November 23, 2020

Ms. Nicole Cimino Branch Chief Office of Chief Counsel Internal Revenue Service 1111 Constitution Avenue, NW Washington, DC 20224 Mr. Michael Novey Associate Tax Legislative Counsel Office of Tax Policy U.S. Department of the Treasury 1500 Pennsylvania Avenue, NW Washington, DC 20220

Dear Ms. Cimino and Mr. Novey:

The undersigned 140 organizations urge the Internal Revenue Service (IRS) and U.S. Department of the Treasury (Treasury) to take immediate action to provide deadline extensions and other necessary accommodations for the Low-Income Housing Tax Credit (Housing Credit) program in light of the continued severe disruptions to the development, construction and ongoing operations of Housing Credit properties as a result of the COVID-19 pandemic. It is critical that the Housing Credit program can continue to provide safe, quality affordable housing in communities nationwide, especially given the dire economic consequences of the COVID-19 pandemic impacting millions of low-income households.

We applaud the IRS' quick action in Notice 2020-53 to provide relief for Housing Credit program deadlines and requirements in response to the pandemic, and strongly support the recommendations for the continuation of these extensions and additional accommodations requested in a letter from the National Council of State Housing Agencies (NCSHA), dated November 16, 2020, attached here.

Given the continuing need to safeguard the health of Housing Credit residents, property management staff, and inspectors, we strongly urge the IRS and Treasury to issue immediate guidance.

We appreciate the IRS and Treasury's attention to these critical issues.

Sincerely,

Affordable Housing Association of Indiana Affordable Housing Investors Council Affordable Housing Management, Inc. Affordable Housing Tax Credit Coalition AHEPA Affordable Housing Management Company Alco Management, Inc. Alliant Capital Applegate & Thorne-Thomsen, P.C. Aurora Housing Authority Avesta Housing **Baker Tilly** Barker Management, Inc. Barnes & Thornburg, LLP Beacon Hill Capital LLC Boston Financial Investment Management California Housing Finance Agency CAMBA/CAMBA Housing Ventures, Inc. Cambridge Housing Authority Capstone Communities LLC

Charities Housing

Cinnaire

Citizens' Housing and Planning Association (CHAPA)

City of Colorado Springs, Colorado

Coalition On Temporary Shelter

CohnReznick, LLP

Community Revitalization and Development Corporation

Community Roots Housing

Community Vision Partners

Conifer Realty LLC

Cook Inlet Housing Authority

Corporation for Supportive Housing (CSH)

Council for Affordable and Rural Housing

Council of Large Public Housing Authorities

CREA, LLC

Dalcor Companies

Dauby O'Connor and Zaleski, LLC

Disability Network Southwest Michigan

Dominium

Dwelling Development LLC

Empower Missouri

Enterprise Community Partners

Envolve Communities LLC

Frost Brown Todd LLC

Gatesburg Road Development

GHC Housing Partners

Gorman & Company, LLC

Grapevine Economic Development Fund

Herman & Kittle Properties, Inc.

Holland & Knight LLP

Housing Advisory Group

Housing Authority of Southeastern Utah

Housing on Merit

Hudson Valley HDF Company, Inc.

Hunt Capital Partners, LLC

Illinois Housing Council

Institute of Real Estate Management

Katopody, LLC

KCG Companies, LLC

Kentucky Affordable Housing Coalition

Klein Hornig LLP

Kutak Rock LLP

Landmark Asset Services, Inc.

LDG Development, LLC

LeadingAge

LHP Affordable Housing

Local Initiatives Support Corporation/National Equity Fund

Low Income Housing Institute

Low Income Investment Fund

Maine Affordable Housing Coalition

Marble Cliff Capital

Mercy Housing

Meridian Investments, Inc.

Merritt Community Capital Corporation

Metro West Housing Solutions

MGL Partners

Michigan State Housing Development Authority (MSHDA)

Midwest Housing Equity Group

Miles & Stockbridge

Milestone Housing Group LLC

Minnesota Housing Finance Agency

Minnesota Housing Partnership

National Affordable Housing Management Association

National Affordable Housing Trust

National Apartment Association

National Association of Home Builders

National Association of Local Housing Finance Agencies

National Association of REALTORS®

National Association of State and Local Equity Funds

National Coalition for Homeless Veterans

National Community Renaissance

National Housing & Rehabilitation Association

National Housing Conference

National Housing Trust

National Multifamily Housing Council

National NeighborWorks Association

NeighborWorks Umpqua

Nevada HAND Inc.

North Carolina Housing Coalition

North Carolina Justice Center

Novogradac LIHTC Working Group

Ohio Capital Corporation for Housing

Pedcor Companies

Pennrose, LLC

Pennsylvania Housing Finance Agency

Plante Moran

Preservation of Affordable Housing, Inc. (POAH)

Public Housing Authorities Directors Association

R4 Capital LLC

RBC Community Investment

Red Stone Equity Partners

Regions Affordable Housing LLC

RLH Development, LLC

Royal Capital

RPM Development, LLC

RubinBrown LLP

Rural Community Assistance Corporation

Settle Meyer Law LLLC

Smart Growth America/LOCUS

Standard Communities

Stewards of Affordable Housing for the Future (SAHF)

Stratford Capital Group

Sugar Creek Capital

Tapestry Development Group

The Carabetta Companies

The Commonwealth Companies

The Community Builders

The Gatehouse Companies

The Michaels Organization

The NHP Foundation

The NRP Group

The Wishcamper Companies, Inc.

