TC _____

		YEAR END	ING DECEN	IBER 31, 2019		
	PROJECT NAME:					
	TAX CREDIT NUMBER:	TC		REGION #:		
	PROJECT ADDRESS:					
				COUNTY:		
	At least one building		Service, but ow	vner elects to begin credit period in the following year. and proceed to the end to sign and date this form.		
	At least one buildin credit period in the f	een Placed in Servic g has been Placed i ollowing year.	n Service, unde	st recent allocation. In the most recent allocation, but the owner elects to be and complete the certification for the original allocation.		
-				LIST INFORMATION (As of 12/31)		
		/-income units occup	,	Number of households requesting low income u		
-		<i>income units vacan</i>		Number of households requesting market rate u		
_	Number of ma	irket rate units occup	ied.	Number of households requesting accessible ur		
_	Number of ma	irket rate units vacan	ıt.			
	TOTAL NUME	BER OF UNITS				
	CERTIFICATION					
	The undersigned(the "Owner"), hereby certifi		on	behalf of		
	The project meets the mir	-				
	20-50 test under Section 42(g)(1)(A) of the Code.					
	40-60 test under Section $42(g)(1)(B)$ of the Code.					
	AI – Average Income test under Section 42 (g)(1)(C). 15-40 test for "deep rent-skewed" developments under Section 42(g)(4) and 142(d)(4)(B) of the Code.					
	There has been no change in the applicable fraction (as defined in Section 42(c)(1)(B) of the Code) for any building in the project:					
	NO CHA	NGE	CHANG	E		
			reported to the	IRS for <u>each building</u> in the project for the certification		
	The owner has obtained the certification at their in		tification from e	each low-income resident and documentation to suppo		
	YES	NO	NA	If NO, please explain:		

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3) b	The owner has obtained an Annual Tenant Income Certification from each low-income resident and documentation to support that annual recertification. The owner has qualified for an exemption from annual recertification by 1) having a 100% LIHTC qualified project 2) certifying that no units were occupied by nonqualified households (Reference question 23) and has obtained an Alternate Certification from each low-income resident.						
	YES	NO	lf NO, please exp	plain:			
4)	Each low income unit in the	e project has been	rent-restricted under Section	on 42(g)(2) of the Code.			
	YES	NO	lf NO, please exp	plain:			
5)				neral public and used on a non-transient basis n 42(I)(3)(B)(iii) of the Code).			
	YES	NO	HOMELESS	If NO, please explain:			
6)	of discrimination includes	an adverse final de final decision by	ecision by the Secretary of a substantially equivalent	I-3619, has occurred for this project. A finding f Housing and Urban Development (HUD), 24 state or local fair housing agency, 42 U.S.C.			
	NO FINDI	NG	FINDING	If a FINDING, please explain:			
7)	building codes (or other had code inspections did not is	bitability standards sue a report of a vi	s), and the state or local g	, taking into account local health, safety, and overnment unit responsible for making building low-income unit in the project.			
	YES	NO					
	If NO , state nature of viola and any documentation of		a copy of the violation rep	ort as required by Treasury Regulation 1.42-5			
8)	There has been no change since the last certification s		sis (as defined in Section 4	2(d) of the Code) of any building in the project			
	NO CHAN	GE	CHANGE				
		ided without charg	je, or the project owner ha	commercial space, a fee is now charged for a s received federal subsidies with respect to the g):			
9)				f the Code, of any building in the project, such			

All tenant facilities, included in the eligible basis under Section 42(d) of the Code, of any building in the project, such as swimming pools, other recreational facilities, parking areas, washer/dryer hookups, and appliances, were provided on a comparable basis without charge to all tenants in the buildings.

YES NO If NO, please explain:

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10)	rent that unit,	or the next availa	able unit of compa		r, reasonable attempts were or a size, to tenants having a qualifyir come.	
		YES	NO	If NO, please	explain:	
11)		all available units o			ed above the limit allowed in Sect building were or will be rented to	
		YES	NO	If NO, please	explain:	
12) a	requirement u because the a	Inder Section 42(happlicant holds a	n)(6)(B)(iv) that ar voucher of eligibi	n owner cannot re lity under Section	Section 42(h)(6) was in effective fuse to lease a unit in the project 8 of the United States Housing contained in the Extended Use A	ct to an applicant Act of 1937, 42
		YES	NO	NA	If NO or NA, please explain	n:
12) b	and the proje				on their status as a holder of a S acial provisions, as outlined in th	
		YES	NO	NA	If NO or NA, please explain	n:
13)	nonprofit orga	anizations" under	Section 42(h)(5)		e ceiling set-aside for a project in its nonprofit entity materially pa Code.	
		YES	NO	NA	If NO or NA, please explain	า:
14)		en no change in th Program Complia		anagement of the	project since the completion of the	he last Certificate
		NO CHANGE	E	CHANGE		
	If CHANGE , p ownership trai		rrent owner/mana	gement agent, ph	one number, address, email add	ress and date of
	Current Own Address:	er:			Tax ID #:	
	Phone #:			Email:		
		nip Transferred:				
	Current Mana Address:	agement Agent:				
	Phone #:			Email:		
	Date Manager	ment Transferred:				

