



Housing Finance
Agency



Multiple Programs Guide

A Side-by-Side Summary of Specific Housing Provisions

With HOTMA Updates

Tax Credits | HUD | Rural Development | HOME | Tax Exempt Bonds

Now includes updated National Housing Trust Fund provisions.

Note: This Guide summarizes federal requirements.



Multi-Program Interaction Summary

Result of Rule Comparison	Action to Take	Examples
A. One program has a requirement that the other does not.	Apply the requirement.	HUD – Citizenship, criminal background, and numerous specific forms. RD – Complex waitlist requirements. HUD, RD, or HOME – Conduct an affirmative marketing plan.
B. Both programs have similar requirements, and:		
a. The rules have built-in reconciliation provisions.	Apply the reconciled rule.	LIHTC with HUD or RD – Use HUD or RD utility allowances. LIHTC with HOME – Do not use income-based rent for over-income households.
b. One requirement is more restrictive.	Apply the more restrictive rule.	LIHTC with HUD, RD, or HOME – Use lowest applicable Income limits. LIHTC with HUD or RD – Conduct annual income certifications at 100% LIHTC properties. LIHTC with HUD or RD – Apply the minimum 1-year lease term. LIHTC with HUD – Do not charge application fees.
c. The requirements are different and don't reconcile.	Apply both rules.	LIHTC with HUD, RD, or HOME – Apply both student rules.
d. The requirements conflict.	Contact key people to discuss risks and decide on an approach. <ul style="list-style-type: none"> • Owners • Investors • State HFA & other agencies. 	LIHTC with RD or HUD – Displacing over-income households per RD rules or per LIHTC rules for existing households at a HUD acquisition/rehab. HUD or RD with LIHTC – Use of conservative calculations to determine eligibility (highest-in-range or year-to-date, for example).

Note on the National Housing Trust Fund (NHTF):

NHTF provisions are inserted below similar HOME provisions

Ohio Housing HDAP Trust (OHTF) projects follow HOME rules.

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STUDENT ELIGIBILITY

LIHTC	<p>In general, families made up of full-time students of any age do not qualify. There are five exceptions to this general rule. They are for students who are:</p> <ol style="list-style-type: none"> 1. Married and entitled to file a joint tax return* 2. Single parents with dependent child(ren) 3. Title IV welfare recipients (TANF or similar program) 4. Former foster care recipients 5. Participants in a Job Training Partnership Act (JTPA) or similar program** <p>* Same-sex couples qualify for “married and entitled to file” if legally married under any state law. **The “Workforce Investment Act” has replaced JTPA.</p>	<p>§42 (i)(3)(D) & 8823 Guide 17-1 & 2 & Exhibit 17-1; 4350.3 Exhibit 5-1 Rev. Rul. 2013-17</p>
HUD	<p>HUD Section 8 Rule:</p> <p>Any individual who attends an institute of higher learning (full OR part-time) must be one of the following:</p> <ol style="list-style-type: none"> 1. A dependent of the family living with a parent 2. Over age 23 3. A veteran 4. Married 5. A parent with a dependent child in the unit 6. A disabled individual who was receiving assistance before 11/30/2005 or 7. Be independent from parents or have parents who are income eligible. 8. Certain vulnerable youths also count as independent under HUD and DOE rules. <p>Non-Section 8 programs:</p> <p>Each student at an institute of higher learning must meet ALL of the following requirements</p> <ol style="list-style-type: none"> 1. Be of legal contract age under state law 2. Have established a separate household from parents for at least a year OR meet the U.S. Dept. of Education definition of an independent student 3. Not be claimed on a parent’s tax return 4. Must disclose if they get financial assistance from their parents. 	<p>4350.3 3-13</p>
RD	<p>Similar to the HUD Non-Section 8 Rule</p>	<p>Unnumbered letter dated 1/11/2007 HB-2-3560 6.58</p>
HOME (NHFT)	<p>Same as HUD Section 8 Rule (regardless of commitment date) The NHTF statute and regulation have no student restrictions.</p>	<p>HOME Reg §92.2 (2013)</p>
BOND	<p>Same as LIHTC. In general, households made up of full-time students of any age do not qualify. Before HERA, the only exception that qualified a full-time student household was ‘married, entitled to file a joint tax return’. Per HERA, the same five student exceptions that apply for LIHTC apply to bond qualification.</p>	<p>§42 (i)(3)(D) §142 (d)(2)(C)</p>

INCOME ELIGIBILITY DETERMINATIONS

LIHTC	Income eligibility is determined using the Section 8 method for determining gross annual income found in the Joint HOTMA Notice 2023-10 and in the HUD Handbook 4350.3 Chapter 5, as revised extensively by the HOTMA Notice. No deductions to annual income apply to the tax credit program.	IRS Notice 88-80, Treas. Reg. 1.42-5(b)(1)(vii), 8823 Guide Chapter 4, HOTMA Joint Implementation Notice 2023-10
HUD	Follow the Joint HOTMA Notice 2023-10 and the HUD Handbook 4350.3, as revised extensively by the HOTMA Notice. Allowances and Deductions apply.	4350.3 chapter 5 and Exhibits 5-1 & 5-2, HOTMA Joint Implementation Notice 2023-10
RD	Follow the RD HB-2-3560 chapter 6 (rev 2025). These rules are based on HUD regulations, as revised extensively by HOTMA.	HB-2-3560 chapter 6 (rev 2025)
HOME [NHTF]	<p>HUD allows PJs to choose from two methods for determining income, these will be stated in the HOME regulatory agreement and may include:</p> <ul style="list-style-type: none"> • 1040 tax return definition • Section 8 method from the 4350.3 Chapter 5, as revised extensively by HOTMA* <p>For Ohio projects, OHFA uses the Section 8 method. The 2013 regulation change eliminated the Census Long Form as an option. PJs may allow other program determinations of income.</p> <p><i>*The most widely used and the only option available to tax credit properties.</i></p> <p>NHTF allows for the same two options as post-2013 HOME. Subsidy program determinations must be used.</p>	HOME Guide 3.2 D Home Reg § 92.203 (C) & (D) (2024) NHTF 24 CFR 93.151 (b), HOTMA Joint Implementation Notice 2023-10
BOND	Income eligibility is determined using the Section 8 method for determining annual income found in the Joint HOTMA Notice 2023-10 and in the HUD Handbook 4350.3 Chapter 5, as revised extensively by the HOTMA Notice. The LURA will determine what method is used to verify income.	§ 142 (d)(2)(B), HOTMA Joint Implementation Notice 2023-10

CHILDREN – ADOPTED OR UNBORN

LIHTC	Children in the process of adoption and unborn children are included when counting family members. Pregnancy is verified by self-affidavit by mother.	8823 Guide 4-3 4350.3 Appendix 3, Page 20
HUD	Children in the process of adoption and unborn children are included when counting family members. Pregnancy is verified by self-affidavit by the family.	4350.3 Appendix 3, Page 20
RD	Children in the process of adoption and unborn children are included when counting family members.	HB-2-3560 6.5B, Attachment 6-H, page 10
HOME	Older guidance indicated that children in the process of adoption and unborn children were not included when counting family members. This guidance is no longer available and appears to have been rescinded. It is HIGHLY recommended that the property's PJ be consulted to determine if they still employ this policy. Many PJs use the widely accepted policy for other HUD programs to include these children.	4350.3 Appendix 3, Page 20
BOND	Children in the process of adoption and unborn children are included when counting family members.	

