

Housing Tax Credits Notice of Intent to Transfer Ownership or Change Owner Name or Status

Instructions: Complete prior to transfer of title, or change in partnership name, corporate name or status. Final documentation should be supplied after closing.

Proje	Project Name:				
Deve	lopment ID #: D				
Lega	name of project owner or owners	hip entity to whom credits were all	ocated:		
Lega	name of current project owner or	ownership entity (if different than	above):		
Curre	ent Owner Federal Tax ID #:				
Cont	act person name, phone and email	: <u> </u>			
Туре	of Change				
	Change in owner name/status (En	tity Type)	Date of Purchase Agreement		
$\overline{\Box}$	Sale of Property		Expiration date of Contract for Deed		
$\overline{\Box}$	Transfer of partnership interest (s	ubstitution.	Anticipated/Actual closing date		
	withdrawal, addition	<u></u>			
New	or Updated Owner Information				
Nam		Address	 Tax ID #		
Ivaiii	e	Address	Tax ID #		
	<u></u>				
Cont	act Person	Phone Number	Email Ad	dress	
list a	Il partners:				
LISCO	m partners.				
Nam	e			Percentage of Ownership	
	_				
	<u></u>				
					
New	or Updated Management Informa	ition			
	-				
	<u></u>				
Nam	e of Management Company	Address	Tax ID #		
Cont	act Person	Phone Number	Email Ad	dress	

Attached is the following documentation (check all that apply): For transfer of ownership and for change in partnership name/status Copy of the amended or new partnership agreement, Articles of Incorporation and By-Laws or LLP/LLC Organizational Documents including but not limited to Operating Agreement and Member Control Agreement; and Copy of the Certificate of Good Standing from the Minnesota Secretary of State no older than 30 days from the date of this notice, if applicable; and Attorney opinion letter in form and substance similar to the attached form Additional submissions for transfer of ownership Copy of the purchase agreement and any addenda or amendments Copy of the recorded contract for deed or warranty deed transferring the benefits and burdens of ownership of the buildings to the purchaser, or title policy indicating ownership Additional submissions for transfers prior to placed in service date Revised Minnesota Multifamily Workbook with changes highlighted, dated and initialed An executed Minnesota Housing - Housing Tax Credit Program Transfer Agreement (HTC Form 20) [Required for any project that does not yet have IRS Form(s) 8609 issued] A written statement signed by the owner under penalty of perjury that the buildings have not been placed in service within the meaning of Section 42(d)(2)(B)

Additional submissions for transfers within five years of placed in service date

Transfer fee of \$2,500

Additional submissions for transfers after year 15

An executed Housing Tax Credit Transfer Agreement (In Extended Use Period) in form and substance similar to the attached

Minnesota Housing reserves tax credits to the partnership and general partners. Reservations are not transferable. Any change in partner status requires Minnesota Housing approval.

Transferring Owner/Partner	New Owner/Partner
Print Name of Transferring Entity	Print Name of New Entity
Ву:	Ву:
Its:	Its:
Print name of person signing	Print name of person signing
Date:	Date:

MINNESOTA HOUSING FINANCE AGENCY APPROVED FORM OF ATTORNEY'S OPINION FOR TRANSFER OF OWNERSHIP

Minnesota Housing Finance Agency 400 Sibley Street, Suite 300 St. Paul, MN 55101-1998

RE: [Name and Location of Development]
[Minnesota Housing Dev ID #D

Dear Sir/Madam:

We have acted as counsel to ____, a Minnesota _____ (the "Owner"), with its principal place of business located at _____, in connection with the Owner's purchase of the above-described Development from ______ (the "Seller"). The Development is receiving the benefits of Seller's allocation of low income housing tax credits pursuant to Minnesota Statutes, Section 462A.222 to 462A.24 and Section 42 of the Internal Revenue Code of 1986, as amended from the Minnesota Housing Finance Agency. In that regard, we have reviewed and are familiar with the (i) [name of purchase agreement for transfer] (ii) [Certificate of Limited Partnership] of the Owner, dated ______, and name of limited partnership agreement] of the Owner, dated ______, (iii) [list other appropriate documents] and (iv) any other documents deemed necessary for the delivery of this opinion (collectively, such [transfer agreement, certificate and agreement] being hereinafter referred to as the "Organizational Documents").