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15) For buildings with four units or less: Are any of the units in the building occupied by the own the owner?				by the owner or a person related to				
	YES	S NO	NA (Check NA only if buildin	g has more than 4 units.)				
16)	For Properties Placed In Service prior to July 30, 2008: For this compliance period, was the project a recipient of a federal grant or other form of federal subsidy (that would cause a reduction in eligible basis)?							
	YES	6 NO		e the type of subsidy and the term of the subsidy:				
17)		s Utility Certification:						
	I have obtained accurate utility allowances using one of the following methods: 1) PHA Utility Allowance, 2) Local Utility Company Estimate, 3) State Housing Credit Agency Estimate, 4) HUD Utility Schedule Model, or 5) Energy Consumption Model.							
	I acknowledge this process to be an annual requirement of the LIHTC Program and certify to the adherence to this requirement for this calendar year.							
	OR							
			paid separately by the tenant.					
	YES	S NO	If NO, please explain:					
18)	All residents listed in the attached Rental Schedule are eligible under the provisions of Section 42 of the Code, as amended, and the Indenture for Restrictive Covenants ("Indenture").							
	YES	S NO	NA If NO or N	A, please explain:				
19)	The project is fully c	compliant with all terms	and provisions of the Indenture.					
	YES	S NO	If NO, please explain:					
20)	aside for specific se	election or resident crit	tax credits based upon a certification t eria or implementation of a supportive uld be familiar with the specific set as	service program, specific conditions				
20) a			e services or has established an internal a median income with funds available fr					
	YES	S NO	NA If NO, plea	se explain:				

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20) b The Owner has provided significant fundin associated with preparing for and retaining			port for lower income residents affe	ected by life changes	
	YE	S NO	NA	If NO, please explain:	
20) c		e allocation of tax cr		tain supportive services plan subm 62 years and older, which allows	
	YE	S NO	NA	If NO, please explain:	
20) d	homeownership at the end of the comp	the end of the comp pliance period, all rem	liance period, and in t naining rental units will	services in place to foster a conve the event units are not converted be rented to qualified low-income i	to homeownership at
	YE	S NO	NA	If NO, please explain:	
20) e 1	Owner has set asid	e at least uni	ts for households at or	^r below 20 percent area median inc	ome.
	YE	S NO	NA	If NO, please explain:	
20) e 2		subsidize rents for		nds available for increased equity r ofor households with income at or	
	YE	S NO	NA	If NO, please explain:	
20) f	units in the	project have been se	et aside as accessible	housing to persons with disabilities	
,	YE		NA	If NO, please explain:	
20) g	days of rent-up, sai units to be occupie	d units were available	e to such persons, and eed the accessible fea	ed accessible features of the units I, thereafter, Owner has established ture to the greatest extent feasible	d a policy to allow the
	YE	S NO	NA	If NO, please explain:	

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20) h	units	s in the project a YES	re currently occup	bied by persons w	tho need the accessible features of the unit. If YES, please specify unit numbers:
20) i			ts in the project a ed 40 percent of a NO		d rents are maintained at levels affordable to, tenants s income. If NO, please explain:
20) j 1		units will be	-	ints at or below _	percent of area median gross income, or such
	A4 14	YES	NO	NA	If NO, please explain:
20) j 2			h the applicable for ten NO		percent of area median gross income, or such ject. If NO, please explain:
20) k 1	The total rent for units at 50		Owner including		rating subsidies may not exceed the rents established nits pursuant to its application for low-income housing
		YES	NO	NA	If NO, please explain:
20) k 2	Owner hereby established for source (inclue that upon exp	or units at 50 pe ding, without lim	e total tenant paid ercent of median i itation, project-ba ation of the subsid	income. In the e sed, tenant base	y the Owner for units may not exceed the rents event the Owner receives subsidies for rent from any ed or internal rent subsidy programs), Owner certifies d portion of the rent may not exceed the 50 percent of
		YES	NO	NA	If NO, please explain:
20)	In the event t	he project is a re value calculatior		HOME funds and	d has received an allocation of tax credits based upon n each building are rented to tenants at 50 percent of
		YES	NO	NA	If NO or NA, please explain:

20) m The Owner has set-aside at least _____ percent of the units in the project for residents who are physically or mentally disabled, including persons with HIV/AIDS, transitional or permanent housing for the homeless, seasonal farm workers, or extra accessible units and is providing supportive services to these residents.