Trinity Financial, Inc.

Utah Housing Corporation

Wake County Southern Christian Leadership Conference

Wallick Communities

Wingate Companies

Winterwood, Inc.

Winthrop & Weinstine, P.A.

WNC & Associates, Inc.

Zimmerman Development



November 16, 2020

Ms. Nicole Cimino Branch Chief Office of Chief Counsel Internal Revenue Service 1111 Constitution Avenue, NW Washington, DC 20224 Mr. Michael Novey Associate Tax Legislative Counsel Office of Tax Policy U.S. Department of the Treasury 1500 Pennsylvania Avenue, NW Washington, DC 20220

Dear Ms. Cimino and Mr. Novey:

The National Council of State Housing Agencies (NCSHA), on behalf of the Low Income Housing Tax Credit (Housing Credit) allocating agencies, urges The Internal Revenue Service (IRS) and U.S. Department of the Treasury (Treasury) to extend the temporary relief provided by IRS Notice 2020-53 and to make other necessary accommodations for the Housing Credit program in light of the continuing disruption the COVID-19 pandemic is having on development and construction activities and the ongoing operations of Housing Credit properties.

NCSHA applauds IRS' quick action in Notice 2020-53 to provide relief from program deadlines and requirements in response to the COVID-19 pandemic. This action was instrumental in allowing Housing Credit developments in the construction phase to continue development this year and for existing properties to continue serving low-income residents during the extenuating circumstances the pandemic has caused.

Unfortunately, COVID-19 cases are still increasing nationally. The pandemic continues to impact the supply of construction materials, timing of permitting and local approvals, and the availability of construction workers. It also continues to limit the ability of property managers to interact with residents for regular property operations and to restrict the ability of state Housing Credit agencies to complete development approvals and regular compliance monitoring functions.

Given the continuing importance of safeguarding the health of Housing Credit residents, property management staff, and state and local inspectors, we urge the IRS and Treasury to issue immediate guidance extending the relief provided by IRS Notice 2020-53. Specifically:

- Extend the December 31, 2020 deadlines and associated requirements provided by IRS Notice 2020-53—including the carryover allocation 10% Test deadline, the minimum rehabilitation expenditure deadline, the rehabilitation period deadline for properties that suffered a casualty loss due to a Presidentially declared major disaster, the transition period requirement to meet set-asides for residential rental projects in accordance with IRS Revenue Procedure 2004-39, and the rehabilitation period requirement for bonds used for residential rental projects—to September 30, 2021, at minimum.
- Extend the waiver of the physical inspection and tenant file review requirements of IRS regulation 1.42-5 and tenant income recertification requirements provided by IRS Notice 2020-53 to September 30, 2021, at minimum.
- Extend guidance provided by IRS Notice 2020-53 clarifying that the temporary closure of property amenities and common space facilities will not negatively impact a property's eligible basis and result in loss of Credits through September 30, 2021, at minimum.

In addition to extending relief provided by IRS Notice 2020-53, we urge IRS and Treasury to make the following critical additional accommodations to keep the program operating effectively during the pandemic:

- Provide a 12-month extension of the placed in service deadline as required in IRC Section 42(h)(1)(E)(i) for all developments allocated Housing Credits in calendar years 2018-2021. While limited relief to placed in service rules is available to certain projects in accordance with IRS Revenue Procedures 2014-49 and 2014-50, this relief requires specific action by the state Housing Credit allocating agency and is only available to developments receiving a carryover allocation prior to January 20, 2020. Given the continuing interruption in construction activity, lack of a general rule extending the placed in service deadline is significantly impacting Housing Credit investor interest and equity pricing amounts.
- Provide a 12-month extension (until December 31, 2021) of the year-end deadline for property restoration for any property that suffers a casualty loss not associated with a major disaster during 2020. The year-end deadline can be a significant challenge under normal circumstances, particularly if a casualty loss occurs late in the calendar year. Construction disruptions and social distancing requirements due to the pandemic further exacerbate this challenge, and can make it impossible to meet the deadline.
- Provide a 12-month extension for all open noncompliance corrective action periods, with state Housing Credit agencies having the ability to reinstate

deadlines depending on their assessment of the situation. The ability to conduct routine maintenance and complete work orders is affected by social distancing requirements and construction material shortages, while correction of other noncompliance may be hampered by other delays and closures. The ability to provide additional flexibility on the corrective action period is necessary to avoid penalizing otherwise compliant owners for circumstances beyond their control during the pandemic.

• Provide guidance clarifying that Housing Credit allocating agencies may conduct telephonic hearings to satisfy qualified allocation plan (QAP) public approval requirements in IRC Section 42(m)(1)(A)(ii) until September 30, 2021, consistent with guidance provided in IRS Revenue Procedure 2020-49 for private activity bonds. The pandemic has restricted the ability of states to convene public hearings for the approval of QAPs, and these restrictions are continuing into 2021. Many states have successfully solicited public input using telephonic hearings as permitted for tax-exempt bonds. IRS should treat the Housing Credit QAP public approval requirement in a consistent manner to the private activity bond requirement in Section 147, as the Section 42 requirement directly references the private activity bond rules.

Depending on the duration of the pandemic, IRS may need to further extend these actions beyond the time periods requested in this letter.

We appreciate IRS and Treasury's attention to these critical issues at this busy time and stand ready to assist in any way that we can.

Sincerely,

Garth Rieman

Director of Housing Advocacy and Strategic Initiatives