INCOME LIMITS

LIHTC	<p>HUD-published Multifamily Tax Subsidy Program (MTSP) income limits are used. 20-80% MTSP limits apply, depending on the minimum set-aside selected for a project. Income limits are property-specific, and HERA designates a “hold harmless provision” for a specific property, a provision that allows the income limits to never go below the highest limit that has applied to the area since the project was placed in service. Families must qualify based on gross annual income.</p>	Treas. Reg. 1.42-5(b)(1)(vii), 8823 Guide 4-2
HUD	<p>Income limits based on area median income (AMI) are used and vary based on which HUD program and the county location or MSA. Limits may go up or down in any given year. Families must qualify based on gross annual income.</p> <p>For Section 8: the very low-income 50% AMI limits generally apply, but 40% of new move-ins must be at the extremely low-income (30% AMI) limits.</p>	4350.3 3-6
RD	<p>RD program income limits based on area median income (AMI) are used based on which RD program and the county location or MSA. Limits may go up or down in any given year.</p> <p>Applicants are given priority based on whether they are very low (50% AMI), low (80%), or moderate (low limit + \$5,500) income. Households must qualify based on adjusted income.</p>	HB-2-3560 6.3
HOME [NHTF]	<p>HUD HOME income limits based on area median income (AMI) are used. HOME limits are county or MSA-specific and may go up or down any given year. The HUD very low (50% AMI) limits apply to Low HOME units. High HOME limits are the HUD low-income (80%) limits.</p> <p>NHTF income limits are HUD’s extremely low-income limits, which are the higher of the 30% limits or the poverty level for an area. Unlike Section 8 ELI, the NHTF limits are NOT capped at the very low (50%) limits.</p>	HOME Guide 3.2 A NHTF 24 CFR 93.302 (a)&(b)
BOND	<p>HUD-published Multifamily Tax Subsidy Program (MTSP) income limits are used. 50 or 60% MTSP limits apply, depending on the minimum set-aside selected for a project. Income limits are property-specific, and HERA designates a “hold harmless provision” for a specific property, a provision that allows the income limits to never go below the highest limit that has applied to the area since the project was placed in service. Families must qualify based on gross annual income.</p>	§ 142 (d)(2)(B)

INCOME CERTIFICATION FORM

LIHTC	Tenant Income Certification or “TIC” is commonly used. For Ohio projects, use the OHFA TIC.	
HUD	Form HUD-50059.	4350.3 5-31 B
RD	Form RD-3560-8.	HB-2-3560 6.9A
HOME	No specific form is required. PJs commonly allow tax credit TICs. For Ohio projects, use the OHFA TIC.	
BOND	Tenant Income Certification (TIC) or Certificate of Tenant Eligibility (CTE) forms are commonly required by bond monitors. For Ohio projects, use the OHFA TIC.	

ZERO INCOME HOUSEHOLDS/UNSECURED INCOME

LIHTC	HUD allows zero-income households but makes provisions for interim certifications when income changes. The tax credit certification must establish a family’s income for the next 12-month period with no interim certifications. This difference in program regulations creates a “grey” area that is open to interpretation between the programs, state agencies, and project owners. Some agencies require that future, unsecured income be counted based on the family’s income history. While some require that only imminent and verifiable income be counted. For Ohio projects, OHFA requires imminent and verifiable be counted. The 8823 Guide opts for using a 12-month history for zero or sporadic-income households and thus unknown and unverifiable income is not included on the certification. Check with your state HFA. For Ohio projects, owners/management agents must use OHFA’s Zero Income Verification form (which may be amended from time to time).	8823 Guide 4-33
HUD	HUD allows zero-income families and unsecured income is not counted. Changes to this status must be reported immediately and an interim certification conducted.	4350.3 5-5 A, Appendix 3, page 22 Joint HOTMA Notice 2023-10, J.8
RD	RD does not consider zero-income families to qualify. Basic expenses that the household must meet are verified and counted as income. A Zero Income Checklist must be completed to determine cash and non-cash contributions to the family that will be used to meet the expenses.	HB-2-3560 6.9 A 4, Attachment 6B
HOME	HOME guidance allows zero-income families but does require that the past 12-month average income (if any) be included on the certification.	HOME GUIDE 6.2 E
BOND	The bond regulations do not speak to this issue. Typically, it is handled per the tax credit program approach.	

EMPLOYMENT INCOME VERIFICATIONS WITH A RANGE OF HOURS, WAGES ETC.

LIHTC	HUD uses “average hours” when determining employment income (for example, 35 hours for 30-40 hours listed on a verification). By regulation, we count tax credit income as does the Section 8 program. However, it has generally been accepted as best practice by some state HFAs that the tax credit program should use the more conservative approach of using the HIGHEST in a range (for example, 40 for the 36-40 hours). Some states apply the HUD method, however. The IRS has not addressed this issue. For Ohio projects, use the highest range when determining employment income.	
HUD	HUD uses “average hours” when determining employment income (for example, 35 hours for 30-40 hours listed on a verification).	4350.3 Appendix 6-C
RD	RD does not directly address this issue. Typically, the HUD approach is used (for example, 35 hours for 30-40 hours listed on a verification).	
HOME	HOME uses the HUD method to calculate employment income (that is “average hours”, for example, 38 hours for 36-40 hours listed on a verification).	HOME Technical Guide page 6
BOND	Bond technically uses the HUD “average hours” calculation for employment income. Typically, the best practices accepted by many bond issuers implement the more conservative approach of using the HIGHEST amount listed as a range on the employment verification (for example, 40 hours used for 36-40 hours listed on a verification).	