YES	NO	NA	If NO, please explain:
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21) For the projects comprised of buildings (or any part of a building) originally constructed or built prior to 1978, federal regulations (24 CFR Part 35) governing lead-based paint will be applicable. (Implementation dates for these regulations may vary from jurisdiction to jurisdiction and based on program participation.) If applicable, Owner must have a clearance certification (performed by a qualified entity under the regulations) for (1) each unit occupied by a resident household with a child under the age of six receiving tenant-based rental assistance or (2) any project available for general occupancy receiving federally funded project-based rental assistance. The project is fully compliant with any applicable requirements of 24 CFR Part 35.

YES NO NA If NO or NA please explain: If applicable, provide evidence that tenant file includes copy of any clearance certifications:

22) a For the preceding 12-month period, no tenants in low-income units were evicted or had their tenancies terminated for other than good cause, full protections of the Violence Against Women Act were provided, as applicable, and no tenants had an increase in the gross rent with respect to a low-income unit not otherwise permitted under Section 42.

YES NO If NO, please explain:

22) b Did gross rent exceed the Gross Allowable Rent for any unit? If so, was overage due to rental assistance received through Section 8, Section 515, or other comparable Federal, State or local government assistance program?

YES NO

If Yes response is due to any **other** comparable government program, please provide documentation to explain the specific program and the unit numbers involved with the overages:

23) For projects consisting of 100% LIHTC units, the owner hereby certifies that no unit was occupied by an ineligible household.

YES	NO	NA	If NO or NA please explain:
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24) The Owner hereby certifies that no LIHTC unit was occupied in its entirety by full-time students; unless the household met an exception under IRS 42 (i)(3)(D).

YES NO If NO, please explain:

25) The Owner has listed vacant units on PAHousingSearch.com.

YES NO If NO, please explain:

26) The Owner has not obtained any waivers to the provisions of Section 42 from the Agency pursuant to IRS Notice 2014-49 or 2014-50 to provide temporary housing or other assistance in accordance with the declaration of a major disaster.

NO WAIVER WAIVER

If **WAIVER**, please list the names of the displaced individuals, along with the unit number(s) and effective date(s) of their occupancy. Also, provide the date(s) the displaced individuals vacated the unit(s) and the date(s) the unit(s) was later occupied by LIHTC qualified household: (If needed, attach separate sheet of paper)

27) The Owner has included the PHFA LIHTC Lease Addendum with all Lease Agreements executed at this property in the past year:

YES NO NA If NO or NA, please explain:

28) The Owner has complied with all terms agreed to in the application for Credit, including all Federal and state-level program requirements and any commitments for which points or other preferential treatment was received.

YES NO

NOTE: Failure to complete this form in its entirety will result in noncompliance with program requirements. In addition, no individual other than an owner or general partner of the project is permitted to sign this form, unless permitted by PHFA.

The project is otherwise in compliance with the Code, including any Treasury Regulations, the applicable PHFA Allocation Plan, and all other applicable laws, rules and regulations. This Certification and any attachments are made UNDER PENALTY OF PERJURY.

By checking this box, I agree that a signed copy of the Owner Certification will be maintained on file and that a copy will be provided to the Agency upon request.

Ownership Entity:		
Ownership Entity Tax ID #:		
Owner Signature:	 Title:	
Type/Print Name:		
Phone:	_ Email:	
Date:	 _	

NOTE: IF THIS IS THE FIRST YEAR OF THE COMPLIANCE PERIOD, PLEASE SEND PHFA A <u>SIGNED</u> COPY OF YOUR IRS FORM 8609, WITH PART II <u>COMPLETED</u>. IF QUESTION 8b. ON THE FORM 8609 IS ANSWERED AS YES, INCLUDE THE REQUIRED ATTACHED STATEMENT OF APPLICABLE BUILDINGS.