72	72	12/8/2015	8/29/2016	N
75	Woda Boardman Lake/MI	LDHA LP/614-396-3200 Woda Boardman Lake	Y	112	112	12/30/2013	9/13/2016	N
76	Greensburg Manor/OH	LDHA LP/614-396-3200 Greensburgh Manor	Y	50	50	10/27/2016	6/14/2017	N
77	Willoughbeach Terrace/OH	LP/614-396-3200 Willoughbeach Terrace	Y	50	50	9/30/2016	6/12/2017	N
78		LP/614-396-3200 Fayette Landing LP/614-						
79	Fayette Landing/OH	396-3200 Oliver Crossing LP/614-	Y	36	36	11/30/2016	2/2/2018	N
80	Oliver Crossing/TN	396-3200 LaBelle Greene LP/614-	Y	24	24	11/21/2016	1/26/2017	N
	LaBelle Greene/WV	396-3200	Y	40	40	12/29/2016	11/20/2017	N
81	McCormick Greene/WV	McCormick Greene LP/614-396-3200	Y	24	24	9/20/2016	11/3/2017	N
82	Woodyard Greene/WV	Woodyard Greene LP/614-396-3200	Y	30	30	8/24/2016	12/14/2017	N
83	Pringle House/WV	Pringle House LP/614-396- 3200	Y	40	40	9/16/2015	12/21/2016	N
84	Bayridge Greene/WV	Bayridge Greene LP/614- 396-3200	Y	40	40	8/25/2015	12/21/2016	N
85	Pebblecreek Crossing/KY	Pebblecreek Crossing LP/396-3200	Y	48	48	2/6/2017	6/13/2017	N
86	Breas Crossing/KY	Breas Crossing LP/614- 396-3200	Y	44	44	10/27/2016	4/17/2017	N
87	Dawn Ridge/PA	Dawn Ridge LP/614-396-	Y	58	58	12/18/2015	10/26/2017	N
88	Mary Harvin Center/MD	3200 Mary Harvin Center	Y	61	61	1/20/2016	5/11/2017	N
89	Freedman Point/VA	LP/614-396-3200 Freedman Point LP/614-	Y	68	68	11/21/2019	5/12/2021	N
90		396-3200 Hiawatha Apartments	Y	32	32	12/23/2015	4/21/2017	N
91	Hiawatha Apartments/MI	LDHA LP/614-396-3200 Boynton Village LP/614-		-				
92	Boynton Village/GA	396-3200 Siver Lakes LP/614-396-	Y	43	43	10/15/2015	7/11/2016	N
	Silver Lakes/GA	3200 Everts Hill LP/614-396-	Y	44	44	9/9/2016	9/14/2017	N
93	Everts Hill/OH	3200	Y	49	49	12/27/2017	1/17/2019	N
94	Emerald Gardens/WV	Emerald Gardens LP/614 396-3200	Y	42	42	12/15/2017	11/30/2018	N
95	Terrapin Park/WV	Terrapin Park Assoc. LP/614-396-3200	Y	49	49	6/15/2017	11/8/2018	N
96	Tristan Ridge/KY	Tristan Ridge LP/614-396- 3200	Y	44	44	12/22/2017	6/25/2018	N
97	Nelsonville School Commons/OH	Nelsonville School Commons LP/614-396- 3200	Y	33	33	12/5/2017	11/9/2018	N
98	ATZ Place/IN	ATZ Place LP/614-396- 3200	Y	38	38	9/27/2017	8/16/2018	N
99	Parrish Greene/SC	Parrish Greene LP/614- 396-3200	Y	28	28	7/28/2017	2/9/2018	N
00	Enchanted Glen/MI	Enchanted Glen LDHA LP/614-396-3200	Y	36	36	2/7/2017	5/21/2018	N
01	Penn Square II/MD	Penn Square II LP/614- 396-3200	Y	61	61	10/9/2015	8/5/2016	N
02	Thompson Greene/PA	Thompson Greene LP/614-396-3200	Y	50	50	9/28/2016	8/23/2018	N
03	Holley Pointe/VA	Holley Pointe LP/614-396- 3200	Y	50	50	1/31/2022	TBD	N
04	Wheatland Crossing/OH	Wheatland Crossing LP/614-396-3200	Y	42	42	11/9/2017	11/9/2018	N
05	White Oak Crossing/TN	White Oak Crossing	Y	60	60	12/28/2018	11/26/2019	N
06	Crystal Valley Manor/IN	LP/614-396-3200 Crystal Valley Manor	Y	40	40	9/24/2018	5/3/2019	N
07	Shepard Greene/NC	LP/614-396-3200 Shepard Greene LP/614-	Y	50	50	12/28/2018	10/17/2019	N
08		396-3200 Butler Crossing II LP/614-						
09	Butler Crossing II/SC	396-3200 Grand View Place LDHA	Y	42	42	7/8/2019	2/24/2020	N
10	Grand View Place/MI	LP/614-396-3200 Cavalier Greene LDHA	Y	68	68	12/29/2017	11/7/2019	N
	Cavalier Greene/MI	LP/614-396-3200	Y	40	40	12/8/2017	4/18/2019	N

Dovelo	pmont Name/Location	Name of Ownership Entity and Phone Number	Controlling General Partner? (Y/N)	Total Units	Low Income Units	Placed in Service Date	8609 Date	Non- compliand Found? Y/ (Explain Ye
	opment Name/Location	Portland School LDHA	Y	29	29	12/27/2017	7/2/2019	(Expidin re
		LP/614-396-3200 Mallalieu Pointe LP/614-						
	allalieu Pointe/GA	396-3200 Thompson Greene	Y	67	67	3/30/2018	3/7/2019	N
Tho	mpson Greene/PA	LP/614-396-3200	Y	50	50	9/28/2016	8/23/2018	N
WC Lo	wcountry Crossing/SC	WC Lowcountry Crossing Limited Partnership/614- 396-3200	Y	34	34	12/1/2020	5/21/2021	Ν
D	ecatur Downs/MI	Woda Decatur Downs LDHA Limited Partnership/614-396- 3200	Y	48	48	12/1/2019	9/3/2020	Ν
Rive	ergate Greene/NC	Rivergate Greene Limited Partnership/614- 396-3200	Y	72	72	12/1/2020	12/1/2021	N
Old	Firetower Place/NC	Old Firetower Place Limited Partnership/614- 396-3200	Y	60	60	12/1/2020	1/12/2022	Ν
1	The Hamilton/MI	The Hamilton LDHA Limited Partnership/614- 396-3200	Y	42	42	12/1/2020	TBD	N
Osl	born Commons/MI	Osborn Commons LDHA LP/614-396-3200	Y	65	65	12/1/2020	TBD	Ν
Blue	e Ridge Landing/TN	Blue Ridge Landing, LP/614-396-3200	Y	48	48	12/1/2020	TBD	N
Ste	evenson Square/TN	Stevenson Square, LP/614-396-3200	Y	24	24	12/1/2020	TBD	N
Whee	atland Crossing II/OH	Wheatland Crossing II LP/614-396-3200	Y	64	64	12/1/2020	10/6/2021	N
B	Barley Square/PA	Barley Square Limited Partnership/614-396- 3200	Y	57	57	12/1/2020	TBD	Ν
Stone	Ridge Commons/PA	Woda Stone Ridge Limited Partnership/614- 396-3200	Y	34	34	12/1/2020	TBD	N
	oda Maple Leaf/WI	WC Maple Leaf Townhomes, LP/614-396- 3200 Maple Hill LDHA Limited	Y	20	20	12/1/2019	12/22/2021	N
	le Hill Apartments/MI	Partnership/614-396- 3200	Y	24	24	12/1/2020	TBD	N
Edin	burgh Commons/IN	Edinburgh Commons LP/614-396-3200	Y	24	24	12/1/2020	2/8/2022	N
Ki	rkman Terrace/KY	Kirkman Terrace Limited Partnership/614-396- 3200	Y	45	45	12/1/2020	12/21/2021	N
Ser	ven45 Stocking/MI	Seven45 Stocking LDHA LP/614-396-3200	Y	50	50	12/1/2020	TBD	N
Pome	eroy Colonial Park/OH	Pomeroy Colonial Park Limited Partnership/614- 396-3200	Y	48	48	12/1/2020	6/2/2021	N
Town	ne Creek Crossing/KY	Towne Creek Crossing Limited Partnership/614- 396-3200	Y	44	44	9/6/2019	6/3/2020	N
Blac	khawk Commons/IN	Blackhawk Commons Limited Partnership/614- 396-3200	Y	40	40	12/27/2019	7/19/2021	N
	123 Club/SC	123 Club Limited Partnership/614-396- 3200	Y	40	40	7/31/2019	2/27/2020	N
D	ouglas GreeneTN	Douglas Greene Limited Partnership/614-396- 3200	Y	80	80	12/1/2019	2/19/2021	N
To	ite Commons/NC	Tate Commons Limited Partnership/614-396- 3200	Y	68	68	12/1/2019	2/4/2022	И
R	ooney Ridge/NC	Rooney Ridge Limited Partnership/614-396- 3200	Y	50	50	10/30/2019	9/24/2020	N
								-
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			4th PAGE TOTAL:	1,227	1,227			



Development Name: <u>Simms Pointe</u> Name of Applicant: <u>Simms Pointed Limited Partnership</u>

INSTRUCTIONS:

- 1 A Schedule A is required for <u>every</u> individual that makes up the GP or Managing Member does not apply to principals of publicly traded corporations.
- 2 For each property for which an <u>uncorrected</u> 8823 has been issued, provide a detailed explanation of the nature of the non-compliance, as well as a status statement.
- 3 List only tax credit development experience since 2007 (i.e. for the past 15 years)
- 4 Use separate pages as needed, for each principal.

Jeffrev J. Woda Principal's Name: Controlling GP (CGP) or 'Named' Managing Y Member of Proposed property?* Y or N

		Name of Ownership Entity	CGP or 'Named' Managing Member at the time of	Total Dev.	Total Low Income	Placed in	8609(s) Issue	Uncorrected 8823's? (Y/N)
1	Development Name/Location	and Phone Number Abby's Crossing LP/614-396-	dev.? (Y/N)* Y	Units 42	Units	Service Date 10/29/2008	Date	Explain "Y"
2	Abby's Crossing/OH	3200 Alexander Yard LP/614-396-			42		8/3/2009	N
	Alexander Yard/OH	3200	Y	42	42	12/14/2007	12/18/2008	N
3	Westridge Apartments/IL	Westridge Apartments Limited Partnership/614-396-3200	Y	24	24	8/30/2019	11/23/2020	Ν
4	Prospect Yard/OH	Prospect Yard LP/614-396-3200	Y	50	50	12/30/2019	7/17/2020	Ν
5	Aspen Greene/OH	Aspen Greene LP/614-396- 3200	Y	48	48	12/31/2005	1/23/2007	Ν
6	Beaumont Greene/OH	Beaumont Greene, LLC/614- 396-3200	Y	40	40	12/27/2007	8/5/2008	N
7	Beaumont Place/OH	Mid Ohio Housing, LLC/614- 396-3200	Y	12	12	12/28/2007	3/3/2009	N
8	Audubon Crossing/OH	Audubon Crossing Limited	Y	50	50	10/31/2018	9/5/2019	N
9	Cedar Glen II/WV	Partnership/614-396-3200 Cedar Glen II LP/614-396-3200	Y	51	50	12/18/2006	10/3/2008	N
10	Chartwell Greene/OH	Lockwood Housing, LLC/614-	Y	40	40	12/20/2007	12/2/2008	N
11		396-3200 Clay Meadows LP/614-396-						
12	Clay Meadows/OH	3200 Clover Ridge, LLC/614-396-	Y	48	48	10/10/2008	3/13/2009	N
	Clover Ridge/OH	3200	Y	24	24	2/5/2009	11/10/2009	N
13	Coventry House/OH	Seneca Coventry House, LLC/614-396-3200	Y	30	25	12/31/2004	2/7/2007	N
14	Crossroads Meadow/PA	Crossroads Meadow, LLC/614- 396-3200	Y	51	51	11/19/2007	6/10/2008	N
15	Devon House/OH	Devon House, LLC/614-396- 3200	Y	40	34	12/1/2004	7/20/2005	Ν
16	Doranne Green/OH	Woda Doranne Greene, LLC/614-396-3200	Y	49	49	8/30/2008	7/1/2008	N
17	East Newark Homes/OH	East Newark Homes, LLC/614- 396-3200	Y	40	40	10/5/2007	12/2/2008	N
18	Fairwood Commons/OH	Fairwood Commons Limited	Y	54	54	10/31/2018	9/5/2019	N
19	1573 East Livingston/OH	Partnership/614-396-3200 1573 East Livingston Limited	Y	45	45	6/29/2020	4/21/2021	N
20	Culloden Greene/WV	Partnership/614-396-3200 Culloden Greene Limited	Y	40	40	9/25/2019	12/22/2020	N
21		Partnership/614-396-3200 Fox Run Crossing, LLC/614-396-	Y	50		11/21/2006	4/20/2007	N
22	Fox Run Crossing/OH Milan Village/MI	3200 Woda Milan Village LDHA		36	50 36	11/21/2006		-
23		LP/614-396-3200 Grace Meadows LP/614-396-	Y			9/30/2019	3/22/2021	N
	Grace Meadows/OH	3200	Y	40	40	8/8/2008	7/14/2009	N
24	Hampton Pointe/MI	Hampton Pointe, LLC/614-396- 3200	Y	24	24	6/24/2008	11/12/2009	N
25	Heathermoor II/WV	Heathermoor II LP/614-396- 3200	Y	32	32	12/15/2005	9/24/2008	Ν
26	Heritage Greene/OH	Woda Heritage Greene, LLC/614-396-3200	Y	50	50	10/4/2006	4/20/2007	Ν
27	Keyser Greene/WV	Keyser Greene Limited Partnership/614-396-3200	Y	38	38	12/17/2019	12/20/2021	Ν
28	Hickory Meadow/PA	Hickory Meadow, LLC/614-396- 3200	Y	51	51	12/28/2007	6/30/2008	Ν
29	North Avenue Gateway II/MD	North Avenue Gateway II Limited Partnership/614-396-	Y	65	65	7/11/2018	4/23/2019	N
30	Lincoln House/MI	3200 Lincoln House LDHA Limited	Y	28	28		7/15/2019	N
31	Carnegie Greene at 37/WV	Partnership/614-396-3200 Carnegie Greene 37 LP/614- 396-3200	Y	39	39	3/28/2018	TBD	N
32	Harbor Meadows/NC	Harbor Meadows Limited	Y	60	60	11/17/2021	TBD	N
33	Lockwood Greene/OH	Partnership/614-396-3200 Lockwood Housing, LLC/614-	Y	26	26	11/30/2007	2/17/2009	N
34	Lockwood Station/OH	396-3200 Lockwood Housing, LLC/614-	Y	6	6	12/26/2007	12/2/2008	N
35	Luke's Crossing/OH	396-3200 Luke's Crossing LP/614-396-	Y	40	40	11/10/2008	1/29/2010	N
36	Center Crossing/NC	3200 Center Crossing Limited	Y	50	50	2/2/2022	TBD	N
37	Meridian Greene/OH	Partnership/614-396-3200 Meridian Greene, LLC/614-396-	Y	66	66	12/28/2005	3/1/2007	N
38		3200 Meridian Greene II, LLC/614-						
39	Meridian Greene II/OH	396-3200 WC Muirwood Greene LP/614-	Y	40	40	12/27/2007	7/17/2008	N
40	Muirwood Greene/WV	396-3200 Norwood Greene, LLC/614-	Y	50	50	11/23/2021	TBD	N
	Norwood GreeneOH	396-3200	Y	40	40	11/25/2008	11/18/2009	Ν
	* Must have the ability to bind the partnership/operating agreements							

partnership/operating agreements and <u>one 8609</u> (per entity/development) for a total of 6.

1st PAGE TOTAL: 1,651 1,639 LIHTC as % of 99% Total Units

Development Name/Location	Name of Ownership Entity and Phone Number	Controlling General Partner? (Y/N)	Total Units	Low Income Units	Placed in Service Date	8609 Date	Non- compliance Found? Y/N (Explain Yes
Oakmont Greene II/WV	Oakmont Greene II, LLC/614-396-3200	Y	50	50	12/23/2005	12/7/2007	Ν
Paigelynn Place/OH	Paigelynn Place, LLC/614-396-3200	Y	60	60	10/21/2005	12/21/2007	N
Paint Landing/KY	Paint Landing, LLC/614- 396-3200	Y	24	24	12/28/2007	6/3/2008	N
Paint Lick Station/KY	Paint Lick Station, LLC/614-396-3200	Y	24	24	12/28/2007	6/3/2008	N
Patrick Place/OH	Patrick Place LP/614-396- 3200	Y	24	24	9/1/2005	3/20/2007	N
Pembrook Greene/OH	Pembrook Greene, LLC/614-396-3200	Y	18	18	12/12/2008	7/30/2009	N
Providence Greene/WV	Providence Greene,	Y	50	50	12/29/2005	12/4/2007	N
Providence Greene II/WV	LLC/614-396-3200 Providence Greene II,	Y	50	50	11/27/2006	12/3/2008	N
Quail Meadow/OH	LLC/614-396-3200 Woda Quail Meadow,	Y	50	50	12/19/2006	4/17/2007	N
43 Town Square/OH	LLC/614-396-3200 43 Town Square Limited Partnership/614-396-	Y	47	47	12/3/2018	2/14/2020	N
LaBelle Greene III/WV	3200 Labelle Greene III Limited Partnership/614-	Y	40	40	10/9/2018	11/19/2019	N
Russell's Place/OH	396-3200 Russell's Place, LLC/614-	Y	32	32	12/29/2006	6/18/2007	N
Sawgrass Greene/KY	396-3200 Sawgrass Greene,	Y	54	54	12/22/2005	2/8/2007	N
Willow Commons/PA	LLC/614-396-3200 Willow Commons		45	45	12/22/2003		
Stableford Crossing/OH	Limited Partnership/614- 396-3200 Stableford Crossing,	Y Y	18	18	2/2/2018	5/2/2020	N N
	LLC/614-396-3200 Tibbits Greene, LLC/614-		-				
Tibbits Greene/MI Lawrence Downs/MI	396-3200 Woda Lawrence Downs	Y	24 48	24 48	12/21/2007	9/28/2009	N
	LDHA Limited Partnership/614-396- 3200	Y			12/1/2019	9/3/2020	N
Troon Crossing/OH	Troon Crossing, LLC/614- 396-3200	Y	60	60	12/29/2006	4/26/2007	N
Valley Greene/OH	Ohio Valley Housing, LLC/614-396-3200	Y	24	24	8/31/2007	11/19/2008	N
Oak Ridge/WI	WC Oak Ridge Limited Partnership/614-396- 3200	Y	24	24	12/1/2020	TBD	N
Ravenwood Crossing/NC	Ravenwood Crossing Limited Partnership/614- 396-3200	Y	80	80	10/7/2019	8/6/2020	Ν
Victory Place/WV	Victory Place, LLC/614- 396-3200	Y	50	50	12/29/2005	11/13/2007	N
Webster Glen/OH	Woda Adams County Housing, LLC/614-396- 3200	Y	12	12	11/9/2007	9/30/2009	N
Webster Greene/OH	Woda Adams County Housing, LLC/614-396- 3200	Y	36	36	9/1/2007	9/30/2009	N
Wesley Yard/OH	Wesley Yard, LLC/614- 396-3200	Y	46	46	12/15/2008	10/16/2009	N
Whitman Crossing/MI	Whitman Crossing, LLC/614-396-3200	Y	24	24	12/21/2007	12/29/2008	N
Muncy Greene/PA	Muncy Greene Limited Partnership/614-396- 3200	Y	60	60	12/1/2019	TBD	Ν
LaBelle Greene II/WV	Labelle Greene II Limited Partnership/614- 396-3200	Y	40	40	12/1/2020	11/8/2021	N
Ardmore Crossing/OH	Ardmore Crossng, LLC/614-396-3200	Y	50	50	10/9/2009	8/17/2010	N
Connolly Park/PA	Connolly Park, LLC/614- 396-3200	Y	32	32	10/7/2010	6/11/2010	N
Fairway Crossing/OH	Fairway Crossing LP/614- 396-3200	Y	36	36	11/27/2009	2/4/2011	N
Forest Edge/OH	Forest Edge, LLC/614-	Y	36	36	7/29/2009	8/16/2010	N
Gables at Countryside Lane	396-3200 Gables at Countryside Lane II, LLC/614-396-	Y	24	24	8/28/2006	4/17/2007	N
Hallet Crossing/MI	3200 Hallet Crossing, LLC/614-	Y	24	24	11/19/2008	10/7/2010	N
Orchard Glen/OH	396-3200 Orchard Glen, LLC/614-	Y	32	32	9/30/2009	9/23/2010	N
	396-3200 Ridgewood Greene,				.,	.,,	N
Ridgewood Greene/OH	LLC/614-396-3200 Sycamore House LDHA	Y	40	40	11/11/2008	5/7/2010	
Sycamore House/MI	LP/614-396-3200 Madison Grove, LLC/614	Y	40	36	12/22/2009	12/13/2011	N
Madison Grove/PA	396-3200 Sky Meadows, LLC/614-	'	50	50	7/24/2010	3/25/2011	N
Sky Meadows/OH	396-3200 Woda Olde Hickory	Y	40	40	10/26/2009	9/9/2010	N
Woda Old Hickory/OH Honeybrook Greene/OH	LP/614-396-3200 Honeybrook Greene	Y Y	36 40	36 40	11/16/2010	3/7/2012 3/25/2011	N
Preston's Crossing/OH	LP/614-396-3200 Preston's Crossing LP/614		24	24	12/27/2010	5/12/2011	N
Lightner Greene/PA	396-3200 Lightner Greene,	Y	50	50	12/17/2010	8/10/2011	N
Raystown Crossing/PA	LLC/614-396-3200 Raystown Crossing LP/614-396-3200	Y	50	50	12/29/2010	8/11/2011	N
Cumberland Meadows/MD	LP/614-396-3200 Cumberland Meadows LP/614-396-3200	Y	64	64	9/20/2011	10/4/2012	N
Penn Square/MD	Penn North Partners	Y	79	79	3/14/2011	7/24/2012	N
Braddock's Greene/MD	LLLP/614-396-3200 Braddock's Greene,	Y	50	50	12/31/2010	3/21/2012	N
Brentwood Greene/IN	LLC/614-396-3200 Brentwood Greene,	Y			9/16/2010	8/29/2011	N
	LLC/614-396-3200 Crowfield Greene		60	60			N
Crowfield Greene/SC	LP/614-396-3200 Jenny Greene LP/614-	Y	42	42	12/29/2010	2/24/2011	
Jenny Greene/SC	396-3200 Patterson Crossing LDHA	Y	50	50	12/13/2010	2/24/2011	N
Patterson Crossing/MI	LP/614-396-3200 Monarch Greene LP/614	Y	56	56	9/30/2010	8/9/2012	N
Monarch Greene/OH	Monarch Greene LP/614 396-3200 Richwood Greene	'	44	44	12/20/2011	5/1/2012	N
Richwood Greene/OH	LP/614-396-3200	Y	42	42	12/30/2011	12/19/2012	N
Wayne Crossing/OH	Wayne Crossing LP/614- 396-3200	Y	48	48	10/24/2011	3/23/2012	N
Pheasant Ridge/OH	Pheasant Ridge LP/614- 396-3200	Y 2nd PAGE TOTAL:	24	24 2.273	11/10/2011	4/13/2012	Ν

	Development Name/Location	Name of Ownership Entity and Phone Number	Controlling General Partner? (Y/N)	Total Units	Low Income Units	Placed in Service Date	8609 Date	Non- compliance Found? Y/N (Explain Yes)
101	Hattie Greene/OH	Hattie Greene LP/614-	Y Y	27	27	6/9/2011	5/1/2012	N
102	Frontier Run/OH	396-3200 Frontier Run, LLC/614-396-	Y	16	16	8/4/2010	9/7/2011	N
103		3200 Jeremy Park, LLC/614-	Y	36	36	9/1/2010	8/31/2011	N
104	Jeremy Park/OH	396-3200 Joshua Landings,						
105	Joshua Landings/OH	LLC/614-396-3200 Moccasin Run, LLC/614-	Y	40	40	11/1/2010	8/31/2011	N
105	Moccasin Run/OH	396-3200	Y	36	36	11/4/2010	9/7/2011	N
	Mallory Meadows/OH	Mallory Meadows, LLC/614-396-3200	Y	24	24	8/12/2010	8/30/2011	N
107	Ursula Park/OH	Ursula Park, LLC/614-396- 3200	Y	36	36	10/20/2010	9/7/2011	Ν
108	Mason Greene/KY	Mason Greene LP/614- 396-3200	Y	68	68	6/6/2011	11/16/2011	N
109	Drake Crossing/PA	Drake Crossing LP/614- 396-3200	Y	30	30	10/3/2011	9/6/2012	N
110	Woda Pinecrest Greene/SC	Woda Pinecrest Greene LP/614-396-3200	Y	44	44	3/25/2011	6/30/2011	N
111	McCalla Greene/MI	McCalla Greene,	Y	32	32	11/30/2010	6/8/2012	N
112	Sustainable Fellwood II/GA	LLC/614-396-3200 Sustainable Fellwood II	Y	110	110	12/23/2011	8/17/2012	N
113		LP/614-396-3200 Belle Prairie LP/614-396-						
114	Belle Prairie/OH	3200 Sterling Greene LP/614-	Y	40	40	8/13/2012	1/15/2013	N
	Sterling Greene/TN	396-3200	Y	48	48	7/23/2012	12/21/2012	N
115	Sustainable Fellwood III/GA	Sustainable Fellwood III LP/614-396-3200	Y	100	100	12/27/2011	11/15/2012	N
116	City View Place/VA	City View Place LP/614- 396-3200	Y	32	32	10/17/2012	5/28/2013	Ν
117	Rosewood Manor/OH	Rosewood Manor LP/614 396-3200	Y	24	24	11/9/2007	11/9/2007	N
118	Quaker Meadow/PA	Quaker Meadow, LLC/614-396-3200	Y	40	40	9/30/2011	5/9/2012	N
119	Windjammer Greene/MI	Windjammer Greene	Y	24	24	12/5/2012	11/18/2013	N
120	Wood Creek/MI	LDHA LP/614-396-3200 Wood Creek LDHA	Y	32	32	12/28/2012	11/18/2013	N
121	Koehler Crossing/MI	LP/614-396-3200 Koehler Crossing LDHA	Y	28	28	6/25/2012	3/29/2013	N
122	-	LP/614-396-3200 Livingston Greene LDHA						
123	Livingston Greene/MI	LP/614-396-3200 Woda Oak Hollow	Y	32	32	8/21/2012	6/6/2013	N
	Oak Hollow/SC	LP/614-396-3200	Y	44	44	5/25/2012	2/8/2013	N
124	Anderson Crossing/IN	Anderson Crossing LP/614-396-3200	Y	92	92	11/13/2012	7/26/2013	Ν
125	Woda Autumn Run/OH	Woda Autumn Run LP/614-396-3200	Y	38	38	11/30/2012	4/10/2013	N
126	Woda Raceland Meadows/KY	Woda Raceland Meadows LP/614-396- 3200	Y	32	32	3/4/2013	6/28/2013	N
127	Chestnut Greene/KY	Chestnut Greene LP/614-	Y	24	24	1/31/2013	6/19/2013	N
128	Pennington Crossing/TN	396-3200 Pennington Crossing	Y	48	48	12/10/2013	12/31/2013	N
129	Xena Place/OH	LP/614-396-3200 Xena Place LP/614-396-	Y	40	40	12/13/2012	6/3/2013	N
130	Junction City Associates/OH	3200 Junction City Associates	Y	24	24	1/1/2013	6/3/2013	N
131	Crawford Place/OH	LP/614-396-3200 Crawford Place LP/614-	Y	30	30	1/1/2013	6/3/2013	N
132	Clough Commons/OH	396-3200 Clough Commons	Y	46	46	11/21/2012	6/3/2013	N
133	-	LP/614-396-3200 Schoenbrunn Greene	Y	40	40	6/1/2013	1/15/2014	N
134	Schoenbrunn Greene/OH	LP/614-396-3200 Hayden Senior Housing						
135	Hayden Senior Housing/OH	LP/614-396-3200 Heatly Crossing LP/614-	Y	44	44	12/31/2013	9/10/2014	N
	Heatly Crossing/OH	396-3200	Y	32	32	12/31/2013	10/23/2014	N
136	The Lofts at Court and Main/OH	The Lofts at Court and Main LP/614-396-3200	Y	31	31	3/22/2013	7/16/2013	Ν
137	Glen Abbey Crossing/KY	Glen Abbey Crossing LP/614-396-3200	Y	24	24	7/31/2013	1/16/2014	N
138	Saluda Commons/SC	Edgefield Greene LP/614 396-3200	Y	40	40	5/13/2014	11/20/2014	N
139	Washington School/OH	Washington School	Y	42	42	8/31/2014	9/22/2015	N
140	Jacob's Crossing/OH	LP/614-396-3200 Jacob's Crossing LP/614-	Y	42	42	12/1/2013	4/9/2014	N
141	-	396-3200 Alston Park LP/614-396-		42		9/30/2013	12/2/2014	
142	Alston Park/OH	3200 Chelsea Greene LP/614-	Y		39			N
	Chelsea Greene/WV	396-3200	Y	32	32	9/23/2013	5/19/2015	N
143	Oak Valley Gardens/WV	Oak Valley Gardens LP/614-396-3200	Y	28	28	12/29/2014	5/19/2015	N
144	New Forge Crossing/PA	New Forge Crossing LP/614-396-3200	Y	60	60	6/26/2014	10/28/2015	Ν
145	Meyers Greene/PA	Meyers Greene LP/614- 396-3200	Y	52	52	1/13/2014	3/30/2014	Ν
146	Lloyd House/MI	Lloyd House LDHA LP/614 396-3200	Y	44	44	12/26/2013	9/15/2015	N
147	Barton Greene/TN	Barton Greene LP/614-	Y	50	50	12/30/2013	6/3/2014	N
148	Dutch Ridge/WV	396-3200 Dutch Ridge LP/614-396-	Y	24	24	6/30/2013	12/11/2013	N
149	5	3200 Arneman Place LP/614-	Y					
	Arneman Place/PA	396-3200 Columbus School LP/614-		50	50	12/31/2013	4/10/2015	N
150	Columbus School/MD	396-3200	Y	49	49	6/20/2014	11/16/2015	N
150				63	63	9/19/2013	7/21/2015	N
150 151	Hilton-North Avenue/MD	Hilton-North Avenue LP/614-396-3200	Y	63	00			
150 151 152		LP/614-396-3200 Prescott Greene LP/614- 396-3200	Y Y	32	32	5/29/2013	6/17/2014	Ν
150 151	Hilton-North Avenue/MD	LP/614-396-3200 Prescott Greene LP/614- 396-3200 Manistee Place LDHA						N
150 151 152	Hilton-North Avenue/MD Prescott Greene/IN	LP/614-396-3200 Prescott Greene LP/614- 396-3200	Y	32	32	5/29/2013	6/17/2014	

 GRAND TOTAL:
 2,243
 LHTC as % of

 GRAND TOTAL:
 6,173
 6,157
 100%
 Total Unit

	Development Name/Location	Name of Ownership Entity and Phone Number	Controlling General Partner? (Y/N)	Total Units	Low Income Units	Placed in Service Date	8609 Date	Non- compliance Found? Y/N (Explain Yes
56	Cheboygan Shores/MI	Cheboygan Shores LDHA LP/614-396-3200	Y	24	24	4/23/2012	11/18/2013	N
57	Crooked River/MI	Crooked River LDHA LP/614-396-3200	Y	16	16	10/31/2012	1/9/2014	N
58	Olde Mill/MI	Olde Mill LDHA LP/614- 396-3200	Y	24	24	9/25/2012	1/9/2014	N
59	Harmony Greene/GA	Harmoney Greene	Y	50	50	10/11/2012	5/6/2013	N
60	Liberty Pointe/VA	LP/614-396-3200 Liberty Pointe LP/614-396-	Y	48	48	12/18/2015	5/31/2016	N
61	Bailey Court/VA	3200 Bailey Court LP/614-396-	Y	32	32	12/27/2016	4/12/2018	N
62	Brennan Pointe/VA	3200 Brennan Pointe LP/614-	Y	44	44	12/31/2016	12/20/2017	N
63	The Banks at Berkley/VA	396-3200 The Banks at Berkley LP/614-396-3200	Y	50	50	12/31/2016	2/8/2018	N
64	Woda Bell Diamond Manor /VA	Woda Bell Diamond Manor, LLC/614-396-3200	Y	128	128	12/27/2017	7/29/2019	N
65	Brennan Pointe II/VA	Brennan Pointe II LP/614- 396-3200	Y	43	43	10/31/2018	6/21/2019	N
66	The Banks at Berkley/VA	The Banks at Berkley LP/614-396-3200	Y	50	50	12/31/2016	2/8/2018	N
67	Seaborn Greene/SC	Seaborn Greene LP/614- 396-3200	Y	40	40	6/26/2015	12/7/2015	N
68	Butler Crossing/SC	Butler Crossing LP/614-	Y	40	40	3/31/2016	11/17/2016	N
69	Majors Crossing/OH	396-3200 Majors Crossing LP/614- 396-3200	Y	40	40	11/23/2015	6/29/2016	N
70	Northside Drive Apartments/TN	Northside Drive Apartments LP/614-396- 3200	Y	40	40	9/18/2015	12/21/2015	N
71	Capital Greene/WV	Capital Greene LP/614-	Y	40	40	10/30/2015	12/21/2016	N
72	Tooley Place/NC	396-3200 Tooley Place, LLC/614- 396-3200	Y	36	36	9/11/2015	6/2/2016	N
73	Viewmont Square Court/NC	Viewmont Square Court, LLC/614-396-3200	Y	50	50	12/30/2015	5/13/2016	N
74	Brookside Commons/MI	Brookside Commons	Y	72	72	12/8/2015	8/29/2016	N
75	Woda Boardman Lake/MI	LDHA LP/614-396-3200 Woda Boardman Lake	Y	112	112	12/30/2013	9/13/2016	N
76	Greensburg Manor/OH	LDHA LP/614-396-3200 Greensburgh Manor	Y	50	50	10/27/2016	6/14/2017	N
77	Willoughbeach Terrace/OH	LP/614-396-3200 Willoughbeach Terrace	Y	50	50	9/30/2016	6/12/2017	N
78		LP/614-396-3200 Fayette Landing LP/614-						
79	Fayette Landing/OH	396-3200 Oliver Crossing LP/614-	Y	36	36	11/30/2016	2/2/2018	N
80	Oliver Crossing/TN	396-3200 LaBelle Greene LP/614-	Y	24	24	11/21/2016	1/26/2017	N
	LaBelle Greene/WV	396-3200	Y	40	40	12/29/2016	11/20/2017	N
81	McCormick Greene/WV	McCormick Greene LP/614-396-3200	Y	24	24	9/20/2016	11/3/2017	N
82	Woodyard Greene/WV	Woodyard Greene LP/614-396-3200	Y	30	30	8/24/2016	12/14/2017	N
83	Pringle House/WV	Pringle House LP/614-396- 3200	Y	40	40	9/16/2015	12/21/2016	N
84	Bayridge Greene/WV	Bayridge Greene LP/614- 396-3200	Y	40	40	8/25/2015	12/21/2016	N
85	Pebblecreek Crossing/KY	Pebblecreek Crossing LP/396-3200	Y	48	48	2/6/2017	6/13/2017	N
86	Breas Crossing/KY	Breas Crossing LP/614- 396-3200	Y	44	44	10/27/2016	4/17/2017	N
87	Dawn Ridge/PA	Dawn Ridge LP/614-396-	Y	58	58	12/18/2015	10/26/2017	N
88	Mary Harvin Center/MD	3200 Mary Harvin Center	Y	61	61	1/20/2016	5/11/2017	N
89	Freedman Point/VA	LP/614-396-3200 Freedman Point LP/614-	Y	68	68	11/21/2019	5/12/2021	N
90		396-3200 Hiawatha Apartments	Y	32	32	12/23/2015	4/21/2017	N
91	Hiawatha Apartments/MI	LDHA LP/614-396-3200 Boynton Village LP/614-		-				
92	Boynton Village/GA	396-3200 Siver Lakes LP/614-396-	Y	43	43	10/15/2015	7/11/2016	N
	Silver Lakes/GA	3200 Everts Hill LP/614-396-	Y	44	44	9/9/2016	9/14/2017	N
93	Everts Hill/OH	3200	Y	49	49	12/27/2017	1/17/2019	N
94	Emerald Gardens/WV	Emerald Gardens LP/614 396-3200	Y	42	42	12/15/2017	11/30/2018	N
95	Terrapin Park/WV	Terrapin Park Assoc. LP/614-396-3200	Y	49	49	6/15/2017	11/8/2018	N
96	Tristan Ridge/KY	Tristan Ridge LP/614-396- 3200	Y	44	44	12/22/2017	6/25/2018	N
97	Nelsonville School Commons/OH	Nelsonville School Commons LP/614-396- 3200	Y	33	33	12/5/2017	11/9/2018	N
98	ATZ Place/IN	ATZ Place LP/614-396- 3200	Y	38	38	9/27/2017	8/16/2018	N
99	Parrish Greene/SC	Parrish Greene LP/614- 396-3200	Y	28	28	7/28/2017	2/9/2018	N
00	Enchanted Glen/MI	Enchanted Glen LDHA LP/614-396-3200	Y	36	36	2/7/2017	5/21/2018	N
01	Penn Square II/MD	Penn Square II LP/614- 396-3200	Y	61	61	10/9/2015	8/5/2016	N
02	Thompson Greene/PA	Thompson Greene LP/614-396-3200	Y	50	50	9/28/2016	8/23/2018	N
03	Holley Pointe/VA	Holley Pointe LP/614-396- 3200	Y	50	50	1/31/2022	TBD	N
04	Wheatland Crossing/OH	Wheatland Crossing LP/614-396-3200	Y	42	42	11/9/2017	11/9/2018	N
05	White Oak Crossing/TN	White Oak Crossing	Y	60	60	12/28/2018	11/26/2019	N
06	Crystal Valley Manor/IN	LP/614-396-3200 Crystal Valley Manor	Y	40	40	9/24/2018	5/3/2019	N
07	Shepard Greene/NC	LP/614-396-3200 Shepard Greene LP/614-	Y	50	50	12/28/2018	10/17/2019	N
08		396-3200 Butler Crossing II LP/614-						
09	Butler Crossing II/SC	396-3200 Grand View Place LDHA	Y	42	42	7/8/2019	2/24/2020	N
10	Grand View Place/MI	LP/614-396-3200 Cavalier Greene LDHA	Y	68	68	12/29/2017	11/7/2019	N
	Cavalier Greene/MI	LP/614-396-3200	Y	40	40	12/8/2017	4/18/2019	N