Based upon our review of the documentation described above, which we assume for the purpose of this opinion to be authentic copies of documents actually executed and enforceable in accordance with their respective terms against the parties thereto, it is our opinion that:

- 1. The Owner is a , organized and in good standing under the laws of the State of Minnesota, and has full legal power and authority under its Organizational Documents to do all things necessary to operate the Development.
- 2. The managing general partner of the Owner is , a Minnesota [if not a legal entity give person's name], the following person(s) is/are authorized to execute documents in behalf of the Owner:

 [name of any and all persons]
- 3. The Owner is the owner for tax purposes of the Development.
- 4. To the best of my knowledge, information and belief, there is no legal action pending or threatened which would prevent the ownership and operation by Owner of the Development.

Sincerely,

MINNESOTA HOUSING FINANCE AGENCY APPROVED FORM OF ATTORNEY'S OPINION FOR TRANSFER OF PARTNER INTEREST

Minnesota Housing Finance Agency 400 Sibley Street, Suite 300 St. Paul, MN 5501-1998

[Name and Location of Development]
[Minnesota Housing Dev ID #D]

Dear Sir/Madam:

We have acted as counsel to , a Minnesota (the "General Partner"), with its principal place of business located at in connection with the General Partner's purchase from (the "Seller") of the general partner's interest in [name of ownership entity] (the "Partnership"), which is the owner of the above referenced development (the "Development"). The Development is receiving the benefits of an allocation of low income housing tax credits ("Low Income Credits") pursuant to Minnesota Statutes, Section 462A.222 to 462A.224 and Section 42 of the

we have reviewed and are familiar with the (i) [name of purchase agreement for transfer] (ii) [Certificate of Limited Partnership] of the Owner, dated , and name of limited partnership agreement] of the Owner, dated (iii) [list other appropriate documents, e.g., general partner entity documents and (iv) any other documents deemed necessary for the delivery of this opinion (collectively, such [transfer agreement, certificate and agreement] being hereinafter referred to as the "Organizational Documents").

Internal Revenue Code of 1986, as amended (the "Code") from the Minnesota Housing Finance Agency. In that regard,

Based upon our review of the documentation described above, which we assume for the purpose of this opinion to be authentic copies of documents actually executed and enforceable in accordance with their respective terms against the parties thereto, it is our opinion that:

- 1. The General Partner is a , organized and in good standing under the laws of the State of Minnesota, and has full legal power and authority under its Organizational Documents to do all things necessary to operate the Partnership and the Development.
- 2. The managing general partner of the Partnership is , a Minnesota [if not a legal entity give person's name], the following person(s) is/are authorized to execute documents in behalf of the Partnership:

 [name of any and all persons]
- 3. The Partnership is the owner for tax purposes of the Development.
- 4. To the best of my knowledge, information and belief, there is no legal action pending or threatened which would prevent the ownership and operation of the Development by the Partnership and the General Partner.

Sincerely,

MINNESOTA HOUSING FINANCE AGENCY HOUSING TAX CREDIT PROGRAM

TRANSFER AGREEMENT

(In Extended Use Period)

WHEREAS, the Minnesota Housing Finance Agency (Minnesota Housing) issued an allocation of Housing Tax
Credits (HTC) on , , to (Owner) in the amount of \$ for a unit rental housing development
located on lands in the City of , County of , State of Minnesota, more particularly described in Exhibit A
(legal description), hereto known as (the Development); and
WHEREAS, the Development is subject to that certain Declaration of Land Use Restrictive Covenants (Declaration),
dated , and recorded in County as Doc. No. , which covenants run with the land; and
WHEREAS, the 15-year compliance period expired on, and the Development is now in year of the
Extended Use Period, pursuant to Internal Revenue Code Section 42(h)(6); and
WHEREAS, the Owner desires to sell the real property to (Transferee); and
WHEREAS, the terms and conditions of such sale of real property have been agreed upon by Owner and

WHEREAS, the Transferee will own the Development.

Transferee in that certain purchase agreement dated

NOW, THEREFORE, the parties agree to the following:

1. The Owner agrees that all of the Owner's rights and obligations under the HTC Allocation are transferred to the Transferee.