VERIFICATION OF ASSETS/ IMPUTING INCOME FROM ASSETS

LIHTC	<p>If the family’s assets are at the current HUD threshold amount (as adjusted annually) or less, assets may be verified via self-affidavit. Family assets that have a total cash value of more than the current HUD threshold amount, as adjusted annually, must be 3rd-party verified. Imputed income from assets using the Hud passbook rate is calculated on individual assets that cannot otherwise have income calculated if assets exceed the current HUD threshold amount (as adjusted annually).</p>	<p>8823 Guide 4-7, 4350.3 5-18 B, Rev. Proc. 94-65 Joint HOTMA Notice 2023-10 F.5</p>
HUD	<p>If the family’s assets are at the current HUD threshold amount (as adjusted annually) or less, assets may be verified via self-affidavit at move in and other years, as long as assets are 3rd-party verified at least once every third year thereafter. Imputed income from assets using the HUD passbook rate is calculated on individual assets that cannot otherwise have income calculated if assets exceed the current HUD threshold amount (as adjusted annually).</p>	<p>4350.3 5-13, Appendix 3, 24 CFR § 5.659 Joint HOTMA Notice 2023-10 F.5</p>
RD	<p>Assets are 3rd-party verified. Imputed income from assets using the Hud passbook rate is calculated on individual assets that cannot otherwise have income calculated if assets exceed the current HUD threshold amount (as adjusted annually).</p>	<p>HB-2-3560 6.10E and 6.11 A</p>
HOME [NHTF]	<p>If the family’s assets are at the current HUD threshold amount (as adjusted annually) or less, assets may be verified via self-affidavit at move in and other years, as long as assets are “source document” verified at least every 6th year of the affordability period (subject to PJ policy). Income self-certification or verification from a PHA voucher provider or for project-based rental assistance must be used for all years, if applicable. Imputed income from assets using the HUD passbook rate is calculated on individual assets that cannot otherwise have income calculated if assets exceed the current threshold amount (as adjusted annually). NHTF allows the same verification methodology and cycle as HOME.</p>	<p>HOME Guide 3.2 E 2 & 5, F3, Attachment 3-5 HOME Technical Guide 15 NHTF 24 CFR 93.151 (d)</p>
BOND	<p>The bond regulations do not specifically address asset verification requirements. The project Restrictive Covenant may have specific requirements or allow self-affidavits to be used when family’s assets are at the current threshold amount (as adjusted annually) or less. This is not specifically allowed on a federal level like it is for the tax credit program.</p>	

PHA OR OTHER MEANS TEST PROGRAM INCOME VERIFICATION

LIHTC	Check with state HFA. Some states allow a letter from a PHA voucher issuer stating that the family income is below the income limit. Other means tested program determinations may also be allowed. For Ohio projects, OHFA allows means tested program income verification.	IRS Reg 1.42-(b)(1)(vii) Joint HOTMA Notice 2023-10 J.8
HUD	An owner/agent may accept a letter from an PHA voucher issuer stating that the family income is below the income limit. Other means tested program determinations are also allowed.	Joint HOTMA Notice 2023-10 J.8
RD	Not allowed.	Unnumbered Letter/HOTMA FAQ dated 8/19/2024
HOME [NHTF]	Subsidy program determinations may be used for certifications for families receiving tenant or project-based rental assistance. Other means tested program determinations are also allowed. (See “recertifications”) NHTF requires the use of subsidy program determinations.	HOME Guide 3.2 D 3 & F 3 HOME reg 92.203 (a) (1) NHTF 24 CFR 93.151 (d) and 93.302 (e)
BOND	Not specifically allowed. The LURA may allow for this type of verification.	

VERIFICATION METHODS (GENERAL)

LIHTC	<p>The regulation requires a review of income documentation, such as W-2s or tax returns. Further informal IRS guidance provides more detailed verification rules. The below HOTMA verification options are generally applied to tax credit properties, in the order of preference:</p> <ol style="list-style-type: none"> 1. Work Number or other Upfront Income Verification database (UIV). 2. 3rd-party verification provided by the household. 3. 3rd-party verification provided by the 3rd party. 4. Family self-certification. <p>Verifications are good for 120 days from receipt (or a state may apply HUD's 120 + 120-day standard). Income determinations from PHAs and other means tested programs may be used.</p>	<p>8823 Guide 4-21, 4350.3 5-16 B Joint HOTMA Notice 2023-10 J.5</p>
HUD	<p>There are 4 basic types of verification available for HUD in order of preference:</p> <ol style="list-style-type: none"> 1. UIV – Upfront Income Verification with the mandatory use of EIV after move-in and optional use of UIV non-EIV verification, such as the Work Number 2. 3rd-party verification provided by the family. 3. 3rd-party verification provided by the 3rd party. 4. Family self-certification. <p>Verifications are good for 120 days from receipt and must be no more than 120 days old at the time of receipt. Fixed income sources must be verified every three years with letters covering the benefit year (even if older than 120 days at the time of receipt). COLAs can be applied in other years. Income determinations from PHAs and other means tested programs may be used.</p>	<p>4350.3 5-13 A, 5-16 B, Appendix 3, HUD MF Notice H-2016-09 Joint HOTMA Notice 2023-10 J.5</p>
RD	<p>The below verification options are generally applied to RD properties:</p> <ol style="list-style-type: none"> 1. A 3rd-party verification form from the 3rd party. 2. Documentation provided by the family. 3. Family self-certification <p>Verifications are good for 120 days from receipt.</p>	<p>HB-2-3560 6.611B & Attachment 6-H</p>
HOME [NHFT]	<p>At move-in and every 6th year of the HOME period of affordability, “source documents” must be used. These are written documents generated by a 3rd party, that verifies the income sources that the applicant reports. At least two months of history must be covered by the documentation. For other years, self-certification is acceptable.</p> <p>Verification from local PHAs or project-based rental assistance may be used for all years a family receives assistance.</p> <p>Income determinations from other means tested programs may be used.</p> <p>Verifications are good for six months.</p> <p>NHTF allows the same verification methods and cycles as HOME.</p>	<p>HOME Guide 3.2 D 3 & E 3 & 5; 24 CFR 92.203 (a) [NHTF 24 CFR 93.151 (d) and 93.302 (e)</p>
BOND	<p>The bond regulations do not specifically address verification requirements. The project LURA may have specific requirements and verification lifespans.</p>	

HOUSEHOLD FILE RECORD RETENTION

LIHTC	<p>Files for families that qualified units in the first year of the credit period are vitally important for the audit of any year's records. They must be retained for a total minimum of 21 years after the first-year credits are claimed.</p> <p>Files for families qualified in years 2-15 must be kept for a minimum of six years beyond the deadline for filing the tax returns for a year.</p>	Treas. Reg. 1.42-5 (b)
HUD	<p>Applications must be kept for three years after denial.</p> <p>EIV reports and other forms and verifications that go into tenant files must be retained in the tenant file for the term of tenancy plus three years.</p> <p>EIV Master Binders keep three years of information.</p>	HUD 4350.3 4-22; 5-23; 9-14
RD	<p>Tenant certification forms and supporting documentation must be retained in the tenant file for the longer of three years or until the next Agency monitoring visit or compliance review.</p>	RD HB-2-3560 6-11E; Attachment 6-J
HOME	<p>Individual tenant income, rent, and inspection information must be kept for the most recent five years throughout the period of affordability, until 5 years after the end of the period of affordability.</p>	HOME Guide Exhibit 6-1, 6.2 C 7 & 24
BOND	<p>Records should generally be kept for as long as the bonds are outstanding, plus three years after the final redemption date of the bonds.</p>	1.148-5(d) (6)(iii)(E) of the arbitrage regulations