Dovelo	pmont Name/Location	Name of Ownership Entity and Phone Number	Controlling General Partner? (Y/N)	Total Units	Low Income Units	Placed in Service Date	8609 Date	Non- compliand Found? Y/ (Explain Ye
	opment Name/Location	Portland School LDHA	Y	29	29	12/27/2017	7/2/2019	(Expidin re
		LP/614-396-3200 Mallalieu Pointe LP/614-						
	allalieu Pointe/GA	396-3200 Thompson Greene	Y	67	67	3/30/2018	3/7/2019	N
Tho	mpson Greene/PA	LP/614-396-3200	Y	50	50	9/28/2016	8/23/2018	N
WC Lo	wcountry Crossing/SC	WC Lowcountry Crossing Limited Partnership/614- 396-3200	Y	34	34	12/1/2020	5/21/2021	Ν
D	ecatur Downs/MI	Woda Decatur Downs LDHA Limited Partnership/614-396- 3200	Y	48	48	12/1/2019	9/3/2020	Ν
Rive	ergate Greene/NC	Rivergate Greene Limited Partnership/614- 396-3200	Y	72	72	12/1/2020	12/1/2021	N
Old	Firetower Place/NC	Old Firetower Place Limited Partnership/614- 396-3200	Y	60	60	12/1/2020	1/12/2022	N
1	The Hamilton/MI	The Hamilton LDHA Limited Partnership/614- 396-3200	Y	42	42	12/1/2020	TBD	N
Osl	born Commons/MI	Osborn Commons LDHA LP/614-396-3200	Y	65	65	12/1/2020	TBD	Ν
Blue	e Ridge Landing/TN	Blue Ridge Landing, LP/614-396-3200	Y	48	48	12/1/2020	TBD	N
Ste	evenson Square/TN	Stevenson Square, LP/614-396-3200	Y	24	24	12/1/2020	TBD	N
Whee	atland Crossing II/OH	Wheatland Crossing II LP/614-396-3200	Y	64	64	12/1/2020	10/6/2021	N
B	Barley Square/PA	Barley Square Limited Partnership/614-396- 3200	Y	57	57	12/1/2020	TBD	Ν
Stone	Ridge Commons/PA	Woda Stone Ridge Limited Partnership/614- 396-3200	Y	34	34	12/1/2020	TBD	N
	oda Maple Leaf/WI	WC Maple Leaf Townhomes, LP/614-396- 3200 Maple Hill LDHA Limited	Y	20	20	12/1/2019	12/22/2021	N
	le Hill Apartments/MI	Partnership/614-396- 3200	Y	24	24	12/1/2020	TBD	N
Edin	burgh Commons/IN	Edinburgh Commons LP/614-396-3200	Y	24	24	12/1/2020	2/8/2022	N
Ki	rkman Terrace/KY	Kirkman Terrace Limited Partnership/614-396- 3200	Y	45	45	12/1/2020	12/21/2021	N
Ser	ven45 Stocking/MI	Seven45 Stocking LDHA LP/614-396-3200	Y	50	50	12/1/2020	TBD	N
Pome	eroy Colonial Park/OH	Pomeroy Colonial Park Limited Partnership/614- 396-3200	Y	48	48	12/1/2020	6/2/2021	N
Town	ne Creek Crossing/KY	Towne Creek Crossing Limited Partnership/614- 396-3200	Y	44	44	9/6/2019	6/3/2020	N
Blac	khawk Commons/IN	Blackhawk Commons Limited Partnership/614- 396-3200	Y	40	40	12/27/2019	7/19/2021	N
	123 Club/SC	123 Club Limited Partnership/614-396- 3200	Y	40	40	7/31/2019	2/27/2020	N
D	ouglas GreeneTN	Douglas Greene Limited Partnership/614-396- 3200	Y	80	80	12/1/2019	2/19/2021	N
To	ite Commons/NC	Tate Commons Limited Partnership/614-396- 3200	Y	68	68	12/1/2019	2/4/2022	И
R	ooney Ridge/NC	Rooney Ridge Limited Partnership/614-396- 3200	Y	50	50	10/30/2019	9/24/2020	N
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			4th PAGE TOTAL:	1,227	1,227			



Development Name: <u>Simms Pointe</u> Name of Applicant: Simms Pointed Limited Partnership

INSTRUCTIONS:

- 1 A Schedule A is required for <u>every</u> individual that makes up the GP or Managing Member does not apply to principals of publicly traded corporations.
- 2 For each property for which an <u>uncorrected</u> 8823 has been issued, provide a detailed explanation of the nature of the non-compliance, as well as a status statement.
- 3 List only tax credit development experience since 2007 (i.e. for the past 15 years)
- 4 Use separate pages as needed, for each principal.

Spencer Po Principal's Name:		Controlling GP (CGP) or 'Named' Managing Y Member of Proposed property?* Y or N						
Development Name/Location	Name of Ownership Entity and Phone Number	CGP or 'Named' Managing Member at the time of dev.? (Y/N)*	Total Dev. Units	Total Low Income Units	Placed in Service Date	8609(s) Issue Date	Uncorrec 8823's? (\ Explain '	

partnership/operating agreements and <u>one 8609</u> (per entity/development) for a total of 6.

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TOTAL:	0	0	#DIV/0!	Total Units

Development Name/Location Nu	and Phone O Jmber Par Jmber I Imber Imber Imber <t< th=""><th>General rtner? (Y/N)</th><th>Total Units</th><th>Income Units 2 </th><th>Placed in Service Date</th><th>8609 Date</th><th>Found (Exploin </th></t<>	General rtner? (Y/N)	Total Units	Income Units 2 	Placed in Service Date	8609 Date	Found (Exploin
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Development Name: <u>Simms Pointe</u> Name of Applicant: <u>Simms Pointed Limited Partnership</u>

INSTRUCTIONS:

- A Schedule A is required for every individual that makes up the GP or Managing Member does not apply to 1 principals of publicly traded corporations.
- 2 For each property for which an <u>uncorrected</u> 8823 has been issued, provide a detailed explanation of the nature of the non-compliance, as well as a status statement.
- List only tax credit development experience since an
 Use separate pages as needed, for each principal. List only tax credit development experience since 2007 (i.e. for the past 15 years)

Woda Cooper Communities, LLC Principal's Name:

Controlling GP (CGP) or 'Named' Managing <u>Y</u> Member of Proposed property?* Y or N

			CGP or 'Named' Managing					
	Development Name/Location	Name of Ownership Entity and Phone Number	Member at the time of dev.? (Y/N)*	Total Dev. Units	Total Low Income Units	Placed in Service Date	8609(s) Issue Date	Uncorrected 8823's? (Y/N) Explain "Y"
1	Abby's Crossing/OH	Abby's Crossing LP/614-396- 3200	Y	42	42	10/29/2008	8/3/2009	Ν
2	Alexander Yard/OH	Alexander Yard LP/614-396- 3200	Y	42	42	12/14/2007	12/18/2008	N
3	Westridge Apartments/IL	Westridge Apartments Limited Partnership/614-396-3200	Y	24	24	8/30/2019	11/23/2020	Ν
4	Prospect Yard/OH	Prospect Yard LP/614-396-3200	Y	50	50	12/30/2019	7/17/2020	Ν
5	Aspen Greene/OH	Aspen Greene LP/614-396- 3200	Y	48	48	12/31/2005	1/23/2007	N
6	Beaumont Greene/OH	Beaumont Greene, LLC/614- 396-3200	Y	40	40	12/27/2007	8/5/2008	Ν
7	Beaumont Place/OH	Mid Ohio Housing, LLC/614- 396-3200	Y	12	12	12/28/2007	3/3/2009	Ν
8	Audubon Crossing/OH	Audubon Crossing Limited Partnership/614-396-3200	Y	50	50	10/31/2018	9/5/2019	N
9	Cedar Glen II/WV	Cedar Glen II LP/614-396-3200	Y	51	50	12/18/2006	10/3/2008	N
10	Chartwell Greene/OH	Lockwood Housing, LLC/614- 396-3200	Y	40	40	12/20/2007	12/2/2008	N
11	Clay Meadows/OH	Clay Meadows LP/614-396- 3200	Y	48	48	10/10/2008	3/13/2009	N
12	Clover Ridge/OH	Clover Ridge, LLC/614-396- 3200	Y	24	24	2/5/2009	11/10/2009	N
13	Coventry House/OH	Seneca Coventry House,	Y	30	25	12/31/2004	2/7/2007	N
14	Crossroads Meadow/PA	LLC/614-396-3200 Crossroads Meadow, LLC/614-	Y	51	51	11/19/2007	6/10/2008	N
15	Devon House/OH	396-3200 Devon House, LLC/614-396-	Y	40	34	12/1/2004	7/20/2005	N
16	Doranne Green/OH	3200 Woda Doranne Greene,	Y	49	49	8/30/2008	7/1/2008	N
17	East Newark Homes/OH	LLC/614-396-3200 East Newark Homes, LLC/614-	Y	40	40	10/5/2007	12/2/2008	N
18	-	396-3200 Fairwood Commons Limited	Y	54	54	10/31/2018	9/5/2019	N
19	Fairwood Commons/OH	Partnership/614-396-3200 1573 East Livingston Limited				6/29/2020		N
20	1573 East Livingston/OH	Partnership/614-396-3200 Culloden Greene Limited	Y	45	45		4/21/2021	
21	Culloden Greene/WV	Partnership/614-396-3200 Fox Run Crossing, LLC/614-396-	Y	40	40	9/25/2019	12/22/2020	N
22	Fox Run Crossing/OH Milan Village/MI	3200 Woda Milan Village LDHA	Y	50 36	50 36	11/21/2006	4/20/2007	N
23		LP/614-396-3200 Grace Meadows LP/614-396-	Y			9/30/2019	3/22/2021	N
24	Grace Meadows/OH	3200 Hampton Pointe, LLC/614-396-	Y	40	40	8/8/2008	7/14/2009	N
25	Hampton Pointe/MI	3200 Heathermoor II LP/614-396-	Y	24	24	6/24/2008	11/12/2009	N
	Heathermoor II/WV	3200	Y	32	32	12/15/2005	9/24/2008	N
26	Heritage Greene/OH	Woda Heritage Greene, LLC/614-396-3200	Y	50	50	10/4/2006	4/20/2007	N
27	Keyser Greene/WV	Keyser Greene Limited Partnership/614-396-3200	Y	38	38	12/17/2019	12/20/2021	N
28	Hickory Meadow/PA	Hickory Meadow, LLC/614-396- 3200	Y	51	51	12/28/2007	6/30/2008	N
29	North Avenue Gateway II/MD	North Avenue Gateway II Limited Partnership/614-396- 3200	Y	65	65	7/11/2018	4/23/2019	Ν
30	Lincoln House/MI	Lincoln House LDHA Limited Partnership/614-396-3200	Y	28	28	3/28/2018	7/15/2019	Ν
31	Carnegie Greene at 37/WV	Carnegie Greene 37 LP/614- 396-3200	Y	39	39	12/23/2021	TBD	Ν
32	Harbor Meadows/NC	Harbor Meadows Limited Partnership/614-396-3200	Y	60	60	11/17/2021	TBD	Ν
33	Lockwood Greene/OH	Lockwood Housing, LLC/614- 396-3200	Y	26	26	11/30/2007	2/17/2009	Ν
34	Lockwood Station/OH	Lockwood Housing, LLC/614- 396-3200	Y	6	6	12/26/2007	12/2/2008	Ν
35	Luke's Crossing/OH	Luke's Crossing LP/614-396- 3200	Y	40	40	11/10/2008	1/29/2010	N
36	Center Crossing/NC	Center Crossing Limited Partnership/614-396-3200	Y	50	50	2/2/2022	TBD	N
37	Meridian Greene/OH	Meridian Greene, LLC/614-396- 3200	Y	66	66	12/28/2005	3/1/2007	N
38	Meridian Greene II/OH	Meridian Greene II, LLC/614-	Y	40	40	12/27/2007	7/17/2008	N
39	Muirwood Greene/WV	396-3200 WC Muirwood Greene LP/614- 396 3200	Y	50	50	11/23/2021	TBD	N
40	Norwood GreeneOH	396-3200 Norwood Greene, LLC/614-	Y	40	40	11/25/2008	11/18/2009	N
l	* Must have the ability to bind the partnership/operating agreements			. <u> </u>	1		L	

partnership/operating agreements and one 8609 (per entity/development) for a total of 6.

1st PAGE TOTAL: 1,651 1,639

LIHTC as % of 99% Total Units

Development Name/Location	Name of Ownership Entity and Phone Number	Controlling General Partner? (Y/N)	Total Units	Low Income Units	Placed in Service Date	8609 Date	Non- compliance Found? Y/N (Explain Yes
Oakmont Greene II/WV	Oakmont Greene II, LLC/614-396-3200	Y	50	50	12/23/2005	12/7/2007	Ν
Paigelynn Place/OH	Paigelynn Place, LLC/614-396-3200	Y	60	60	10/21/2005	12/21/2007	N
Paint Landing/KY	Paint Landing, LLC/614- 396-3200	Y	24	24	12/28/2007	6/3/2008	N
Paint Lick Station/KY	Paint Lick Station, LLC/614-396-3200	Y	24	24	12/28/2007	6/3/2008	N
Patrick Place/OH	Patrick Place LP/614-396- 3200	Y	24	24	9/1/2005	3/20/2007	N
Pembrook Greene/OH	Pembrook Greene, LLC/614-396-3200	Y	18	18	12/12/2008	7/30/2009	N
Providence Greene/WV	Providence Greene,	Y	50	50	12/29/2005	12/4/2007	N
Providence Greene II/WV	LLC/614-396-3200 Providence Greene II,	Y	50	50	11/27/2006	12/3/2008	N
Quail Meadow/OH	LLC/614-396-3200 Woda Quail Meadow,	Y	50	50	12/19/2006	4/17/2007	N
43 Town Square/OH	LLC/614-396-3200 43 Town Square Limited Partnership/614-396-	Y	47	47	12/3/2018	2/14/2020	N
LaBelle Greene III/WV	3200 Labelle Greene III Limited Partnership/614-	Y	40	40	10/9/2018	11/19/2019	N
Russell's Place/OH	396-3200 Russell's Place, LLC/614-	Y	32	32	12/29/2006	6/18/2007	N
Sawgrass Greene/KY	396-3200 Sawgrass Greene,	Y	54	54	12/22/2005	2/8/2007	N
Willow Commons/PA	LLC/614-396-3200 Willow Commons		45	45	12/22/2003		
Stableford Crossing/OH	Limited Partnership/614- 396-3200 Stableford Crossing,	Y Y	18	18	2/2/2018	5/2/2020	N N
	LLC/614-396-3200 Tibbits Greene, LLC/614-		-				
Tibbits Greene/MI Lawrence Downs/MI	396-3200 Woda Lawrence Downs	Y	24 48	24 48	12/21/2007	9/28/2009	N
	LDHA Limited Partnership/614-396- 3200	Y			12/1/2019	9/3/2020	N
Troon Crossing/OH	Troon Crossing, LLC/614- 396-3200	Y	60	60	12/29/2006	4/26/2007	N
Valley Greene/OH	Ohio Valley Housing, LLC/614-396-3200	Y	24	24	8/31/2007	11/19/2008	N
Oak Ridge/WI	WC Oak Ridge Limited Partnership/614-396- 3200	Y	24	24	12/1/2020	TBD	N
Ravenwood Crossing/NC	Ravenwood Crossing Limited Partnership/614- 396-3200	Y	80	80	10/7/2019	8/6/2020	Ν
Victory Place/WV	Victory Place, LLC/614- 396-3200	Y	50	50	12/29/2005	11/13/2007	N
Webster Glen/OH	Woda Adams County Housing, LLC/614-396- 3200	Y	12	12	11/9/2007	9/30/2009	N
Webster Greene/OH	Woda Adams County Housing, LLC/614-396- 3200	Y	36	36	9/1/2007	9/30/2009	N
Wesley Yard/OH	Wesley Yard, LLC/614- 396-3200	Y	46	46	12/15/2008	10/16/2009	N
Whitman Crossing/MI	Whitman Crossing, LLC/614-396-3200	Y	24	24	12/21/2007	12/29/2008	N
Muncy Greene/PA	Muncy Greene Limited Partnership/614-396- 3200	Y	60	60	12/1/2019	TBD	Ν
LaBelle Greene II/WV	Labelle Greene II Limited Partnership/614- 396-3200	Y	40	40	12/1/2020	11/8/2021	N
Ardmore Crossing/OH	Ardmore Crossng, LLC/614-396-3200	Y	50	50	10/9/2009	8/17/2010	N
Connolly Park/PA	Connolly Park, LLC/614- 396-3200	Y	32	32	10/7/2010	6/11/2010	N
Fairway Crossing/OH	Fairway Crossing LP/614- 396-3200	Y	36	36	11/27/2009	2/4/2011	N
Forest Edge/OH	Forest Edge, LLC/614-	Y	36	36	7/29/2009	8/16/2010	N
Gables at Countryside Lane	396-3200 Gables at Countryside Lane II, LLC/614-396-	Y	24	24	8/28/2006	4/17/2007	N
Hallet Crossing/MI	3200 Hallet Crossing, LLC/614-	Y	24	24	11/19/2008	10/7/2010	N
Orchard Glen/OH	396-3200 Orchard Glen, LLC/614-	Y	32	32	9/30/2009	9/23/2010	N
	396-3200 Ridgewood Greene,				.,	.,,	N
Ridgewood Greene/OH	LLC/614-396-3200 Sycamore House LDHA	Y	40	40	11/11/2008	5/7/2010	
Sycamore House/MI	LP/614-396-3200 Madison Grove, LLC/614	Y	40	36	12/22/2009	12/13/2011	N
Madison Grove/PA	396-3200 Sky Meadows, LLC/614-	'	50	50	7/24/2010	3/25/2011	N
Sky Meadows/OH	396-3200 Woda Olde Hickory	Y	40	40	10/26/2009	9/9/2010	N
Woda Old Hickory/OH Honeybrook Greene/OH	LP/614-396-3200 Honeybrook Greene	Y Y	36 40	36 40	11/16/2010	3/7/2012 3/25/2011	N
Preston's Crossing/OH	LP/614-396-3200 Preston's Crossing LP/614		24	24	12/27/2010	5/12/2011	N
Lightner Greene/PA	396-3200 Lightner Greene,	Y	50	50	12/17/2010	8/10/2011	N
Raystown Crossing/PA	LLC/614-396-3200 Raystown Crossing LP/614-396-3200	Y	50	50	12/29/2010	8/11/2011	N
Cumberland Meadows/MD	LP/614-396-3200 Cumberland Meadows LP/614-396-3200	Y	64	64	9/20/2011	10/4/2012	N
Penn Square/MD	Penn North Partners	Y	79	79	3/14/2011	7/24/2012	N
Braddock's Greene/MD	LLLP/614-396-3200 Braddock's Greene,	Y	50	50	12/31/2010	3/21/2012	N
Brentwood Greene/IN	LLC/614-396-3200 Brentwood Greene,	Y			9/16/2010	8/29/2011	N
	LLC/614-396-3200 Crowfield Greene		60	60			N
Crowfield Greene/SC	LP/614-396-3200 Jenny Greene LP/614-	Y	42	42	12/29/2010	2/24/2011	
Jenny Greene/SC	396-3200 Patterson Crossing LDHA	Y	50	50	12/13/2010	2/24/2011	N
Patterson Crossing/MI	LP/614-396-3200 Monarch Greene LP/614	Y	56	56	9/30/2010	8/9/2012	N
Monarch Greene/OH	Monarch Greene LP/614 396-3200 Richwood Greene	'	44	44	12/20/2011	5/1/2012	N
Richwood Greene/OH	LP/614-396-3200	Y	42	42	12/30/2011	12/19/2012	N
Wayne Crossing/OH	Wayne Crossing LP/614- 396-3200	Y	48	48	10/24/2011	3/23/2012	N
Pheasant Ridge/OH	Pheasant Ridge LP/614- 396-3200	Y 2nd PAGE TOTAL:	24	24 2.273	11/10/2011	4/13/2012	Ν

	Development Name/Location	Name of Ownership Entity and Phone Number	Controlling General Partner? (Y/N)	Total Units	Low Income Units	Placed in Service Date	8609 Date	Non- compliance Found? Y/N (Explain Yes)
101	Hattie Greene/OH	Hattie Greene LP/614-	Y Y	27	27	6/9/2011	5/1/2012	N
102	Frontier Run/OH	396-3200 Frontier Run, LLC/614-396-	Y	16	16	8/4/2010	9/7/2011	N
103		3200 Jeremy Park, LLC/614-	Y	36	36	9/1/2010	8/31/2011	N
104	Jeremy Park/OH	396-3200 Joshua Landings,						
105	Joshua Landings/OH	LLC/614-396-3200 Moccasin Run, LLC/614-	Y	40	40	11/1/2010	8/31/2011	N
105	Moccasin Run/OH	396-3200	Y	36	36	11/4/2010	9/7/2011	N
	Mallory Meadows/OH	Mallory Meadows, LLC/614-396-3200	Y	24	24	8/12/2010	8/30/2011	N
107	Ursula Park/OH	Ursula Park, LLC/614-396- 3200	Y	36	36	10/20/2010	9/7/2011	Ν
108	Mason Greene/KY	Mason Greene LP/614- 396-3200	Y	68	68	6/6/2011	11/16/2011	N
109	Drake Crossing/PA	Drake Crossing LP/614- 396-3200	Y	30	30	10/3/2011	9/6/2012	N
110	Woda Pinecrest Greene/SC	Woda Pinecrest Greene LP/614-396-3200	Y	44	44	3/25/2011	6/30/2011	N
111	McCalla Greene/MI	McCalla Greene,	Y	32	32	11/30/2010	6/8/2012	N
112	Sustainable Fellwood II/GA	LLC/614-396-3200 Sustainable Fellwood II	Y	110	110	12/23/2011	8/17/2012	N
113		LP/614-396-3200 Belle Prairie LP/614-396-						
114	Belle Prairie/OH	3200 Sterling Greene LP/614-	Y	40	40	8/13/2012	1/15/2013	N
	Sterling Greene/TN	396-3200	Y	48	48	7/23/2012	12/21/2012	N
115	Sustainable Fellwood III/GA	Sustainable Fellwood III LP/614-396-3200	Y	100	100	12/27/2011	11/15/2012	N
116	City View Place/VA	City View Place LP/614- 396-3200	Y	32	32	10/17/2012	5/28/2013	Ν
117	Rosewood Manor/OH	Rosewood Manor LP/614 396-3200	Y	24	24	11/9/2007	11/9/2007	N
118	Quaker Meadow/PA	Quaker Meadow, LLC/614-396-3200	Y	40	40	9/30/2011	5/9/2012	N
119	Windjammer Greene/MI	Windjammer Greene	Y	24	24	12/5/2012	11/18/2013	N
120	Wood Creek/MI	LDHA LP/614-396-3200 Wood Creek LDHA	Y	32	32	12/28/2012	11/18/2013	N
121	Koehler Crossing/MI	LP/614-396-3200 Koehler Crossing LDHA	Y	28	28	6/25/2012	3/29/2013	N
122	-	LP/614-396-3200 Livingston Greene LDHA						
123	Livingston Greene/MI	LP/614-396-3200 Woda Oak Hollow	Y	32	32	8/21/2012	6/6/2013	N
	Oak Hollow/SC	LP/614-396-3200	Y	44	44	5/25/2012	2/8/2013	N
124	Anderson Crossing/IN	Anderson Crossing LP/614-396-3200	Y	92	92	11/13/2012	7/26/2013	N
125	Woda Autumn Run/OH	Woda Autumn Run LP/614-396-3200	Y	38	38	11/30/2012	4/10/2013	N
126	Woda Raceland Meadows/KY	Woda Raceland Meadows LP/614-396- 3200	Y	32	32	3/4/2013	6/28/2013	N
127	Chestnut Greene/KY	Chestnut Greene LP/614-	Y	24	24	1/31/2013	6/19/2013	N
128	Pennington Crossing/TN	396-3200 Pennington Crossing	Y	48	48	12/10/2013	12/31/2013	N
129	Xena Place/OH	LP/614-396-3200 Xena Place LP/614-396-	Y	40	40	12/13/2012	6/3/2013	N
130	Junction City Associates/OH	3200 Junction City Associates	Y	24	24	1/1/2013	6/3/2013	N
131	Crawford Place/OH	LP/614-396-3200 Crawford Place LP/614-	Y	30	30	1/1/2013	6/3/2013	N
132	Clough Commons/OH	396-3200 Clough Commons	Y	46	46	11/21/2012	6/3/2013	N
133	-	LP/614-396-3200 Schoenbrunn Greene	Y	40	40	6/1/2013	1/15/2014	N
134	Schoenbrunn Greene/OH	LP/614-396-3200 Hayden Senior Housing						
135	Hayden Senior Housing/OH	LP/614-396-3200 Heatly Crossing LP/614-	Y	44	44	12/31/2013	9/10/2014	N
	Heatly Crossing/OH	396-3200	Y	32	32	12/31/2013	10/23/2014	N
136	The Lofts at Court and Main/OH	The Lofts at Court and Main LP/614-396-3200	Y	31	31	3/22/2013	7/16/2013	Ν
137	Glen Abbey Crossing/KY	Glen Abbey Crossing LP/614-396-3200	Y	24	24	7/31/2013	1/16/2014	N
138	Saluda Commons/SC	Edgefield Greene LP/614 396-3200	Y	40	40	5/13/2014	11/20/2014	N
139	Washington School/OH	Washington School	Y	42	42	8/31/2014	9/22/2015	N
140	Jacob's Crossing/OH	LP/614-396-3200 Jacob's Crossing LP/614-	Y	42	42	12/1/2013	4/9/2014	N
141	-	396-3200 Alston Park LP/614-396-		42		9/30/2013	12/2/2014	
142	Alston Park/OH	3200 Chelsea Greene LP/614-	Y		39			N
	Chelsea Greene/WV	396-3200	Y	32	32	9/23/2013	5/19/2015	N
143	Oak Valley Gardens/WV	Oak Valley Gardens LP/614-396-3200	Y	28	28	12/29/2014	5/19/2015	N
144	New Forge Crossing/PA	New Forge Crossing LP/614-396-3200	Y	60	60	6/26/2014	10/28/2015	Ν
145	Meyers Greene/PA	Meyers Greene LP/614- 396-3200	Y	52	52	1/13/2014	3/30/2014	Ν
146	Lloyd House/MI	Lloyd House LDHA LP/614 396-3200	Y	44	44	12/26/2013	9/15/2015	N
147	Barton Greene/TN	Barton Greene LP/614-	Y	50	50	12/30/2013	6/3/2014	N
148	Dutch Ridge/WV	396-3200 Dutch Ridge LP/614-396-	Y	24	24	6/30/2013	12/11/2013	N
149	5	3200 Arneman Place LP/614-	Y					
	Arneman Place/PA	396-3200 Columbus School LP/614-		50	50	12/31/2013	4/10/2015	N
150	Columbus School/MD	396-3200	Y	49	49	6/20/2014	11/16/2015	N
150				63	63	9/19/2013	7/21/2015	N
150 151	Hilton-North Avenue/MD	Hilton-North Avenue LP/614-396-3200	Y	63	00			
150 151 152		LP/614-396-3200 Prescott Greene LP/614- 396-3200	Y Y	32	32	5/29/2013	6/17/2014	Ν
150 151	Hilton-North Avenue/MD	LP/614-396-3200 Prescott Greene LP/614- 396-3200 Manistee Place LDHA						N
150 151 152	Hilton-North Avenue/MD Prescott Greene/IN	LP/614-396-3200 Prescott Greene LP/614- 396-3200	Y	32	32	5/29/2013	6/17/2014	

 GRAND TOTAL:
 2,243
 LHTC as % of

 GRAND TOTAL:
 6,173
 6,157
 100%
 Total Unit

	Development Name/Location	Name of Ownership Entity and Phone Number	Controlling General Partner? (Y/N)	Total Units	Low Income Units	Placed in Service Date	8609 Date	Non- compliance Found? Y/N (Explain Yes
56	Cheboygan Shores/MI	Cheboygan Shores LDHA LP/614-396-3200	Y	24	24	4/23/2012	11/18/2013	N
57	Crooked River/MI	Crooked River LDHA LP/614-396-3200	Y	16	16	10/31/2012	1/9/2014	N
58	Olde Mill/MI	Olde Mill LDHA LP/614- 396-3200	Y	24	24	9/25/2012	1/9/2014	N
59	Harmony Greene/GA	Harmoney Greene	Y	50	50	10/11/2012	5/6/2013	N
60	Liberty Pointe/VA	LP/614-396-3200 Liberty Pointe LP/614-396-	Y	48	48	12/18/2015	5/31/2016	N
61	Bailey Court/VA	3200 Bailey Court LP/614-396-	Y	32	32	12/27/2016	4/12/2018	N
62	Brennan Pointe/VA	3200 Brennan Pointe LP/614-	Y	44	44	12/31/2016	12/20/2017	N
63	The Banks at Berkley/VA	396-3200 The Banks at Berkley LP/614-396-3200	Y	50	50	12/31/2016	2/8/2018	N
64	Woda Bell Diamond Manor /VA	Woda Bell Diamond Manor, LLC/614-396-3200	Y	128	128	12/27/2017	7/29/2019	N
65	Brennan Pointe II/VA	Brennan Pointe II LP/614- 396-3200	Y	43	43	10/31/2018	6/21/2019	N
66	The Banks at Berkley/VA	The Banks at Berkley LP/614-396-3200	Y	50	50	12/31/2016	2/8/2018	N
67	Seaborn Greene/SC	Seaborn Greene LP/614- 396-3200	Y	40	40	6/26/2015	12/7/2015	N
68	Butler Crossing/SC	Butler Crossing LP/614-	Y	40	40	3/31/2016	11/17/2016	N
69	Majors Crossing/OH	396-3200 Majors Crossing LP/614- 396-3200	Y	40	40	11/23/2015	6/29/2016	N
70	Northside Drive Apartments/TN	Northside Drive Apartments LP/614-396- 3200	Y	40	40	9/18/2015	12/21/2015	N
71	Capital Greene/WV	Capital Greene LP/614-	Y	40	40	10/30/2015	12/21/2016	N
72	Tooley Place/NC	396-3200 Tooley Place, LLC/614- 396-3200	Y	36	36	9/11/2015	6/2/2016	N
73	Viewmont Square Court/NC	Viewmont Square Court, LLC/614-396-3200	Y	50	50	12/30/2015	5/13/2016	N
74	Brookside Commons/MI	Brookside Commons	Y	72	72	12/8/2015	8/29/2016	N
75	Woda Boardman Lake/MI	LDHA LP/614-396-3200 Woda Boardman Lake	Y	112	112	12/30/2013	9/13/2016	N
76	Greensburg Manor/OH	LDHA LP/614-396-3200 Greensburgh Manor	Y	50	50	10/27/2016	6/14/2017	N
77	Willoughbeach Terrace/OH	LP/614-396-3200 Willoughbeach Terrace	Y	50	50	9/30/2016	6/12/2017	N
78		LP/614-396-3200 Fayette Landing LP/614-						
79	Fayette Landing/OH	396-3200 Oliver Crossing LP/614-	Y	36	36	11/30/2016	2/2/2018	N
80	Oliver Crossing/TN	396-3200 LaBelle Greene LP/614-	Y	24	24	11/21/2016	1/26/2017	N
	LaBelle Greene/WV	396-3200	Y	40	40	12/29/2016	11/20/2017	N
81	McCormick Greene/WV	McCormick Greene LP/614-396-3200	Y	24	24	9/20/2016	11/3/2017	N
82	Woodyard Greene/WV	Woodyard Greene LP/614-396-3200	Y	30	30	8/24/2016	12/14/2017	N
83	Pringle House/WV	Pringle House LP/614-396- 3200	Y	40	40	9/16/2015	12/21/2016	N
84	Bayridge Greene/WV	Bayridge Greene LP/614- 396-3200	Y	40	40	8/25/2015	12/21/2016	N
85	Pebblecreek Crossing/KY	Pebblecreek Crossing LP/396-3200	Y	48	48	2/6/2017	6/13/2017	N
86	Breas Crossing/KY	Breas Crossing LP/614- 396-3200	Y	44	44	10/27/2016	4/17/2017	N
87	Dawn Ridge/PA	Dawn Ridge LP/614-396-	Y	58	58	12/18/2015	10/26/2017	N
88	Mary Harvin Center/MD	3200 Mary Harvin Center	Y	61	61	1/20/2016	5/11/2017	N
89	Freedman Point/VA	LP/614-396-3200 Freedman Point LP/614-	Y	68	68	11/21/2019	5/12/2021	N
90		396-3200 Hiawatha Apartments	Y	32	32	12/23/2015	4/21/2017	N
91	Hiawatha Apartments/MI	LDHA LP/614-396-3200 Boynton Village LP/614-		-				
92	Boynton Village/GA	396-3200 Siver Lakes LP/614-396-	Y	43	43	10/15/2015	7/11/2016	N
	Silver Lakes/GA	3200 Everts Hill LP/614-396-	Y	44	44	9/9/2016	9/14/2017	N
93	Everts Hill/OH	3200	Y	49	49	12/27/2017	1/17/2019	N
94	Emerald Gardens/WV	Emerald Gardens LP/614 396-3200	Y	42	42	12/15/2017	11/30/2018	N
95	Terrapin Park/WV	Terrapin Park Assoc. LP/614-396-3200	Y	49	49	6/15/2017	11/8/2018	N
96	Tristan Ridge/KY	Tristan Ridge LP/614-396- 3200	Y	44	44	12/22/2017	6/25/2018	N
97	Nelsonville School Commons/OH	Nelsonville School Commons LP/614-396- 3200	Y	33	33	12/5/2017	11/9/2018	N
98	ATZ Place/IN	ATZ Place LP/614-396- 3200	Y	38	38	9/27/2017	8/16/2018	N
99	Parrish Greene/SC	Parrish Greene LP/614- 396-3200	Y	28	28	7/28/2017	2/9/2018	N
00	Enchanted Glen/MI	Enchanted Glen LDHA LP/614-396-3200	Y	36	36	2/7/2017	5/21/2018	N
01	Penn Square II/MD	Penn Square II LP/614- 396-3200	Y	61	61	10/9/2015	8/5/2016	N
02	Thompson Greene/PA	Thompson Greene LP/614-396-3200	Y	50	50	9/28/2016	8/23/2018	N
03	Holley Pointe/VA	Holley Pointe LP/614-396- 3200	Y	50	50	1/31/2022	TBD	N
04	Wheatland Crossing/OH	Wheatland Crossing LP/614-396-3200	Y	42	42	11/9/2017	11/9/2018	N
05	White Oak Crossing/TN	White Oak Crossing	Y	60	60	12/28/2018	11/26/2019	N
06	Crystal Valley Manor/IN	LP/614-396-3200 Crystal Valley Manor	Y	40	40	9/24/2018	5/3/2019	N
07	Shepard Greene/NC	LP/614-396-3200 Shepard Greene LP/614-	Y	50	50	12/28/2018	10/17/2019	N
08		396-3200 Butler Crossing II LP/614-						
09	Butler Crossing II/SC	396-3200 Grand View Place LDHA	Y	42	42	7/8/2019	2/24/2020	N
10	Grand View Place/MI	LP/614-396-3200 Cavalier Greene LDHA	Y	68	68	12/29/2017	11/7/2019	N
	Cavalier Greene/MI	LP/614-396-3200	Y	40	40	12/8/2017	4/18/2019	N