; and

- 2. The Owner, for a good and valuable consideration the receipt of which and sufficiency of which is hereby acknowledged, does hereby release and forever discharge Minnesota Housing, its agents, successors, and assigns, for any and all claims, demands, damages, actions, causes of action, of any kind or nature whatsoever on account of any damages which may have been sustained, known or unknown, anticipated or unanticipated, which may have occurred as a result of the transfer of the Development to the Transferee.
- 3. The Transferee agrees to be deemed the "Owner" of the Development for purposes of all the terms, obligations and conditions, past and present, of the HTC credit allocation.
- 4. The Transferee agrees to be bound by all the terms, obligations and conditions, past and present, of the HTC application, credit allocation, and contained in the Declaration.
- 5. The Transferee agrees to comply with Minnesota Housing's Housing Tax Credit Compliance Manual including but not limited to annual submission of the owner's certification and report and paying annual compliance monitoring fees.
- 6. The Owner shall provide to Minnesota Housing not later than 10 days after the final closing between Owner and Transferee the following items:
 - A. A fully completed and executed copy of this agreement; and
 - B. A copy of a recorded deed transferring the benefits and burdens of ownership of the Development to the Transferee.

- C. A copy of the Transferee's Partnership Agreement, Articles of Incorporation and By-Laws, or other organizational documents, as applicable to the type of ownership entity under which Transferee is formed.
- D. An attorney opinion letter in form and substance acceptable to Minnesota Housing.

IN WITNESS WHEREOF, the parties have caused this Transfer Agreement to be signed by their respective duly authorized representative(s).

NAME:	, Owner	
BY:		
ITS:		
DATE:		
NAME:	, Transferee	
BY:		
ITS:		
DATE:		

MINNESOTA HOUSING FINANCE AGENCY HOUSING TAX CREDIT PROGRAM

TRANSFER AGREEMENT (Partner Interest)

(In Extended Use Period)

	WHEREAS, Minneso	ota Housing	Finance Agen	cy (Minne:	sota Hous	ing) issued an allocation of Ho	using Tax Credits
(HTC)	on , to	(Owner) in	the amount	of \$	for a	unit rental housing develop	ment located or
lands	in the City of	, County	of , St	ate of Mi	nnesota,	more particularly described in	Exhibit A (lega
descri	ption), hereto know	n as (the Developm	nent); and			
	•	•	•			of Land Use Restrictive Covena	•
dated	, and recorde	ed in C	ounty as Doc.	NO.	, which co	ovenants run with the land; and	
	WHEREAS, the 15-y	•	•	•		d the Development is now in y 6); and	ear of the
(Trans	WHEREAS,	, (the Gen	eral Partner)	desires t	o sell its	partnership interest in the O	Owner to

WHEREAS, the terms and conditions of such sale of ownership interest have been agreed upon by General Partner and Transferee in that certain purchase agreement dated ; and

WHEREAS, the Owner will continue to own the Development.

NOW, THEREFORE, the parties agree to the following:

- 1. The General Partner agrees that all of the General Partner's rights and obligations under the HTC Allocation are transferred to the Transferee.
- 2. The General Partner, for a good and valuable consideration the receipt of which and sufficiency of which is hereby acknowledged, does hereby release and forever discharge Minnesota Housing, its agents, successors, and assigns, for any and all claims, demands, damages, actions, causes of action, of any kind or nature whatsoever on account of any damages which may have been sustained, known or unknown, anticipated or unanticipated, which may have occurred as a result of the transfer of its partnership interest to the Transferee.
- 3. The Transferee agrees to be deemed a general partner of the Owner of the Development for purposes of all the terms, obligations and conditions, past and present, of the HTC credit allocation.
- 4. The Transferee agrees to be bound by all the terms, obligations and conditions, past and present, of the HTC application, credit allocation and contained in the Declaration.
- 5. The Owner shall provide to Minnesota Housing not later than 10 days after the final closing between General Partner and Transferee the following items:
 - A. A fully completed and executed copy of this agreement; and
 - B. A copy of the Amended Partnership Agreement, Articles of Incorporation and By-Laws, and/or other organizational documents, as applicable to the type of ownership entity under which Owner is formed transferring the benefits and burdens of General Partner's ownership interest in the Owner to the Transferee; and
 - C. An attorney opinion letter in form and substance acceptable to Minnesota Housing.

authorized representative(s).		and the second s
	NAME:	, General Partner
	BY:	
	ITS:	
	DATE:	
	NAME:	, Transferee
	BY:	
	ITS:	

DATE:

IN WITNESS WHEREOF, the parties have caused this Transfer Agreement to be signed by their respective duly