ADDING HOUSEHOLD MEMBERS TO AN EXISTING HOUSEHOLD/ INTERIM INCOME INCREASES

LIHTC	No Interim Certifications are required. Individuals added to an existing family during a certification year are income-certified individually and their income is added to the most recent TIC. The total family income is then checked to determine eligibility. This may trigger the AUR rule. The family is considered the same family so long as one original member remains. Some HFAs do not allow additional family members to be added during the Initial Certification year. *See “Increase in Income and Determining Eligibility” for more information.	8823 Guide 4-4
HUD	Adding family members triggers an interim or non-interim certification. Increases of income do not require a family to move out.	4350.3 7-10
RD	Adding family members triggers a new certification. If this increases the family’s income to more than the moderate-income limit, (low (80% AMI) limit + \$5,500) the family may be required to move out.	HB-2-3560 6.28 B, 6.30
HOME	No Interim Certifications are required. Increases of income do not require a family to move out. *See “Increase in Income and Determining Eligibility” for more information.	HOME Guide 3.5 & 6
BOND	No Interim Certifications are required. The regulations do not discuss adding family members. The regulatory agreement may discuss this. Increases of income do not require a family to move out. *See “Increase in Income and Determining Eligibility” for more information.	

DEDUCTIONS AND ALLOWANCES

LIHTC	Deductions and allowances are not used. Rent is not based on income.	
HUD	HUD has 5 types of deductions and allowances used to determine adjusted income and rent. Open to all applicable households are: <ol style="list-style-type: none"> 1. Dependent deduction applicable to the year 2. Childcare expenses and 3. Disability assistance expenses Available to households where the head or co-head is elderly or disabled are: <ol style="list-style-type: none"> 4. Health and Medical expenses and 5. Elderly household deduction applicable to the year 	4350.3 Chapter 5 section 2 Joint HOTMA Notice 2023-10 Attachment C
RD	RD uses the 5 HUD deductions and allowances.	HB-2 3560 6.9 C
HOME	HOME uses HUD’s 5 deductions and allowances for those over-income families paying rent based on their income.	HOME Guide Attachment 3-4
BOND	Deductions and allowances are not used. Rent is not based on income.	

RECERTIFICATION

LIHTC	<p>Projects that are less than 100% tax credit must recertify each family's income and student status annually. 100% tax credit projects must recertify student status annually. Typically, recertifications are due on the original certification anniversary date. A few states require one full income recertification.</p>	<p>§142(d)(3)(A) (see §42(g)(4)), Treas. Reg. 1.42-(b)(1)(vi), 8823 Guide Chap 5</p>
HUD	<p>Recertifications are due on the certification anniversary date. Interim certifications must be conducted when family unearned income increases or decreases by 10% of adjusted income. Generally, increases in earned income are not adjusted until the next annual examination. Interim recertification is not required in the last 3 months of the certification year. It is only required that household composition or income items that have changed since the annual certification must be re-verified. Fixed-source income must be verified at least every 3 years.</p>	<p>4350.3 chapter 7, 7-11 A 4 Joint HOTMA Notice 2023-10 Attach C</p>
RD	<p>Recertifications are due on the certification anniversary date. If certain income and family changes occur (including increases of \$200 per month or decreases of \$50), a new certification is done, and all items are 3rd-party verified. Recertification must then be completed no later than a year from the anniversary of the new certification.</p>	<p>HB-2-3560 6.28</p>
HOME [NHTF]	<p>HOME families must be certified at move-in and every 6th year of the affordability period, with some annual recertification requirements in years 2-5. The HOME program does not mandate dates for the annual cycle, allowing all recertifications to be conducted at once for a year. There are no provisions for interim certifications. Families with tenant- or project-based income may use the income determinations of the rental assistance program and its cycle. NHTF applies the same recertification standards as HOME. Subsidy determinations must be used.</p>	<p>HOME Guide 3.2 F 6 NHTF 24 CFR 93.151 (d) and 93.302 (e)</p>
BOND	<p>Projects that are less than 100% bond must recertify each family's income and student status annually. Like the tax credit program, 100% projects need to recertify student status each year.</p>	<p>§142(d)(3)(A)</p>

MINIMUM REQUIRED PERIOD IN THE PROGRAM

LIHTC	<p>The tax credit period in the program is generally accelerated to 10 years with a 15-year compliance period. State Housing Finance Agencies (HFAs) also include an extended use period, which can vary, though it is a 30-year minimum total, including the compliance period.</p>	<p>§42(i)(1), (f)(1), (h)(6)(D), 8823 Guide chapter 16</p>
HUD	<p>Program type, financing, and other regulations establish the required period in the program.</p>	
RD	<p>Program type, financing, and other regulations establish the required period in the program.</p>	
HOME [NHTF]	<p>The HOME agreement establishes the parameters of the program. The period of affordability in the HOME program is set by regulations and can vary depending on the type of HOME project and the average HOME unit investment. It is 20 years for most properties. NHTF has a minimum affordability period of 30 years. Grantees may impose a longer period.</p>	<p>HOME Guide 7.1 NHTF 24 CFR 92.252 (d)NHTF 24 CFR 93.302 (d) (1)</p>
BOND	<p>The bond-qualified project period begins once 10% of the units in a property are occupied and ends the latest of a) 15 years after 50% of the units are occupied, b) the day no tax-exempt bond is outstanding, or c) the day Section 8 assistance, if any, terminates.</p>	<p>§142(d)(2)(A)</p>

EFFECTIVE DATES OF CERTIFICATIONS

LIHTC	<p>The effective date for move-in is the actual date of move-in.</p> <p>The effective date for in-place residents at Acq/Rehab properties is the date of acquisition (for families certified within 120 days of the acquisition date). After 120 days, the effective date is the date of the last signature on the certification.</p> <p>The effective date of recertification is the anniversary of the effective date of the original tenant income certification (for less than 100% LIHTC projects where recertification is required).</p>	8823 Guide 4-22, 4-25, 5-1
HUD	<p>The move-in date is the date of move-in.</p> <p>The effective date of the initial certification where an in-place resident gets rental assistance is the date that assistance is assigned to the tenant.</p> <p>Interim Certifications with a rent increase reported timely is the first of the month after the end of a 30-day notice.</p> <p>The effective date of interim certifications with rent decreases or when increases of income are not timely reported is the 1st of the month after the income is verified.</p> <p>The annual recertification effective date is the first of the month on the anniversary of the original move-in certification. HUD may approve alternative anniversary dates.</p>	4350.3 7-5, 7-13, 7-5 C
RD	<p>The effective date of all RD certifications will always be the 1st of the month. The effective date of a move-in cert is the 1st of the month. If the tenant did not move in on the 1st, the effective date is the 1st of the next month after move-in. The effective date of recertification is the anniversary date of the last certification.</p>	HB-2-3560 6.26A
HOME	<p>Effective dates are not discussed.</p> <p>Initial income certification must be completed no more than 6 months before moving in. Annual recertification is necessary but does not have to be on the anniversary date of the last certification.</p>	HOME Guide 3.2 E 1, 6
BOND	<p>Effective dates are not discussed. Typically, the Tax credit rules are followed.</p>	