Dovelo	pmont Name/Location	Name of Ownership Entity and Phone Number	Controlling General Partner? (Y/N)	Total Units	Low Income Units	Placed in Service Date	8609 Date	Non- compliand Found? Y/ (Explain Ye
	opment Name/Location	Portland School LDHA	Y	29	29	12/27/2017	7/2/2019	(Expidin re
		LP/614-396-3200 Mallalieu Pointe LP/614-						
	allalieu Pointe/GA	396-3200 Thompson Greene	Y	67	67	3/30/2018	3/7/2019	N
Tho	mpson Greene/PA	LP/614-396-3200	Y	50	50	9/28/2016	8/23/2018	N
WC Lo	wcountry Crossing/SC	WC Lowcountry Crossing Limited Partnership/614- 396-3200	Y	34	34	12/1/2020	5/21/2021	Ν
D	ecatur Downs/MI	Woda Decatur Downs LDHA Limited Partnership/614-396- 3200	Y	48	48	12/1/2019	9/3/2020	Ν
Rive	ergate Greene/NC	Rivergate Greene Limited Partnership/614- 396-3200	Y	72	72	12/1/2020	12/1/2021	N
Old	Firetower Place/NC	Old Firetower Place Limited Partnership/614- 396-3200	Y	60	60	12/1/2020	1/12/2022	N
1	The Hamilton/MI	The Hamilton LDHA Limited Partnership/614- 396-3200	Y	42	42	12/1/2020	TBD	N
Osl	born Commons/MI	Osborn Commons LDHA LP/614-396-3200	Y	65	65	12/1/2020	TBD	Ν
Blue	e Ridge Landing/TN	Blue Ridge Landing, LP/614-396-3200	Y	48	48	12/1/2020	TBD	N
Ste	evenson Square/TN	Stevenson Square, LP/614-396-3200	Y	24	24	12/1/2020	TBD	N
Whee	atland Crossing II/OH	Wheatland Crossing II LP/614-396-3200	Y	64	64	12/1/2020	10/6/2021	N
B	Barley Square/PA	Barley Square Limited Partnership/614-396- 3200	Y	57	57	12/1/2020	TBD	Ν
Stone	Ridge Commons/PA	Woda Stone Ridge Limited Partnership/614- 396-3200	Y	34	34	12/1/2020	TBD	N
	oda Maple Leaf/WI	WC Maple Leaf Townhomes, LP/614-396- 3200 Maple Hill LDHA Limited	Y	20	20	12/1/2019	12/22/2021	N
	le Hill Apartments/MI	Partnership/614-396- 3200	Y	24	24	12/1/2020	TBD	N
Edin	burgh Commons/IN	Edinburgh Commons LP/614-396-3200	Y	24	24	12/1/2020	2/8/2022	N
Ki	rkman Terrace/KY	Kirkman Terrace Limited Partnership/614-396- 3200	Y	45	45	12/1/2020	12/21/2021	N
Ser	ven45 Stocking/MI	Seven45 Stocking LDHA LP/614-396-3200	Y	50	50	12/1/2020	TBD	N
Pome	eroy Colonial Park/OH	Pomeroy Colonial Park Limited Partnership/614- 396-3200	Y	48	48	12/1/2020	6/2/2021	N
Town	ne Creek Crossing/KY	Towne Creek Crossing Limited Partnership/614- 396-3200	Y	44	44	9/6/2019	6/3/2020	N
Blac	khawk Commons/IN	Blackhawk Commons Limited Partnership/614- 396-3200	Y	40	40	12/27/2019	7/19/2021	N
	123 Club/SC	123 Club Limited Partnership/614-396- 3200	Y	40	40	7/31/2019	2/27/2020	N
D	ouglas GreeneTN	Douglas Greene Limited Partnership/614-396- 3200	Y	80	80	12/1/2019	2/19/2021	N
To	ite Commons/NC	Tate Commons Limited Partnership/614-396- 3200	Y	68	68	12/1/2019	2/4/2022	И
R	ooney Ridge/NC	Rooney Ridge Limited Partnership/614-396- 3200	Y	50	50	10/30/2019	9/24/2020	N
								-
								<u> </u>
								<u> </u>
			4th PAGE TOTAL:	1,227	1,227			



Development Name: <u>Simms Pointe</u> Name of Applicant: <u>Simms Pointed Limited Partnership</u>

INSTRUCTIONS:

- A Schedule A is required for every individual that makes up the GP or Managing Member does not apply to 1 principals of publicly traded corporations.
- 2 For each property for which an <u>uncorrected</u> 8823 has been issued, provide a detailed explanation of the nature of the non-compliance, as well as a status statement.
- List only tax credit development experience simole at Use separate pages as needed, for each principal. List only tax credit development experience since 2007 (i.e. for the past 15 years)

Woda Cooper General Partner, LLC Principal's Name:

Controlling GP (CGP) or 'Named' Managing <u>Y</u> Member of Proposed property?* Y or N

		Name of Ownership Entity	CGP or 'Named' Managing Member at the time of	Total Dev.	Total Low Income	Placed in	8609(s) Issue	Uncorrected 8823's? (Y/N)
1	Development Name/Location	and Phone Number Abby's Crossing LP/614-396-	dev.? (Y/N)*	Units	Units	Service Date	Date	Explain "Y"
2	Abby's Crossing/OH	3200 Alexander Yard LP/614-396-	Y	42	42	10/29/2008	8/3/2009	N
	Alexander Yard/OH	3200	Y	42	42	12/14/2007	12/18/2008	N
3	Westridge Apartments/IL	Westridge Apartments Limited Partnership/614-396-3200	Y	24	24	8/30/2019	11/23/2020	Ν
4	Prospect Yard/OH	Prospect Yard LP/614-396-3200	Y	50	50	12/30/2019	7/17/2020	N
5	Aspen Greene/OH	Aspen Greene LP/614-396- 3200	Y	48	48	12/31/2005	1/23/2007	Ν
6	Beaumont Greene/OH	Beaumont Greene, LLC/614- 396-3200	Y	40	40	12/27/2007	8/5/2008	Ν
7	Beaumont Place/OH	Mid Ohio Housing, LLC/614- 396-3200	Y	12	12	12/28/2007	3/3/2009	Ν
8	Audubon Crossing/OH	Audubon Crossing Limited Partnership/614-396-3200	Y	50	50	10/31/2018	9/5/2019	Ν
9	Cedar Glen II/WV	Cedar Glen II LP/614-396-3200	Y	51	50	12/18/2006	10/3/2008	Ν
10	Chartwell Greene/OH	Lockwood Housing, LLC/614- 396-3200	Y	40	40	12/20/2007	12/2/2008	Ν
11	Clay Meadows/OH	Clay Meadows LP/614-396- 3200	Y	48	48	10/10/2008	3/13/2009	Ν
12	Clover Ridge/OH	Clover Ridge, LLC/614-396- 3200	Y	24	24	2/5/2009	11/10/2009	Ν
13	Coventry House/OH	Seneca Coventry House, LLC/614-396-3200	Y	30	25	12/31/2004	2/7/2007	Ν
14	Crossroads Meadow/PA	Crossroads Meadow, LLC/614- 396-3200	Y	51	51	11/19/2007	6/10/2008	N
15	Devon House/OH	Devon House, LLC/614-396- 3200	Y	40	34	12/1/2004	7/20/2005	N
16	Doranne Green/OH	Woda Doranne Greene, LLC/614-396-3200	Y	49	49	8/30/2008	7/1/2008	N
17	East Newark Homes/OH	East Newark Homes, LLC/614-	Y	40	40	10/5/2007	12/2/2008	N
18	Fairwood Commons/OH	396-3200 Fairwood Commons Limited	Y	54	54	10/31/2018	9/5/2019	N
19	1573 East Livingston/OH	Partnership/614-396-3200 1573 East Livingston Limited	Y	45	45	6/29/2020	4/21/2021	N
20	Culloden Greene/WV	Partnership/614-396-3200 Culloden Greene Limited	Y	40	40	9/25/2019	12/22/2020	N
21	Fox Run Crossing/OH	Partnership/614-396-3200 Fox Run Crossing, LLC/614-396-	Y	50	50	11/21/2006	4/20/2007	N
22	Milan Village/MI	3200 Woda Milan Village LDHA	Y	36	36	0./00./0010	3/22/2021	N
23	Grace Meadows/OH	LP/614-396-3200 Grace Meadows LP/614-396-	Y	40	40	9/30/2019 8/8/2008	7/14/2009	N
24	Hampton Pointe/MI	3200 Hampton Pointe, LLC/614-396-	Y	24	24	6/24/2008	11/12/2009	N
25	Heathermoor II/WV	3200 Heathermoor II LP/614-396-	Y	32	32	12/15/2005	9/24/2008	N
26	Heritage Greene/OH	3200 Woda Heritage Greene,	Y	50	50	10/4/2006	4/20/2007	N
27	Keyser Greene/WV	LLC/614-396-3200 Keyser Greene Limited	Y	38	38	12/17/2019	12/20/2021	N
28	Hickory Meadow/PA	Partnership/614-396-3200 Hickory Meadow, LLC/614-396-	Y	51	51	12/28/2007	6/30/2008	N
29	North Avenue Gateway	3200 North Avenue Gateway II		65	65	,,,		
	II/MD	Limited Partnership/614-396- 3200	Y			7/11/2018	4/23/2019	N
30	Lincoln House/MI	Lincoln House LDHA Limited Partnership/614-396-3200	Y	28	28	3/28/2018	7/15/2019	N
31	Carnegie Greene at 37/WV	Carnegie Greene 37 LP/614- 396-3200	Y	39	39	12/23/2021	TBD	Ν
32	Harbor Meadows/NC	Harbor Meadows Limited Partnership/614-396-3200	Y	60	60	11/17/2021	TBD	Ν
33	Lockwood Greene/OH	Lockwood Housing, LLC/614- 396-3200	Y	26	26	11/30/2007	2/17/2009	Ν
34	Lockwood Station/OH	Lockwood Housing, LLC/614- 396-3200	Y	6	6	12/26/2007	12/2/2008	Ν
35	Luke's Crossing/OH	Luke's Crossing LP/614-396- 3200	Y	40	40	11/10/2008	1/29/2010	Ν
36	Center Crossing/NC	Center Crossing Limited Partnership/614-396-3200	Y	50	50	2/2/2022	TBD	Ν
37	Meridian Greene/OH	Meridian Greene, LLC/614-396- 3200	Y	66	66	12/28/2005	3/1/2007	N
38	Meridian Greene II/OH	Meridian Greene II, LLC/614- 396-3200	Y	40	40	12/27/2007	7/17/2008	N
39	Muirwood Greene/WV	WC Muirwood Greene LP/614- 396-3200	Y	50	50	11/23/2021	TBD	N
40	Norwood GreeneOH	396-3200 Norwood Greene, LLC/614- 396-3200	Y	40	40	11/25/2008	11/18/2009	N
	* Must have the ability to bind the partnership/operating agreements	LIHTC entity; document with		L				

partnership/operating agreements and one 8609 (per entity/development) for a total of 6.

1st PAGE TOTAL: 1,651 1,639

LIHTC as % of 99% Total Units

Development Name/Location	Name of Ownership Entity and Phone Number	Controlling General Partner? (Y/N)	Total Units	Low Income Units	Placed in Service Date	8609 Date	Non- compliance Found? Y/N (Explain Yes
Oakmont Greene II/WV	Oakmont Greene II, LLC/614-396-3200	Y	50	50	12/23/2005	12/7/2007	Ν
Paigelynn Place/OH	Paigelynn Place, LLC/614-396-3200	Y	60	60	10/21/2005	12/21/2007	N
Paint Landing/KY	Paint Landing, LLC/614- 396-3200	Y	24	24	12/28/2007	6/3/2008	N
Paint Lick Station/KY	Paint Lick Station, LLC/614-396-3200	Y	24	24	12/28/2007	6/3/2008	N
Patrick Place/OH	Patrick Place LP/614-396- 3200	Y	24	24	9/1/2005	3/20/2007	N
Pembrook Greene/OH	Pembrook Greene, LLC/614-396-3200	Y	18	18	12/12/2008	7/30/2009	N
Providence Greene/WV	Providence Greene,	Y	50	50	12/29/2005	12/4/2007	N
Providence Greene II/WV	LLC/614-396-3200 Providence Greene II,	Y	50	50	11/27/2006	12/3/2008	N
Quail Meadow/OH	LLC/614-396-3200 Woda Quail Meadow,	Y	50	50	12/19/2006	4/17/2007	N
43 Town Square/OH	LLC/614-396-3200 43 Town Square Limited Partnership/614-396-	Y	47	47	12/3/2018	2/14/2020	N
LaBelle Greene III/WV	3200 Labelle Greene III Limited Partnership/614-	Y	40	40	10/9/2018	11/19/2019	N
Russell's Place/OH	396-3200 Russell's Place, LLC/614-	Y	32	32	12/29/2006	6/18/2007	N
Sawgrass Greene/KY	396-3200 Sawgrass Greene,	Y	54	54	12/22/2005	2/8/2007	N
Willow Commons/PA	LLC/614-396-3200 Willow Commons		45	45	12/22/2003		
Stableford Crossing/OH	Limited Partnership/614- 396-3200 Stableford Crossing,	Y Y	18	18	2/2/2018	5/2/2020	N N
	LLC/614-396-3200 Tibbits Greene, LLC/614-		-				
Tibbits Greene/MI Lawrence Downs/MI	396-3200 Woda Lawrence Downs	Y	24 48	24 48	12/21/2007	9/28/2009	N
	LDHA Limited Partnership/614-396- 3200	Y			12/1/2019	9/3/2020	Ν
Troon Crossing/OH	Troon Crossing, LLC/614- 396-3200	Y	60	60	12/29/2006	4/26/2007	N
Valley Greene/OH	Ohio Valley Housing, LLC/614-396-3200	Y	24	24	8/31/2007	11/19/2008	N
Oak Ridge/WI	WC Oak Ridge Limited Partnership/614-396- 3200	Y	24	24	12/1/2020	TBD	N
Ravenwood Crossing/NC	Ravenwood Crossing Limited Partnership/614- 396-3200	Y	80	80	10/7/2019	8/6/2020	N
Victory Place/WV	Victory Place, LLC/614- 396-3200	Y	50	50	12/29/2005	11/13/2007	N
Webster Glen/OH	Woda Adams County Housing, LLC/614-396- 3200	Y	12	12	11/9/2007	9/30/2009	N
Webster Greene/OH	Woda Adams County Housing, LLC/614-396- 3200	Y	36	36	9/1/2007	9/30/2009	N
Wesley Yard/OH	Wesley Yard, LLC/614- 396-3200	Y	46	46	12/15/2008	10/16/2009	N
Whitman Crossing/MI	Whitman Crossing, LLC/614-396-3200	Y	24	24	12/21/2007	12/29/2008	N
Muncy Greene/PA	Muncy Greene Limited Partnership/614-396- 3200	Y	60	60	12/1/2019	TBD	Ν
LaBelle Greene II/WV	Labelle Greene II Limited Partnership/614- 396-3200	Y	40	40	12/1/2020	11/8/2021	N
Ardmore Crossing/OH	Ardmore Crossng, LLC/614-396-3200	Y	50	50	10/9/2009	8/17/2010	N
Connolly Park/PA	Connolly Park, LLC/614- 396-3200	Y	32	32	10/7/2010	6/11/2010	N
Fairway Crossing/OH	Fairway Crossing LP/614- 396-3200	Y	36	36	11/27/2009	2/4/2011	N
Forest Edge/OH	Forest Edge, LLC/614-	Y	36	36	7/29/2009	8/16/2010	N
Gables at Countryside Lane	396-3200 Gables at Countryside Lane II, LLC/614-396-	Y	24	24	8/28/2006	4/17/2007	N
Hallet Crossing/MI	3200 Hallet Crossing, LLC/614-	Y	24	24	11/19/2008	10/7/2010	N
Orchard Glen/OH	396-3200 Orchard Glen, LLC/614-	Y	32	32	9/30/2009	9/23/2010	N
	396-3200 Ridgewood Greene,				.,	.,,	N
Ridgewood Greene/OH	LLC/614-396-3200 Sycamore House LDHA	Y	40	40	11/11/2008	5/7/2010	
Sycamore House/MI	LP/614-396-3200 Madison Grove, LLC/614	Y	40	36	12/22/2009	12/13/2011	N
Madison Grove/PA	396-3200 Sky Meadows, LLC/614-	'	50	50	7/24/2010	3/25/2011	N
Sky Meadows/OH	396-3200 Woda Olde Hickory	Y	40	40	10/26/2009	9/9/2010	N
Woda Old Hickory/OH Honeybrook Greene/OH	LP/614-396-3200 Honeybrook Greene	Y Y	36 40	36 40	11/16/2010	3/7/2012 3/25/2011	N
Preston's Crossing/OH	LP/614-396-3200 Preston's Crossing LP/614		24	24	12/27/2010	5/12/2011	N
Lightner Greene/PA	396-3200 Lightner Greene,	Y	50	50	12/17/2010	8/10/2011	N
Raystown Crossing/PA	LLC/614-396-3200 Raystown Crossing LP/614-396-3200	Y	50	50	12/29/2010	8/11/2011	N
Cumberland Meadows/MD	LP/614-396-3200 Cumberland Meadows LP/614-396-3200	Y	64	64	9/20/2011	10/4/2012	N
Penn Square/MD	Penn North Partners	Y	79	79	3/14/2011	7/24/2012	N
Braddock's Greene/MD	LLLP/614-396-3200 Braddock's Greene,	Y	50	50	12/31/2010	3/21/2012	N
Brentwood Greene/IN	LLC/614-396-3200 Brentwood Greene,	Y			9/16/2010	8/29/2011	N
	LLC/614-396-3200 Crowfield Greene		60	60			N
Crowfield Greene/SC	LP/614-396-3200 Jenny Greene LP/614-	Y	42	42	12/29/2010	2/24/2011	
Jenny Greene/SC	396-3200 Patterson Crossing LDHA	Y	50	50	12/13/2010	2/24/2011	N
Patterson Crossing/MI	LP/614-396-3200 Monarch Greene LP/614	Y	56	56	9/30/2010	8/9/2012	N
Monarch Greene/OH	Monarch Greene LP/614 396-3200 Richwood Greene	'	44	44	12/20/2011	5/1/2012	N
Richwood Greene/OH	LP/614-396-3200	Y	42	42	12/30/2011	12/19/2012	N
Wayne Crossing/OH	Wayne Crossing LP/614- 396-3200	Y	48	48	10/24/2011	3/23/2012	N
Pheasant Ridge/OH	Pheasant Ridge LP/614- 396-3200	Y 2nd PAGE TOTAL:	24	24 2.273	11/10/2011	4/13/2012	Ν

	Development Name/Location	Name of Ownership Entity and Phone Number	Controlling General Partner? (Y/N)	Total Units	Low Income Units	Placed in Service Date	8609 Date	Non- compliance Found? Y/N (Explain Yes)
101	Hattie Greene/OH	Hattie Greene LP/614-	Y Y	27	27	6/9/2011	5/1/2012	N
102	Frontier Run/OH	396-3200 Frontier Run, LLC/614-396-	Y	16	16	8/4/2010	9/7/2011	N
103		3200 Jeremy Park, LLC/614-	Y	36	36	9/1/2010	8/31/2011	N
104	Jeremy Park/OH	396-3200 Joshua Landings,						
105	Joshua Landings/OH	LLC/614-396-3200 Moccasin Run, LLC/614-	Y	40	40	11/1/2010	8/31/2011	N
105	Moccasin Run/OH	396-3200	Y	36	36	11/4/2010	9/7/2011	N
	Mallory Meadows/OH	Mallory Meadows, LLC/614-396-3200	Y	24	24	8/12/2010	8/30/2011	N
107	Ursula Park/OH	Ursula Park, LLC/614-396- 3200	Y	36	36	10/20/2010	9/7/2011	Ν
108	Mason Greene/KY	Mason Greene LP/614- 396-3200	Y	68	68	6/6/2011	11/16/2011	N
109	Drake Crossing/PA	Drake Crossing LP/614- 396-3200	Y	30	30	10/3/2011	9/6/2012	N
110	Woda Pinecrest Greene/SC	Woda Pinecrest Greene LP/614-396-3200	Y	44	44	3/25/2011	6/30/2011	N
111	McCalla Greene/MI	McCalla Greene,	Y	32	32	11/30/2010	6/8/2012	N
112	Sustainable Fellwood II/GA	LLC/614-396-3200 Sustainable Fellwood II	Y	110	110	12/23/2011	8/17/2012	N
113		LP/614-396-3200 Belle Prairie LP/614-396-						
114	Belle Prairie/OH	3200 Sterling Greene LP/614-	Y	40	40	8/13/2012	1/15/2013	N
	Sterling Greene/TN	396-3200	Y	48	48	7/23/2012	12/21/2012	N
115	Sustainable Fellwood III/GA	Sustainable Fellwood III LP/614-396-3200	Y	100	100	12/27/2011	11/15/2012	N
116	City View Place/VA	City View Place LP/614- 396-3200	Y	32	32	10/17/2012	5/28/2013	Ν
117	Rosewood Manor/OH	Rosewood Manor LP/614 396-3200	Y	24	24	11/9/2007	11/9/2007	N
118	Quaker Meadow/PA	Quaker Meadow, LLC/614-396-3200	Y	40	40	9/30/2011	5/9/2012	N
119	Windjammer Greene/MI	Windjammer Greene	Y	24	24	12/5/2012	11/18/2013	N
120	Wood Creek/MI	LDHA LP/614-396-3200 Wood Creek LDHA	Y	32	32	12/28/2012	11/18/2013	N
121	Koehler Crossing/MI	LP/614-396-3200 Koehler Crossing LDHA	Y	28	28	6/25/2012	3/29/2013	N
122	-	LP/614-396-3200 Livingston Greene LDHA						
123	Livingston Greene/MI	LP/614-396-3200 Woda Oak Hollow	Y	32	32	8/21/2012	6/6/2013	N
	Oak Hollow/SC	LP/614-396-3200	Y	44	44	5/25/2012	2/8/2013	N
124	Anderson Crossing/IN	Anderson Crossing LP/614-396-3200	Y	92	92	11/13/2012	7/26/2013	Ν
125	Woda Autumn Run/OH	Woda Autumn Run LP/614-396-3200	Y	38	38	11/30/2012	4/10/2013	N
126	Woda Raceland Meadows/KY	Woda Raceland Meadows LP/614-396- 3200	Y	32	32	3/4/2013	6/28/2013	N
127	Chestnut Greene/KY	Chestnut Greene LP/614-	Y	24	24	1/31/2013	6/19/2013	N
128	Pennington Crossing/TN	396-3200 Pennington Crossing	Y	48	48	12/10/2013	12/31/2013	N
129	Xena Place/OH	LP/614-396-3200 Xena Place LP/614-396-	Y	40	40	12/13/2012	6/3/2013	N
130	Junction City Associates/OH	3200 Junction City Associates	Y	24	24	1/1/2013	6/3/2013	N
131	Crawford Place/OH	LP/614-396-3200 Crawford Place LP/614-	Y	30	30	1/1/2013	6/3/2013	N
132	Clough Commons/OH	396-3200 Clough Commons	Y	46	46	11/21/2012	6/3/2013	N
133	-	LP/614-396-3200 Schoenbrunn Greene	Y	40	40	6/1/2013	1/15/2014	N
134	Schoenbrunn Greene/OH	LP/614-396-3200 Hayden Senior Housing						
135	Hayden Senior Housing/OH	LP/614-396-3200 Heatly Crossing LP/614-	Y	44	44	12/31/2013	9/10/2014	N
	Heatly Crossing/OH	396-3200	Y	32	32	12/31/2013	10/23/2014	N
136	The Lofts at Court and Main/OH	The Lofts at Court and Main LP/614-396-3200	Y	31	31	3/22/2013	7/16/2013	Ν
137	Glen Abbey Crossing/KY	Glen Abbey Crossing LP/614-396-3200	Y	24	24	7/31/2013	1/16/2014	N
138	Saluda Commons/SC	Edgefield Greene LP/614 396-3200	Y	40	40	5/13/2014	11/20/2014	N
139	Washington School/OH	Washington School	Y	42	42	8/31/2014	9/22/2015	N
140	Jacob's Crossing/OH	LP/614-396-3200 Jacob's Crossing LP/614-	Y	42	42	12/1/2013	4/9/2014	N
141	-	396-3200 Alston Park LP/614-396-		42		9/30/2013	12/2/2014	
142	Alston Park/OH	3200 Chelsea Greene LP/614-	Y		39			N
	Chelsea Greene/WV	396-3200	Y	32	32	9/23/2013	5/19/2015	N
143	Oak Valley Gardens/WV	Oak Valley Gardens LP/614-396-3200	Y	28	28	12/29/2014	5/19/2015	N
144	New Forge Crossing/PA	New Forge Crossing LP/614-396-3200	Y	60	60	6/26/2014	10/28/2015	Ν
145	Meyers Greene/PA	Meyers Greene LP/614- 396-3200	Y	52	52	1/13/2014	3/30/2014	Ν
146	Lloyd House/MI	Lloyd House LDHA LP/614 396-3200	Y	44	44	12/26/2013	9/15/2015	N
147	Barton Greene/TN	Barton Greene LP/614-	Y	50	50	12/30/2013	6/3/2014	N
148	Dutch Ridge/WV	396-3200 Dutch Ridge LP/614-396-	Y	24	24	6/30/2013	12/11/2013	N
149	5	3200 Arneman Place LP/614-	Y					
	Arneman Place/PA	396-3200 Columbus School LP/614-		50	50	12/31/2013	4/10/2015	N
150	Columbus School/MD	396-3200	Y	49	49	6/20/2014	11/16/2015	N
150				63	63	9/19/2013	7/21/2015	N
150 151	Hilton-North Avenue/MD	Hilton-North Avenue LP/614-396-3200	Y	63	00			
150 151 152		LP/614-396-3200 Prescott Greene LP/614- 396-3200	Y Y	32	32	5/29/2013	6/17/2014	Ν
150 151	Hilton-North Avenue/MD	LP/614-396-3200 Prescott Greene LP/614- 396-3200 Manistee Place LDHA						N
150 151 152	Hilton-North Avenue/MD Prescott Greene/IN	LP/614-396-3200 Prescott Greene LP/614- 396-3200	Y	32	32	5/29/2013	6/17/2014	

 GRAND TOTAL:
 2,243
 LHTC as % of

 GRAND TOTAL:
 6,173
 6,157
 100%
 Total Unit

	Development Name/Location	Name of Ownership Entity and Phone Number	Controlling General Partner? (Y/N)	Total Units	Low Income Units	Placed in Service Date	8609 Date	Non- compliance Found? Y/N (Explain Yes
56	Cheboygan Shores/MI	Cheboygan Shores LDHA LP/614-396-3200	Y	24	24	4/23/2012	11/18/2013	N
57	Crooked River/MI	Crooked River LDHA LP/614-396-3200	Y	16	16	10/31/2012	1/9/2014	N
58	Olde Mill/MI	Olde Mill LDHA LP/614- 396-3200	Y	24	24	9/25/2012	1/9/2014	N
59	Harmony Greene/GA	Harmoney Greene	Y	50	50	10/11/2012	5/6/2013	N
60	Liberty Pointe/VA	LP/614-396-3200 Liberty Pointe LP/614-396-	Y	48	48	12/18/2015	5/31/2016	N
61	Bailey Court/VA	3200 Bailey Court LP/614-396-	Y	32	32	12/27/2016	4/12/2018	N
62	Brennan Pointe/VA	3200 Brennan Pointe LP/614-	Y	44	44	12/31/2016	12/20/2017	N
63	The Banks at Berkley/VA	396-3200 The Banks at Berkley LP/614-396-3200	Y	50	50	12/31/2016	2/8/2018	N
64	Woda Bell Diamond Manor /VA	Woda Bell Diamond Manor, LLC/614-396-3200	Y	128	128	12/27/2017	7/29/2019	N
65	Brennan Pointe II/VA	Brennan Pointe II LP/614- 396-3200	Y	43	43	10/31/2018	6/21/2019	N
66	The Banks at Berkley/VA	The Banks at Berkley LP/614-396-3200	Y	50	50	12/31/2016	2/8/2018	N
67	Seaborn Greene/SC	Seaborn Greene LP/614- 396-3200	Y	40	40	6/26/2015	12/7/2015	N
68	Butler Crossing/SC	Butler Crossing LP/614-	Y	40	40	3/31/2016	11/17/2016	N
69	Majors Crossing/OH	396-3200 Majors Crossing LP/614- 396-3200	Y	40	40	11/23/2015	6/29/2016	N
70	Northside Drive Apartments/TN	Northside Drive Apartments LP/614-396- 3200	Y	40	40	9/18/2015	12/21/2015	N
71	Capital Greene/WV	Capital Greene LP/614-	Y	40	40	10/30/2015	12/21/2016	N
72	Tooley Place/NC	396-3200 Tooley Place, LLC/614- 396-3200	Y	36	36	9/11/2015	6/2/2016	N
73	Viewmont Square Court/NC	Viewmont Square Court, LLC/614-396-3200	Y	50	50	12/30/2015	5/13/2016	N
74	Brookside Commons/MI	Brookside Commons	Y	72	72	12/8/2015	8/29/2016	N
75	Woda Boardman Lake/MI	LDHA LP/614-396-3200 Woda Boardman Lake	Y	112	112	12/30/2013	9/13/2016	N
76	Greensburg Manor/OH	LDHA LP/614-396-3200 Greensburgh Manor	Y	50	50	10/27/2016	6/14/2017	N
77	Willoughbeach Terrace/OH	LP/614-396-3200 Willoughbeach Terrace	Y	50	50	9/30/2016	6/12/2017	N
78		LP/614-396-3200 Fayette Landing LP/614-						
79	Fayette Landing/OH	396-3200 Oliver Crossing LP/614-	Y	36	36	11/30/2016	2/2/2018	N
80	Oliver Crossing/TN	396-3200 LaBelle Greene LP/614-	Y	24	24	11/21/2016	1/26/2017	N
	LaBelle Greene/WV	396-3200	Y	40	40	12/29/2016	11/20/2017	N
81	McCormick Greene/WV	McCormick Greene LP/614-396-3200	Y	24	24	9/20/2016	11/3/2017	N
82	Woodyard Greene/WV	Woodyard Greene LP/614-396-3200	Y	30	30	8/24/2016	12/14/2017	N
83	Pringle House/WV	Pringle House LP/614-396- 3200	Y	40	40	9/16/2015	12/21/2016	N
84	Bayridge Greene/WV	Bayridge Greene LP/614- 396-3200	Y	40	40	8/25/2015	12/21/2016	N
85	Pebblecreek Crossing/KY	Pebblecreek Crossing LP/396-3200	Y	48	48	2/6/2017	6/13/2017	N
86	Breas Crossing/KY	Breas Crossing LP/614- 396-3200	Y	44	44	10/27/2016	4/17/2017	N
87	Dawn Ridge/PA	Dawn Ridge LP/614-396-	Y	58	58	12/18/2015	10/26/2017	N
88	Mary Harvin Center/MD	3200 Mary Harvin Center	Y	61	61	1/20/2016	5/11/2017	N
89	Freedman Point/VA	LP/614-396-3200 Freedman Point LP/614-	Y	68	68	11/21/2019	5/12/2021	N
90		396-3200 Hiawatha Apartments	Y	32	32	12/23/2015	4/21/2017	N
91	Hiawatha Apartments/MI	LDHA LP/614-396-3200 Boynton Village LP/614-		-				
92	Boynton Village/GA	396-3200 Siver Lakes LP/614-396-	Y	43	43	10/15/2015	7/11/2016	N
	Silver Lakes/GA	3200 Everts Hill LP/614-396-	Y	44	44	9/9/2016	9/14/2017	N
93	Everts Hill/OH	3200	Y	49	49	12/27/2017	1/17/2019	N
94	Emerald Gardens/WV	Emerald Gardens LP/614 396-3200	Y	42	42	12/15/2017	11/30/2018	N
95	Terrapin Park/WV	Terrapin Park Assoc. LP/614-396-3200	Y	49	49	6/15/2017	11/8/2018	N
96	Tristan Ridge/KY	Tristan Ridge LP/614-396- 3200	Y	44	44	12/22/2017	6/25/2018	N
97	Nelsonville School Commons/OH	Nelsonville School Commons LP/614-396- 3200	Y	33	33	12/5/2017	11/9/2018	N
98	ATZ Place/IN	ATZ Place LP/614-396- 3200	Y	38	38	9/27/2017	8/16/2018	N
99	Parrish Greene/SC	Parrish Greene LP/614- 396-3200	Y	28	28	7/28/2017	2/9/2018	N
00	Enchanted Glen/MI	Enchanted Glen LDHA LP/614-396-3200	Y	36	36	2/7/2017	5/21/2018	N
01	Penn Square II/MD	Penn Square II LP/614- 396-3200	Y	61	61	10/9/2015	8/5/2016	N
02	Thompson Greene/PA	Thompson Greene LP/614-396-3200	Y	50	50	9/28/2016	8/23/2018	N
03	Holley Pointe/VA	Holley Pointe LP/614-396- 3200	Y	50	50	1/31/2022	TBD	N
04	Wheatland Crossing/OH	Wheatland Crossing LP/614-396-3200	Y	42	42	11/9/2017	11/9/2018	N
05	White Oak Crossing/TN	White Oak Crossing	Y	60	60	12/28/2018	11/26/2019	N
06	Crystal Valley Manor/IN	LP/614-396-3200 Crystal Valley Manor	Y	40	40	9/24/2018	5/3/2019	N
07	Shepard Greene/NC	LP/614-396-3200 Shepard Greene LP/614-	Y	50	50	12/28/2018	10/17/2019	N
08		396-3200 Butler Crossing II LP/614-						
09	Butler Crossing II/SC	396-3200 Grand View Place LDHA	Y	42	42	7/8/2019	2/24/2020	N
10	Grand View Place/MI	LP/614-396-3200 Cavalier Greene LDHA	Y	68	68	12/29/2017	11/7/2019	N
	Cavalier Greene/MI	LP/614-396-3200	Y	40	40	12/8/2017	4/18/2019	N

Dovelo	pmont Name/Location	Name of Ownership Entity and Phone Number	Controlling General Partner? (Y/N)	Total Units	Low Income Units	Placed in Service Date	8609 Date	Non- compliand Found? Y/ (Explain Ye
	opment Name/Location	Portland School LDHA	Y	29	29	12/27/2017	7/2/2019	(Expidin re
		LP/614-396-3200 Mallalieu Pointe LP/614-						
	allalieu Pointe/GA	396-3200 Thompson Greene	Y	67	67	3/30/2018	3/7/2019	N
Tho	mpson Greene/PA	LP/614-396-3200	Y	50	50	9/28/2016	8/23/2018	N
WC Lo	wcountry Crossing/SC	WC Lowcountry Crossing Limited Partnership/614- 396-3200	Y	34	34	12/1/2020	5/21/2021	Ν
D	ecatur Downs/MI	Woda Decatur Downs LDHA Limited Partnership/614-396- 3200	Y	48	48	12/1/2019	9/3/2020	Ν
Rive	ergate Greene/NC	Rivergate Greene Limited Partnership/614- 396-3200	Y	72	72	12/1/2020	12/1/2021	N
Old	Firetower Place/NC	Old Firetower Place Limited Partnership/614- 396-3200	Y	60	60	12/1/2020	1/12/2022	N
1	The Hamilton/MI	The Hamilton LDHA Limited Partnership/614- 396-3200	Y	42	42	12/1/2020	TBD	N
Osl	born Commons/MI	Osborn Commons LDHA LP/614-396-3200	Y	65	65	12/1/2020	TBD	Ν
Blue	e Ridge Landing/TN	Blue Ridge Landing, LP/614-396-3200	Y	48	48	12/1/2020	TBD	N
Ste	evenson Square/TN	Stevenson Square, LP/614-396-3200	Y	24	24	12/1/2020	TBD	N
Whee	atland Crossing II/OH	Wheatland Crossing II LP/614-396-3200	Y	64	64	12/1/2020	10/6/2021	N
B	Barley Square/PA	Barley Square Limited Partnership/614-396- 3200	Y	57	57	12/1/2020	TBD	Ν
Stone	Ridge Commons/PA	Woda Stone Ridge Limited Partnership/614- 396-3200	Y	34	34	12/1/2020	TBD	N
	oda Maple Leaf/WI	WC Maple Leaf Townhomes, LP/614-396- 3200 Maple Hill LDHA Limited	Y	20	20	12/1/2019	12/22/2021	N
	le Hill Apartments/MI	Partnership/614-396- 3200	Y	24	24	12/1/2020	TBD	N
Edin	burgh Commons/IN	Edinburgh Commons LP/614-396-3200	Y	24	24	12/1/2020	2/8/2022	N
Ki	rkman Terrace/KY	Kirkman Terrace Limited Partnership/614-396- 3200	Y	45	45	12/1/2020	12/21/2021	N
Ser	ven45 Stocking/MI	Seven45 Stocking LDHA LP/614-396-3200	Y	50	50	12/1/2020	TBD	N
Pome	eroy Colonial Park/OH	Pomeroy Colonial Park Limited Partnership/614- 396-3200	Y	48	48	12/1/2020	6/2/2021	N
Town	ne Creek Crossing/KY	Towne Creek Crossing Limited Partnership/614- 396-3200	Y	44	44	9/6/2019	6/3/2020	N
Blac	khawk Commons/IN	Blackhawk Commons Limited Partnership/614- 396-3200	Y	40	40	12/27/2019	7/19/2021	N
	123 Club/SC	123 Club Limited Partnership/614-396- 3200	Y	40	40	7/31/2019	2/27/2020	N
D	ouglas GreeneTN	Douglas Greene Limited Partnership/614-396- 3200	Y	80	80	12/1/2019	2/19/2021	N
To	ite Commons/NC	Tate Commons Limited Partnership/614-396- 3200	Y	68	68	12/1/2019	2/4/2022	И
R	ooney Ridge/NC	Rooney Ridge Limited Partnership/614-396- 3200	Y	50	50	10/30/2019	9/24/2020	N
								-
								<u> </u>
								<u> </u>
			4th PAGE TOTAL:	1,227	1,227			



Development Name: Simms Pointe Name of Applicant: Simms Pointe Limited Partnership

INSTRUCTIONS:

- 1 A Schedule A is required for <u>every</u> individual that makes up the GP or Managing Member does not apply to principals of publicly traded corporations.
- 2 For each property for which an <u>uncorrected</u> 8823 has been issued, provide a detailed explanation of the nature of the non-compliance, as well as a status statement.
- 3 List only tax credit development experience since 2007 (i.e. for the past 15 years)
- 4 Use separate pages as needed, for each principal.

Principal's Name:	an Pointe GP, LLC	Connonn			ed' Managing ed property?*		-
Development Name/Location	Name of Ownership Entity and Phone Number	CGP or 'Named' Managing Member at the time of dev.? (Y/N)*	Total Dev. Units	Total Low Income Units	Placed in Service Date	8609(s) Issue Date	Uncorrecte 8823's? (Y/t Explain "Y "
Brennan Pointe/Newport News, Virainia	Brennan Pointe Limited Partnership (614-396-3200)	N	44	44	12/31/2016	12/20/2017	N
The Banks at Berkley/Norfolk, Virginia	The Banks at Berkley Limited Partnership (614-396-3200)	N	50	50	12/31/2016	2/8/2018	Ν
Brennan Pointe II/Newport News, Virginia	Brennan Pointe II Limited Partnership (614-396-3200)	N	43	43	10/31/2018	6/21/2019	Ν
Freedman Point/Hopewell, Virginia	Freedman Point Limited Partnership (614-396-3200)	N	68	68	11/21/2019	5/12/2021	N
Holley Pointe/Portsmouth, Virginia	Holley Pointe Limited Partnership (614-396-3200)	N	50	50	1/1/2021	TBD	N
Lambert Landing/Chester, Virainia	Lambert Landing Limited Partnership (614-396-3200)	N	64	64	TBD	TBD	N

* Must have the ability to bind the LIHTC entity; document with partnership/operating agreements and <u>one 8609</u> (per entity/development) for a total of 6.

319



Development Name: Simms Pointe Name of Applicant: Simms Pointe Limited Partnership

INSTRUCTIONS:

- 1 A Schedule A is required for <u>every</u> individual that makes up the GP or Managing Member does not apply to principals of publicly traded corporations.
- 2 For each property for which an <u>uncorrected</u> 8823 has been issued, provide a detailed explanation of the nature of the non-compliance, as well as a status statement.
- 3 List only tax credit development experience since 2007 (i.e. for the past 15 years)
- 4 Use separate pages as needed, for each principal.

Bay Aging Principal's Name:			Controlling GP (CGP) or 'Named' Managing N Member of Proposed property?* Y or N					
Development bleve // e estion	Name of Ownership Entity and		Total	Total Low Income	Placed in	8609(s) Issue	Uncorrecte 8823's? (Y/h	
Development Name/Location Warsaw Manor/Warsaw,	Phone Number Warsaw Manor VA LLC (704	dev.? (Y/N)* N	56	Units 56	Service Date 1/1/2014	Date 9/12/2014	Explain "Y" N	
Viraini Brennan Pointe/Newport	357-6000) Brennan Pointe Limited	N	44	44	12/31/2016	12/20/2017	Ν	
News, Virainia The Banks at	Partnership (614-396-3200) The Banks at Berkley Limited Partnership (614-396-3200)	N	50	50	12/31/2016	2/8/2018	Ν	
Berklev/Norfolk, Virainia Academy Apartments/West Point, Virainia	Academy Apartments VA LLC (980-335-2031)	Ν	32	32	10/5/2016	8/28/2018	N	
Virainia Village Green/Gloucester, Virginia	Village Green VA LLC (980-335- 2031)	Ν	32	32	12/6/2016	7/19/2018	Ν	
Timberland Park/Albemarie County, Virginia	Timberland Park VA LLC (704- 357-6000)	Ν	80	80	12/26/2018	8/5/2019	N	
Bermuda Crossing/Chesterfield	Bermuda Crossing VA LLC (704 357-6000)	Ν	80	80	Credits Returned	Credits Returned	N	
County Virainia Brennan Pointe II/Newport News, Virainia	Brennan Pointe II Limited Partnership (614-396-3200)	N	43	43	10/31/2018	6/21/2019	Ν	
Freedman Point/Hopewell, Virainia	Freedman Point Limited Partnership (614-396-3200)	N	68	68	11/21/2019	5/12/2021	N	
Bickerstaff Crossina/Henrico, Virainia	Bickerstaff Crossing VA LLC (704-357-6000)	Ν	60	60	TBD	TBD	Ν	
Daffodil Gardens Phase Two/Gloucester, Virainia	Daffodil Gardens Phase Two, LLC (804-758-1260, ext. 1300)	Ν	40	40	TBD	TBD	Ν	
Holley Pointe/Portsmouth, Virginia	Holley Pointe Limited Partnership (614-396-3200)	Ν	50	50	1/1/2021	TBD	Ν	
Lambert Landing/Chester, Virainia	Lambert Landing Limited Partnership (614-396-3200)	N	64	64	TBD	TBD	N	

partnership/operating agreements and <u>one 8609</u> (per entity/development) for a total of 6.

1st PAGE	
TOTAL:	

699	699

LIHTC as % of 100% Total Units



Development Name: Simms Pointe Name of Applicant: Simms Pointe Limited Partnership

INSTRUCTIONS:

- 1 A Schedule A is required for <u>every</u> individual that makes up the GP or Managing Member does not apply to principals of publicly traded corporations.
- 2 For each property for which an <u>uncorrected</u> 8823 has been issued, provide a detailed explanation of the nature of the non-compliance, as well as a status statement.
- 3 List only tax credit development experience since 2007 (i.e. for the past 15 years)
- 4 Use separate pages as needed, for each principal.

Principal's Name:	Controlling GP (CGP) or 'Named' Managing <u>N</u> Member of Proposed property?* Y or N						
Development Name/Location	Name of Ownership Entity and Phone Number	CGP or 'Named' Managing Member at the time of dev.? (Y/N)*	Total Dev. Units	Total Low Income Units	Placed in Service Date	8609(s) Issue Date	Uncorrect 8823's? (Y Explain ''
	1						

entity/development) for a total of 6.



Development Name: Simms Pointe Name of Applicant: Simms Pointe Limited Partnership

INSTRUCTIONS:

- 1 A Schedule A is required for <u>every</u> individual that makes up the GP or Managing Member does not apply to principals of publicly traded corporations.
- 2 For each property for which an <u>uncorrected</u> 8823 has been issued, provide a detailed explanation of the nature of the non-compliance, as well as a status statement.
- 3 List only tax credit development experience since 2007 (i.e. for the past 15 years)
- 4 Use separate pages as needed, for each principal.

Principal's Name:	N. Carter, Jr.	Connon			ed' Managing ed property?*	Y or N	
		CGP or 'Named' Managing					
	Name of Ownership Entity and	Member at the time of	Total Dev. Units	Total Low Income Units	Placed in	8609(s) Issue	Uncorrecte 8823's? (Y/I
Development Name/Location Warsaw Manor/Warsaw,	Phone Number Warsaw Manor VA LLC (704-	dev.? (Y/N)* N	56	56	Service Date 1/1/2014	Date 9/12/2014	Explain "Y N
Viraini Brennan Pointe/Newport News, Virainia	357-6000) Brennan Pointe Limited	N	44	44	12/31/2016	12/20/2017	N
The Banks at Berkley/Norfolk, Virainia	Partnership (614-396-3200) The Banks at Berkley Limited Partnership (614-396-3200)	N	50	50	12/31/2016	2/8/2018	N
Academy Apartments/West Point, Virginia	Academy Apartments VA LLC (980-335-2031)	N	32	32	10/5/2016	8/28/2018	N
Vilania Village Green/Gloucester, Virginia	Village Green VA LLC (980-335- 2031)	N	32	32	12/6/2016	7/19/2018	N
Timberland Park/Albemarie County, Virginia	Timberland Park VA LLC (704- 357-6000)	Ν	80	80	12/26/2018	8/5/2019	Ν
Bermuda Crossing/Chesterfield County Virainia	Bermuda Crossing VA LLC (704- 357-6000)	N	80	80	Credits Returned	Credits Returned	Ν
Brennan Pointe II/Newport News, Virginia	Brennan Pointe II Limited Partnership (614-396-3200)	N	43	43	10/31/2018	6/21/2019	Ν
Freedman Point/Hopewell, Virginia	Freedman Point Limited Partnership (614-396-3200)	N	68	68	11/21/2019	5/12/2021	Ν
Bickerstaff Crossina/Henrico, Virainia	Bickerstaff Crossing VA LLC (704-357-6000)	N	60	60	TBD	TBD	Ν
Daffodil Gardens Phase Two/Gloucester, Virainia	Daffodil Gardens Phase Two, LLC (804-758-1260, ext. 1300)	N	40	40	TBD	TBD	Ν
Holley Pointe/Portsmouth, Virainia	Holley Pointe Limited Partnership (614-396-3200)	N	50	50	1/1/2021	TBD	N
Lambert Landing/Chester, Virainia	Lambert Landing Limited Partnership (614-396-3200)	N	64	64	TBD	TBD	N

partnership/operating agreements and <u>one 8609</u> (per entity/development) for a total of 6.

1st PAGE	
TOTAL:	

699	699
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LIHTC as % of 100% Total Units



Development Name: Simms Pointe Name of Applicant: Simms Pointe Limited Partnership

INSTRUCTIONS:

- 1 A Schedule A is required for <u>every</u> individual that makes up the GP or Managing Member does not apply to principals of publicly traded corporations.
- 2 For each property for which an <u>uncorrected</u> 8823 has been issued, provide a detailed explanation of the nature of the non-compliance, as well as a status statement.
- 3 List only tax credit development experience since 2007 (i.e. for the past 15 years)
- 4 Use separate pages as needed, for each principal.

Kathy E. Vesley Principal's Name:			Controlling GP (CGP) or 'Named' Managing <u>N</u> Member of Proposed property?* Y or N					
			CGP or 'Named' Managing Member at		Total Low			Uncorrecte
П	evelopment Name/Location	Name of Ownership Entity and Phone Number	the time of dev.? (Y/N)*	Total Dev Units	Income Units	Placed in Service Date	8609(s) Issue Date	8823's? (Y/ Explain "Y
	Warsaw Manor/Warsaw, Virgini	Warsaw Manor VA LLC (704- 357-6000)		56	56	1/1/2014	9/12/2014	N
	Brennan Pointe/Newport	Brennan Pointe Limited	Ν	44	44	12/31/2016	12/20/2017	Ν
	News, Virainia The Banks at Berkley/Norfolk, Virainia	Partnership (614-396-3200) The Banks at Berkley Limited Partnership (614-396-3200)	N	50	50	12/31/2016	2/8/2018	N
	Academy Apartments/West Point,	Academy Apartments VA LLC (980-335-2031)	Ν	32	32	10/5/2016	8/28/2018	N
١	Virainia Village Green/Gloucester, Virainia	Village Green VA LLC (980-335- 2031)	Ν	32	32	12/6/2016	7/19/2018	N
Ti	imberland Park/Albemarie County, Virginia	Timberland Park VA LLC (704- 357-6000)	Ν	80	80	12/26/2018	8/5/2019	N
	Bermuda Crossing/Chesterfield County Virginia	Bermuda Crossing VA LLC (704- 357-6000)	Ν	80	80	Credits Returned	Credits Returned	Ν
B	Brennan Pointe II/Newport News, Virainia	Brennan Pointe II Limited Partnership (614-396-3200)	Ν	43	43	10/31/2018	6/21/2019	Ν
F	reedman Point/Hopewell, Virainia	Freedman Point Limited Partnership (614-396-3200)	Ν	68	68	11/21/2019	5/12/2021	Ν
(Bickerstaff Crossina/Henrico, Virainia	Bickerstaff Crossing VA LLC (704-357-6000)	Ν	60	60	TBD	TBD	Ν
	Daffodil Gardens Phase Two/Gloucester, Virainia	Daffodil Gardens Phase Two, LLC (804-758-1260, ext. 1300)	N	40	40	TBD	TBD	N
	Holley Pointe/Portsmouth, Virainia	Holley Pointe Limited Partnership (614-396-3200)	N	50	50	1/1/2021	TBD	N
	ambert Landing/Chester, Virainia	Lambert Landing Limited Partnership (614-396-3200)	N	64	64	TBD	TBD	N
_								

partnership/operating agreements and <u>one 8609</u> (per entity/development) for a total of 6.

1st PAGE	
TOTAL:	699

699

LIHTC as % of 100% Total Units

David Cooper, Jr.

Director



David Cooper, Jr. serves as a Managing Director and an Officer of Woda Cooper Companies, Inc., Woda Construction, Inc., Woda Management & Real Estate, LLC, Woda Cooper Development, Inc., The Woda Group, Inc., and PCI Design Group, Inc. He has been involved with the company since its inception.

In conjunction with Jeffrey Woda, Mr. Cooper oversees day-to-day operations of Woda Cooper's business units and is involved with all aspects of each entity's operations.

Mr. Cooper was previously a partner at Squire Sanders LLP, an international law firm, and the Director of Acquisitions and Corporate Counsel for Alliance Holdings, Inc., a privately held investment company. As a practicing attorney, he represented syndicators, lenders, and developers in hundreds of tax credit and other affordable housing transactions. Mr. Cooper is the past chair of the Housing Credit Group of the National Association of Home Builders and has served on the boards of directors of several manufacturing, service, and financial companies, as well as serving as a trustee and officer of numerous community and charitable organizations.

Mr. Cooper received his B.A. from Wittenberg University, and his J.D. from the University of California, Hastings College of the Law.



Jeffrey J. Woda

Director Emeritus



Jeffrey J. Woda serves as Director Emeritus of Woda Cooper Companies, Inc., Woda Construction, Inc., Woda Cooper Development, Inc. and a Managing Director and an Officer of Woda Management & Real Estate, LLC, The Woda Group, Inc., and PCI Design Group, Inc.

Mr. Woda is involved with all aspects of development, construction and property management. He has been involved in the construction and housing industry throughout his career and grew up around his family's construction business.

Mr. Woda currently serves as a board member of the Housing Services Alliance, Inc. and Rehabilitation Association, a steering committee member of the Housing Credit Group of the National Association of Home Builders Association, and a board member of Bethany College and the Main Street Bank of Wheeling. He previously served on the Ohio Housing Trust Fund Advisory Committee, as a board member of the Affordable Housing Tax Credit Coalition, Benchmark Bancorp, Partners in Housing, the Habitat for Humanity of Delaware and Union Counties, and VisionTrust International. He was president of the Council for Rural Housing and Development of Ohio and was a founding board member of the Ohio Housing Council.

Prior to forming WCCI in 1990, Mr. Woda, a CPA, was employed by Ernst and Young. He graduated from Bethany College with a B.A. in Accounting.



Bruce Watts - Vice President of Development



Bruce Watts serves as Vice President of Development in Virginia. Mr. Watts is responsible for land acquisition and development.

Prior to joining WCCI in 2012, Mr. Watts was the Senior Commercial Development Manager for the City of Norfolk, Virginia, where he resides. He serves as a board member for the City of Norfolk Board of Zoning Appeals. Mr. Watts is a graduate of Averett College and attended graduate school at Virginia Commonwealth University.



Biography and Resume

Bay Aging Brennan Pointe GP, LLC

Bay Aging Brennan Pointe GP, LLC is a Virginia limited liability company formed in November 2015. This entity has experience in tax credit development dating back to Brennan Pointe in Newport News, Virginia, which was Placed In Service in 2016.



P.O. Box 622 /390B Old Virginia St. . Urbanna Virginia 23175 (804) 758-1260 · TTY-800-828-1120 Fax: (804) 758-1265 · Website: <u>www.bayaging.org</u>

Bay Aging Resume

Established as a non-profit 501(c)3 in June 1978, Bay Aging has a rich history in providing professional top-quality programs and services for people of all ages in the Middle Peninsula and Northern Neck (MP/NN). The MP/NN region covers over 2,600 square miles and encompasses ten rural counties—Essex, Gloucester, King & Queen, King William, Lancaster, Mathews, Middlesex, Northumberland, Richmond and Westmoreland—and two planning districts. All jurisdictions within the region are fully or partially designated as Medically Underserved Areas by the Health Resources and Services Administration. Many residents are extremely isolated and in need of services.

Bay Aging is known for its willingness to collaborate and form partnerships with federal, state and local governments, community and civic groups, the faith communities, and businesses. It is a large part of Bay Aging's culture to work with others to help strengthen the MP/NN's livable communities.

Bay Aging is also known for its leadership in developing new programs and services that help meet the needs of our communities. Bay Aging was the leader in creating the Northern Neck/Middle Peninsula Telemedicine Consortium to connect rural health providers with the University of Virginia's telemedicine system. In 2009 Bay Aging led the charge to provide home and community based services for veterans and their families. Bay Aging is the only Area Agency on Aging in Virginia that provides this service. More recently Bay Aging became one of two Virginia Area Agencies on Aging awarded funding by the Centers for Medicare and Medicaid Services to bring care transitions intervention to 11,000 people in eastern Virginia.

In 1996 Bay Transit, a service of Bay Aging, began public transportation service with one bus in Gloucester County. Bay Transit now has a fleet of 50 buses providing the only public transportation available for people of all ages in the MP/NN region. In 2005 service expanded to the counties of New Kent and Charles City. Bay Transit's service area is larger than the state of Delaware!

Bay Family Housing, the affordable housing division of Bay Aging, has been of tremendous economic benefit to the region by investing over \$34,000,000 in single family housing projects with such programs as Weatherization Assistance, Indoor Plumbing Rehabilitation, Community Development Block Grants, Emergency Home Repair and Flood Elevation Projects. Over \$27,000,000 in capital has been invested in service enriched senior apartment communities designed for people 62 years and older. The company developed and manages 10 communities that include a wide array of support services for its residents. New affordable rental housing production projects are in various stages of development at this time.

Bay Aging is dedicated to helping make lives better and healthier.

Biography and Resume

James N. Carter, Jr. - Chairman of Bay Aging Board of Directors

James "Jimmie" N. Carter, Jr. is a regional real estate developer, health consultant, and award winning volunteer in the Northern Neck of Virginia. He is one of the nation's largest developers having developed over 1,000 water-oriented residential home sites and is a consultant to the Bon Secours Health Foundation.

He has served on many boards for his advocacy and has been acknowledged as the recipient of Virginia's 2013 Governor's Volunteerism and Community Service Award and Red Cross' 2014 Leadership Award for Lancaster County. Such board affiliations include: Bon Secours Rappahannock General Hospital Foundation, Bay Aging, Tangier Island Health Foundation, Virginia Rural Health Association, Visions, Lead Northern Neck, Lancaster County Chamber of Commerce, Northern Neck-Chesapeake Bay Regional Partnership, Chesapeake Bank Advisory Committee, Tangier Island Historic Designations, Peninsulas Emergency Medical Services Council, Lancaster County Public School – New School Committee and tutor.

Mr. Carter has most recently founded the Center for Innovation and Development ("CID") at the Rappahannock Community College in Kilmarnock. CID created an advanced technology center that will foster economic development and hopefully attract more technology jobs to the Northern Neck of Virginia.

Mr. Carter's current term on the Bay Aging Board of Directors is from October 1, 2020 to September 30, 2025.

Kathy E. Vesley Professional Bio

Kathy Vesley is the President and CEO of Bay Aging (BA), a nonprofit Area Agency on Aging serving Virginia's Northern Neck and Middle Peninsula. In recent years she led the development of the state and national award winning Eastern Virginia Care Transitions Partnership (EVCTP), a CMS-certified healthcare program. This formal collaborative of Area Agencies on Aging, health systems, Managed Care Organizations (MCOs) and skilled nursing facilities recently expanded to provide services statewide. In addition, she has led Bay Aging toward excellence in other programs recognized for outstanding performance --- senior housing development, rural public transportation, the Veterans-Directed HCBS program and more.

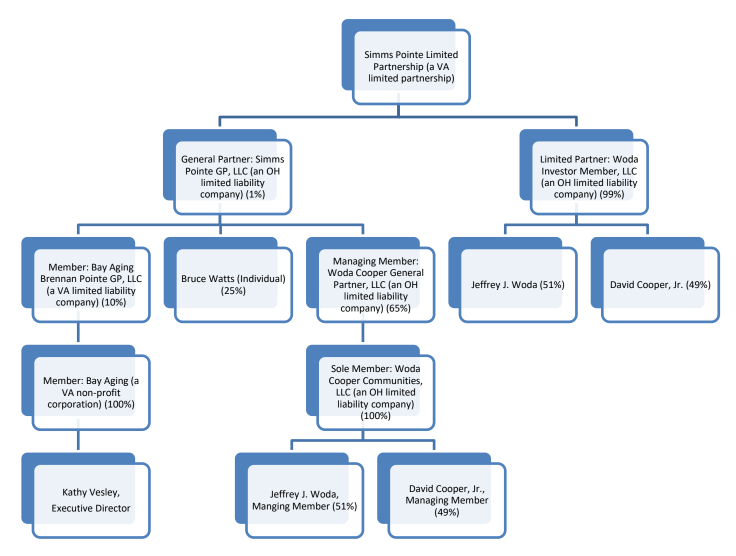
Ms. Vesley was appointed in March 2015 to the Virginia's Housing Advisory Council representing the Northern Neck and Middle Peninsula. In this role she addressed important housing issues facing an aging population in the Commonwealth and contributed to the development of housing policy initiatives aimed at addressing Virginia's critical housing needs.

Ms. Vesley also serves as Chairman of Chesapeake Bay Housing, Inc. (CBH), a nonprofit and Virginia Department of Housing and Community Developmentapproved Community Housing Development Organization. CBH, formerly Rappahannock Housing Services, Inc., was created in 1993. It is operated exclusively for charitable and educational purposes including, but not limited to, the provision and operation of decent, safe, sanitary, and affordable housing and related supportive services for low income individuals in those counties that comprise the Northern Neck and Middle Peninsula planning districts of the Commonwealth of Virginia, and the surrounding region.

Prior to joining Bay Aging in 1998, Ms. Vesley served for several years as the Deputy Commissioner of the Virginia Department for the Aging and other notable positions. Her undergraduate degrees are from The College of William and Mary, and she has graduate certification from Gallaudet University.

Simms Pointe Limited Partnership

Organizational Chart



Tab E:

Site Control Documentation & Most Recent Real Estate Tax Assessment (MANDATORY)

AMENDMENT TO PURCHASE AGREEMENT

THIS AMENDMENT TO THE PURCHASE AGREEMENT (this "Amendment") is made and entered into as of March <u>8th</u>, 2022 by and between **Blue Stone Land Company**, **Inc.** (the "Seller") and Simms Pointe Limited Partnership (the "Buyer").

RECITALS:

WHEREAS, Seller and Woda Cooper Development, Inc. entered into a Purchase Agreement dated November 18, 2021 (the "**Agreement**") with respect to the sale of a certain parcel of land consisting of 4.7+/- acres more or less, with the city-assigned lot identification number of 077 A 1, approximately located on Lucy Drive in Harrisonburg, VA 22801 (the "**Property**");

WHEREAS, Woda Cooper Development, Inc. assigned its rights to purchase the Property under the Purchase Agreement to Simms Pointe Limited Partnership on February 4, 2022 per Section 11 of the Purchase Agreement.

NOW THEREFORE, Seller and Buyer to amend the Agreement as follows:

- 1. The first clause and signature page of the Agreement are amended to reflect the Seller's name as **Blue Stone Land Company, Inc.** instead of Blue Stone Land Company Inc.
- 2. The second clause of the Agreement is amended to reflect a change in address of the Property to 270 Lucy Drive. The second clause reads as follows (*emphasis added*):

"WHEREAS, Seller is the owner of certain real estate parcel consisting of 4.7+/- acres more or less; with the city-assigned lot identification number of 077 A 1, located at *approximately 270* Lucy Drive in Harrisonburg, VA 22801, and as generally depicted on Exhibit A and as described in Exhibit B attached hereto (the "**Property**"), and"

The terms and conditions of the Purchase Agreement, as amended, shall remain in full force and effect, except as amended by this Amendment.

[Signatures on the following page]

Seller:

BLUE STONE LAND COMPANY, INC.

DocuSigned by:	.C
By: Daniel Brubaker	
Name: Banifienpor BiFubaker	
Its: Owner	

Buyer:

SIMMS POINTE LIMITED PARTNERSHIP A Virginia limited partnership

By: Simms Pointe GP, LLC An Ohio Limited Liability Company Its General Partner

- By: Woda Cooper General Partner, LLC An Ohio Limited Liability Company Its Sole Member
- By: Woda Cooper Communities, LLC An Ohio Limited Liability Company Its Sole Member

By: Chelsea Arlantico

Vice President & Corporate Counsel

ASSIGNMENT OF PURCHASE AGREEMENT

February 4, 2022

The undersigned, Woda Cooper Development, Inc. ("Assignor"), entered into a Purchase Agreement with Blue Stone Land Company Inc. (the "Seller") on November 18, 2021 (the "Purchase Agreement") for one real estate parcel consisting of 4.7+/- acres more or less, with the city-assigned lot identification number of 077 A 1, approximately located at 270 Lucy Drive in Harrisonburg, VA 22801 (the "Parcel"). Assignor hereby assigns to Simms Pointe Limited Partnership ("Assignee") all of its rights to purchase 2.94+/- acres of the Parcel (the "Assigned Property"). Assignor shall retain its right to purchase the remaining 1.76 acres of the Parcel. Assignee shall purchase the 2.94+/- acres for \$950,000.00 and Assignor shall pay the remainder of the Purchase Price under the Purchase Agreement.

By executing in the space provided below, Assignee hereby accepts such assignment and agrees to perform the obligations of the Buyer as set forth in the attached Purchase Agreement. The assignment provided for herein is effective as of the date set forth above.

[Signatures on the following page]

Assignor:

WODA COOPER DEVELOPMENT, INC.

By:

Chelsea Arlantico, Vice President & Corporate Counsel

Assignee:

SIMMS POINTE LIMITED PARTNERSHIP A Virginia limited partnership

- By: Simms Pointe GP, LLC An Ohio Limited Liability Company Its General Partner
- By: Woda Cooper General Partner, LLC An Ohio Limited Liability Company Its Sole Member
- By: Woda Cooper Communities, LLC An Ohio Limited Liability Company Its Sole Member

By: Chelsea Arlantico

Vice President & Corporate Counsel

PURCHASE AGREEMENT

THIS PURCHASE AGREEMENT ("Agreement") is made and entered into this <u>b</u> day of November 2021, by and between **Blue Stone Land Company Inc.**, whose tax mailing address is 150 West Mosby Road, Harrisonburg, VA 22801 (hereinafter referred to as the "**Seller**"), and **Woda Cooper Development, Inc.** whose tax mailing address is 500 S. Front Street, 10th Floor, Columbus, Ohio 43215 (hereinafter referred to as the "**Buyer**"); and

WHEREAS, Seller is the owner of certain real estate parcel consisting of 4.7 +/- acres more or less; with the city assigned lot identification number of 077 A 1, located at Lucy Drive, in Harrisonburg, VA 22801, and as generally depicted on Exhibit A and as described in Exhibit B attached hereto (the "**Property**"), and

WHEREAS, the Seller desires to sell and the Buyer desires to purchase the Property upon and subject to the terms and conditions of this Agreement;

NOW THEREFORE, for and in consideration of the sum of Fifty Thousand Dollars and no/100 (\$50,000.00) (the "**Initial Earnest Deposit**"); of which Five Thousand Dollars and no/100 (\$5,000.00) becomes non-refundable upon successful rezoning of the Property to R-5; Five Thousand Dollars and no/100 (\$5,000.00) becomes non-refundable upon Buyer submitting an application for Section 42 tax credits to Virginia Housing ("**VH**"); and the remaining Forty Thousand Dollars and no/100 (\$40,000.00) becomes non-refundable upon Buyer's receipt of an award of tax credits from VH; the Initial Earnest Deposit shall be credited to the purchase price at closing; the receipt and the sufficiency of which are hereby acknowledged, and for the further consideration of the covenants and agreements set forth below, the parties agree as follows:

- 1. Seller shall sell and Buyer shall purchase the Property upon and subject to the terms and conditions of this Agreement.
- 2. The Purchase Price for the Property shall be One Million Nine Hundred Thousand Dollars and no/100 (\$1,900,000.00) (the "**Purchase Price**").
- 3. Buyer shall deposit with Reno & Cavanaugh, PLLC (10320 Little Patuxent Parkway, Suite 900, Columbia, MD 21044; Attn: Efrem Levy) ("**Title Agent**"), Ten Thousand Dollars and no/100 (\$10,000.00) of the Initial Earnest Deposit within ten (10) business days of the full execution of this Agreement; and shall deposit the remaining Forty Thousand Dollars and no/100 (\$40,000.00) of the Initial Earnest Deposit within ten (10) business days of receipt of an award of tax credits from VH. The Initial Earnest Deposit and all subsequent earnest deposits (the "**Earnest Deposits**") shall be credited towards the Purchase Price at Closing (as defined hereinafter).
- 4. At Closing, Buyer shall pay Purchase Price as follows: Buyer shall pay to Seller in cash the balance of the Purchase Price that is due after deducting the amount of the Earnest Deposits which will be released to Seller if not previously released. At Closing, Seller shall deliver a transferable, recordable, General Warranty deed to Buyer, or its assignee. The General Warranty deed shall be prepared by Seller. Closing shall occur

within one hundred twenty days after Buyer obtaining a final reservation of Section 42 tax credits from VH, but no later than November 30, 2022 (the "Closing").

- 5. Buyer may have two (2) options to extend this Purchase Agreement for sixty (60) days per extension option by notifying Seller and delivering to Title Agent an additional earnest payment of Fifteen Thousand Dollars and no/100 (\$15,000.00) per extension request ("Subsequent Earnest Deposit"). All additional Subsequent Earnest Deposit payments shall be non-refundable and credited to the Purchase Price at Closing.
- 6. Title to the Property shall be free and clear of all liens and encumbrances other than those that do not unreasonably interfere with Buyer's intended development of the Property, as determined by Buyer in its sole discretion. Buyer shall obtain a title insurance commitment for the Property and if any exception noted therein is unacceptable to Buyer, Buyer shall notify Seller in writing and Seller shall then have 30 calendar days from the notice date to cure such unacceptable exception. If Seller fails to cure such exception within such 30-day period and provide evidence to Buyer of such cure acceptable to Buyer, then Buyer shall have the right to terminate this Agreement by written notice to Seller and the Earnest Deposit shall be returned to Buyer.
- 7. Buyer's obligation to purchase the Property shall be subject to and contingent upon satisfaction to Buyer, at Buyer's sole cost and expense and in Buyer's sole discretion of the following contingencies specified below:
 - a. Buyer determining that it can obtain all governmental approvals necessary or desirable for the construction of the housing units and all related amenities on the Property.
 - b. Buyer determining that the Property is in compliance with the lender and investor environmental requirements.
 - c. Buyer completing due diligence on the site and market review to its satisfaction.
 - d. Buyer obtaining acceptable zoning approvals for the planned number of units and acceptable site plan approval by the appropriate government.
 - e. Buyer determining that development of Property for Buyer's intended use is economically feasible.
 - f. Buyer determining that the environmental remediation plan and costs associated with environmental reports are acceptable.
 - g. Buyer obtaining a final reservation of Section 42 tax credits from VH.
- 8. If the contingencies in paragraph 7 above are not satisfied or waived by Buyer, then Buyer shall have sole and absolute right to terminate this Purchase Agreement by written notice to Seller, and neither party shall have any right, obligation, or liability

hereunder. All earnest deposits that have been deemed non-refundable at the point of termination shall be immediately released to Seller if not already released.

- 9. It is understood and agreed that during the contract period for the Property, Buyer and its designees shall have the right to enter the Property to conduct environmental tests, soils tests, or any other such investigation as deemed necessary by Buyer all at Buyer's sole discretion and expense. Buyer will indemnify and hold harmless Seller from any claims, damages or causes of action which might occur as a result of Buyer's activities on the Property and Buyer shall restore the Property to the condition existing before said test or investigations were conducted.
- 10. Notices under this Agreement may be given by fax, mail, e-mail, overnight mail, or personal delivery. Any notice that is actually received shall be effective regardless of the manner in which it is sent or delivered.
 - a. Notices to Seller shall be sent to: i. 150 W Mosby Rd, Harrisonburg Va 22801.
 - b. Notices to Buyer shall be sent to:
 - i. 500 S. Front Street, 10th Floor, Columbus, Ohio 43215. Attention: Parker Zee.
- 11. This Agreement shall be assignable by without prior notice to or consent of Seller. Notwithstanding, any assignment pursuant to this paragraph, the original Buyer shall remain fully liable for performance of all its obligations here-under.
- 12. At Closing, Seller shall pay the cost of deed preparation. Seller agrees to provide Buyer a General Warranty Deed with no encumbrances upon the real property described herein. Buyer shall pay the cost of an owner's title insurance policy in the full amount of the Purchase Price. At Closing, the real estate taxes will be prorated. Seller will be responsible to pay all real estate transfer taxes. Seller and Buyer agree that the Closing or the purchase of the Property and the title insurance for the transaction will be furnished through a title agency of Buyers choice.
- 13. At Closing, Seller shall grant to Buyer any easements needed for access, stormwater and/or utility service to the Property. Buyer shall pay all third-party costs of surveying, document preparation, legal description preparation, recording fees, etc. in connection with the creation and recordation of any such easements that are necessary. Any necessary easements will be placed in locations determined by Buyer's engineer subject to Seller's consent, with such consent not to be unreasonably withheld or delayed.
- 14. Seller shall not, without the prior written approval of Buyer, (a) make or permit to be made any material changes or alterations to any part of the Property; (b) enter into any agreement affecting any part of the Property; (c) permit any liens, mortgages, deeds of

trust, or other encumbrances not currently of record to be placed against, or to affect any part of the Property or title to the Property.

- 15. Any commission owed to any real estate broker or agent as a result of this transaction shall be paid for by the Seller. Seller agrees to pay such commissions to the selling agency and agrees to hold Buyer harmless and to defend Buyer against such claims for any commission.
- 16. This Purchase Agreement shall be governed by and in accordance with the laws of the State of Virginia.
- 17. If any term, provision, or condition contained in this Purchase Agreement shall, to any extent, be invalid or unenforceable, the remainder of the Purchase Agreement shall not be affected thereby, and each term, provision or condition of the Purchase Agreement shall be valid and enforceable to the fullest extent provided by law.
- 18. This Purchase Agreement may be executed in several counterparts, each of which shall be deemed an original for all purposes and all of which together shall constitute and be deemed one and the same agreement.
- 19. If prior to Closing any portion of the Property shall be taken by condemnation or similar right of eminent domain or like process ("Condemnation"), or damaged by casualty ("Casualty"), which Condemnation or Casualty shall materially affect the Property or Buyer's ability to develop the Property, Seller shall promptly provide notice to Buyer of such Condemnation or Casualty, and Buyer may elect to (a) terminate this Agreement and receive a refund of all deposits and interest thereon paid by Buyer or (b) proceed hereunder notwithstanding such Condemnation or Casualty, with a pro-rata reduction in Purchase Price based upon the percentage of the Property taken and/or damaged.
- 20. The duration of this offer is open for acceptance until November 24, 2021 by 5:00 P.M. EDT.

[END OF DOCUMENT -SIGNATURE PAGE FOLLOWS]

Signature Page

Seller:

Blue Stone Land Company Inc.

By: Daniel w. Brubska

Its: _____ Wher

Buyer:

Woda Cooper Development, Inc.