INCREASES OF INCOME AND DETERMINING ELIGIBILITY

LIHTC	<p>For less than 100% tax credit properties, family income that is over 140% of the current income limit at recertification is “over-income”. Over-income families continue to qualify as Tax Credit households if the next available unit of the same or smaller size IN THE BUILDING is rented to a qualified tax credit household. This continues until the applicable fraction is restored not counting the over-income families. Once the applicable fraction is restored, the family may be raised to market rent, but cannot be required to vacate the unit.</p> <p>This is often called either:</p> <ul style="list-style-type: none"> • the AUR “Available Unit Rule,” • the NAUR “Next Available Unit Rule,” or • the “140% rule” 	§42(g)(2)(D) (ii), Treas. Reg. §1.42-15, 8823 Guide Chapter 14
HUD	<p>Rent increases up to the maximum rent. Households that are at the maximum rent and not receiving RA are NOT required to move out of the unit.</p>	4350.3 chapter 8
RD	<p>Rents increase up to the maximum rent. Households that exceed the moderate-income limits must vacate the unit.</p> <p>Overage (the amount of the tenant’s rent that exceeds Basic Rent up to Note Rent) must be paid to RD.</p>	HB-2-3560 6.28
HOME [NHTF]	<p>Income and subsequent rent increases may result in re-classification from LOW to HIGH HOME rents. Rents switch to 30% of adjusted income once the household’s income exceeds the 80% limit. LOW HOME families that exceed the HOME 50% limits and HIGH HOME families that exceed the HOME 80% limits are “over-income”. Resulting actions are then determined by the program and depend on whether the project is “fixed” or “floating” HOME. Families at the maximum rent are not required to move out of the unit. For projects that have tax credit funding also, rent for over-income families is not based on adjusted income but may be raised to tax credit limits. For projects that have tax credit funding also, rent for over-income families is not based on adjusted income but may be raised to tax credit limits.</p> <p>NHTF units that exceed the NHTF limits are in temporary non-compliance and the next available comparable unit must be rented to an NHTF-eligible tenant for floating NHTF units. If fixed NHTF, the unit(s) will need to be re-occupied with an NHTF-eligible family once the over-income family chooses to vacate.</p>	HOME Guide 3.5 & 6, Attachment 3-4 & Attachment 3-5 §92.252 (a) (2) (iii) NHTF 24 CFR 93.302 (f)
BOND	<p>For less than 100% bond properties, family income that is over 140% of the current income limit at recertification is “over-income”. Over-income households continue to qualify as bond households if the next available unit of the same or smaller size IN THE PROJECT is rented to a bond household.</p> <p>NOTE: For bond/tax credit projects, this rule becomes a BUILDING rule to conform to the tax credit regulations.</p>	§142(d)(3)(B) & (C)

TRANSFERRING UNITS

LIHTC	For less than 100% tax credit properties, families with income above the 140% limit at recertification may only transfer to units in the same building. At 100% tax credit properties and for families with income below the 140% limit, transfers can take place between buildings in the project without the household qualifying under current income limits. See IRS form 8609 to determine which buildings are in a project. Transfers between units cause the units to switch status, especially for purposes of initial tax credit rent up.	Treas. Reg. 1.42-15(d), Rev. Rul. 2004-82, Q&A #8, 8825 Guide 4-24
HUD	Transfers are allowed between buildings within a project. Families that overcrowd or under occupy a unit may be required to move to an appropriately sized unit (if that unit is available) or stay and pay contract rent. The effective date of the family's recertification after the transfer is the anniversary date of their original move-in date to the property.	4350.3 chapter 7 section 3
RD	Transfers are allowed between buildings in a project. Families that overcrowd or under occupy a unit may be required to move to an appropriately sized unit (if that unit is available). If an appropriate unit is not available, the tenancy may be terminated. Recertification is completed at transfer, and the transfer date becomes the new anniversary date.	HB-2-3560 6.21, 6.30 A
HOME	HUD guidance does not discuss unit transfers for HOME or NHTF. Generally, families must re-qualify at transfer for the new unit. "Floating" HOME units can switch their designation. "Fixed" HOME units do not switch.	
BOND	Bond rules do not discuss unit transfers.	

SUBSIDY AND RENT LIMITS

LIHTC	Section 8 RA and RA from similar programs are exempt when determining family income. Family rent may exceed the tax credit max rents for households receiving assistance and whose income has increased. Tenant rents may also exceed the tax credit limit for families receiving RD assistance for which RD "overage" is paid.	§42(g)(2)(B)(i) & (iv), 8823 Guide 11-5 & 6
HUD	N/A	
RD	Rental assistance, if available at a property, pays rent up to basic rent. When tenant rent exceeds basic rent, overage is paid to RD equal to the difference between the tenant rent for a unit and the basic rent.	HB-2-3560 7.2, 7.4, 7.11A-C
HOME [NHTF]	Pre-2025: Include any subsidy when determining compliance with HOME rent requirements. There is an exception for project-based subsidy in LOW HOME units where tenants pay 30% of their income toward rent. For these units, the full subsidy program rents may be collected. HOME 2025: project- or tenant-based subsidy program rents dictate allowable HOME rents for families receiving rental assistance.	HOME Guide 3.3 C NHTF CFR 24 93.302 (b)(ii)(2)
BOND	The bond program does not impose rent requirements. The bond agreement may have some project-specific requirements.	