By: Maia Cooper

Its: Vice President

Exhibit A The Property

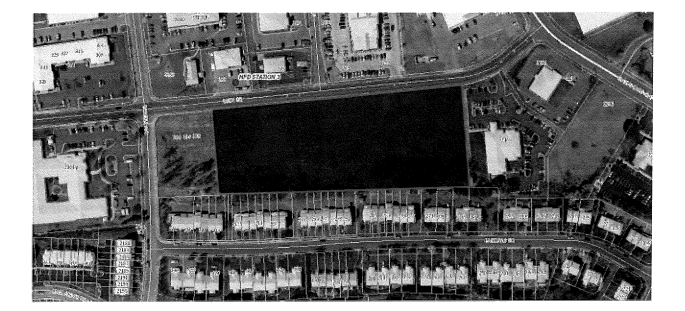


Exhibit B Legal Description

METES & BOUNDS DESCRIPTION:

BEGINNING AT A FOUND IRON PIN ON THE SOUTHERN SIDE OF LUCY DRIVE AT THE NORTHEASTERN CORNER OF LOT 2) THENCE N 84°47′31′E 728.96 FEET TO AN IRON PIN SET; THENCE WITH A CURVE TO THE LEFT HAVING A DELTA ANGLE OF 4°03'29", A RADIUS OF 325.00 FEET AND AN ARC DISTANCE OF 23.02 FEET N 82°45′46″E LONG CHORD 23. 01 FEET TO AN IRON PIN SET; THENCE WITH THE WESTERN LINE OF LOT 3 S 05° 12' 29' E 303. 12 FEET TO AN IRON PIN SET IN THE NORTHERN LINE OF EMERALD DRIVE ESTATES, III; THENCE S 89° 33' 02" W 344. 25 FEET TO A FOUND IRON PIN AT THE NORTHEASTERN CORNER OF EMERALD DRIVE ESTATES V) THENCE S 87° 59' 57" W 409, 53 FEET TO A FOUND P.K. NAIL AT THE SOUTHEASTERN CORNER OF LOT 2; THENCE N 05º 12' 29' W 250. 84 FEET TO THE BEGINNING AND ENCLOSING AN AREA OF 4.731 ACRES (206,069 SQ. FT.).

0 LUCY DR

Location	0 LUCY DR	Acct#	077 A 1
Owner	BLUE STONE LAND COMPANY INC & OTHERS	Building Name	
		Assessment	\$1,751,700
Building Count	1	Legal Description	QUADRANT 3 ES RESERVOIR ST
Bill Acct Num	P1011850	Assessing District	Quadrant 3

Current Value

Assessment					
Valuation Year Building Extra Features Outbuildings Land				Total	
2022	\$0	\$0	\$0	\$1,751,700	\$1,751,700

Owner of Record

Owner	BLUE STONE LAND COMPANY INC & OTHERS	Sale Price	\$0
Co-Owner		Book & Page	3039/638
Address	PO BOX 668	Sale Date	02/15/2007
	DAYTON , VA 22821	Instrument	2

Ownership History

Ownership History				
Owner Sale Price Book & Page Instrument Sale Date				
BLUE STONE LAND COMPANY INC & OTHERS	\$0	3039/638	2	02/15/2007

Building Information

Building 1 : Section 1

Year Built:

Living Area:

Building Percent Good:

Building Attributes			
Field Description			
Style	DEFAULT STYLE		
Model			

0

Building Photo

Building Photo

(http://images.vgsi.com/photos2/HarrisonburgVAPhotos//default.jpg)

Building Layout

Building Layout (ParcelSketch.ashx?pid=10106&bid=10106)

Building Sub-Areas (sq ft)

Quality	
Story Height	
Foundation	
Exterior Wall	
Framing	
Roof Structure	
Roof Cover	
Interior Wall 1	
Int Cndtn	
Interior Floor	
Attic SF	
Add Heat Sys	
Heat Type	
АС Туре	
Bedroom(s)	
Full Bath(s)	
Half Bath(s)	
Extra Fixture(s)	
Total Room(s)	
Owner Occ	
Kitchen Style	
FPL Opening(s)	
Cndtn	
Dining Room(s)	
Family Room(s)	
Bsmt SF	
Fin Bsmt SF	
Bsmt Grade	
FPL Stack(s)	
Fpl Туре	
Bsmt Gar	
Living Room(s)	
Int Finish	
Foundation Code	
Bsmt Type	

Extra Features

Extra Features	<u>Legend</u>
No Data for Extra Features	

No Data for Building Sub-Areas

Land

Land Use		Land Line Valua	le Valuation		
Use Code	000V	Size (Acres)	4.73		
Description	000V	Frontage	0		
Zone	R3	Depth	0		
Neighborhood	Quadrant 3	Assessed Value	\$1,751,700		
Alt Land Appr	No				
Category					

Outbuildings

Outbuildings L	<u>egend</u>
No Data for Outbuildings	

Valuation History

Assessment					
Valuation Year Building Extra Features Outbuildings Land				Land	Total
2021	\$0	\$0	\$0	\$1,751,700	\$1,751,700
2020	\$0	\$0	\$0	\$1,751,700	\$1,751,700

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Tab F:

RESNET Rater Certification (MANDATORY)



Appendix F RESNET Rater Certification of Development Plans

I certify that the development's plans and specifications incorporate all items for the required baseline

energy perfomance as indicated in Virginia's Qualified Allocation Plan (QAP). In the event the plans and specifications do not include requirements to meet the QAP baseline energy performance, then those requirements still must be met, even though the application is accepted for credits. ***Please note that this may cause the Application to be ineligible for credits. The Requirements apply to any new, adaptive reuse or rehabilitated development (including those serving elderly and/or physically disabled households). In addition provide HERS rating documention as specified in the manual Х New Construction - EnergyStar Certification The development's design meets the criteria for the EnergyStar certification. Rater understands that before issuance of IRS Form 8609, applicant will obtain and provide EnergyStar Certification to Virginia Housing. Rehabilitation -30% performance increase over existing, based on HERS Index Or Must evidence a HERS Index of 80 or better Rater understands that before issuance of IRS Form 8609, rater must provide Certification to Virginia Housing of energy performance. Adaptive Reuse - Must evidence a HERS Index of 95 or better. Rater understands that before issuance of IRS Form 8609, rater must provide Certification to Virginia Housing of energy performance. Additional Optional Certifications I certify that the development's plans and specifications incorporate all items for the certification as indicated below, and I am a certified verifier of said certification. In the event the plans and specifications do not include requirements to obtain the certification, then those requirements still must be met, even though the application is accepted for credits. Rater understands that before issuance of IRS Form 8609, applicant will obtain and provide Certification to Virginia Housing. TRUE Earthcraft Certification - The development's design meets the criteria to obtain EarthCraft Multifamily program Gold certification or higher FALSE LEED Certification - The development's design meets the criteria for the U.S. Green Building Council LEED green building certification. FALSE National Green Building Standard (NGBS) - The development's design meets the criteria for meeting the NGBS Silver or higher standards to obtain certification FALSE Enterprise Green Communities - The developmen's design meets the criteria for meeting meeting the requirements as stated in the Enterprise Green Communities Criteria for this developments construction type to obtain certification. ***Please Note Raters must have completed 500+ ratings in order to certify this form Signed: Date: 3/8/22 Printed Name: Katy Maher **RESNET Rater** Resnet Provider Agency Viridiant Signature

(804) 212-1934, sean.shanley@viridiant.org

Provider Contact and Phone/Email

Home Energy Rating Certificate

Projected Report

HERS® Index Score:

Your home's HERS score is a relative performance score. The lower the number, the more energy efficient the home. To learn more, visit www.hersindex.com

Rating Date: 2022-03-09 **Registry ID:** Ekotrope ID: Kvp3WGVd

Annual Savings

Relative to an average U.S. home

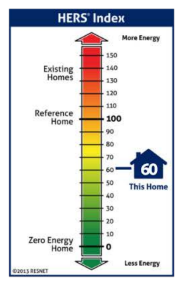
Home: 270 Lucy Drive Harrisonburg, VA 22801 **Builder:** Woda Construction Inc

This home meets or exceeds the criteria of the following:

ENERGY STAR MF v1.1 ENERGY STAR MF v1.0

Your Home's Estimated Energy Use:

	Use [MBtu]	Annual Cost
Heating	3.9	\$130
Cooling	0.8	\$27
Hot Water	4.8	\$160
Lights/Appliances	10.9	\$362
Service Charges		\$79
Generation (e.g. Solar)	0.0	\$0
Total:	20.5	\$757



Home Feature Summary:

Home Type:	Apartment, inside unit
Model:	N/A
Community:	Simms Pointe
Conditioned Floor Area:	719 ft ²
Number of Bedrooms:	1
Primary Heating System:	Air Source Heat Pump • Electric • 8.5 HSPF
Primary Cooling System:	Air Source Heat Pump • Electric • 15 SEER
Primary Water Heating:	Residential Water Heater • Electric • 0.95 Energ
House Tightness:	5 ACH50
Ventilation:	80 CFM • 45 Watts
Duct Leakage to Outside:	0 CFM @ 25Pa (0 / 100 ft ²)
Above Grade Walls:	R-25
Ceiling:	Adiabatic, R-11
Window Type:	U-Value: 0.32, SHGC: 0.27
Foundation Walls:	N/A
Framed Floor:	N/A

Rating Completed by:

Energy Rater: Katy Maher **RESNET ID: 2430236**

Rating Company: Viridiant 1431 W. Main Street, Richmond, VA 23220

Rating Provider: Viridiant rgy Factor 1431 W. Main Street, Richmond, VA 23220

Katy Maher, Certified Energy Rater Digitally signed: 3/10/22 at 9:27 AM



Home Energy Rating Certificate

Projected Report

HERS® Index Score:

588 Your h perfor the mo learn r

Your home's HERS score is a relative performance score. The lower the number, the more energy efficient the home. To learn more, visit www.hersindex.com Rating Date: 2022-03-09 Registry ID: Ekotrope ID: 9vgNKmxd

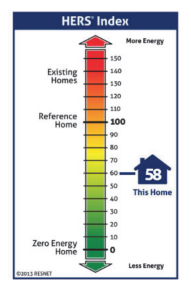
Annual Savings



Home: 270 Lucy Drive Harrisonburg, VA 22801 Builder: Woda Construction Inc

This home meets or exceeds the criteria of the following:

ENERGY STAR MF v1.1 ENERGY STAR MF v1.0



Home Feature Summary:

Home Type: Apartment, inside unit Model: N/A Simms Pointe Community: 719 ft² Conditioned Floor Area: Number of Bedrooms: 1 Primary Heating System: Air Source Heat Pump • Electric • 8.5 HSPF Primary Cooling System: Air Source Heat Pump • Electric • 15 SEER Primary Water Heating: Residential Water Heater • Electric • 0.95 Energy Factor House Tightness: 5 ACH50 Ventilation: 80 CFM • 45 Watts Duct Leakage to Outside: 0 CFM @ 25Pa (0 / 100 ft²) Above Grade Walls: R-25 Ceiling: Vaulted Roof, R-38 Window Type: U-Value: 0.32, SHGC: 0.27 Foundation Walls: N/A Framed Floor: R-13

Rating Completed by:

Energy Rater: Katy Maher RESNET ID: 2430236

Rating Company: Viridiant 1431 W. Main Street, Richmond, VA 23220

Rating Provider: Viridiant 1431 W. Main Street, Richmond, VA 23220

Katy Maher, Certified Energy Rater Digitally signed: 3/9/22 at 10:54 AM





Home Energy Rating Certificate Projected Report

Rating Date: 2022-03-09 Registry ID: Ekotrope ID: zvwAa3NL

HERS® Index Score:

58^{Your}

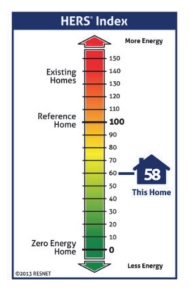
Your home's HERS score is a relative performance score. The lower the number, the more energy efficient the home. To learn more, visit www.hersindex.com Annual Savings



Home: 270 Lucy Drive Harrisonburg, VA 22801 Builder: Woda Construction Inc

This home meets or exceeds the criteria of the following:

ENERGY STAR MF v1.1 ENERGY STAR MF v1.0



Home Feature Summary:

Home Type: Apartment, end unit Model: N/A Simms Pointe Community: Conditioned Floor Area: 920 ft² Number of Bedrooms: 2 Primary Heating System: Air Source Heat Pump • Electric • 8.5 HSPF Primary Cooling System: Air Source Heat Pump • Electric • 15 SEER Primary Water Heating: Residential Water Heater • Electric • 0.95 Energy Factor House Tightness: 5 ACH50 Ventilation: 80 CFM • 45 Watts Duct Leakage to Outside: 0 CFM @ 25Pa (0 / 100 ft²) Above Grade Walls: R-25 Ceiling: Adiabatic, R-11 Window Type: U-Value: 0.32, SHGC: 0.27 Foundation Walls: N/A Framed Floor: N/A

Rating Completed by:

Energy Rater: Katy Maher RESNET ID: 2430236

Rating Company: Viridiant 1431 W. Main Street, Richmond, VA 23220

Rating Provider: Viridiant 1431 W. Main Street, Richmond, VA 23220

Katy Maher, Certified Energy Rater Digitally signed: 3/9/22 at 10:52 AM



Home Energy Rating Certificate

Projected Report

HERS® Index Score:

57^{Your perfo}the m

Your home's HERS score is a relative performance score. The lower the number, the more energy efficient the home. To learn more, visit www.hersindex.com Rating Date: 2022-03-09 Registry ID: Ekotrope ID: Od404Brd

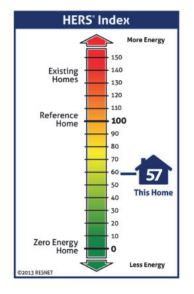
Annual Savings



Home: 270 Lucy Drive Harrisonburg, VA 22801 **Builder:** Woda Construction Inc

This home meets or exceeds the criteria of the following:

ENERGY STAR MF v1.1 ENERGY STAR MF v1.0



Home Feature Summary:

Home Type: Apartment, end unit Model: N/A Community: Simms Pointe Conditioned Floor Area: 920 ft² Number of Bedrooms: 2 Primary Heating System: Air Source Heat Pump • Electric • 8.5 HSPF Primary Cooling System: Air Source Heat Pump • Electric • 15 SEER Primary Water Heating: Residential Water Heater • Electric • 0.95 Energy Factor House Tightness: 5 ACH50 Ventilation: 80 CFM • 45 Watts Duct Leakage to Outside: 0 CFM @ 25Pa (0 / 100 ft²) Above Grade Walls: R-25 Ceiling: Vaulted Roof, R-38 Window Type: U-Value: 0.32, SHGC: 0.27 Foundation Walls: N/A Framed Floor: R-13

Rating Completed by:

Energy Rater: Katy Maher RESNET ID: 2430236

Rating Company: Viridiant 1431 W. Main Street, Richmond, VA 23220

Rating Provider: Viridiant 1431 W. Main Street, Richmond, VA 23220

Katy Maher, Certified Energy Rater Digitally signed: 3/9/22 at 10:51 AM



Home Energy Rating Certificate

Projected Report

HERS® Index Score:

Your home's HERS score is a relative performance score. The lower the number, the more energy efficient the home. To learn more, visit www.hersindex.com Rating Date: 2022-03-09 Registry ID: Ekotrope ID: pdW9yzK2

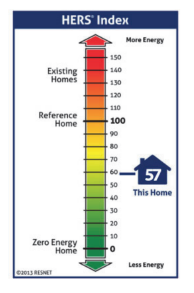
Annual Savings



Home: 270 Lucy Drive Harrisonburg, VA 22801 Builder: Woda Construction Inc

This home meets or exceeds the criteria of the following:

ENERGY STAR MF v1.1 ENERGY STAR MF v1.0



Home Feature Summary:

Home Type: Model: N/A Community: Conditioned Floor Area: Number of Bedrooms: 3 Primary Heating System: Primary Cooling System: Primary Water Heating: House Tightness: Ventilation: Duct Leakage to Outside: Above Grade Walls: R-25 Ceiling: Window Type: Foundation Walls: N/A Framed Floor: N/A

Apartment, end unit N/A Simms Pointe 1,142 ft² 3 Air Source Heat Pump • Electric • 8.5 HSPF Air Source Heat Pump • Electric • 15 SEER Residential Water Heater • Electric • 0.95 Energy Factor 5 ACH50 80 CFM • 45 Watts 0 CFM @ 25Pa (0 / 100 ft²) R-25 Adiabatic, R-11 U-Value: 0.32, SHGC: 0.27

Rating Completed by:

Energy Rater: Katy Maher RESNET ID: 2430236

Rating Company: Viridiant 1431 W. Main Street, Richmond, VA 23220

Rating Provider: Viridiant 1431 W. Main Street, Richmond, VA 23220

Katy Maher, Certified Energy Rater Digitally signed: 3/9/22 at 10:58 AM





Home Energy Rating Certificate Projected Report

Rating Date: 2022-03-09 Registry ID: Ekotrope ID: Kvp3Wo4d

HERS® Index Score:

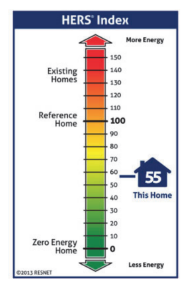
Your home's HERS score is a relative performance score. The lower the number, the more energy efficient the home. To learn more, visit www.hersindex.com Annual Savings

*Relative to an average U.S. home

Home: 270 Lucy Drive Harrisonburg, VA 22801 Builder: Woda Construction Inc

This home meets or exceeds the criteria of the following:

ENERGY STAR MF v1.1 ENERGY STAR MF v1.0



Home Feature Summary:

Home Type: Apartment, end unit Model: N/A Community: Simms Pointe 1.142 ft² Conditioned Floor Area: Number of Bedrooms: 3 Primary Heating System: Air Source Heat Pump • Electric • 8.5 HSPF Primary Cooling System: Air Source Heat Pump • Electric • 15 SEER Primary Water Heating: Residential Water Heater • Electric • 0.95 Energy Factor House Tightness: 5 ACH50 Ventilation: 80 CFM • 45 Watts Duct Leakage to Outside: 0 CFM @ 25Pa (0 / 100 ft²) Above Grade Walls: R-25 Ceiling: Vaulted Roof, R-38 Window Type: U-Value: 0.32, SHGC: 0.27 Foundation Walls: N/A Framed Floor: R-13

Rating Completed by:

Energy Rater: Katy Maher RESNET ID: 2430236

Rating Company: Viridiant 1431 W. Main Street, Richmond, VA 23220

Rating Provider: Viridiant 1431 W. Main Street, Richmond, VA 23220

Katy Maher, Certified Energy Rater Digitally signed: 3/9/22 at 10:49 AM





Project Name:	Simms Pointe			
Construction Type:	New Construction			
Energy Efficiency Path:	Energy Star			

Unit Type	Quantity	HERS	ENERGY STAR Target
1 bd Bottom/Mid	3	60	73
1 bd Top	2	58	74
2 bd Bottom/Mid	15	58	70
2 bd Top	8	57	72
3 bd Bottom/Mid	8	57	72
3 bd Top	4	55	75
Projected Project HERS -	Weighted Average	57	

Tab G:

Zoning Certification Letter (MANDATORY)



757-484-9670 · Fax: 757-484-7498 · 901 PortCentre Perkway, Suite 5 · Pertsmouth, Virginia 23704

Zoning Certification

DATE: March 9, 2022

TO: Virginia Housing

Attention: JD Bondurant 601 South Belvidere Street Richmond, Virginia 23220

RE:

ZONING CERTIFICATION

Simms Pointe

Name of Development:

Simms Pointe Limited Partnership

Name of Owner/Applicant:

Blue Stone Land Company, Inc.

Name of Seller/Current Owner:

The above-referenced Owner/Applicant has asked this office to complete this form letter regarding the zoning of the proposed Development (more fully described below). This certification is rendered solely for the purpose of confirming proper zoning for the site of the Development. It is understood that this letter will be used by the Virginia Housing Development Authority solely for the purpose of determining whether the Developmentqualifies for points available under VHDA's Qualified Allocation Plan for housing tax credits.

DEVELOPMENT DESCRIPTION:

Development Address:

270 Lucy Drive, Harrisonburg, VA 22801

Legal Description:

Please see attached legal description.

Proposed Improvements:

New Construction:	40	# Units	1	# Buildings	47,984	Total Floor Area Sq. Ft.
🗌 Adaptive Reuse:		_ # Units		_ # Buildings		_ Total Floor Area Sq. Ft.
Rehabilitation:		_ # Units		_ # Buildings		_ Total Floor Area Sq. Ft.

Zoning Certification, cont'd

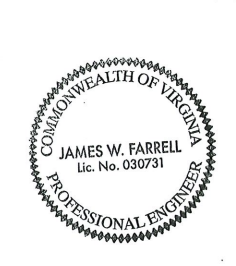
Current Zoning:R-5Callowing a density of24.2units per acre, and the following other applicable conditions:Approved zoningcaseand Special Use Permitto allow multi-family dwellings of more than 12 units per building.

Other Descriptive Information: Zoning case was approved with several proffers as attached.

LOCAL CERTIFICATION:

Check one of the following as appropriate:

- ➤ The zoning for the proposed development described above is proper for the proposed residential development. To the best of my knowledge, there are presently no zoning violations outstanding on this property. No further zoning approvals and/or special use permits are required.
- The development described above is an approved non-conforming use. To the best of my knowledge, there are presently no zoning violations outstanding on this property. No further zoning approvals and/or special use permits are required.



Ja Janell
Signature
James Farrell Printed Name
6
Title of Local Official or Civil Engineer
757 484-9670
Phone:
3 9 22 Date:

NOTES TO LOCALITY:

- 1. Return this certification to the developer for inclusion in the tax credit application package.
- 2. Any change in this form may result in disqualification of the application.
- 3. If you have any questions, please call the Tax Credit Allocation Department at (804) 343-5518.

Legal Description

METES & BOUNDS DESCRIPTION:

BEGINNING AT A FOUND IRON PIN ON THE SOUTHERN SIDE OF LUCY DRIVE AT THE NORTHEASTERN CORNER OF LOT 2; THENCE N 84' 47' 31' E 728. 96 FEET TO AN IRON PIN SET, THENCE WITH A CURVE TO THE LEFT HAVING A DELTA ANGLE OF 4º03'29", A RADIUS OF 325.00 FEET AND AN ARC DISTANCE OF 23.02 FEET N 82* 45' 46' E 23. 01 FEET LONG CHORD TO AN IRON PIN SET; THENCE WITH THE WESTERN LINE OF LOT 3 S 05'12'29' E 303.12 FEET TO AN IRON PIN SET IN THE NORTHERN LINE OF EMERALD DRIVE ESTATES, III, THENCE S 89' 33' 02' W 344. 25 FEET TO A FOUND IRON PIN AT THE NORTHEASTERN CORNER OF EMERALD DRIVE ESTATES V; THENCE S 87* 59' 57" W 409, 53 FEET TO A FOUND P. K. NAIL AT THE SOUTHEASTERN CORNER OF LOT 2) THENCE N 05° 12' 29' W 250. 84 FEET TO THE BEGINNING AND ENCLOSING AN AREA OF 4. 731 ACRES (206,069 SQ. FT.).



CITY OF HARRISONBURG COMMUNITY DEVELOPMENT

409 SOUTH MAIN STREET, HARRISONBURG, VA 22801 OFFICE (540) 432-7700 • FAX (540) 432-7777

REZONING

On March 8, 2022 the Harrisonburg City Council approved a rezoning request from R-3, Medium Density Residential District to **R-5C**, **High Density Residential District Conditional** for the +/- 4.7-acre property located:

On Lucy Drive between the intersections of Deyerle Avenue and Evelyn Byrd Avenue Harrisonburg, VA 22801 City Tax Map Parcel(s): 77-A-1

In connection with the rezoning approval for the property the following is proffered:

- 1. No parking lot (including travel lanes and drive aisles) shall be located between any building and Lucy Drive. A bus pull-off lane shall be exempt from this requirement.
- 2. The Property shall not contain residential units that have greater than three (3) bedrooms.
- 3. The one-bedroom dwelling units on the Property shall make up at least 10% of the total dwelling units on the Property. The three-bedroom dwelling units on the Property shall make up no more than 30% of the total dwelling units on the Property.
- 4. The Property shall contain a playground for use by residents. The playground shall be a minimum of 600 square feet and shall include a slide, a swing, and climbing features.
- 5. A sidewalk shall be constructed along Lucy Drive for the length of the Property. Additionally, the property owner will dedicate right-of-way or a public sidewalk easement to be located a minimum of 0.5-ft behind the sidewalk.
- 6. A minimum of 16 deciduous trees or a minimum 26 small/ornamental deciduous trees shall be planted and maintained between the sidewalk and the building(s). At the time of planting, tree sizes shall meet the minimum size requirements defined in the Zoning Ordinance.
- 7. No building shall exceed three (3) stories in height.

- 8. The existing vegetation (trees and shrubbery) parallel to and within 23 feet of the southern property line shall be maintained to provide a vegetative buffer between adjacent residential uses and uses on the subject site. If any vegetation needs to be removed for construction of the property, it shall be replaced with an equivalent planting. Trees that are replaced must be at least 6 feet in height at the time of planting.
- 9. Dwelling units may be occupied by single family or no more than three (3) unrelated persons. Exceptions may be made in instances when complying with this occupancy standard would result in violation of Title 42 of the U.S. Code, Chapter 45 Fair Housing.
- 10.A minimum of 1.5 parking spaces per dwelling unit shall be provided.
- 11. Dwelling units shall not be occupied by households that are made up of only full-time students.
- 12. The development shall be served by only one entrance. This entrance shall align with either Pro Pointe Lane or the entrance serving tax map parcel 77-K-6.
- 13. A bus pull-off, concrete pad, and easement for a bus shelter shall be provided at a location acceptable to Harrisonburg Department of Public Transportation (HDPT). The bus pull-off and concrete pad shall be constructed to HDPT's specifications.
- 14. Exterior lighting of the site shall be designed so that light is not directed off the site and the light source is shielded from direct offsite viewing. Light fixtures in parking areas shall not exceed fifteen (15) feet in height.

Banks

Alison Banks Senior Planner



CITY OF HARRISONBURG COMMUNITY DEVELOPMENT

409 SOUTH MAIN STREET, HARRISONBURG, VA 22801 OFFICE (540) 432-7700 • FAX (540) 432-7777

SPECIAL USE PERMIT

On **March 8, 2022,** the Harrisonburg City Council approved a Special Use Permit (SUP) for the +/- 4.7-acre property located:

On Lucy Drive between the intersections of Deyerle Avenue and Evelyn Byrd Avenue Harrisonburg, VA 22801 City Tax Map Parcel(s): 77-A-1

for the following:

to allow, per Section 10-3-55.4 (1) of the Zoning Ordinance, for multi-family dwellings of more than 12 units per building in the R-5, High Density Residential District.

As per Section 10-3-130(c) of the City Code, whenever a special use permit is approved by the City Council, <u>the special use authorized shall be established</u>, <u>or any construction</u> <u>authorized shall be commenced and diligently pursued</u>, within such time as the city <u>council may have specified</u>, <u>or</u>, <u>if no such time has been specified</u>, <u>then within twelve (12)</u> months from the approval of such permit.

This permit is subject to all conditions and requirements of the Harrisonburg City Code now in effect and to the additional conditions imposed by the City Council, as follows:

SUP CONDITIONS FOR Tax Map Parcel(s) 77-A-1:

When developed, the site shall include either a six foot (6') tall opaque fence or a minimum 10-foot landscaping buffer with trees or other plants installed and maintained with the intent to form a dense screen. The installed vegetation shall be six feet in height at the time of planting, installed at a minimum of five feet on center, and located along the southern boundary of the property.

alison Banka

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Alison Banks Senior Planner

Tab H:

Attorney's Opinion (MANDATORY)

RENO&CAVANAUGH PLLC

March 10, 2022

 TO: Virginia Housing Development Authority Tax credit Allocation Department 601 South Belvidere Street Richmond, Virginia 23220-6500

> RE: 2022 Tax Credit Allocation Request Name of Development: Simms Pointe Name of Owner: Simms Pointe Limited Partnership

Gentlemen:

This undersigned firm represents the above-referenced Owner as its counsel. It has received a copy of and has reviewed the completed application package dated March 10, 2022 (of which this opinion is a part) (the "Application") submitted to you for the purpose of requesting, in connection with the captioned Development, a reservation of low income housing tax credits ("Credits") available under Section 42 of the Internal Revenue Code of 1986, as amended (the "Code"). It has also reviewed Section 42 of the Code, the regulations issued pursuant thereto and such other binding authority as it believes to be applicable to the issuance hereof (the regulations and binding authority hereinafter collectively referred to as the "Regulations").

Based upon the foregoing reviews and upon due investigation of such matters as it deems necessary in order to render this opinion, but without expressing any opinion as to either the reasonableness of the estimated or projected figures or the veracity or accuracy of the factual representations set forth in the Application, the undersigned is of the opinion that:

- 1. It is more likely than not that the inclusion in eligible basis of the Development of such cost items or portions thereof, as set forth in Hard Costs and Owners Costs section of the Application form, complies with all applicable requirements of the Code and Regulations.
- 2. The calculations (a) of the Maximum Allowable Credit available under the Code with respect to the Development and (b) of the Estimated Qualified Basis of each building in the Development comply with all applicable requirements of the Code and regulations, including the selection of credit type implicit in such calculations.
- 3. The appropriate type(s) of allocation(s) have been requested in the Reservation Request Information section in the Application form.
- 4. The information set forth in the Unit Details section of the Application form as to proposed rents satisfies all applicable requirements of the Code and Regulations.

RENO&CAVANAUGH PLLC

- 5. The site of the captioned Development is controlled by the Owner, as identified in the Site Control section of the Application, for a period of not less than four (4) months beyond the application deadline.
- 6. The type of the nonprofit organization involved in the Development is an organization described in Code Section 501(c)(3) or 501(c)(4) and exempt from taxation under Code Section 501(a), whose purposes include the fostering of low-income housing.
- 7. The nonprofit organizations' ownership interest in the development is as described in the Nonprofit Involvement section of the Application form.

Finally, the undersigned is of the opinion that, if all information and representations contained in the Application and all current law were to remain unchanged, upon compliance by the Owner with the requirements of Code Section 42(h)(1)(E), the Owner would be eligible under the applicable provisions of the Code and the Regulations to an allocation of Credits in the amount(s) requested in the Application.

This opinion is rendered solely for the purpose of inducing the Virginia Housing Development Authority ("VHDA") to issue a reservation of Credits to the Owner. Accordingly, it may be relied upon only by VHDA and may not be relied upon by any other party for any other purpose.

This opinion was not prepared in accordance with the requirements of Treasury Department Circular No. 230. Accordingly, it may not be relied upon for the purpose of avoiding U.S. Federal tax penalties or to support the promotion or marketing of the transaction or matters addressed herein.

RENO & CAVANAUGH, PLLC

Bv: Name: Efrem Levy Title: Member

Tab I:

Nonprofit Questionnaire (MANDATORY for points or pool)

NOTE: The following documents need not be submitted unless requested by Virginia Housing:

-Nonprofit Articles of Incorporation

-IRS Documentation of Nonprofit Status

-Joint Venture Agreement (if applicable)

-For-profit Consulting Agreement (if applicable)



Non-profit Questionnaire

Part II, 13VAC10-180-60, of the Qualified Allocation Plan (the "Plan") of the Virginia Housing (the "Authority" formerly VHDA) for the allocation of federal low income housing tax credits ("Credits") available under §42 of the Internal Revenue Code, as amended (the "Code") establishes certain requirements for receiving credits from the non-profit pool established under the Plan and assigning points for participation of a non-profit organization in the development of qualified low-income housing.

Answers to the following questions will be used by the Authority in its evaluation of whether or not an applicant meets such requirements. Attach additional sheets as necessary to complete each question.

1. General Information

•	Name of development:	Simms Pointe			
•	Name of owner/applicant:	Simms Pointe Limit	ed Partnership		
•	Name of non-profit entity:	Bay Aging			
•	Address of principal place of 5306 Old Virginia Street, P.O. Box 610, Urban		profitentity:		
•	Tax exempt status:	501(c)(3)	5 01(c)(4)	🔲 501 (a)	
•	Date of legal formation of non-p evidenced by the following Certificate of Incorporation issued by the Virg	documentatio	n:	deadline);	6/26/1978
•	Date of IRS 501(c)(3) or 501(c)(4) deadline and copy must be at January 11, 1980		letter (must be prid	or to applica	tion
•	Describe exempt purposes (must of incorporation): Bay Aging's by-laws state, among other purposes, "to in		-	-	
	housing and housing support services that provide them	with decent and affordable	housing". The Articles of Incorp	oration state "supportir	ng the provision of and
р	fostering oflow-income and moderate-income ho v many full time, paid staff mem rofit organization(s) ("related non-p ne non-profit is otherwise related h V1 How man	bers does the profit(s)") of which ave (i.e. by sho	non-profit and, if c ch the non-profit is	applicable, a a subsidiary c etc.)?	ny other non-

Describe the duties of all staff members:

Staff duties vary greatly depending on which company Division or program. Divisions include Bay Health (Veterans Services, Senior Centers, Adult Day Care, Meals on Wheels, Care Coordination, Home Nursing Care, etc.), Bay Transit (demand response public transportation) and Bay Housing (affordable single family and multi-family housing production, property management, resident service coordination, and homelessness prevention and support services.

• Does the non-profit share staff with any other entity besides a related non-profit described above?

T Yes	🗹 No	If yes, explain in detail:
--------------	------	----------------------------

• What are the sources and manner of funding of the non-profit? (You must disclose all financial and/ or the arrangements with any individual(s) or for profit entity, including anyone or any entity related, directly, indirectly, to the Owner of the Development

Bay Health (Older Americans Act, Medical Reimbursement, State of Virginia Special Appropriations); Bay Transit (Federal Transit Administration, Virginia Department of Rail & Public Transportation, Local Govt., Rider fares); Bay Housing (HUD Section 202, CDBG, HOME, Dept. of Energy, LIHEAP, VHDA SPARC, REACH & LIHTC, Southeast RCAP, Federal Home Loan Bank of Atlanta).

• List all directors of the non-profit, their occupations, their length of service on the board, and their residential addresses:

Attached and available upon request.

2. Non-profit Formation

• If this is your first Non-profit Questionnaire in Virginia please explain in detail the genesis of the formation of the non-profit; otherwise please skip this question:

The Northern Neck-Middle Peninsula Area Agency on Aging, Inc. and, subsequently, Chesapeake Bay Agency on Aging, Inc. (now Bay Aging) was organized in

June, 1978, as a private, nonprofit tax-exempt organization serving the counties of Essex, King William, King & Queen, Middlesex, Gloucester, Matthews, Lancaster, Northumberland,

Richmond and Westmoreland. In recent years, Bay Aging has expanded some services to cover the Hampton Roads, Portsmouth, Richmond and Fredericksburg regions and entire State of Virginia.

Is the non-profit, or has it ever been, affiliated with or controlled by a for-profit entity or local housing authority?

Yes 🔲 No 🛛 If yes, explain in detail:

Bay Aging was affiliated with a for-profit entity called Bay Custom Homes, Inc. The entity served as a general contractor specializing in single family modular homes. It was formed in 2004 and was dissolved in 2011 due to lack of profitability. Bay Aging also has a 10% capital interest in eight previously funded LIHTC developments (Warsaw Manor, Brennan Pointe I, The Banks at Berkley, Academy Apartments, Village Green, Timberland Park, Brennan Pointe II, Bermuda Crossing and Freedman Point).

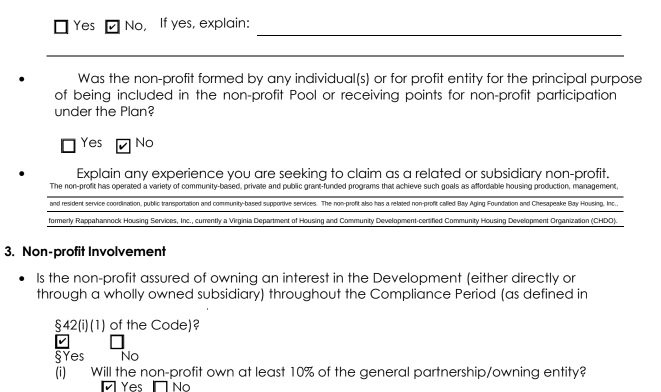
• Has any for profit organization or local housing authority (including the Owner of the Development, joint venture partner, or any individual or entity directly or indirectly related to such Owner) appointed any directors to the governing board of the non-profit?

Yes 🗹 No If yes, explain:

• Does any for-profit organization or local housing authority have the right to make such appointments?

Yes 🔽 No If yes, explain:

• Does any for profit organization or local housing authority have any other affiliation with the non-profit or have any other relationship with the non-profit in which it exercises or has the right to exercise any other type of control?



(ii) Will the non-profit own 100% of the general partnership interest/owning entity?
 ☐ Yes ☑ No

If no to either 3a.i or 3a.ii above, specifically describe the non-profit's ownership interest: Bay Aging is a member of Simms Pointe Limited Partnership with 10% ownership interest.

• (i) Will the non-profit be the managing member or managing general partner?

🗌 Yes 🗹 No	If yes, where in the partnership/operating agreement is this provision
specifically referen	nced?

(ii) Will the non-profit				or own	more the	an 50% (of the	general
partnership interest?	Δ Υ	'es 🖌	No					

• Will the non-profit have the option or right of first refusal to purchase the proposed development at the end of the compliance period for a price not to exceed the outstanding debt and exit taxes of the for-profit entity?

🗹 Yes	🗌 No	If yes, v	where in the partnership/operating agreement is this provision
specifico	ally refere	nced?	Section 20 of the partnership agreement and Right of First Refusal.

Recordable agreement attached to the Tax Credit Application as TAB V

If no at the end of the compliance period explain how the disposition of the assets will be structured:

 Is the non-profit materially participating (regular, continuous, and substantial participation) in the construction or rehabilitation and operation or management of the proposed Development?

Yes	No	

If yes,

- (i) Describe the non-profit's proposed involvement in the construction or rehabilitation of the Development:
- (ii) Describe the nature and extent of the non-profit's involvement in the operation or management of the Development throughout the Extended Use Period (the entire time period of occupancy restrictions of the low-income units in the Development):
- (iii) Will the non-profit invest in its overall interaction with the development more than 500 hours annually to this venture? ☐Yes ☑ No If yes, subdivide the annual hours by activity and staff responsible and explain in detail:
- If this is a joint venture, (i.e. the non-profit is not the sole general partner/managing member), explain the nature and extent of the joint venture partner's involvement in the construction or rehabilitation and operation or management of the proposed development.

Bay Aging's participation is limited to the right of first refusal.

- Is a for profit entity providing development services (excluding architectural, engineering, legal, and accounting services) to the proposed development?

 Yes
 No
 If yes,
 (i) explain the nature and extent of the consultant's involvement in the construction or rehabilitation and operation or management of the proposed development.

 The principals of Simms Pointe Limited Partnership are also the principals of Woda Cooper Development, Inc. (the Developer), Woda Management & Real Estate, LLC (the Property Manager), and Woda Construction, Inc. (the General Contractor).
- Will the non-profit or the Owner (as identified in the application) pay a joint venture partner or consultant fee for providing development services? Yes No If yes, explain the amount and source of the funds for such payments.

\$32,000 from the developer fee

Will any portion of the developer's fee which the non-profit expects to collect from its participation in the development be used to pay any consultant fee or any other fee to a third party entity orjoint venture partner? Yes No If yes, explain in detail the amount and timing of such payments.

The \$32,000 will be paid once the property achieves 100% occupancy.

- Will the joint venture partner or for-profit consultant be compensated (receive income) in any other manner, such as builder's profit, architectural and engineering fees, or cash flow?
 Yes Yes No If yes, explain:
- Will any member of the board of directors, officer, or staff member of the non-profit participate in the development and/or operation of the proposed development in any for-profit capacity?
 Yes V No If yes, explain:
- Disclose any business or personal (including family) relationships that any of the staff
 members, directors or other principals involved in the formation <u>or</u> operation of the nonprofit have, either directly or indirectly, with any persons or entities involved or to be
 involved in the Development on a for-profit basis including, but not limited to the Owner of
 the Development, any of its for-profit general partners, employees, limited partners or any
 other parties directly or indirectly related to such Owner:
 No personal (including family) relationships, relative to this project, exist.

4. Virginia and Community Activity

- Has the Virginia State Corporation Commission authorized the non-profit to do business in Virginia?
 ✓ Yes □ No
- Define the non-profit's geographic target area or population to be served:
 Bay Aging provides services and partners with community-based organizations throughout the State of Virginia, including Greater Fredericksburg, Greater Richmond,
 Greater Portsmouth, the Northern Neck, the Middle Peninsula, the Eastern Shore and Hampton Roads. The proposed project is located in this service area.
- Does the non-profit or, if applicable, related non-profit have experience serving the community where the proposed development is located (including advocacy, organizing, development, management, or facilitation, but not limited to housing initiatives)?
 - ✓ Yes No If yes, or no, explain nature, extent and duration of any service:
 - The non-profit is the Commonwealth of Virginia designated Area Agency on Aging (for 10 counties of the Northern Neck and Middle Peninsula) and Community Action Agency (for 4 counties of the Northern Neck and 4 of 6 counties in the <u>Middle Peninsula</u>) and has operated a variety of community based, private and public grant funded programs that
 - Middle Ferninsbal and has operated a valiety of commonly based, private and public gram rended programs indi-_____achieve such goals as affordable housing, public transportation, and community-based supportive services. It also provides Veterans Directed Home & Community Based Services throughout the Greater Richmond area.

and/or communication/information sharing. As a Commonwealth of Virginia-designated Community Action Agency, the Board of Directors must include 1/3 of members representing low-income.

• Has the Virginia Department of Agriculture and Consumer Services (Division of Consumer Affairs) authorized the non-profit to solicit contributions/donations in the target community?

Ves No

Does the non-profit have demonstrated support (preferably financial) from established organizations, institutions, businesses and individuals in the target community?
 Yes No If yes, explain:

On a periodic or annual basis, Bay Aging receives financial contributions from local Governments (towns and counties), private

foundations, individual donors, businesses. The company also receives significant financial support from funders such as VHDA, HUD, DHCD, VDA, VA and FTA.

- Has the non-profit conducted any meetings with neighborhood, civic, or community groups and/or tenant associations to discuss the proposed development and solicit input? Yes
 No If yes, describe the general discussion points:
- Are at least 33% of the members of the board of directors representatives of the community being served?
 ✓ Yes
 No If yes,

(i) low-income residents of the community	∖ṡ □	Yes	~	No
---	------	------------	---	----

(ii) elected representatives of low-income neighborhood organizations? 🗹 Yes 🔲 No

- Are no more than 33% of the members of the board of directors representatives of the public sector (i.e. public officials or employees or those appointed to the board by public officials)?

 Yes

 No
- Has the non-profit received a Community Housing Development Organization (CHDO) designation, as defined by the U.S. Department of Housing and Urban Development's HOME regulations, from the state or a local participating jurisdiction?
 ✓ Yes □ No
- Has the non-profit been awarded state or local funds for the purpose of supporting overhead and operating expenses?
 Yes
 No
 If yes, explain in detail: Atthough no state or local funds

received are for the exclusive purpose of supporting overhead and operating expenses, reasonable portions may be used for administrative purposes.

- Has the non-profit ever applied for Low Income Housing Tax Credits for a development in which it acted as the sole general partner/managing member? Tyes No If yes, note each such development including the name and location, the date of the application, the result of the application, and the current status of the development(s).
- Has the non-profit completed a community needs assessment that is no more than three years old and that, at a minimum identifies all of the defined target area's housing needs and resources? Yes v No If yes, explain the need identified:

5. Attachments

Documentation of any of the above need not be submitted unless requested by VHDA

The undersigned Owner and non-profit hereby each certify that, to the best of its knowledge, all of the foregoing information is complete and accurate. Furthermore, each certifies that no attempt has been or will be made to circumvent the requirements for non-profit participation contained in the Plan or Section 42 of the Internal Revenue Code.

2022

Simms Pointe Limited Partnership

Owner/Applicant

By: Sl

Its: Authorized Representative

Title

Bay Aging

Non-profit

By Board Chairman en By Executive Director

2022

Date

Non-profit Questionnaire - Attachment

Name of Development: Simms Pointe

4. Virginia and Community Activity

• Has the non-profit ever applied for Low Income Housing Tax Credits for a development in which it acted as the sole general partner/managing member? Yes No If yes, note each such development including the name and location, the date of the application, the result of the application, and the current status of the development(s).

- 1. Warsaw Manor Apartments; Warsaw, VA; Application March 2012 (funded); Non-profit partner (10% ownership); Principals-SEGM VA, LLC; GEM Management, Inc.; 8609 issued 09/12/14.
- 2. Brennan Pointe; Newport News, VA; Application March 2014 (funded); Non-profit partner (10% ownership); Principals Woda Cooper Communities LLC; 2014 funded application; Placed in service 12/31/2016, 8609 issued 12/20/2017.
- 3. The Banks at Berkley; Norfolk, VA; Application March 2014 (funded); Non-profit partner (10% ownership); Principals Woda Cooper Communities LLC; 2014 funded application; Placed in service 12/31/2016; 8609 issued 02/08/2018.
- 4. Academy Apartments, West Point, VA; Application March 2015 (funded); Non-profit partner (10% ownership); Principals SEGM VA, LLC; HEGM Corporation; GEM Management, Inc.; Placed in service 10/05/2016; 8609 issued 08/28/2018.
- 5. Village Green, Gloucester, VA; Application March 2015 (funded); Non-profit partner (10% ownership); Principals SEGM VA, LLC; HEGM Corporation; GEM Management, Inc.; Placed in service 12/06/2016; 8609 issued 07/19/2018.
- 6. Timberland Park, Charlottesville, VA; Application March 2016 (funded); Non-profit partner (10% ownership); Principals Around the Curve LLC; Southeastern Housing Preservation, Inc.; Placed in service 12/26/2018; 8609 issued 08/5/2019.
- 7. Brennan Pointe II; Newport News, VA; Application March 2016 (funded); Non-profit partner (10% ownership); Principals Woda Cooper Communities LLC; Placed in service 10/31/2018; 8609 issued 6/21/2019.
- 8. Bermuda Crossing, Chesterfield County, VA; Application March 2017 (funded); Non-profit partner (10% ownership); Principals – Surber Development and Consulting, LLC; Credits returned by for-profit developer partner.
- 9. Freedman Point; Hopewell, VA; Application March 2017 (funded); Non-profit partner (10% ownership); Principals Woda Cooper Communities LLC; Placed in service 11/21/2019; 8609 issued on 5/12/21.
- Daffodil Gardens Phase Two; Gloucester County, Virginia; Application March 2017 (funded) and March 2019 10% additional credit request (funded); Sole Member of Chesapeake Bay Housing, Inc. which is the sole member of Daffodil Gardens Phase Two, LLC; Principals – Chesapeake Bay Housing, Inc.; units not yet placed in service and 8609 not yet processed.
- 11. Bickerstaff Crossing; Henrico, Virginia; Application March 2018 (funded); Non-profit partner (10% ownership); Principals Surber Development and Consulting, LLC; units not yet placed in service and 8609 not yet processed.
- 12. Holley Pointe; Portsmouth, Virginia; Application March 2019 (funded); Non-profit partner (10% ownership); Principals Woda Cooper Communities LLC; Placed in service 1/1/2021 and 8609 not yet processed.
- 13. Lambert Landing; Chester, Virginia; Application March 2020 (funded); Non-profit partner (10% ownership); Principals Woda Cooper Communities LLC; units not yet placed in service and 8609 not yet processed.

LIST OF BAY AGING BOARD OF DIRECTORS – 2021-2022 PROGRAM YEAR

	of board members, as stat ATIVES OF ELECTED		ESENTATIVES OF	REPRESE	ENTATIVES OF THE	
	ATTVES OF ELECTED		NCOME FAMILIES	PRIVATE SECTOR		
		Total # seats: 5		Total # seats: 5		
Total # seats: 5				Name:		
Name:	Ron Saunders	Name:	James N. Carter, Jr.		Charles Adkins, Esq.	
Representing: Address:	Gloucester County P.O. Box 691	Elected by: Address:	Tartan Citizens Group P.O. Box 300	Representing:	King & Queen County 2211 Royal Oak School Rd	
11001055	Gloucester, VA 23061	11001 C551	Irvington, VA 22480	1 uui 0 55	Shacklefords, VA 23156	
Term:	10/01/2021 - 09/30/2026	Term:	10/01/2020-09/30/2025	Term:	10/01/2019-09/30/2024	
Retired Virginia I	Dominion Power, Community	Works with For	undation at Rappahannock	King & Oueen	Co. Commonwealth	
	in community, civic		al; active community vol.		e community volunteer.	
Name:	Karen Lewis	Name:	James Dudley	Name:	Reverend Athilla Maria Harris	
Representing:	Westmoreland County	Elected by:	Port Town Village Citizens Group	Representing:	King William County	
Address:	P.O. Box 1000 Montross VA 22520	Address:	244 Ridge Rd Hartfield, VA 23071	Address:	1796 E. River Road King William VA 23086	
Term:	10/01/2019-09/30/2024	Term:	03/20/2019-09/30/2024	Term:	10/01/2018-09/30/2023	
Assistant Count community volu	y Administrator and inteer/advocate	Retired Director of McGuire Veterans Medical Center; Retired Director of Medical Services for the Paralyzed Veterans of America; Vestry governing board of his Church		Reverend; active in her community and advocate for people with disabilities		
Name:	Bruce Craig	Name:	William E. "Bill" Doyle	Name:	Cynthia Talcott	
Representing:	Northumberland County	Elected by:	Northumberland Active Lifestyle Center Members	Representing: Richmond C		
Address:	229 Greenway Plain Heathsville, VA 22473	Address:	188 Orapax Rd Kilmarnock, VA 22482	Address: 285 Wood Duck Farnham VA 2		
Term:	05/11/2017-05/11/2022	Term:	11/13/2020 - 09/30/2025	Term:	10/01/2019-09/30/2024	
Retired from the	e Administration on Aging,		areer in banking; Retired Vice		d with adults with	
a component of	the Administration for	President of Finance and Admin Services at		disabilities in su	upported employment	
Community Liv	ing; active volunteer	Rappahannock Community College; Active in		programs; activ	e community volunteer	
	us organizations		ns and LEAD River Counties			
Name:	Vera Lee	Name:	Belinda Johnson	Name:	Sieglende "Lynda" Smith	
Representing:	Lancaster County	Elected by:	The Meadows Citizens Group	Representing:	Mathews County	
Address:	P.O. Box 542	Address:	P.O. Box 1000	Address:	548 Main Street	
	Kilmarnock, VA 22482		Montross, VA 22520		Mathews, VA 23109	
Term:	10/01/2019 - 09/30/2024	Term:	03/13/2017 - 09/30/2022	Term:	10/01/2020-09/30/2025	
Assistant to Children's Library Director in Lancaster; Previous Director of Wellness, Child Care/Teen Center at Northern Neck YMCA; worked in Oncology at Rappahannock General Hospital for 20 years.		Works for Westmoreland Co.; advocate for the disenfranchised; volunteers through several civic organizations		Retired IT professional on Wall Street; Active member of Mathews Co. CERT and active community volunteer.		
Name:	Robert Wilbanks	Name:	Barry L. Gross, M.D.	Name:	Stanley Clarke	
Representing:	Middlesex County	Elected by:	Gloucester Active Lifestyle Center Members	Representing:	Essex County	
Address:	77 Wares Bridge Rd Church View, VA 23032	Address:	1602 York River Dr. Gloucester Point, VA 23062	Address:	P.O. Box 955 Tappahannock VA 22560	
Term:	12/07/2021 - 09/30/2024	Term:	3/22/2018-3/22/2023	Term:	07/09/2018 - 09/30/2023	
profit board/vol	Spire of Virginia; non- unteerism experience; betterment of the	for Riverside Hea	erm:3/22/2018-3/22/2023Ierm:0//09/2018racticing physician; Former 17yr CMO and EVP or Riverside Health System; very active in many ealth care related organizationsRetired Sheriff of Essex Co.; through his church and civic g		of Essex Co.; volunteers	

10/1/2020 - 9/30/2022 OFFICERS:

Mr. James Carter, Chair; Barry L. Gross, M.D., Vice-Chair; Mr. Stanley Clarke, Treasurer; Ms. Vera Lee., Secretary.

Tab J:

Relocation Plan and Unit Delivery Schedule (MANDATORY-Rehab)

NOT APPLICABLE



Documentation of Development Location:

Tab K.1

Revitalization Area Certification

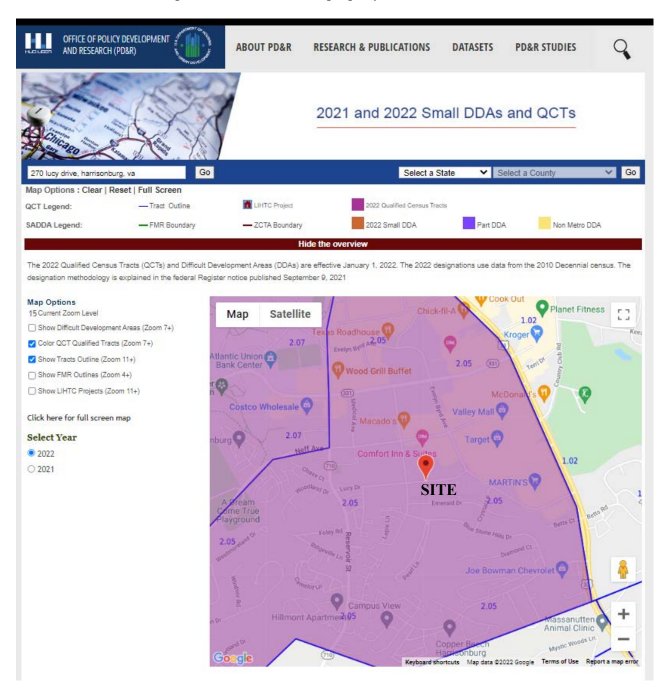


Exhibit K.1 Revitalization Area

The Simms Pointe application meets the criteria for Revitalization Area for the following reasons:

• The development is located in a Qualified Census Tract, as defined by HUD.

The HUD 2022 QCT map for the Simms Pointe property is shown below.

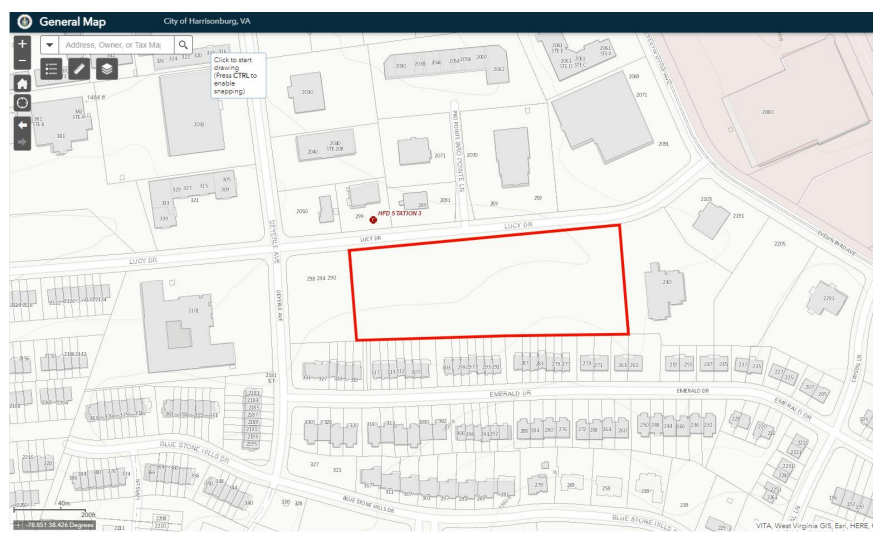


OFFICES LOCATED IN GEORGIA, INDIANA, KENTUCKY, MARYLAND, MICHIGAN, NORTH CAROLINA, OHIO, AND VIRGINIA.

WODA COOPER COMPANIES, INC. IS AN ESOP OWNED COMPANY AND PARENT COMPANY OF WODA COOPER DEVELOPMENT, INC., WODA CONSTRUCTION, INC., AND WODA MANAGEMENT & REAL ESTATE, LLC.



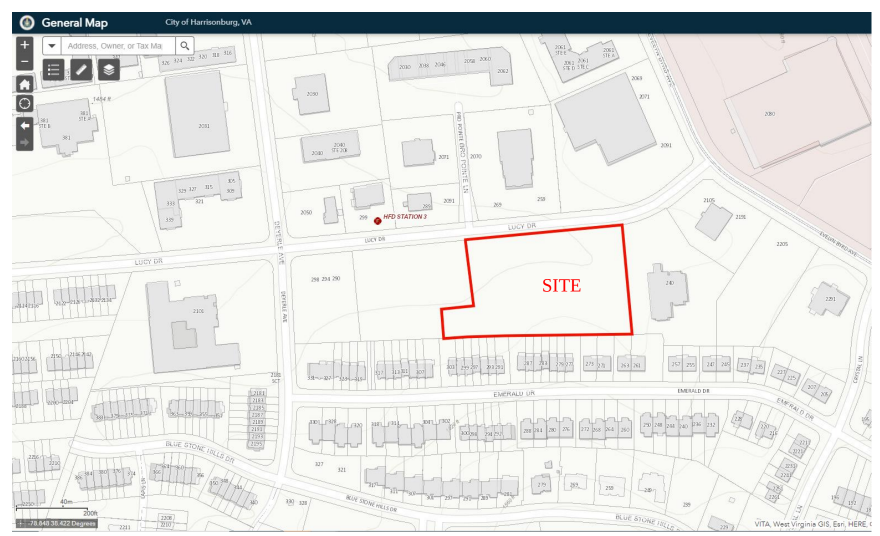
Location Map



Tax Map 77-A-1 Parcel Map



Tax Map 77-A-1 Parcel Map



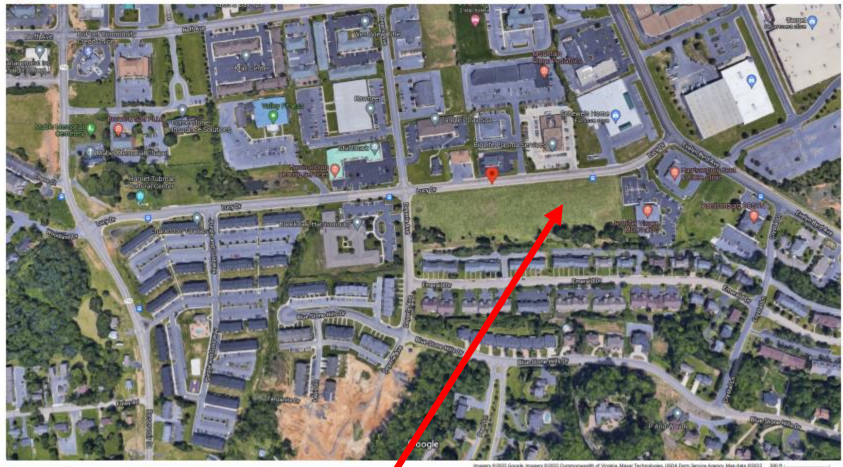
Simms Pointe Site Map

General Map City of Harrisonburg, VA Q Address, Owner, or Tax Ma SACIN BYRI AVO 11-1 4148 Lugy D - Lucy Dr Lucy Dr Lucy 19 294 280 PERMI BAREBAL. 18- 33 23- \ U E 2112 38 18 Indial I Stone Hills D

Simms Pointe Site Map

Simms Pointe Site Map

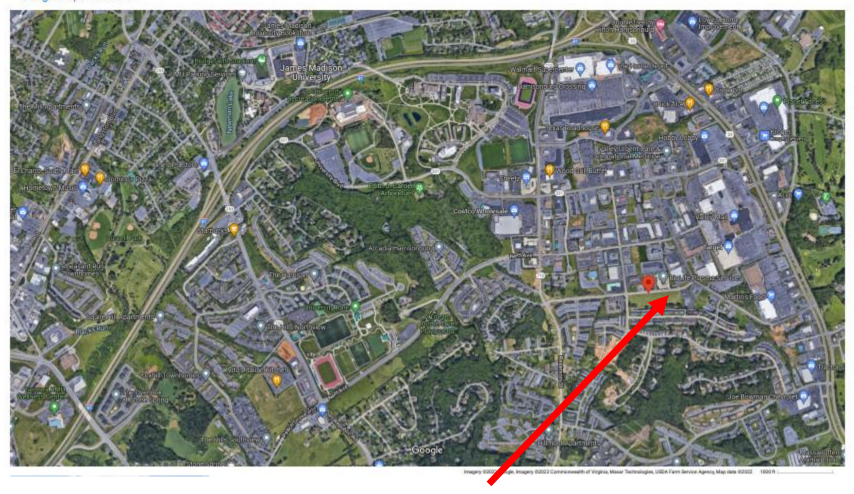
Google Maps 270 Lucy Dr



SITE

Simms Pointe Site Map

Google Maps 270 Lucy Dr



SITE

Tab K.3

Surveyor's Certification of Proximity To Public Transportation



757-484-9670 · Fox: 757-484-7498 · 901 PortCentre Parkway, Suite 5 · Portsmouth, Virginia 23704

Surveyor's Certification of Proximity to Transportation

DATE: March 4, 2022

- TO: Virginia Housing Development Authority 601 South Belvidere Street Richmond, VA 23220-6500
- RE: 2022 Tax Credit Reservation Request
 Name of Development: Simms Pointe
 Simms Pointe Limited Partnership

Ladies and Gentlemen:

This letter is submitted to you in support of the Owner's Application for Reservation of Low Income Housing Tax Credits under Section 42 of the Internal Revenue Code of 1986, as amended.

Based upon due investigation of the site and any other matters as it deemed necessary this firm certifies that: the main street boundary entrance to the property is within:

2,640 feet or ½ mile of the nearest access point to an existing commuter rail, light rail or subway station; **or**

■ 1,320 feet or ¼ mile of the nearest access point to an existing public bus stop.

	Hoggar	rd-Eure Associates
NINEALTH OF L		Firm Name
On Inc.	By:	& tephope.
J. STEPHEN FERGUSON		1. STEPHEN FERGUSON
Lic. No. 002394	Its:	DIR. OF SURVEYING
		Title
AND SURVEY OF MARKEN		

Tab L:

PHA / Section 8 Notification Letter



PHA or Section 8 Notification Letter

Development Name: Simms Pointe Tracking #: 2022-C-83

If you have any questions, please call the Tax Credit Department at (804) 343-5518.

General Instructions

- 1. Because of conflicting program requirements regarding waiting list procedures, this letter is not applicable to those developments that have project based Section 8 or project based vouchers.
- 2. This PHA or Section 8 Notification letter must be included with the application.
- 3. 'Development Address' should correspond to I.A.2 on page 1 of the Application.
- 4. 'Proposed Improvements' should correspond with I.B & D and III.A of the Application.
- 5. 'Proposed Rents' should correspond with VII.C of the Application.
- 6. 'Other Descriptive Information' should correspond with information in the application.

NOTE: Any change to this form letter may result in a reduction of points under the scoring system.

PHA or Section 8 Notification Letter

DATE: 3/2/2022

TO: Harrisonburg Redevelopment & Housi286 Kelley Street

Harrisonburg, VA 22802

RE: PROPOSED AFFORDABLE HOUSING DEVELOPMENT

 Name of Development:
 Simms Pointe

 Name of Owner:
 Simms Pointe Limited Partnership

I would like to take this opportunity to notify you of a proposed affordable housing development to be completed in your jurisdiction. We are in the process of applying for federal low-income housing tax credits from the Virginia Housing Development Authority (VHDA). We expect to make a representation in that application that we will give leasing preference to households on the local PHA or Section 8 waiting list. Units are expected to be completed and available for occupancy beginning on March 15, 2024 (date).

The following is a brief description of the proposed development:

Development Address: 270 Lucy Drive Harrisonburg, Virginia 22801

Proposed Improvements:

New Constr.:	40	# units	1	# Bldgs
Adaptive Reuse:		# units		# Bldgs
Rehabilitation:		# units		# Bldgs

Proposed Rents:

Efficiencies:	\$ 	/ month
1 Bedroom Units:	\$ 295/408/550/785	/ month
2 Bedroom Units:	\$ 355/469/665/940/950	/ month
3 Bedroom Units:	\$ 405/503/760/1,025/1,035	/ month
4 Bedroom Units:	\$ 	/ month

Other Descriptive Information:

All of the units will have air conditioning, dishwasher, refrigerator, stove, mini blinds, ample storage space, and

attractive open designs. The development will include a minimum 749 square foot community room featuring spaces that can be used

by residents for recreational purposes. There will be ample on-site parking.

PHA or Section 8 Notification Letter

We appreciate your assistance with identifying qualified tenants.

If you have any questions about the proposed development, please call me at $(\underline{614})\underline{396}-\underline{3200}$.

Please acknowledge receipt of this letter by signing below and returning it to me.

Sincerely yours,

David Cooper, Jr. Name

Authorized Member of the General Partner

To be completed by the Local Housing Authority or Sec 8 Administrator:

Seen and Acknowledged By:	
Printed Name:	
Title:	
Phone:	

Date:_____



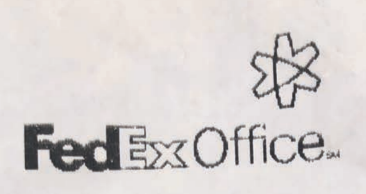
Dear Customer,

The following is the proof-of-delivery for tracking number: 270644698963

Delivery Information:

Status:	Delivered	Delivered To:	
Signed for by:	Signature release on file	Delivery Location:	
Service type:	FedEx First Overnight		
Special Handling:	Deliver Weekday		HARRISONBURG, VA,
		Delivery date:	Mar 9, 2022 09:16
Shipping Information:			
Tracking number:	270644698963	Ship Date:	Mar 8, 2022
		Weight:	0.5 LB/0.23 KG
Recipient:		Shipper:	
HARRISONBURG, VA, US,		Columbus, OH, US,	

Proof-of-delivery details appear below; however, no signature is available for this FedEx Express shipment because a signature was not required.



Address:

Location:

Device ID:

Transaction:

1510 OLENTANGY RIVER RD COLUMBUS OH 43212 OSUKI -BTCO1 940329369889

FedEx First Overnight Tracking Number: 78.54 270644698963 0.10 lb (S) Declared Value 100 Recipient Address: HArrisonburg Redevelopment & Housing 286 KELLEY ST HARRISONBURG, VA 22802-4721 0000000000

Scheduled Delivery Date 3/9/2022

Pricing option: STANDARD RATE

Package Information: FedEx Envelope

> Shipment subtotal: \$78.54 Total Due:

\$78.54

(C) CroditCard.



?

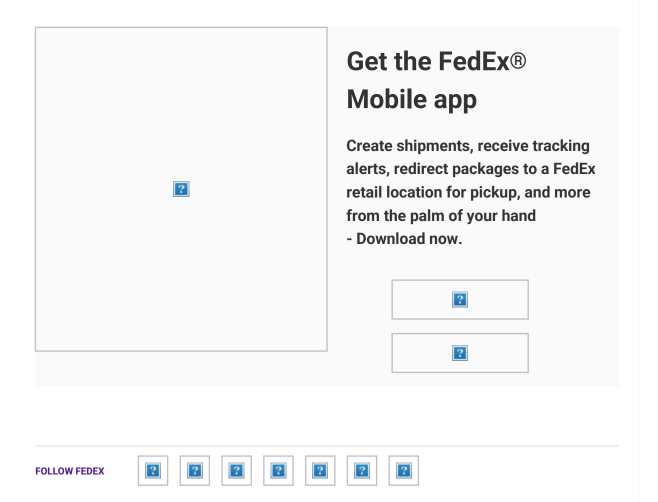
Hi. Your package was delivered Wed, 03/09/2022 at 9:16am.



OBTAIN PROOF OF DELIVERY

TRACKING NUMBER	<u>270644698963</u>
FROM	Columbus, OH, US
то	HARRISONBURG, VA, US
SHIP DATE	Tue 3/08/2022 05:31 PM
PACKAGING TYPE	FedEx Envelope
ORIGIN	Columbus, OH, US
DESTINATION	HARRISONBURG, VA, US
SPECIAL HANDLING	Deliver Weekday

NUMBER OF PIECES	1
TOTAL SHIPMENT WEIGHT	0.50 LB
SERVICE TYPE	FedEx First Overnight



Please do not respond to this message. This email was sent from an unattended mailbox. This report was generated at approximately 8:16 AM CST 03/09/2022.

All weights are estimated.

To track the latest status of your shipment, click on the tracking number above.

Standard transit is the date and time the package is scheduled to be delivered by, based on the selected service, destination and ship date. Limitations and exceptions may apply. Please see the FedEx Service Guide for terms and conditions of service, including the FedEx Money-Back Guarantee, or contact your FedEx Customer Support representative.

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Tab M:

Locality CEO Response Letter



OFFICE OF THE CITY MANAGER

March 4, 2022

JD Bondurant Virginia Housing Development Authority 601 South Belvidere Street Richmond, Virginia 23220

Virginia Housing Tracking Number: Development Name: Name of Owner/Applicant:

<u>2022-C-83</u>	
Simms Pointe	
Simms Pointe Limited Partnership	

Dear Mr. Bondurant:

The construction or rehabilitation of the above-named development and the allocation of federal housing tax credits available under IRC Section 42 for said development will help to meet the housing needs and priorities of <u>the City of Harrisonburg</u>. Accordingly, <u>the City of Harrisonburg</u> supports the allocation of federal housing tax credits requested by <u>Simms Pointe Limited Partnership</u> for this development.

Yours Truly,

Alexander Banks, VI

Alexander Banks, VI Interim City Manager

Tab N:

Homeownership Plan

NOT APPLICABLE

Tab O:

Plan of Development Certification Letter

NOT APPLICABLE

Tab P:

Developer Experience documentation and Partnership agreements

VHDA Experienced LIHTC Developers

Notes:

2/09/2022

87 Woda, Jeffrey J.

88 Wohl, Michael D.

89 Wolfson, III, Louis

Updated:

I Listed if 'named' Controlling General Partner or Managing Member (as confirmed by supporting documentation)

I Listed if documentation supported at least 6 LIHTC developments

I Listed if a principal who has developed at least 3 LIHTC deals and has at least \$500,000 in liquid assets

See LIHT	C Manual for instructions on being ad	ded to this list
INDIVIDUALS		60 Melton, Melvin B.
L Alexander, Randall P.	29 Fitch, Hollis M.	61 Midura, Ronald J.
2 Arista, Roberto	30 Fore, Richard L.	62 Mirmelstein, George
3 Asarch, Chad	31 Franklin, Wendell C.	63 Nelson, IV, John M.
1 Ayd, Tom	32 Franklin, Taylor	64 Orth, Kevin
5 Barnhart, Richard K.	33 Friedman, Mitchell M.	65 Page, David
5 Baron, Richard	34 Gardner, Mark E.	66 Parent, Brian
7 Bennett, Vincent R.	35 Goldberg, Jeffrey	67 Park, Richard A.
3 Burns, Laura P.	36 Gunderman, Timothy L.	68 Park, William N.
🤄 Chapman, Tim	37 Haskins, Robert G.	69 Pasquesi, R.J.
) Cohen, Howard Earl	38 Hardee, Carl	70 Pedigo, Gerald K.
1 Connelly, T. Kevin	39 Heatwole, F. Andrew	71 Poulin, Brian M.
2 Connors, Cathy	40 Honeycutt, Thomas W.	72 Queener, Brad
3 Copeland, M. Scott	41 Hunt, Michael C.	73 Rappin, Steve
4 Copeland, Robert O.	42 Iglesias, Adrian	74 Ripley, F. Scott
5 Copeland, Todd A.	43 Jaeger, Jeffrey	75 Ripley, Ronald C.
5 Cordingley, Bruce A.	44 Jester, M. David	76 Ross, Stephen M.
7 Counselman, Richard	45 Johnston, Thomas M.	77 Salazar, Tony
3 Crosland, Jr., John	46 Jones Kirkland, Janice	78 Sari, Lisa A.
9 Curtis, Lawrence H.	47 Kirkland, Milton L.	79 Scioctino, Richard
) Daigle, Marc	48 Kittle, Jeffery L.	80 Sinito, Frank T.
1 Dambly, Mark H.	49 Koogler, David M.	81 Stockmaster, Adam J
2 Deutch, David O.	50 Koogler, David Mark	82 Stoffregen, Phillip J.
3 Dischinger, Chris	51 Lancaster, Dale	83 Surber, Jen
1 Douglas, David D.	52 Lawson, Phillip O.	84 Valey, Ernst
5 Edmondson, Jim	53 Lawson, Steve	85 Uram, David
5 Edson, Rick	54 Leon, Miles B.	86 Wilson, Stephen

NON-PROFITS, LHAS & (PUBLICLY TRADED) CORPORATIONS

55 Lewis, David R.

56 Levitt, Michael

57 Margolis, Robert B.

58 McCormack, Kevin 59 McNamara, Michael L.

1 AHC, Inc.

27 Ellis, Gary D.

28 Fekas, William L.

- 2 Alexandria RHA
- 3 Arlington Partnership for Affordable Housing (APAH)
- 4 Atlantic Housing Foundation, Inc.
- 5 Better Housing Coalition
- 6 Buckeye Community Hope Foundation
- 7 Community Housing Partners
- 8 Community Housing, Inc.
- 9 ElderHomes (dba Project: Homes)
- 10 Enterprise Homes, Inc 11 Fairfax County RHA
- 12 Homes for America, Inc. 13 Humanities Foundation. Inc.
- 14 Huntington Housing, Inc.
- 15 LEDIC Realty Company, LLC
- 16 Newport News RHA
- 17 NHT Communities
- 18 Norfolk Redevelopment Housing Authority
- 19 People Incorporated
- 20 Piedmont Housing Alliance
- 21 Preserving US, Inc.
- 22 Portsmouth RHA
- 23 RHA/Housing, Inc.
- 24 Rush Homes
- 25 The Community Builders
- 26 Virginia Supportive Housing
- 27 Virginia United Methodist Housing Development Corporation
- 28 Wesley Housing Development Corporation

Tab Q:

Documentation of Rental Assistance, Tax Abatement and/or existing RD or HUD Property



HARRISONBURG REDEVELOPMENT AND HOUSING AUTHORITY P.O. BOX 1071 HARRISONBURG, VA 22803

Phone/VTDD 540-434-7386 Fax 540-432-1113

March 8, 2022

Mr. Nick Surak Simms Pointe Limited Partnership Woda Cooper Development, Inc. 500 South Front Street, 10th Floor Columbus, OH 43215

Dear Nick,

The Harrisonburg Redevelopment and Housing Authority Board of Commissioners met on February 16, 2022 and reviewed the proposal received under the Project Based Voucher(PBV) solicitation. Please accept this letter of the Board of Commissioner's decision to award PBV rental assistance for 8 units total consisting of two(one) bedroom units, three(two) bedroom units, and three (three)bedroom units.