RENT LIMITS

LIHTC	<p>Rent limits are calculated based on income limits. There is a gross rent “floor,” established at the date of allocation or placed in service date so that the rents do not have to fall below the “floor” for a project, even if the HUD published Income Limits go down from year to year. Rent limits are calculated imputing 1.5 persons per bedroom.</p>	<p>§ 42 (g)(2)(C), Rev Proc 94-57, 8823 Guide 11-2 Example 1</p>
HUD	<p>Market (or contract) rents are calculated for a specific property and will be spelled out in regulatory and HAP agreements.</p>	
RD	<p>Basic and market rents are calculated for a specific property during the annual budget process and will be spelled out in regulatory and other agreements.</p>	
HOME [NHTF]	<p>HUD publishes the HOME high and low rent limits. Rents do not decrease below the originally approved HOME rents. HOME regulation requires that PJs approve all rents annually at each HOME project that they monitor. For NHTF the grantee must approve rents each year.</p>	<p>HOME Guide 3.3 §92.2 52(f) (2) (2013) INHTF 24 CFR 93.302 (a) - (c)</p>
BOND	<p>The bond program does not have rent limits. Specific bond agreements may impose limits.</p>	

UTILITY ALLOWANCES

LIHTC

Projects with RD or HUD funding use the UA for those programs. There are 5 additional choices for other properties:

1. Local PHA-published UAs
2. Estimate from a Utility Company
3. Estimate from an HFA
4. HUD Utility Schedule Model (HUSM)
5. Engineer Model

For non-RD/HUD-regulated buildings, the UA for voucher-holding households is the PHA-published UA that their rent calculation is based on.

Note: many, but not all, states consider HOME to be a HUD-regulated program.

Treas. Reg. 1.42-10, 8823 Guide Chapter 18

HUD

UA for a property is calculated based on actual consumption at a property every 3rd year and adjusted by a HUD-published rate the other years.

MF Notice H-2015-4

RD

UA for a property is calculated based on RD policy. If there is more than a 15% rate increase, owners should collect a “significant sampling” of tenant data. If any increase is 15% or less, “a sampling” is required. Each state Agency may set further policies.

7 CFR 3560.202
HB-2-3560 4.26/4-29; 7.3 / 7-3

HOME [NHTF]

The PJ establishes a UA. From 2013 to 2025 UAs provided by Public Housing Authorities were not acceptable. UAs were required to be:

1. Calculated based on actual project consumption; or
2. Use the HUD Utility Schedule Model (HUSM)

HOME 2025 reestablished the PHA estimate options. All LIHTC options are acceptable.

For NHTF, the grantee must establish UAs each year.

HOME Guide 3.3 D; 24 CFR 92.252 (d) (2013) CPD HOME FAQ 11-13, Homefires Vol. 13 No. 2 [NHTF 24 CFR 93.302 (c)

BOND

The bond program does not impose rent limits; thus, a UA is irrelevant. The bond agreement may impose further rent restrictions.

LEGAL AUTHORITY AND PROGRAM GUIDANCE

LIHTC	Legal Code: Internal Revenue Code §42, Treasury Regulation 1.42, Revenue Rulings, Revenue Procedures, and IRS Notices. Although not regulatory, “The Guide for Completing Form 8823, Low-Income Housing Credit Agencies Report of Noncompliance or Building Disposition” AKA “The 8823 Guide” and IRS Newsletters provide additional guidance. Private Letter Rulings indicate IRS thinking but cannot be cited as precedent for any, but the individual cases involved.	www.irs.gov
HUD	HUD Handbook 4350.3 “Occupancy Requirements of Subsidized Multifamily Housing Programs” as amended by the Joint HOTMA Notice 2023-10. Additional MF Housing Notices provide updates. HUD also has an RHIP Listserv where guidance and announcements are often first published.	www.hud.gov
RD	HB-2-3560 “Multi-Family Housing Asset Management Handbook,” RD also provides updates through Administrative Notice (AN) and Unnumbered Letters (UL).	www.rd.usda.gov
HOME [NHTF]	24 CFR Part 92 regulation, “Compliance in HOME Rental Projects: A Guide for Property Owners” AKA the “HOME Guide.” A HOME Technical Guide and Online Calculator provide income calculation guidance. The NHTF regulations are at 24 CFR Part 93	www.hudexchange.info
BOND	Internal Revenue Code §142, Revenue Rulings, Revenue Procedures, and IRS Notices.	www.irs.gov

VACANCIES

LIHTC	Vacant units are considered tax credit units if: A) the unit was previously occupied by a qualified household; B) the unit was ready to lease in a reasonable amount of time, and C) the owner/manager can prove that the unit was marketed before any non-tax credit units of the same or smaller size were leased. (Vacant Unit Rule, or VUR)	Treas. Reg. 1.42-5(c)(1)(ix), Rev. Rul. 2004-82, Q&A #9, 8823 Guide Chapter 15
HUD	Vacant units do not impact program compliance unless vacant units are excessive in quantity or duration. Vacancy claims can be made to HUD to recoup lost rent.	
RD	Vacant units do not impact program compliance unless vacant units are excessive in quantity or duration. Rental Assistance that remains unused after 6 months due to vacancies may be removed from a property by RD.	HB-2-3560 9.15/9-33
HOME	A few short-term vacant units do not impact program compliance. NOTE: HOME units that are not leased within 6 months of project completion could become an issue. Within 18 months HOME funds must be paid back on those units that were not leased to HOME-qualified households.	§92.525 (2013)
BOND	Vacant units are considered bond units if the unit was previously occupied by a qualified family. When the next family leases the unit, qualification is determined for that family.	IRS Reg. 103.8 (b)(5)(ii)

MINIMUM SET-ASIDE AND REQUIRED NUMBER OF UNITS IN PROGRAM

LIHTC	<p>Historically, properties had a 20-50 or 40-60 minimum set-aside. The first number designates the minimum percentage of units at the property that must be designated “tax credit” units. The second number represents the MTSP income and rent limit for those units. Tax credits are claimed based on the actual percentage of tax credit units to all the units in a building; this is called the “applicable fraction.”</p> <p>Starting for new set-aside elections starting in 2018, the 40-60 set-aside option includes an “Average Income Test” (AIT) version where units may be designated at 20 to 80% MTSP (in whole 10% increments), as long as these average 60%.</p> <p>NOTE: New York City adds minimum set-aside options of 25-60 and 25-60 (AIT).</p> <p>State agencies can determine additional set-asides, but federal tax credits are not at-risk if these set-asides are noncompliant.</p>	§42(g)(1), 8823 Guide chapter 10, IRS form 8609(s) line 10C shows the designation
HUD	<p>This is based on the HUD program type and the regulatory agreement in place for the property.</p>	
RD	<p>This is based on the RD program type and the regulatory agreement in place for the property.</p>	
HOME	<p>The HOME units in a property are determined by the amount of HOME Funds given to the property in proportion to the cost to build. These are designated “low” and “high” HOME units. Typically, 20% of units must be “low” HOME units with a 50% income and rent limit. The remainder of the HOME units are “high” HOME with an 80% rent and income limit.</p>	HOME Guide 1.8
BOND	<p>Typically, properties have a 20-50 or 40-60 minimum set-aside. The first number designates the minimum percentage of units at the property that must be designated “bond” units. The second number represents the MTSP income and rent limit for those units. The bond units must meet the minimum set-aside at the property, but do not need to exceed the minimum. During lease-up once a property reaches 10% occupancy the minimum set-aside must be maintained among the occupied units. This may cause a hold on leasing to non-bond households until the bond minimum set-aside is reached.</p> <p>NOTE: New York City projects have a fourth minimum set-aside option of 25-60 and a fourth AIT (25-60 average) option. State agencies can determine additional set-asides.</p>	§142(d)(1) Rev. Proc. 04-39

INITIAL LEASE AND LEASE TERM

LIHTC	Other than in SRO or transitional housing projects, families must not be “transient.” This generally means that the initial lease term must be at least 6 months. Termination or non-renewal must be for good cause under state law.	§ 42(i)(3)(B)(i) & “Blue Book” 8823 Guide chapter 20: § 42 (i)(3) (B)(iv)
HUD	The initial lease term must be 12 months. The HUD lease must be used. Termination or non-renewal must be for good cause.	4350.3 chapter 6, Appendix 4 A-G
RD	The initial lease term must be 12 months or the end of the HAP contract, if sooner. The lease is developed by the owner and must be certified by the owner’s attorney and approved by RD. Termination or non-renewal must be for good cause.	HB-2-3560 6.23 and Attachment 6-E & 6-F
HOME [NHTF]	The initial lease term is typically 12 months unless a lesser term is agreed upon, which can’t be less than 30 days, except in cases of threat to the tenants, employees, or property. The lease is developed by the owner avoiding 9 prohibited clauses. The lease must be approved by the PJ. Termination or non-renewal must be for good cause. NHTF has the same initial term and prohibited lease terms as apply to HOME. Termination of tenancy must be for cause and in a timeframe dictated by local law.	HOME Guide 4.3 B, Attachment 4-1 24, CFR 92.253 (b) (2013) NHTF 24 CFR 93.303 (a) - (c)
BOND	The bond program leaves the lease and initial lease term up to other program funding unless the bond agreement mandates some lease requirements. The minimum term is generally at least 31 days.	Bond Agreement

APPLICATION, SCREENING AND MONTHLY FEES

LIHTC	Applicants can be charged a fee for the actual average out-of-pocket costs to run the checks. Non-optional monthly fees must be added when determining gross rent compliance.	8823 Guide 11-2 to 11-3
HUD	Applicants must NOT be charged for the costs of screening. Monthly fees must be approved by HUD.	4350.3 4-7 A-C, E 2
RD	Fees to applicants are discouraged but allowed and limited to the actual cost of the screening. Monthly fees must be approved by RD.	HB-2-3560 6.16B
HOME	Application, screening and other fees must be approved by the Participating Jurisdiction (PJ). Any allowed monthly fees must be deducted from the HOME rent limit to determine the maximum rent charged for a unit. <i>Fees that are not customary in rental housing are prohibited. Reasonable application fees may be charged or fees for services or meals, as long as the services are voluntary.</i>	Home Guide 3.3 D 4 HOME Regs § 92.214(b) (2013) HTF: 24 CFR 93.204(b)
BOND	Application fees and costs to screen applicants are not addressed.	

CRIMINAL BACKGROUND CHECKS

LIHTC	Owners may screen for criminal backgrounds.	8823 Guide 11-2 to 11-3
HUD	Owners are required to screen for criminal and drug-related criminal activity. Applicants must be screened for lifetime sex offender registration and those registered are prohibited entry.	4350.3 4-7 A-C, E 2
RD	Owners may screen for criminal backgrounds. Owners may deny admission for criminal activity. If rejected for occupancy, the letter must outline the reason.	HB-2-3560 6.17
HOME	Owners may screen for criminal backgrounds. Applicants rejected must receive a written explanation.	HOME Guide Exhibit 4-1
BOND	Criminal background checks are not addressed.	

RELEASE OF INFORMATION FORMS

LIHTC	No specific form is required.	
HUD	HUD uses form 9887 and 9887-A. Individual verification forms must be signed, not just a blanket release. These are signed once by all adults.	4350.3 3-11 Joint HOTMA Notice 2023-10 J.1
RD	The owner is required to develop a Release of Information form. No specific form is required.	HB-2-3560 6.11 A
HOME	No specific form is required.	
BOND	No specific form is required.	

CITIZENSHIP REQUIREMENTS

LIHTC	The Internal Revenue Service (IRS) does not establish citizenship requirements. The HFA or the owner may establish non-citizen restrictions.	8823 Guide 13-2
HUD	Only U.S. citizens or eligible non-citizens may receive assistance. Non-citizens must provide documentation that is verified through the Department of Homeland Security (DHS) U.S. Citizenship and Immigration Services' SAVE system. Households that consist of non-eligible and eligible members will have their assistance pro-rated.	4350.3 3-5 F, 3-12, Exhibit 3-5
RD	Only U.S. citizens or eligible non-citizens may receive benefits. RD guidance on how to establish this is delayed indefinitely and still pending.	§3560.152 (a) (1) & HB-2-3560 Attachment 6-E page 2
HOME	The multi-family HOME program does not have established citizenship requirements.	
BOND	The bond program does not have established citizenship requirements.	

RACE/ETHNICITY REPORTING REQUIREMENTS

LIHTC	Race and ethnicity data collection and reporting procedures are established by the State Housing Finance Agency (HFA). The HFA is required to report this data to HUD.	The Housing and Economic Recovery Act of 2008 (HERA) section 2835
HUD	Applicants have the option to report their race and ethnicity using the form HUD-27061-H, though this is NOT a required form. Management must NOT complete the form on the applicant's behalf. Race and ethnicity data is NOT placed on the waiting list.	4350.3 2-11 A, 4-14 A 4, Exhibit 4- 3, 4-16 D 4
RD	Application forms and waiting lists must include race and ethnicity data. If the applicant will not supply the data, management is required to complete the race and ethnicity information based on observation.	HB-2-3560 6.16A, A, Exhibit 6-5
HOME [NHTF]	The PJ must establish race and ethnicity data collection and reporting procedures. The PJ must review the data collected each year. As affirmative marketing rules apply, NHTF would require monitoring of race and ethnicity.	HOME Guide 4.2 B 5 NHTF 24 CFR 93.350
BOND	The bond program does not have race and ethnicity data collection or reporting procedures.	

AFFIRMATIVE FAIR HOUSING MARKETING

LIHTC	The Internal Revenue Service (IRS) does not address affirmative marketing.	
HUD	HUD requires an Affirmative Fair Housing Marketing Plan (AFHMP) on HUD form 935.2A. This is updated by the owner/manager at least every 5 years and must be approved by HUD or the Contract Administrator (CA).	HUD.gov Form 935.2A
RD	RD requires an Affirmative Fair Housing Marketing Plan (AFHMP) on HUD form 935.2A. This must be approved by RD and updated every 5 years.	HB-2-3560 6.34, HUD.gov Form 935.2A
HOME [NHTF]	<p>The PJ must establish affirmative marketing procedures. The PJ is responsible for making sure that the established affirmative marketing plan is followed by the site.</p> <p>Grantees must establish and monitor affirmative marketing plans for NHTF properties.</p>	HOME 4. 2 B NHTF 24 CFR 93.350
BOND	The Internal Revenue Service (IRS) does not address affirmative marketing.	