The commitment is conditional upon:

- 1. Receiving Low Income Housing Tax Credits(LIHTC) award from Virginia Housing no later than September 1, 2022 and
- 2. That the property is evaluated through the Environmental Assessment process and received a Finding of No Significant Impacts(FONSI) and
- 3. That we receive a Release of Funds(ROF) based upon our submission of your Subsidy Layering Review(SLR), and
- 4. That we do not have a substantial reduction in funding for the Department of Housing and Urban Development for our Housing Choice Voucher program.

Upon satisfaction of the first three items, we will enter into an Agreement to Enter Into A Housing Assistance Payment(AHAP) contract at which you may commence development of the above captioned property. You must acquire all relative development and building permits from the City of Harrisonburg prior to commencing and following the execution of the AHAP. The term of the PBV will be 20 years' subject to the execution of the Housing Assistance Payment(HAP) contract after all assisted units pass the required Housing Quality Standards(HQS) inspections.

We look forward to working with you as you expand affordable housing opportunities with the City of Harrisonburg.

Executive Director

Tab R:

Documentation of Operating Budget and Utility Allowances



Simms Pointe March 8, 2022

Operating Budget

Operating Expenses for Simms Pointe were conservatively estimated based on 2021 actual results from one of Woda Management and Real Estate's Tidewater area properties: Brennan Pointe II. This project consists of 43 two- and three-bedroom units designated for family tenancy. Therefore, this was deemed to be a comparable property due to its tenancy, size, and building type.

Maintenance and administrative expense estimates for Simms Pointe are in line with what was seen at Brennan Pointe II. Simms Pointe will have a full-time site manager and service technician. Therefore, the annual amount budgeted for these position's payroll are also in line with Brennan Pointe II's expenditures. Utility costs for Simms Pointe were budgeted less than Brennan's actual expenses since those costs were higher due to geographical difference within the state. Brennan Pointe is in a more coastal and urban environment compared to Simms Pointe which typically results in higher water/ sewer costs. The figure budgeted for Simms Pointe aligns with utility expenses at another geographically comparable property in the Woda Management and Real Estate portfolio.

Simms Pointe's Real Estate Taxes were based upon the City of Harrisonburg's rate of \$0.90/\$100 of assessed value. The assessed value was estimated using the income approach. The Management Fee was calculated at 6% of EGI. Lastly, Replacement Reserves were calculated using the minimum standard of \$300 per unit.

Attached are the 2021 operating expenses for Brennan Pointe II compared to Simms Pointe as well as a breakdown of Utility costs at Liberty Pointe located near Richmond, VA. The "Budget" tab of the Simms Pointe Reservation Application is also attached.

Brennan Pointe II (1609)

Income Statement (PTD)

Period = Jan 2021-Dec 2021 Book = Accrual

Bank Charges

Brennan Pointe II Brennan Pointe II Simms Pointe Actual Per Unit Budget/Unit OPERATING EXPENSES MAINTENANCE EXPENSES Maintenance Supplies 2,729.59 63.48 Lawn Care & Supplies 9,129.10 212.30 Snow Removal & Supplies 100.00 2.33 Elevator Costs 4,402.50 102.38 3,257.36 Security Monitoring Contracts 75.75 762.00 Plumbing Repairs Services 17.72 HVAC Repairs 1,901.00 44.21 Painting Supplies and Services 5,305.26 123.38 Carpet Cleaning 895.00 20.81 1,412.50 Janitorial Contracts 32.85 Exterminating Contract 1,731.48 40.27 31,625.79 TOTAL MAINTENANCE EXPENSES 735.48 750 MAINTENANCE PAYROLL Maintenance Salary 23,290.21 541.63 3,489.91 Maintenance Payroll Burden 81.16 Maintenance Benefits/Insurance 1,271.91 29.58 28,052.03 TOTAL MAINTENANCE PAYROLL 652.37 700 UTILITIES Electric 526.46 12.24 Electric - Common Area 4,419.41 102.78 25,087.86 Water 583.44 29,614.01 Sewer 688.70 Trash 6,111.10 142.12 Occupied Unit - Tenant Reimbursables 332.43 7.73 Occupied Unit - Tenant Reimbursements -1,992.00 -46.33 Utility Recovery Income -30,257.58 -703.66 64,099.27 TOTAL UTILITIES 787.02 650 ADMINISTRATIVE PAYROLL 23,289.49 Manager Salary 541.62 3,490.42 Manager Payroll Burden 81.17 1,271.77 Manager Benefits/Insurance 29.58 Manager Misc Personal Expenses/Incentives 22.77 0.53 28,074.45 TOTAL ADMINISTRATIVE PAYROLL 652.89 700 MANAGEMENT FEES 24,841.71 Base Management Fee 577.71 24,841.71 TOTAL MANAGEMENT FEES 577.71 567 ADMINISTRATIVE EXPENSES Advertising / Marketing / Resident Retention 725.67 16.88 4,590.00 Audit & Tax Return Fee 106.74

	Liberty Pointe Actual	Liberty Pointe Per Unit	Simms Pointe Budget/ Unit
UTILITIES			
Electric	706.16	14.71	
Electric - Common Area	9,127.87	190.16	
Water	7,164.96	149.27	
Sewer	14,942.03	311.29	
Trash	14,129.60	294.37	
Occupied Unit - Tenant Reimbursements	-2,221.07	-46.27	
Utility Recovery Income	-25,069.69	-522.29	
	12 0 40 55		0.50
TOTAL UTILITIES	43,849.55	391.25	650

Computer Services/Fees	7,390.58	171.87	
Credit/Criminal Reports/Resident Screening	521.00	12.12	
Legal/Evictions	1,760.00	40.93	
Office Supplies	1,692.99	39.37	
Postage	141.82	3.30	
Service Coordinator Fees	2,720.00	63.26	
Telephone	2,462.00	57.26	
Internet/Cable	5,408.38	125.78	
TOTAL ADMINISTRATIVE EXPENSES	27,677.15	643.65	651
INSURANCE, TAXES AND LICENSES			
Property Insurance	10,240.90	238.16	300
Property Taxes	47,024.90	1093.60	677
Emergency Services Fee	763.96	17.77	
TOTAL INSURANCE, TAXES AND LICENSES	58,029.76	1349.53	977
TOTAL OPERATING EXPENSES	262,400.16	6102.33	4995

264.71

6.16

M. OPERATING EXPENSES

Administrative:	Use Whole Numbers Only!
1. Advertising/Marketing	\$1,200
2. Office Salaries	\$0
3. Office Supplies	\$9,000
4. Office/Model Apartment (type) \$0
5. Management Fee	\$22,683
6.00% of EGI \$567.08 Per Unit	
6. Manager Salaries	\$25,000
7. Staff Unit (s) (type) \$0
8. Legal	\$3,500
9. Auditing	\$2,500
10. Bookkeeping/Accounting Fees	\$0
11. Telephone & Answering Service	\$3,200
12. Tax Credit Monitoring Fee	\$1,400
13. Miscellaneous Administrative	\$4,240
Total Administrative	\$72,723
Utilities	
14. Fuel Oil	\$0
15. Electricity	\$12,000
16. Water	\$8,000
17. Gas	\$0
18. Sewer	\$6,000
Total Utility	\$26,000
Operating:	
19. Janitor/Cleaning Payroll	\$0
20. Janitor/Cleaning Supplies	\$3,500
21. Janitor/Cleaning Contract	\$0
22. Exterminating	\$2,000
23. Trash Removal	\$400
24. Security Payroll/Contract	\$0
25. Grounds Payroll	\$0
26. Grounds Supplies	\$3,500
27. Grounds Contract	\$0
28. Maintenance/Repairs Payroll	\$25,000
29. Repairs/Material	\$4,500
30. Repairs Contract	\$2,000
31. Elevator Maintenance/Contract	\$5,500
32. Heating/Cooling Repairs & Maintenance	\$6,000
33. Pool Maintenance/Contract/Staff	\$0
34. Snow Removal	\$2,000
35. Decorating/Payroll/Contract	\$0
36. Decorating Supplies	\$600
37. Miscellaneous	\$0
Totals Operating & Maintenance	\$55,000
• • • • • • • • • • • •	

M. OPERATING EXPENSES

Taxes & Insurance			
38. Real Estate Taxes			\$27,080
39. Payroll Taxes			\$5,000
40. Miscellaneous Taxes/Lice	enses/Permits		\$1,000
41. Property & Liability Insur	ance		\$12,000
42. Fidelity Bond			\$0
43. Workman's Compensation	on		\$0
44. Health Insurance & Empl	oyee Benefits		\$1,000
45. Other Insurance			\$0
Total Taxes 8	Insurance	-	\$46,080
Total Operati	ng Expense	Ī	\$199,803
Total Operating Expenses Per Unit	\$4,995 C. Total Operating Expenses as % of EGI	52.85%	
Replacement Reserves (Total # Units X \$300 or \$250 New Const. Eld	erly Minimum)	\$12,000
Total Expense	es		\$211,803

ACTION: Provide Documentation of Operating Budget at Tab R if applicable.



Simms Pointe March 8, 2022

Utility Allowance Explanation

Simms Pointe has two different utility allowances for each bedroom type: one for the Project- Based Vouchers (PBV) units and another for the non-PBV units. The utility allowances for the PBV units were determined using the allowances schedule from the agency issuing the vouchers: Harrisonburg Redevelopment and Housing Authority. The utility allowances for the non-PBV units were determined using a third- party analysis conducted by Viridiant. Both documents are attached with this tab.

The "Utilities" tab of the excel reservation application only allows for one utility allowance to be listed by bedroom count. The non-PBV utility allowances, by Viridiant, were recorded and rounded up to the nearest dollar. These are the allowances listed since those comprise the majority of the units for each bedroom count. The PBV units are the 8 40% AMI units (2 1BR, 3 2BR and 3 3BR). The remaining units do not have vouchers.



February 28, 2022

Gregory Mustric Woda Cooper Development, Inc 530 S Main St Norfolk, VA 23523 gmustric@wodagroup.com

RE: Preliminary Utility Allowance for Simms Pointe

Dear Mr. Mustric,

Please see the following Preliminary Utility Allowance (UA) for Simms Pointe located in Harrisonburg, Virginia. Projections were generated with the applicable rates, fees, and taxes of following providers:

Electricity:	Dominion Energy	Gas:	Columbia Gas
Water:	Harrisonburg	Trash:	N/A
Sewer:	Harrisonburg		

The utility rates used to produce this UA are no older than the rates in place 60 days prior to the date of this letter. Below is a table depicting the highest monthly UA by each bedroom type. Should you have any questions do not hesitate to contact me.

EARTHCRAFT PRELIMINARY UA* ALLOWANCES BY BEDROOM SIZE								
Utilities	Utility Type	Paid by	Studio	1-bdr	2	-bdr	3-bdr	4-bdr
Heating	Electric	Tenant	N/A	\$ 13.4	47	\$ 16.31	\$ 19.16	N/A
Air Conditioning	Electric	Tenant	N/A	\$ 6.2	29	\$ 7.61	\$ 8.94	N/A
Cooking	Electric	Tenant	N/A	\$ 5.3	39	\$ 6.53	\$ 7.66	N/A
Lighting	Electric	Tenant	N/A	\$ 21.5	56	\$ 26.10	\$ 30.65	N/A
Hot Water	Electric	Tenant	N/A	\$ 12.5	58	\$ 15.23	\$ 17.88	N/A
Water	-	Tenant	N/A	\$ 10.7	77	\$ 11.36	\$ 15.15	N/A
Sewer	-	Tenant	N/A	\$ 17.	.31	\$ 18.26	\$ 24.35	N/A
Trash	-	Owner	N/A	\$ -		\$-	\$-	N/A
Total UA costs p	aid by tenan	ts	\$ -	\$ 87.3	37	\$ 101.40	\$ 123.80	\$-

*Allowances only for Simms Pointe as an ENERGY STAR and EarthCraft Gold project. The water and sewer projections were produced using water fixtures with flow rates of 1.28 gpf toilets, 2.0 gpm showerheads, 2.2 gpm kitchen faucets, and 1.5 gpm lavatory faucets. Due to rounding, the amounts for the UA components may not add up to the Total UA amount.

Sincerely,

Katy Maher

Katy Maher Project Manager

HRHA has no responsibility or liability to the owner or any other person for the family's behavior or suitability for tenancy. The owner is responsible for screening and selection of the family referred by HRHA to occupy the owner's unit based on their tenancy histories. HRHA screens families for their eligibility to receive the voucher assistance, and the owner screens the family for their suitability to enter into a lease agreement. At least seventy-five percent (75%) of the families approved for tenancy shall be families whose annual income does not exceed thirty percent (30%) of the median income for this area as determined by HUD and as adjusted by family size.

During the course of the tenant's lease the owner may not terminate the lease without good cause. "Good cause" does not include a business or economic reason or desire to use the unit for an individual family or non-residential rental purpose. Upon expiration of the lease the owner may renew the lease, refuse to renew the lease for good cause, or refuse to renew the lease without good cause.

Payment Standard					
Effective 01/01/2022					
Bedroom size	HUD Fair Market Rent	HRHA Payment Standard			
1BR	\$723	\$795			
2BR	\$951	\$1,046			
3BR	\$1,246	\$1,370			

The 2022 HUD Fair Market Rent and HRHA's Payment Standard is below.

All rental amounts under the PBV program must include the cost of monthly utilities paid by the tenant. HRHA 's current utility allowance schedule is below.

			All Uni	t Types		
Utility or Service	0 BR	1 BR	2 BR	3 BR	4 BR	5 BR
Power/Heat	59	68	96	114	148	169
(Heating, Cooking, Electric, Cooling, Water Heating)						
Water/Sewer	32	37	50	64	78	91
Trash	24	24	24	24	24	24



Supportive Housing Certification

NOT APPLICABLE

Tab T:

Funding Documentation



Tab T Funding Documentation

The required documentation for Tab T is not applicable to Simms Pointe.

Tab U:

Acknowledgement by Tenant of the availability of Renter Education provided by Virginia Housing



Virginia Housing Free Housing Education Acknowledgement

I_____, have read, understand, and acknowledge, I have been presented information regarding the Virginia Housing free renter education to tenants.

I understand that it is my responsibility to review the website link provided here: <u>www.virginiahousing.com/renters</u>.

By signing below, I acknowledge that I have read, and understand the terms of all items contained this form.

Resident Name:

Resident Signature:

Date:

Tab V:

Nonprofit or LHA Purchase Option or Right of First Refusal RECORDING REQUESTED BY AND WHEN RECORDED MAIL TO: Matthew Greeson, Esq. VSB #83939 Reno & Cavanaugh, PLLC 455 Massachusetts Ave., N.W., Suite 400 Washington, DC 20001 (202) 783-2800

<u>RIGHT OF FIRST REFUSAL AGREEMENT</u> Simms Pointe Apartments

RIGHT OF FIRST REFUSAL AGREEMENT (the "<u>Agreement</u>") dated as of [Closing Date] by and among **SIMMS POINTE LIMITED PARTNERSHIP**, a Virginia limited liability company (the "<u>Owner</u>" or the "<u>Company</u>"), **BAY AGING**, a Virginia non-stock nonprofit corporation (the "<u>Grantee</u>"), and is consented to by **WODA COOPER GENERAL PARTNER**, **LLC**, an Ohio limited liability company (the "<u>General Partner</u>"), **[INVESTOR ENTITY]**, a [[_____] limited liability company (the "<u>Investor Member</u>") and [[____]] **SPECIAL LIMITED PARTNER**, **L.L.C.**, a [____] limited liability company (the "<u>Special Member</u>"). The General Partner, the Investor Member and the Special Member are sometimes collectively referred to herein as the "<u>Consenting Members</u>". The Investor Member and Special Member are sometimes collectively referred to herein as the "<u>Non-Managing Members</u>". This Agreement shall be fully binding upon and inure to the benefit of the parties and their successors and assigns to the foregoing.

Recitals

A. The Owner, pursuant to its Operating Agreement dated on or about the date hereof by and among the Consenting Members (the "<u>Operating Agreement</u>"), is engaged in the ownership and operation of an 40-unit apartment project for families located in Harrisonburg, Virginia and commonly known as "Simms Pointe Apartments" (the "<u>Project</u>"). The real property comprising the Project is legally defined on <u>Exhibit A</u>.

B. The Grantee is a member of the General Partner of the Owner and is instrumental to the development and operation of the Project; and

C. The Owner desires to give, grant, bargain, sell and convey to the Grantees certain rights of first refusal to purchase the Project on the terms and conditions set forth herein;

D. Capitalized terms used herein and not otherwise defined shall have the meanings set forth in the Operating Agreement.

NOW, THEREFORE, in consideration of the foregoing, of the mutual promises of the parties hereto and of other good and valuable consideration, the receipt and sufficiency of which the parties hereto acknowledge, the parties hereby agree as follows:

Section 1. <u>Right of First Refusal</u>

The Owner hereby grants to the Grantee a right of first refusal (the "<u>Refusal Right</u>") to purchase the real estate, fixtures, and personal property comprising the Project or associated with the physical operation thereof and owned by the Company at the time (the "<u>Property</u>"), for the price and subject to the other terms and conditions set forth below. The Property will include any reserves of the Partnership that is required by the Virginia Housing Development Authority ("Virginia Housing" or the "Credit Authority") or any lender of a loan being assumed in connection with the exercise of the Refusal Right to remain with the Project.

Section 2. <u>Exercise of Refusal Right; Purchase Price</u>

After the end of the Compliance Period, the Company agrees that it will not sell the A. Property or any portion thereof to any Person without first offering the Property to the Grantee (the "Refusal Right"), for the Purchase Price (as defined in Section 3); provided, however, that such Refusal Right shall be conditioned upon the receipt by the Company of a "bona fide offer" (the acceptance or rejection of which shall not require the Consent of the Members). The Company shall give the notice of its receipt of such offer (the "Offer Notice") and shall deliver a copy of the Offer Notice to the Grantee. Upon receipt by the Grantee of the Offer Notice, the Grantee shall have 90 days to deliver to Company a written notice of its intent to exercise the Refusal Right (the "Election Notice"). An offer made with the purchase price and basic terms of the proposed sale from a third party shall constitute a "bona fide offer" for purposes of this Agreement. Such offer (i) may be solicited by the Grantee or the General Partner (with such solicitation permitted to begin at any time following the end of the fourteenth (14th) year of the Compliance Period provided that the Election Notice may not be sent until the end of the Compliance Period) and (ii) may contain customary due diligence, financing, and other contingencies. Notwithstanding anything to the contrary herein, a sale of the Project pursuant to the Refusal Right shall not require the Consent of the Non-Managing Members [or of Virginia Housing].

B. If the Grantee fails to deliver the Election Notice within ninety (90) days of receipt of the Offer Notice, or if such Election Notice is delivered but the Grantee does not consummate the purchase of the Project within 270 days from the date of delivery of the Election Notice (each, individually, a "<u>Terminating Event</u>"), then its Refusal Right shall terminate and the Company shall be permitted to sell the Property free of the Refusal Right.

Section 3. <u>Purchase Price; Closing</u>

A. The purchase price for the Property pursuant to the Refusal Right (the "<u>Purchase</u> <u>Price</u>") shall equal the sum of (i) the principal amount of all outstanding indebtedness secured by the Project, and any accrued interest on any of such debts and (ii) all federal, State, and local taxes attributable to such sale, including those incurred or to be incurred by the partners or members of the Non-Managing Members. Notwithstanding the foregoing, however, the Purchase Price shall never be less than the amount of the "minimum purchase price" as defined in Section 42(i)(7)(B) of the Code. The Refusal Right granted hereunder is intended to satisfy the requirements of Section 42(i)(7) of the Code and shall be interpreted consistently therewith. In computing such price, it shall be assumed that each of the Non-Managing Members of the Owner (or their constituent partners or members) has an effective combined federal, state and local income tax rate equal to the maximum of such rates in effect on the date of Closing.

B. All costs of the Grantee's purchase of the Property pursuant to the Refusal Right, including any filing fees, shall be paid by Grantee.

C. The Purchase Price shall be paid at Closing in one of the following methods:

- (i) the payment of all cash or immediately available funds at Closing,
- or

(ii) the assumption of any assumable Loans if Grantee has obtained the consent of the lenders to the assumption of such Loans, which consent shall be secured at the sole cost and expense of Grantee; provided, however, that any Purchase Price balance remaining after the assumption of the Loans shall be paid by Grantee in immediately available funds.

Section 4. <u>Conditions Precedent; Termination</u>

A. Notwithstanding anything in this Agreement to the contrary, the right of the Grantee to exercise the Refusal Right and consummate any purchase pursuant thereto is contingent on each of the following being true and correct at the time of exercise of the Refusal Right and any purchase pursuant thereto:

(i) the Grantee or its assignee shall be a "qualified nonprofit organization" as defined in Section 42(h)(5)(C) of the Code or another qualified purchaser described in Section 42(i)(7)(A) of the Code (collectively, each, a "<u>Qualified Beneficiary</u>"); and

(ii) the Project continues to be a "qualified low-income housing project" within the meaning of Section 42 of the Code.

B. This Agreement shall automatically terminate upon the occurrence of any of the following events and, if terminated, shall not be reinstated unless such reinstatement is agreed to in a writing signed by the Grantee and each of the Consenting Members:

(i) the transfer of the Property to a lender in total or partial satisfaction of any loan; or

(ii) any transfer or attempted transfer of all or any part of the Refusal Right by the Grantee, whether by operation of law or otherwise, except as otherwise permitted under Section 7 of this Agreement; or

(iii) the Project ceases to be a "qualified low-income housing project" within the meaning of Section 42 of the Code, or

(iv) the Grantee fails to deliver its Election Notice or consummate the purchase of the Property within the timeframes set forth in Section 2 above.

Section 5. Contract and Closing

Upon determination of the purchase price, the Owner and the Grantee shall enter into a written contract for the purchase and sale of the Property in accordance with the terms of this Agreement and containing such other terms and conditions as are standard and customary for similar commercial transactions in the geographic area which the Property is located, providing for a closing (the "<u>Closing</u>") to occur in the City of Harrisonburg, Virginia not later than the timeframes set forth in Section 2. In the absence of any such contract, this Agreement shall be specifically enforceable upon the exercise of the Refusal Right.

Section 6. <u>Conveyance and Condition of the Property</u>

The Owner's right, title and interest in the Property shall be conveyed by quitclaim deed, subject to such liens, encumbrances and parties in possession as shall exist as of the date of Closing. The Grantee shall accept the Property "AS IS, WHERE IS" and "WITH ALL FAULTS <u>AND DEFECTS</u>," latent or otherwise, without any warranty or representation as to the condition thereof whatsoever, including without limitation, without any warranty as to fitness for a particular purpose, habitability, or otherwise and no indemnity for hazardous waste or other conditions with respect to the Property will be provided. It is a condition to Closing that all amounts due to the Owner and the Investor Member from the Grantee or its Affiliates be paid in full. The Grantee shall pay all closing costs, including, without limitation, the Owner's attorney's fees. Upon closing, the Owner shall deliver to the Grantee, along with the deed to the property, an ALTA owner's title insurance policy dated as of the close of escrow in the amount of the purchase price, subject to the liens, encumbrances and other exceptions then affecting the title.

Section 7. <u>Transfer</u>

The Refusal Right shall not be transferred to any Person without the Consent of the Investor Member, except that the Grantee may assign all or any of its rights under this Agreement to an Affiliate of Grantee (a "<u>Permitted Assignee</u>") at the election and direction of the Grantee or to any assignee that shall be a "qualified nonprofit organization" as defined in Section 42(h)(5)(C) of the Code or another qualified purchaser described in Section 42(i)(7)(A) of the Code (collectively, each, a "Qualified Beneficiary").

In the case of any transfer of the Refusal Right (i) all conditions and restrictions applicable to the exercise of the Refusal Right or the purchase of the Property pursuant thereto shall also apply to such transferee, and (ii) such transferee shall be disqualified from the exercise of any rights hereunder at all times during which Grantee would have been ineligible to exercise such rights hereunder had it not effected such transfer.

Section 8. <u>Rights Subordinate; Priority of Requirements of Section 42 of the Code</u>

This Agreement is subordinate in all respects to any regulatory agreements and to the terms and conditions of the Mortgage Loans encumbering the Property. In addition, it is the intention of the parties that nothing in this Agreement be construed to affect the Owner's status as owner of

the Property for federal income tax purposes prior to exercise of the Refusal Right granted hereunder. Accordingly, notwithstanding anything to the contrary contained herein, both the grant and the exercise of the Refusal Right shall be subject in all respects to all applicable provisions of Section 42 of the Code, including, in particular, Section 42(i)(7). In the event of a conflict between the provisions contained in this Agreement and Section 42 of the Code, the provisions of Section 42 shall control.

Section 9. <u>Option to Purchase</u>

A. The parties hereto agree that if the Service hereafter issues public authority to permit the owner of a low-income housing tax credit project to grant an "option to purchase" pursuant to Section 42(i)(7) of the Code as opposed to a "right of first refusal" without adversely affecting the status of such owner as owner of its project for federal income tax purposes, then the parties shall amend this Agreement and the Owner shall grant the Grantee an option to purchase the Property at the Purchase Price provided in Section 3 hereof and that meets the requirements of Code Section 42(i)(7).

B. If the Service hereafter issues public authority to permit the owner of a low-income housing tax credit project to grant a "right of first refusal to purchase partner interests" and/or "purchase option to purchase partner interests" pursuant to Section 42(i)(7) of the Code (or other applicable provision) as opposed to a "right of first refusal to purchase the Project" without adversely affecting the status of such owner as owner of its project for federal income tax purposes (or the status of the Investor Member as a partner of the Company for federal income tax purposes) then the parties shall amend this Agreement and the Investor Members shall provide a right of first refusal and/or purchase option, as the case may be, to acquire their Interests for the Purchase Price provided in Section 3 hereof and that meets the requirements of Code Section 42(i)(7).

Section 10. Notice

Except as otherwise specifically provided herein, all notices, demands or other communications hereunder shall be in writing and shall be deemed to have been given and received (i) two (2) business days after being deposited in the United States mail and sent by certified or registered mail, postage prepaid, (ii) one (1) business day after being delivered to a nationally recognized overnight delivery service, (iii) on the day sent by telecopier or other facsimile transmission, answer back requested, or (iv) on the day delivered personally, in each case, to the parties at the addresses set forth below or at such other addresses as such parties may designate by notice to the other party:

(i) If to the Owner, at the principal office of the Company set forth in Article II of the Operating Agreement;

(ii) If to a Consenting Member, at their respective addresses set forth in Schedule A of the Operating Agreement;

(iii) If to the Grantee, 5306 Old Virginia Street, P.O. Box 610, Urbanna, Virginia, 23175; and

Section 11. <u>Severability of Provisions</u>

Each provision of this Agreement shall be considered severable, and if for any reason any provision that is not essential to the effectuation of the basic purposes of the Agreement is determined to be invalid and contrary to any existing or future law, such invalidity shall not impair the operation of or affect those provisions of this Agreement that are valid.

Section 12. Binding Provisions

The covenants and agreements contained herein shall be binding upon, and inure to the benefit of, the heirs, legal representatives, successors and assignees of the respective parties hereto, except in each case as expressly provided to the contrary in this Agreement.

Section 13. Counterparts

This Agreement may be executed in several counterparts and all so executed shall constitute one agreement binding on all parties hereto, notwithstanding that all the parties have not signed the original or the same counterpart.

Section 14. <u>Governing Law</u>

This Agreement shall be construed and enforced in accordance with the laws of the Commonwealth of Virginia without regard to principles of conflicts of law. Notwithstanding the foregoing, Company, Investor Member and Grantee do not intend the Refusal Right in this Agreement to be a common law right of first refusal but rather intend it to be understood and interpreted as a mechanism authorized by Section 42 of the Code to allow non-profit entities to preserve affordable housing for low-income families in accordance with Grantee's charitable objectives.

Section 15. Headings

All headings in this Agreement are for convenience of reference only. Masculine, feminine, or neuter gender, shall include all other genders, the singular shall include the plural, and vice versa as the context may require.

Section 16. <u>Amendments</u>

This Agreement shall not be amended except by written agreement between Grantee and the Owner with the consent of each of the Consenting Members [and Virginia Housing].

Section 17. <u>Time</u>

Time is of the essence with respect to this Agreement, and all provisions relating thereto shall be so construed.

Section 18. Legal Fees

Except as otherwise provided herein, in the event that legal proceedings are commenced by the Owner against the Grantee or by the Grantee against the Owner in connection with this Agreement or the transactions contemplated hereby, the prevailing party shall be entitled to recover all reasonable attorney's fees and expenses.

Section 19. <u>Subordination</u>

This Agreement is and shall remain automatically subject and subordinate to any bona fide mortgage to (or assigned to) an institutional or governmental lender with respect to the Project and, in the event of a foreclosure of any such mortgage, or of the giving of a deed in lieu of foreclosure to any such mortgagee, this Agreement shall become void and shall be of no further force or effect.

Section 20. <u>Rule Against Perpetuities Savings Clause</u>

The term of this Agreement will be ninety years commencing on the date first written above unless sooner terminated pursuant to the provisions hereof. If any provision of this Agreement is construed as violating and applicable "Rule Against Perpetuities" by statute or common law, such provision will be deemed to remain in effect only until the death of the last survivor of the now living descendants of any member of the 116th Congress of the United States, plus twenty-one (21) years thereafter. This Agreement and the Refusal Right herein granted are covenants running with the land and the terms and provisions hereof will be binding upon, inure to the benefits of and be enforceable by the parties hereto and their respective successors and assigns.

Section 21. Third Party Beneficiary; Virginia Housing Rights and Powers

The Virginia Housing Development Authority ("Virginia Housing") shall be a third party beneficiary to this Agreement, and the benefits of all of the covenants and restrictions hereof shall inure to the benefit of Virginia Housing, including the right, in addition to all other remedies provided by law or in equity, to apply to any court of competent jurisdiction within the Commonwealth of Virginia to enforce specific performance by the parties or to obtain an injunction against any violations hereof, or to obtain such other relief as may be appropriate. The Authority and its agents shall have those rights and powers with respect to the Project as set forth in the Act and the Virginia Housing Rules and Regulations promulgated thereunder, including without limitation, those rights and powers set forth in Chapter 1.2 of Title 365 of the Code of Virginia (1950), as amended, and 13VAC10-180-10 et seq., as amended.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

IN WITNESS WHEREOF, the parties hereto have executed this Right of First Refusal Agreement as of the date first stated above.

OWNER:

SIMMS POINTE LIMITED PARTNERSHIP, a Virginia limited liability company

- By: Simms Pointe GP, LLC, an Ohio limited liability company, its general partner
 - By: Woda Cooper General Partner, LLC, an Ohio limited liability company, its managing member
 - By: Woda Cooper Communities, LLC, an Ohio limited liability company, its sole member

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COMMONWEALTH OF <u>OHIO</u>) CITY/COUNTY OF <u>FRANKLIN</u>)

On <u>March 9</u>, 2022, before me, the undersigned, a notary public in and for said state, personally appeared **David Cooper**, Jr., personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his capacity as the managing member of Woda Cooper Communities, LLC, the sole member of Woda Cooper General Partner, LLC, the managing member of Simms Pointe GP, LLC, the general partner of Simms Pointe Limited Partnership and that by his signature on the instrument, the entity, individual or the person on behalf of which the individual acted, executed the instrument.

turdungon

Notary Public

Commission expires: January 19, 2027

Registration No.: 2022-RE-843279



CASANDRA NICOLE HUTCHINSON Notary Public State of Ohio My Comm. Expires January 19, 2027

Right of First Refusal Agreement Simms Pointe Apartments Signature Page 1 of 4

GRANTEE:

BAY AGING

, a Virginia non-stock nonprofit corporation

By: Title:

COMMONWEALTH OF VIRGINIA

On March 09, 2012, before me, the undersigned, a notary public in and for said state, personally appeared [Kathy E. Vestey], personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her capacity as [President & CEO], and that by her signature on the instrument, the entity, individual or the person on behalf of which the individual acted, executed the instrument.

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<u>Muphu</u> Notary Public

Commission expires: 11 30 2022

Registration No.: 7780473



Right of First Refusal Agreement Simms Pointe Apartments Signature Page 2 of 4 The undersigned hereby consents to the foregoing Right of First Refusal Agreement as of the date first set forth hereinabove.

GENERAL PARTNER:

SIMMS POINTE GP, LLC, an Ohio limited liability company

- By: Woda Cooper General Partner, LLC, an Ohio limited liability company, its managing member
- By: Woda Cooper Communities, LLC, an Ohio limited liability company, its sole member

By:

COMMONWEALTH OF <u>OHIO</u> CITY/COUNTY OF FRANKLIN

On <u>March 9</u>, 2022, before me, the undersigned, a notary public in and for said state, personally appeared **David Cooper**, **Jr**., personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his capacity as the managing member of Woda Cooper Communities, LLC, the sole member of Woda Cooper General Partner, LLC, the managing member of Simms Pointe GP, LLC, and that by his signature on the instrument, the entity, individual or the person on behalf of which the individual acted, executed the instrument.

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andrea batchin Notary Public

Notary Public

Commission expires: January 19, 2027

Registration No.: 2022-RE-843279



CASANDRA NICOLE HUTCHINSON Notary Public State of Ohio My Comm. Expires January 19, 2027

Right of First Refusal Agreement Simms Pointe Apartments Signature Page 3 of 4 The undersigned hereby consents to the foregoing Right of First Refusal Agreement as of the date first set forth hereinabove.

INVESTOR MEMBER:

INVESTOR	ENTITY], a

_____][____]limited liability company

By: [___]

By:

SPECIAL MEMBER:

[][] SPECIAL LIMITED					
PARTNER, I	L .L.C. , a [][] limited			
liability comp	any					

By: [____], LLC, a [___][___] limited liability company, its manager

By:

 STATE OF ______)

)

 CITY/COUNTY OF _____)

On _____, 20__, before me, the undersigned, a notary public in and for said state, personally appeared [_____], personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his capacity as [_____], the manager of [Investor Entity], a [___] limited liability company, and [___] Special Limited Partner, L.L.C., a [_] limited liability company, and that by his signature on the instrument, the entity, individual or the person on behalf of which the individual acted, executed the instrument.

Notary Public

Commission expires:

Right of First Refusal Agreement Simms Pointe Apartments Signature Page 4 of 4

EXHIBIT A

LEGAL DESCRIPTION

BEGINNING AT A FOUND IRON PIN ON THE SOUTHERN SIDE OF LUCY DRIVE AT THE NORTHEASTERN CORNER OF LOT 2, THENCE N 84°47′31″ E 728.96 FEET TO AN IRON PIN SET; THENCE WITH A CURVE TO THE LEFT HAVING A DELTA ANGLE OF 4°03′29″, A RADIUS OF 325.00 FEET AND AN ARC DISTANCE OF 23.02 FEET LONG CHORD N 82°45′46″ E 23.01 FEET TO AN IRON PIN SET; THENCE WITH THE WESTERN LINE OF LOT 3 S 05°12′29″ E 303.12 FEET TO AN IRON PIN SET IN THE NORTHERN LINE OF EMERALD DRIVE ESTATES, III; THENCE S 89°33′02″ W 344.25 FEET TO A FOUND IRON PIN AT THE NORTHEASTERN CORNER OF EMERALD DRIVE ESTATES V; THENCE S 87°59′57″ W 409.53 FEET TO A FOUND P.K. NAIL AT THE SOUTHEASTERN CORNER OF LOT 2; THENCE N 05°12′29″ W 250.84 FEET TO THE BEGINNING AND ENCLOSING AN AREA OF 4.731 ACRES (206,069 SQ. FT.).

Tab W:

Internet Safety Plan and Resident Information Form (if internet amenities selected)



3/1/2022

JD Bondurant Director of LIHTC Programs Virginia Housing 601 S. Belvidere Street Richmond, VA 23220

Re: Internet Service

Dear Mr. Bondurant:

Please be advised that Simms Pointe will provide free individual Wi-Fi internet service for all units per the QAP and Tax Credit Manual for 12 points. Free community room Wi-Fi restricted to development residents will also be provided per the QAP and Tax Credit Manual. There will be a rotating password and only accessible to residents. The Resident Education Information and Draft Resident Acknowledgment Form will be included in all tenant files.

The internet service provided will be 10 Mbps download and 3 Mbps upload.