ONLINE SYSTEM USED BY PROGRAM

LIHTC	The Internal Revenue Service (IRS) does not have an online system. Individual State Housing Finance Agencies (HFAs) may have a unique online system.	
HUD	HUD has Tenant Rental Assistance Certification (TRACS) and Enterprise Income Verification (EIV).	
RD	Management Agent Interactive Network (MINC).	
HOME	The Participating Jurisdiction (PJ) uses the Integrated Disbursement and Information System (IDIS) to report to HUD.	
BOND	The IRS does not have an online system.	

ADMINISTERING AGENCY

LIHTC	The Internal Revenue Service (IRS) and State Housing Finance Agencies (HFAs). NOTE: Each state has an HFA; however, they are not all specifically called Housing Finance Agencies.	IRS.gov and individual state HFA websites
HUD	Housing and Urban Development (HUD) Multi-family Division and Contract Administrators (CAs) which are 'contracted' by HUD.	HUD.gov and individual CA websites
RD	Rural Development (RD) / Rural Housing Services (RHS) under the United States Department of Agriculture (USDA).	RD.USDA.gov
HOME [NHTF]	Housing and Urban Development (HUD) under the Office of Community Planning and Development (CPD). CPD appoints Participating Jurisdictions (PJs) that commit the HOME funds to owners and monitor compliance. HUD CPD. CPD appoints state Grantees that commit the NHTF funds to owners and monitor compliance.	HUD.gov and individual PJ and Grantee websites NHTF 24 CFR 93.100 and 92.404
BOND	The Internal Revenue Service (IRS) and bond issuers.	IRS.gov

REPORTING REQUIREMENTS

LIHTC	IRS form 8609 must be filed with the IRS after the first year of the credit period. Form 8609A is filed in the other years of the compliance period. An annual owner certification of program compliance must be submitted to the state HFA.
HUD	Reporting and HAP processing are submitted monthly through TRACS.
RD	Reporting and RA processing are submitted to RD monthly through MINC by the 10th of the month.
HOME	Annual occupancy and other reports are submitted to the PJ.
BOND	Form 8703 must be filed with the IRA annually.

INSPECTIONS – FILE REVIEW AND PHYSICAL

LIHTC	<p>Inspections are done on a minimum 3-year cycle. At least one aspect of ALL buildings is inspected (such as the building exterior or HVAC). The number of files and units inspected is the lower of 20% or the number listed on a chart published in IRS regs (based on HUD REAC standards). NSPIRE (National Standards for the Physical Inspection of Real Estate) or local standards are used for the Physical Review.</p> <p>NOTE: Section 504 is not applicable to tax credit funding where other federal funding is not involved. Fair Housing standards apply.</p>	<p>Treas. Reg. §1.42-5(c)(1)(vi) & (2) 8823 Guide 6-1 & Exhibit 6-1</p>
HUD	<p>MORs (Management Occupancy Reviews) are performed on a risk-based cycle of 1-3 years. REAC Physical inspections use UPCS and are conducted on a 1 to 3-year schedule based on the previous REAC score:</p> <ul style="list-style-type: none"> • >89 = 3-year schedule • 80-89 = 2-year schedule • <80 = 1-year schedule <p>NSPIRE (National Standards for the Physical Inspection of Real Estate) is the protocol used for the Physical Review. Section 504 and Fair Housing standards apply for a review of accessibility.</p>	<p>4350.1 chapter 5, see also www.hud.gov for further REAC and NSPIRE information. HUD Final Rule “Streamlining MORs for Sec. 8 Housing Assistance Programs” 6-26-22 - effective 9-26-2022.</p>
RD	<p>Annual Physical Inspections: 5% of occupied units (minimum of 2) and 5% of vacant units (minimum of 2). Tri-annual Supervisory Visits review units based on size:</p> <ul style="list-style-type: none"> • 1-5 units = all units inspected • 6-30 units = 6 inspected • 31-74 units = 10 inspected • >74 units = 15 inspected • Vacant units = 5% inspected (minimum of 2 units) <p>RD 3560-11 is the form used for Physical reviews. Section 504 and Fair Housing standards apply for a review of accessibility.</p>	<p>HB-2-3560 9.9 F, 9.10 F, RD 3560-11</p>
HOME [NHTF]	<p>Reviews are based on the total number of HOME units in the property, with a 3-year inspection cycle. The inspector selects a sampling set in HOME regulations, with a minimum of 4 HOME units. The PJ must choose between local and state codes or NSPIRE* for the physical reviews. Section 504 and Fair Housing standards apply for a review of accessibility. For Ohio projects, OHFA uses NSPIRE for the physical reviews.</p> <p>*NSPIRE gradually replaced UPCS and HQS in 2023-2026. Other program NSPIRE inspections, may be used by HOME PJ. Further guidance is forthcoming.</p> <p>NHTF tri-annual inspections are based on a sample as set forth by HUD notice. For projects with 1-4 NHTF units, all of the NHTF units are inspected. NHTF properties must meet the HUD NSPIRE standard and Section 504.</p>	<p>HOME Guide Exhibit 6-1, 6.2 C 7; HOME Guide Exhibit 5- 1 24 CFR 92.504 (d) (2013) NHTF 24 CFR 93.301 (e) and 404 (d)</p>
BOND	<p>No inspection schedule is required by the tax code.</p> <p>NOTE: Section 504 does not apply to bond funding. Fair Housing standards apply.</p>	

VIOLENCE AGAINST WOMEN ACT (VAWA)

LIHTC	VAWA applies to tax credit properties since 2013. The IRS is unlikely to issue guidance. HUD guidance may be used as a model and state HFAs often issue guidance based on the HUD model.	
HUD	Applies since 2005 to Section 8 and since 2013 for most other HUD programs. HUD has issued a sample notice of rights (Form HUD-5380), victim cert. (5382), a model emergency transfer plan (5381), and a model emergency transfer request (5383). A lease addendum (91067) is required.	Fed Reg Vol 81 No. 221 Wed Nov 16, 2016
RD	The VAWA statute covered RD in 2013. In 2017 RD adopted the HUD 2016 VAWA Rule. The 2023 VAWA reauthorization covered RD vouchers.	HB-2-3560 Attachment 6-K
HOME [NHTF]	HUD 2016 guidance applies to HOME. The HUD 2016 guidance applies to NHTF. The VAWA statute explicitly includes NHTF starting with the 2022 VAWA reauthorization.	Fed Reg Vol 81 No. 221 Wed Nov 16, 2016 NHTF 24 CFR 93.356
BOND	VAWA does not apply.	