Please see the following attached documents that will also be provided to residents:

- Draft Resident Acknowledgement Form
- Internet Security Plan
- Resident Internet Education Information

In addition, the development team will include the resident education and form in all resident files.

Sincerely,

WODA COOPER DEVELOPMENT, INC.

lary

David Cooper, Jr. Executive Vice President & General Counsel



Resident Acknowledgement Form

RESIDENT INTERNET SERVICE - Acknowledgement of Responsibilities

By signing below, I acknowledge that I have been provided a copy and have thoroughly reviewed the Internet Security Plan and Resident Internet Education Information and understand the general rules of operation prior to use. I understand my responsibility as a user of the Internet and I agree to abide by the following Rules of Operation at all times.

Rules of Operation

- Computer usage for the purpose of illegal activity is absolutely NOT permitted and will be reported to authorities.
- Do not access pornographic or illicit sites via the internet.
- No smoking in the community room or business center.
- No profanity will be tolerated on-line or in-person.
- No rough-housing in the community room or business center.
- Surf at your own risk.

If there is any question regarding my or my child's behavior while using the community internet (including but not limited to, rough-housing, misuse of equipment, etc.), I or my child may be suspended from using the Internet service.

Furthermore, I acknowledge that free individual Wi-Fi internet service will be provided. I agree to use good judgement when using the free Wi-Fi internet service. I agree to avoid downloading questionable applications, and I agree to report any questionable applications links and emails. I have read the Rules of Operation above and I will abide by them.

By:_____

Name (Print):

Date:_____



SIMMS POINTE

INTERNET SECURITY PLAN

The internet service in the community room will have a rotating password that is only accessible to residents. The network router will be located in a secure area to which tenants will not have access. The router will have a secure firewall to prevent data breaches.

At move-in, we will provide Tenants with the attached security and safety information and guidelines and will ask Tenants to sign an Acknowledgement of Responsibilities statement to ensure that they are educated in the internet safety and security guidelines.

The Resident Education Information and Draft Resident Acknowledgment Form will be included in all tenant files.

Resident Internet Education Information



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Internet Safety

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Playing it safe while playing online

Hi there kids! I am Charlie Cardinal and this is Speedy the Crime Fighting Hamster. We are here to introduce you to the basics of Internet Safety and some of the villains you need to watch out for. There are some bad characters out there, so you have to protect

> yourself. Your parents won't always be there to watch out for you, so stay sharp, learn all you can, and stay safe!

Privacy & Personal Information



Personal Information is information about you or your family such as your address, a social security number, your parent's bank account, or how much money they have.

Criminals love to get people's personal information because they can pretend to be you, or use your money to buy things.

They can also make money off of your information by selling it to others. Companies or other criminals will use your info to send you junk mail or spam emails.

Criminals learning your address can be very bad. They may break in and steal from you. Protect your safety and your belongings, by keeping your information a secret.

These bad people may even use your personal information to trick someone else in your circle of friends and family. People sometimes tell criminals things that they shouldn't if they think that they are communicating with someone they know.



Think before you click



Do you know who sent that email?

Passwords

One of the most important things you need to learn is how to create strong passwords. A password is a code you type in to let the computer know it is really you.

Having an easy to guess password could allow someone to snoop around in your private information.

The way to make your password strong is to never use your name or your birthday. Use something hard to guess, but easy for you to remember. Make your password at least 8 characters long, and mixing numbers, symbols, and upper and lower case letters makes the password strong just like Speedy. Avoid using the same password over and over. That way if they do figure out your password, they only gain access to one account. And never leave your passwords written down where someone can find it.

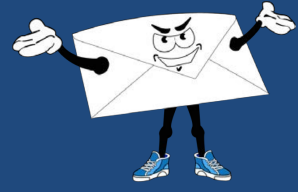
> A great tool online that creates kid friendly passwords is the website,



Spam is basically email that you receive from different companies or strangers that you did not sign up for. Most times it isn't from real companies and usually the sender is up to no good.

Spam emails can sometimes be a phishing scam. Phishing emails are emails that look like it is from some trusted source. A place like your bank, the IRS where taxes are collected, or some other business you shop with often. They make their email look like it is the real thing with logos, and they put links in the email baiting you to click them. Once you click the link, you could be launching a program that can damage your computer in some way or collect your personal information.

Spam emails can also use winning a sweepstakes or some other type prize to trick you into trusting the email source. After they hook you in, they inform you that to collect your prize, you must give them your credit card number.



How do you know it is spam?

Spam emails typically have a bunch of spelling and grammar errors or a mention of someone you don't know in the subject line. Don't Open It! Delete those emails right away.





Malware is a program written with the intent to harm your computer in some way.

Programs such as this, may be waiting for you to do something(a trigger), so that it can run. This could be the clicking of the link or opening an email attachment.

When searching for free downloads online, be very careful. There are a lot of sites out there trying to trick you. They will pay to make their site get returned at the top of the list of search results. Then when you access the page, they use blinking buttons to trick you to click. The result of clicking usually ends up being your computer loaded up with malware.

Once your machine is infected, it can change browser settings, create unusual popup ads on your computer and then pass the malware on to someone else.



Spyware is a program that gets onto your computer through a download or a virus and it gathers information about you and sends this back to its creator.

Some of the types of information spyware might send back to home base is email addresses of you or your contacts, passwords, account numbers, and credit card numbers.

Some spyware out there records how you use your computer and what you search for online.

Adware

Adware is software that you are allowed to use by the author because of the advertisements that pop up occasionally during the game. Many of these type games you will find in the form of apps on your phone or devices.

Through the addition of advertisments, the developer gains some income that may supplement a discount to the user, sometimes making the software free.

Often after using the product with the ads, a consumer will purchase the software to get rid of the ads.

http://www.pctools.com/security-news/what-is-adware-and-spyware



Trojan Horse

The name for the Trojan Horse virus was derived from tale of the Trojan Horse constructed by the Greeks to gain access to the city of Troy. The wooden horse was left at the gates as an offering to Athena. The horse was then wheeled into the city and out came Greek fighters hiding inside.

A Trojan horse virus is a form of malware that is dressed up as something interesting or software from a source we are familiar with. The purpose is to trick the person into installing it. This allows the creator of the Trojan to do damage to data or software on your computer. They also will set up a 'back door' or access point that allows them to access your system.

Trojan viruses don't spread by infecting other files and they cannot duplicate themselves.



Worms

Worms are malware that can duplicate itself and spread to other computers. Worms always do something bad, even if it is just slowing things down.

Worms will frequently set up the ability for computers to be taken over by the worm's author by creating backdoors on the host computer. These computers are then called a "zombie computer". "Zombie computers" can be used to send out spam or as a shield to hide the web address of people who want to do bad things.





A virus is a small program that is created to spread from one computer to the next and to mess up the way your computer works.

Many times viruses hop from computer to computer via email attachments or messages. They can also hide in funny pictures(memes), e-cards, or other desirable file attachments. It can also be sent through an instant message.

A virus can corrupt your data, or worse, delete it. It can also email copies of itself to your friends.

Keeping your anti-virus software up to date is key to protecting against the latest viruses and other security threats.

Social Media

Privacy settings on social media accounts are set up as public when you first get one. Unless you want everyone to be able to look at all of your photos and other private stuff, you must go into your account settings and change this.

Something to remember is whatever you post and say on your page can be shared by your friends. Think about what you post online, BEFORE you do it. What you post, could be seen by anyone at any time depending on your settings and the friends you keep. Because we can take pictures of our screens, there is really no setting that can protect you. Think twice about what you are sharing with others, so there are no regrets later.

Make sure you know the people that you accept friend requests from. Sometimes people try to friend you to hack your Facebook account or access your contacts. Once you are hacked they will send out strange messages or friend requests to your contacts. Protect your friends and yourself by being cautious with friends and creating strong passwords for your social media accounts.

Geotagging

Geotagging is the bit of data that your electronic device packages with your picture that has information about where the picture was taken. This is something that can be turned on and off in your device and typically comes turned on until you change the setting.

When your photo is geotagged, this gives people information about your location. Letting outsiders know where you are, can allow them to plan to steal your belongings or vandalize your home.

Consider if you post a photo every Wednesday in your outfit ready to walk to ball practice and geotagging is turned on. This shows you have a routine and gives a rough area you will be in. A predator could come and take you away.

Another issue with allowing the geotagging to occur is you don't have control of your own privacy. Everyone does not need to know where you are all of the time, keep this information private.



Defamation: Defamation is the blanket word used for all types of untrue statements made about others.

Slander: When someone orally tells one or more people an untruth about someone, which will harm the reputation of the person it is about. It is not slander if the untruth is in writing of some sort or if it is broadcast through television or radio.

Libel: This is where someone publishes to print(including pictures), written word, online posts, blogs, articles, or broadcast through radio, television, or film, an untruth about another which will do harm to the person's reputation.

Be Careful of What You Say!



Much of the things people post online may get ignored, and you may get lucky and avoid legal action. But, when someone gets angry and files a lawsuit it can cause a major headache and possibly hit you hard in the wallet.

You might think you should have a right to openly complain about a company and their bad service or lousy product. Well when it comes to this, it is not always that simple. You can get sued for this and even if the judge agrees with you, you still have to pay for a defense attorney. Think twice and make sure that whatever you have to say is worth any headache you may have pop up later.

On social media, people get into the habit of letting their emotions get the better of them and they end up speaking their minds about others online. When that person feels that this damages their character, they may opt to sue the other person for defamation. Even if their case is not successful, the stress, money, and time that you spend defending yourself is not worth it. To read more about defamatory social media posts, driv here.

Stranger Danger Online



When you think of being on your computer or other electronic device in your own home, you probably think you are safe. Your mom is in the next room, what could happen?

Well there are people online that are up to no good. They go in chat rooms and pop up on your instant messenger, looking for someone to "groom".

What is grooming you say? Well, grooming is when a stranger(can be any age) finds someone they are interested in, usually a minor. They act really nice and maybe they pretend they are much younger than they really are, like they are a kid just like you. Then they try to get you to like them and to trust them. They may ask you not to tell anyone you are talking to them. This is not okay and is a warning sign of a possible groomer.

How to Protect Yourself in Online Chats

- Choose chat sites designed for kids, such as **unrealidented cone**. Kidzworld is moderated and its aim is to protect kids from unwanted requests and online bullying.
- Beware of people you don't know. If they are asking too many questions or being too friendly they may be up to no good.
- If someone asks you to send them a picture or sends you a picture or video that is inappropriate, tell an adult or report them to the site moderators.
- Don't give out personal information to strangers online
- Don't tell strangers where you live or give them your telephone number
- Don't send strangers pictures of you or others
- If you are being bullied or threatened online, tell an adult or someone you trust





- Cyberbullying is the **willful and repeated harm** inflicted through the use of computers, cell phones, and other electronic devices.
- Using PhotoShop or other tools to create harassing images.
- Posting jokes about another person on the internet
- Using the internet to entice a group to physically harm another person.
- Making threats online using IM, email, social networking sites, or other electronic devices.

Consequences of Cyberbullying

Anything that you write, pictures that you post, or videos that you upload can be used by your school to **<u>suspend</u>** you.

College students have been removed from their athletic teams and lost college funding for writing negative comments about their coach.

When applying to colleges, they will search online to see what kind of person you are. They can deny you access if they don't like what they find.

When businesses are looking at people to hire for a job they will many times use social media to see what kind of person they are. Mean or inappropriate type posts can prevent you from getting the job you desire.

Cyberbullying can also be considered a crime and participating in this type of behavior can land you in big trouble.

Consequences of Cyberbullying

- § 18.2-152.7:1. Harassment by Computer; Penalty makes cyberbullying a crime.
- Carries a \$2500 fine and punishable by up to 12 months in prison.

There are many websites designed to inform and decrease the number of bullying cases we see each year. The U.S. Department of Health and Human Services has created a website with lots of resources to help combat bullying of all kinds - www.stopbullying.gov If you experience cyberbullying or witness it, tell someone such as a school counselor, teacher, or a parent.





The Effects of Cyberbullying

- Victims feel depressed, sad, angry, and frustrated.
- Victims become afraid and/or embarrassed to attend school.
- Can lead to low self-worth, family problems, academic problems, school violence, and bad behavior.
- Victims can also develop thoughts of killing themselves and possibly act on these feelings.
- There are no positive effects of cyberbullying, only pain and suffering for the victims.
- The affects of being bullied can affect the victim into adulthood and prevent them from being all they can be in the future.

Dealing with Cyberbullying

- Never do the same thing back, 2 wrongs don't make a right
- Tell them to stop

- Block their access to you
- Report it to the site you are on such as Facebook or Twitter
- NEVER pass along messages from cyberbullies, stop the spread of this behavior
- Set up privacy controls and keep the bully out of your friends list
- Don't be a cyberbully yourself
- If you witness someone getting bullied, tell someone so it can be stopped. Many times the person being bullied won't tell out of fear.
- Spread the word that bullying is not cool
- Don't laugh or encourage the bully, it is not funny and it can lead to major trouble for the person doing the bullying.



About Sexting



"Sexting" is when someone sends or receives sexually explicit or non-PG Rated pictures or video electronically, mainly via cell phones or tablets.

The numbers on how many teens say that they have sent/posted nude or seminude pictures or videos of themselves is upsetting. 20% of teens between 13 to 19 years of age have engaged in sexting. 22% of teen girls 18% of teen boys 11% of teen girls between 13 to 16 years of age have engaged in sexting.

Did you know that if you forward a picture of a sexual or nude photo of someone underage, you are as responsible for the image as the original sender?? You can be charged with a crime.

Many teens don't realize that if you send a picture of yourself that is inappropriate and that picture ends up online, it could be there forever. You can never fully delete things that end up on the web.





There is no age minimum that protects young people from getting charged with a sexual offense.

Something that you think is okay or just a joke, might land you in a ton of trouble. For example, you might take a picture of your friend naked to embarrass them, but if they are under the age of 18, this is considered production of child pornography.

If you are sent something inappropriate, do not share it and don't delete it. Tell an adult immediately. You may feel like you are getting your friend into trouble, but you are protecting yourself and you are protecting them. They may not be thinking about the consequences or the effect this behavior can have on their future.

Anyone that gets convicted of a sex offense, will have to register as a sex offender. Sex offenders have to keep their address updated and keep a current photo with the police. The information goes on the sex offender registry where anyone can go and see your picture and where you live online.

REMEMBER: You can't control what other people do with your photos. Even if you think you are sending it to someone you can trust, they may end up surprising you. You can't trust anyone with something as private as that. Don't Do It!

Legal Consequences of Sexting

- The Virginia Department of Education has an excellent resource with real life examples of the consequences of sexting that can be found there.
- The Attorney General's Virginia Rules website is designed to give Virginia Youth information on all the laws in the state. We have taken has extensive information on sexting and other internet security risks.
- This article in The Virginian-Pilot tells a story of five Virginia teens getting charged with felonies for sexting and being in possession of sexually explicit photos of a minor, read more about it new.



Information Provided By: Office of the Attorney General 202 North Ninth Street Richmond, Virginia 23219 (804) 786-2071 www.ag.virginia.gov

Tab X:

Marketing Plan for units meeting accessibility requirements of HUD section 504

Simms Pointe

Marketing Plan for Units Which Conform to Section 504 of the Rehabilitation Act

This Marketing Plan for Units Which Conform to Section 504 of the Rehabilitation Act (the "Marketing Plan") has been designed to convey to current and potential residents with disabilities that Simms Pointe will be a new rental housing experience, with a commitment to excellent management and resident service, as well as an expectation of resident responsibility. Therefore, the majority of this plan will address ways in which property management will endeavor to secure qualified tenants, ensure quality tenancy, and effective management and maintenance of the property.

Woda Management & Real Estate, LLC ("WMRE") will be responsible for the management of Simms Pointe. WMRE will be responsible for all of the traditional management functions, including rent collection, maintenance, record keeping, reports, development of budgets, and monitoring resident income qualifications. Additionally, WMRE will be responsible for the development and management of community and resident services program. There will be a property manager on-site at Simms Pointe. The files will also be kept on-site at Simms Pointe.

Simms Pointe Limited Partnership and WMRE commit to providing a first preference on its waiting list for persons with an intellectual or developmental disability (ID/DD) for the greater of 5 units or 10% of the units. As mentioned in Section II. Marketing and Outreach, Simms Pointe Limited Partnership and WMRE will obtain tenant referrals from the Virginia Department of Medical Assistance Services (DMAS) and Virginia Department of Behavioral Health and Developmental Services (DBHDS). WMRE will retain tenant verification letters, and the Acknowledgement and Settlement Agreement Target Population Status. Developmental Disability units will be confirmed by VHDA; Elizabeth Seward, Director, Statewide Housing Initiatives, (804)-343-5615.

I. Affirmative Marketing

WMRE is pledged to the letter and the spirit of the U.S. policy of the achievement of equal housing opportunity throughout the Nation and will actively promote fair housing in the development and marketing of this project. WMRE, it's Officers, Directors and employees will not discriminate on the basis of race, creed, color, sex, religion, familial status, elderliness, disability or sexual orientation in its programs or housing. They will also comply with all provisions of the Fair Housing Act (42 U.S.C. 3600, et. Seq.).

Any employee who has discriminated in the acceptance of a resident will be subject to immediate dismissal. All persons who contact the office will be treated impartially and equally with the only qualification necessary for application acceptance being income and

credit, and conformity with the requirements of the Section 8 Program and Tax Credit programs. All interested parties will be provided a copy of the apartment brochure. Any resident who has questions not answered by the housing staff will be referred to the Regional Director of WMRE.

II. Marketing and Outreach

WMRE will locate people with disabilities to occupy the units which conform to the requirements of Section 504 of the Rehabilitation Act will be accomplished as follows:

1. Networking

WMRE will contact local centers for independent living and disability services boards and other service organizations via phone and printed communication. Additionally, WMRE will notify such organizations of vacancies. The contacts will include the following organizations:

- Rockingham County Social Services: 540-574-5100
- Harrisonburg Human Resources: 540-432-8920
- Harrisonburg-Rockingham Community Services Board: 540-434-1941
- Virginia Department for Aging and Rehabilitative Services: 804-662-7000 and 804-714-2021
- Virginia Association of Community Services Boards: 804-330-3141
- Department of Aging and Rehabilitative Services: 804-662-7000
- Department of Veterans Services: 877-285-1299
- Continuum of Care Organizations
- Virginia Board for People with Disabilities: 804-786-0016
- Centers for Independent Living
 - Disability Resource Center: 804-353-6503
 - Access Independence: 804-353-6583
- Virginia Department of Medical Assistance Services (DMAS): 804-786-7933

- Virginia Department of Behavioral Health and Developmental Services (DBHDS): 804-786-3921
- Any other appropriate resource agencies/organizations, non-profits that assist persons with disabilities, churches, veteran's organizations, service clubs (Rotary, Kiwanis, Ruritans, VFW), patient services of local hospitals and nursing homes
- Places of employment, unemployment offices, welfare and post offices, grocery stores, churches, community halls, public transportation centers, and local non-profit organizations

Leasing Preference for Target Population Identified in MOU between the Authority and the Commonwealth

- Unless prohibited by and applicable federal subsidy program.
- A "first preference" will be given for person in a target population identified in a memorandum of understanding between the Authority and one or more participating agencies of the Commonwealth.
- Will obtain tenant referrals from the Virginia Department of Medical Assistance Services (DMAS) or Virginia Department of Behavioral Health and Developmental Services (DBHDS) or any other agency approved by the Authority.
- Will Retain Tenant verification letter, Acknowledgment and Settlement Agreement Target Population Status
- Target Population units will be confirmed by VHDA.
- Elizabeth Seward, Director, Statewide Housing Initiatives, (804) 343-5615, elizabeth.seward@vhda.com

2. Internet Search and Digital Advertising

Woda Management & Real Estate, LLC will also list the property on the following websites at the start of lease up and for the duration of the compliance period:

- The property will be listed on <u>www.virginiahousingsearch.com</u>, which includes information on amenities available for the Target Population(s). It will be listed at the start of lease up and for the duration of the compliance period.
- <u>www.hud.gov</u>
- <u>www.craigslist.org</u>
- <u>www.accessva.org</u>
- dbhds.virginia.gov
- Other applicable apartment listing websites

3. Print Media

Print media sources will also be identified in the area that cater to people with disabilities as well as the public at large. These sources may include, but are not limited

to, rental magazines such as the *Apartment Shoppers Guide, Apartments For Rent*, local newspapers, etc. All advertising materials related to the project will contain the Equal Housing Opportunity logotype, slogan or statement, in compliance with the Fair Housing Act, as well as the fact the units for people with disabilities are available.

4. Resident Referrals

An effective Resident Referral program will be set up, in which current residents are rewarded for referring friends, coworkers, and others who may have disabilities to the property. These referrals are generally the best form of advertising as it attracts friends who will want to reside together, thus binding the community. *Residents will be offered incentives, to be determined, for referring qualified applicants who rent at the property.* Flyers will be distributed to residents along with the project newsletter announcing the tenant referral program.

5. Marketing Materials

Additional marketing materials are needed in order to further support the specific marketing effort to people with disabilities. All printed marketing materials will include the EHO logo. The marketing will also emphasize the physical and administrative compliance with Americans with Disabilities Act.

These marketing materials include:

• **Brochures or news media coverage** –A simple, two color brochures can be produced at low cost which will effectively sell the apartments and community. This brochure will include a listing of features and amenities. News media may include the local newspaper and/or the local television station coverage.

• Flyers - As mentioned earlier, a flyer campaign can be used effectively to market the community. Each flyer should incorporate graphics as well as a small amount of copy and should be designed to generate traffic.

• **Resident Referral** - The least expensive form of advertising is through Resident Referrals. A flyer should be created and distributed to all residents. (\$50-\$100 per referral, paid upon move in). In addition to being distributed to all residents, the referral flyer should be left in the Management office and should be included in the move in packet. (People are most inclined to refer their friends in the first few weeks of their tenancy.) The flyers should be changed several times each year to reflect the season or any type of special referral program.

III. Public and Community Relations

Equal Housing Opportunity promotions - all Site Signage containing the EHO logo and Fair Housing posters are displayed in English and Spanish in the Rental Office. Also posted in the Rental Office are instructions to anyone who feels they have been discriminated against to contact the Regional Manager at WMRE directly. WMRE encourages and supports an affirmative marketing program in which there are no barriers to obtaining housing because of race, color, religion, national origin, sex, elderliness, marital status, personal appearance, sexual orientation, familial status, physical or mental disability, political affiliation, source of income, or place of residence or business.

Additionally, a public relations program will be instituted to create a strong relationship between management and local disability organizations, neighborhood civic organizations, churches, mosques, and synagogues, city officials, and other sources of potential qualified residents still to be identified.

IV. Tenant Selection and Orientation

The first contact with the management operations is an important one in attracting qualified residents; therefore, the management/leasing offices should convey a sense of professionalism, efficiency, and cleanliness. The management/leasing office is designed to provide a professional leasing atmosphere, with space set aside specifically for resident interviews and application assistance. The leasing interviews will be used to emphasize the respect afforded to the resident and the responsibilities which the resident will be expected to assume.

Times of Operation - the Management Office will be open Monday through Thursday from 9:00 A.M. to 2:00 P.M. Applicants will be processed at the Management Office in accordance with approved criteria. Move-in process and orientation to property applicants meet with the Housing Manager or designated staff to discuss programs available on the property and will be supplied relevant information to assist them in their move.

On-site staff will perform housekeeping/home visits, check previous landlord and personal references, verify income, perform criminal/sex offender and credit background checks for each application taken. Tenant Selection will include minimum income limits assigned by the Owner/HUD. New tenants will be given an orientation to the property including a review of the rules and regulations, information on the area, proper use of appliances, move-out procedures, maintenance procedures, rent payment procedures, energy conservation, grievance procedures and a review of the Lease documents.

Tenant Selection Criteria

Tenant Selection will include maximum income standards under the Low-Income Tax Credit and Section 8 programs. Selection criteria will also include student status guidelines pursuant to the Low- Income Housing Tax Credit program.

Management will commit that no annual minimum income requirement that exceeds the greater of \$3,600 or 2.5 times the portion of rent to be paid by tenants receiving rental assistance.

Application Processing

Application processing will be done by the housing staff at the Management Office, well versed in Fair Credit Law. As stated before, the processing will include a review of prior landlord references, personal references, criminal/sex offender and credit reporting and income verification. The on-site staff will make further review for inaccuracies in the application.

The annual income and family composition are the key factors for determining eligibility. However, the Property Manager will also use the following criteria in selecting applicants for occupancy:

- Applicants must be individuals, not agencies or groups.
- Applicants must meet the current eligibility income limits for tax credits and any other program requirements.
- We will process the Rental Applications through a credit bureau to determine the credit worthiness of each applicant. If the score is below your threshold, but you have determined the applicant has no bad credit <u>and</u> no negative rental history <u>and</u> no criminal history and enough income to qualify, then you can conditionally approve the application after you have contacted the prior landlord. In these cases, the application must be reviewed by the Associate Director before final approval.

<u>Note-</u> If the applicant's denial is based upon a credit report, the applicant will be advised of the source of the credit report in accordance with the Federal Fair Reporting Act. Guidelines published by the Federal Trade Commission suggest that apartment managers fall under the provisions of the Act and are obligated to advise the person refused an apartment for credit reasons, the name and address of the credit reporting firm in writing. The credit report will not be shown to the applicant, nor will specific information be revealed.

- We will process the Rental Application through a credit bureau to determine any possible criminal conduct. Convictions will be considered, regardless of whether "adjudication" was withheld. A criminal background check will be used as part of the qualifying criteria. An applicant will automatically be denied if;
 - There is a conviction for the manufacture, sale, distribution, or possession with the intent to manufacture, sell or distribute a controlled substance within the past five years.

- There is evidence in the criminal history that reveals that the applicant has developed a pattern of criminal behavior, and such behavior presents a real or potential threat to residents and/or property.
- The application will be suspended if an applicant or member of the applicant's family has been arrested for a crime but has not yet been tried. The application will be reconsidered, within the above guidelines, after such legal proceedings have been concluded.
- Applicants must provide complete and accurate verification of all income of all family members. The household's annual income may not exceed the applicable limit and the household must meet the subsidy or assisted Income Limits as established for the area in which Simms Pointe is located. The annual income is compared to the area's Income Limits to determine eligibility.
- Family composition must be compatible for units available on the property.
- Applicants must receive satisfactory referrals from all previous Landlords.
- Applicants must provide verification of full-time student status for all individuals listed on the application as full-time student for tax credit units.
- Applicants must not receive a poor credit rating from the Credit Bureau and other credit reporting agencies and must demonstrate an ability to pay rent on time.
- Applicants must provide a doctor's statement and/or other proof of any handicap or disability if required.
- Applicants must provide a birth certificate or other acceptable HUD approved forms of documentation for all household members.
- Applicants must complete the Application for Lease and all verification forms truthfully.
- Applicants must provide all information required by current Federal regulations and policies.
- Applicants must have the demonstrated ability to maintain acceptable housekeeping standards.
- Applicants must meet current Federal program eligibility requirements for tax credits and any other programs.
- Applicants must meet current Federal program eligibility requirements for tax credits and any other programs.

- Preference will be given to those households whose family members are handicapped or disabled for housing in the units specifically designated for the handicapped or disabled.
- Applicants who meet the above criteria will be placed on a waiting list based on the date and time of their application. If an applicant turns down a unit for any reason, the applicant will be moved to the bottom of the waiting list. If the applicant turns down a unit for any reason a second time, the applicant will be removed from the waiting list.

Held Vacant for 60 Days

Unit must be held vacant for 60 days during which marketing efforts must be documented. However, if marketing to the Target Population is deemed to be conducted satisfactorily on an ongoing basis throughout the year and management can provide sufficient documentation to VHDA's Compliance Officer, management may request the ability to lease 60-point Units and 30-point Units, to a household not in the Target Population without the unit remaining vacant for the 60-day timeframe. "Ongoing basis" means contact to at least two (2) resources at least monthly in the manner noted below at any time the required number of units is not actually occupied by the Target Population.

Each time a vacancy occurs in a 60-point Unit or a 30-point Unit, if a qualified household including a person in the Target Population is not located in the 60-day timeframe, the owner or manager may submit the evidence of marketing to VHDA's Compliance Officer and request approval to rent the unit to an income-qualified household not a part of the Target Population. If the request is approved, the lease must contain a provision that the household must move to a vacant unit of comparable size in the development if a household in the Target Population applies for the unit. The move will be paid for by the owner.

If no vacant unit of comparable size is available at that time, the Target Population prospective tenant should be placed on the development's waiting list and placed in the 60-point Unit or 30-point Unit, when the first available vacant comparably sized unit becomes available to move the non-Targeted Population tenant.

NOTE: The move of the temporary/non-disabled tenant will be paid for by the owner.



Inducement Resolution for Tax Exempt Bonds

NOT APPLICABLE

Tab Z:

Documentation of team member's Diversity, Equity and Inclusion Designation

SWAM CONTRACT CERTIFICATION (TO BE PROVIDED AT TIME OF APPLICATION)

LIHTC Applicant Name Simms Pointe Limited Partnership

Name of SWaM Service Provider The Hyperion Group, Inc.

Part II, 13VAC10-180-60(E)(5)(e) of the Qualified Allocation Plan (the "Plan") of the Virginia Housing Development Authority (the "Authority" formerly VHDA) for the allocation of federal low income housing tax credits ("Credits") available under §42 of the Internal Revenue Code, as amended, provides that an applicant may receive five (5) points toward its application for Credits for entering into at least one contract for services provided by a business certified as Women-Owned, Minority-Owned, or Service Disabled Veteran-owned through the Commonwealth of Virginia's Small, Women-owned, and Minority-owned Business certification program (SWaM Program). Any applicant seeking points from Part II, 13VAC10-180-60(E)(5)(e) of the Plan must provide in its application this certification together with a copy of the service provider's certification from the Commonwealth of Virginia's SWaM Program. The certification and information requested below will be used by the Authority in its evaluation of whether an applicant meets such requirements.

Complete a separate form for each SWaM Service Provider.

INSTRUCTIONS:

Please complete all parts below. Omission of any information or failure to certify any of the information provided below may result in failure to receive points under Part II, 13VAC10-180-60(E)(5)(e) of the Plan.

- 1. The SWaM Service Provider will provide the following services and roles eligible for points under the Plan:
- _X_ consulting services to complete the LIHTC application;
- _X_ ongoing development services through the placed in service date;
- ____ general contractor;
- ____ architect;
- ____ property manager;
- ____ accounting services; or
- ____ legal services.
- 2. Please describe in the space below the nature of the services contracted for with the SWaM certified service provider listed above. Include in your answer the scope of services to be provided, when said services are anticipated to be rendered, and the length of the contract term.

The Hyperion Group, Inc. was engaged prior to application submission as a consultant to the Applicant for purposes of estimating construction costs, particularly in the provision of HVAC systems, plumbing, and green certification strategy. Further, if awarded credits, the Applicant plans to engage The Hyperion Group, Inc. as a subcontractor in its areas of expertise during construction until the project is placed in service.

- 3. Attach to this certification a copy of the service provider's current certification from the Commonwealth of Virginia's SWAM Program.
- 4. The undersigned acknowledge by their signatures below that prior to the Authority's issuance of an 8609 to the applicant, the undersigned will be required to certify that the SWaM service provider successfully rendered the services described above, that said services fall within the scope of services outlined within Part II, 13VAC10-180-60(E)(5)(e) of the Plan, and that the undersigned service provider is still a business certified as Women-Owned, Minority-Owned, or Service Disabled Veteran-owned through the Commonwealth of Virginia's SWaM) Program.

[Contract Certification and signatures appear on following page]

CONTRACT CERTIFICATION

The undersigned do hereby certify and acknowledge that they have entered into with each another at least one contract for services as described herein, that said services fall within the scope of services outlined within Part II, 13VAC10-180-60(E)(5)(e) of the Plan, that the undersigned service provider is a business certified as Women-Owned, Minority-Owned, or Service Disabled Veteran-owned through the Commonwealth of Virginia's SWaM Program, and that it is the current intention of the undersigned that the services be performed (i.e., the contract is bona fide and not entered into solely for the purpose of obtaining points under the Plan). The undersigned do hereby further certify that all information in this certification is true and complete to the best of their knowledge, that the Authority is relying upon this information for the purpose of allocating Credits, and that any false statements made herein may subject both the undersigned applicant and the undersigned service provider to disqualification from current and future awards of Credits in Virginia.

APPLICANT:

Simms Pointe Limited Partnership Name of Applicant

Signature of Applicant

David Cooper, Jr. - Authorized Member of the General Partner Printed Name and Title of Authorized Signer

SWAM CERTIFIED SERVICE PROVIDER:

The Hyperion Group, Inc. Name of SWaM Certified Service Provider

Signature of SWaM Certified Service Provider

W. Travis Bowers, Owner & CEO

Printed Name and Title of Authorized Signer

COMMONWEALTH OF VIRGINIA

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DEPARTMENT OF SMALL BUSINESS & SUPPLIER DIVERSITY

101 N. 14th Street, 11th Floor Richmond, VA 23219

THE HYPERION GROUP, INC.

is a certified Small, Minority Owned

Business meeting all the requirements set forth under the Code of Virginia Section 2.2-16.1 et seq. and Administrative Code 7VAC 13-20 et seq.

> Certification Number: 675826 Valid Through: Jul 30, 2023

Accordingly Certified

Tracey G. Wiley, Director



Tab AA:

Priority Letter from Rural Development

NOT APPLICABLE

Tab AB:

Socially Disadvantaged Population Documentation

"SOCIAL DISADVANTAGE" CERTIFICATION

Individual's Name Bruce Watts

LIHTC Applicant Name Simms Pointe Limited Partnership

Part II, 13VAC10-180-60(E)(5)(f), of the Qualified Allocation Plan (the "Plan") of the Virginia Housing Development Authority (the "Authority" formerly VHDA) for the allocation of federal low income housing tax credits ("Credits") available under §42 of the Internal Revenue Code, as amended, provides that an applicant may receive five (5) points toward its application for Credits for demonstrating that at least one of its principals is a "socially disadvantaged individual," as such term is defined in 13 CFR 124.103, and that said principal has an ownership interest of at least 25% in the controlling general partner or managing member for the proposed development. The certification and information requested below will be used by the Authority in its evaluation of whether an applicant meets such requirements.

INSTRUCTIONS:

Please complete <u>either</u> IA or 1B and also provide a complete response to II. Omission of any information or failure to certify any of the information provided below may result in failure to receive points under Part II, 13VAC10-180-60(E)(5)(f) of the Plan. Though the information requested below is of a personal nature, please note that all information provided on this form shall be subject to the Virginia Freedom of Information Act, § 2.2-3700, et seq.

I. SOCIAL DISADVANTAGE

(Complete only Section I(A) OR I(B) and then acknowledge II below)

- <u>A.</u> I am claiming social disadvantage because of my identification as a:
 - X Black American
 - _____ Hispanic American
 - _____ Native American (Alaska Natives, Native Hawaiians, or enrolled members of a Federally or State recognized Indian Tribe)
 - Asian Pacific American [An individual with origins from Burma, Thailand, Malaysia, Indonesia, Singapore, Brunei, Japan, China (including Hong Kong), Taiwan, Laos, Cambodia (Kampuchea), Vietnam, Korea, The Philippines, U. S. Trust Territory of the Pacific Islands (Republic of Palau), Republic of the Marshall Islands, FederatedStates of Micronesia, The Commonwealth of the Northern Mariana Islands, Guam,Samoa, Macao, Fiji, Tonga, Kiribati, Tuvalu, or Nauru]
 - _____ Subcontinent Asian American (An Individual with origins from India, Pakistan, Bangladesh, Sri Lanka, Bhutan, the Maldives Islands or Nepal)

<u>B.</u> I am claiming individual social disadvantage because I meet the requirements of 13 CFR 124.103(c)(2), and my social disadvantage has negatively impacted my entry into or advancement in the business world, as described in 13 CFR 124.103(c)(2)(iv).

II. Ownership and Control

Describe the ownership interest of the socially disadvantaged individual in the general partner or managing member of the applicant for Credits (provide any supporting documentation necessary to verify said ownership interest, such as the organizational chart provided elsewhere in the application for Credits).

Bruce Watts will own 25% of the general partner interest in Simms Pointe Limited Partnership. Please see organizational chart for verification.

[Application continues on following page]

CERTIFICATION OF ELIGIBILITY

I hereby certify that the undersigned principal has an ownership interest of at least 25% in the controlling general partner or managing member for the proposed development, as required by the Plan. I hereby further certify that all information in this certification is true and complete to the best of my knowledge, that the Authority is relying upon this information for the purpose of allocating Credits, and that any false statements made herein may subject both the undersigned principal and the undersigned applicant to disqualification from current and future awards of Credits in Virginia.

APPLICANT:

Simms Pointe Limited Partnership Name of Applicant

Signature c. Applicant

Authorized Member of the General Partner_____ Printed Name and Title of Authorized Signer

PRINCIPAL:

nue Watts

Signature of Qualifying Principal

Bruce Watts – Member of Simms Pointe GP, LLC Printed Name and Title of Qualifying Principal