Resident Selection Criteria Senior Residences 62+ LIHTC only

Purpose

Our Community was established to provide safe affordable housing for low income and moderate income individuals as defined in the eligibility criteria below. The property has signed a Use/Regulatory Agreement with a State Agency restricting the use of the property to eligible households as stated in the Affordable Housing Tax Credit Program.

Policy for Changes to the Resident Selection Criteria

Changes to the Resident Selection Criteria may occur from time to time. The changes could occur at the discretion of Management or the IRS. Changes in the Resident Selection Criteria will be posted at the property.

Project Specific Requirements

Our Community has agreed to a Regulatory Agreement. Applicants must be age <u>62 or older</u>. Applicants must earn less than what is stated in the Regulatory Agreement upon move-in to reside at this property. The income limits for this county are posted in the leasing office and are available at <u>www.huduser.org</u>. The income limits are adjusted for family size. Income limits are established by HUD and are updated annually. To qualify, this property must be the only home for the applicant. Applicants must sign the Release of Information documents prior to move-in and at least annually thereafter. The Release of Information documents are in accordance with the tax credit program and can be reviewed by the applicant, in advance, if requested. The consent forms must be signed by the head of household, the spouse or co-head of household and any other family members who are 18 years of age or older.

Family members who refuse to sign the Release of Information documents and/or refuse management the ability to verify program eligibility for the family will be denied housing.

Application Process

- 1. Applications will be accepted during regularly posted office hours.
- 2. Persons requiring special accommodations should contact the management office.
- 3. Applications will be screened in accordance with the program eligibility requirements and the criteria set forth in the resident selection plan.
- 4. Upon completion of the application, management will meet with the applicant to review the application for accuracy and completeness.
- 5. Applicants will be required to provide proof of identity and age.
- 6. Based on the initial screening the applicant will be added to the waiting list (if a waiting list exists).
- 7. If no waiting list exists and the initial screen determines the applicant will likely be qualified, management will begin processing the application for occupancy.
- 8. Should the applicant fail to meet the income restrictions and/or other screening criteria management will provide a denial letter by mail.

Applicant Selection

All applicants who meet the program eligibility requirements and resident selection criteria requirements will be offered housing on a first come first serve basis.

Student Status

Student households comprised of full-time students are prohibited unless the household meets one of five exceptions continually for the period of time that everyone is a full-time student. This includes: married and entitled to file a joint tax return, single parents with minor children in which the adult and children are not a tax dependant of any third party (minors- exclude parents residing outside of the household), receipt of state

welfare assistance payments such as TANF, **former** foster children & adults, and those who get assistance from the Job Training Partnership Act or similar program. Any household violating the LIHTC Student Rule will be terminated.

Changes to Family Composition after Move-In

The family may request a change in unit size due to the addition or subtraction of a family member after 6 months of occupancy, but changes may not be allowed until after 12 month lease period if household income would change. Families must inform management within 30 days when a change occurs. The household must meet program eligibility requirements at the time the change of household composition occurs. Adult additions to the family must be approved for occupancy in accordance with the property's resident selection criteria prior to occupying the unit. Adult members' income must be considered in the maximum income limit and also must be added to the lease.

Criminal Activity

A prohibition on housing shall apply to any person who:

(A) is currently engaged in, has been convicted of using, distributing, or manufacturing methamphetamine. Housing of such person shall be prohibited for a period of ten (10) years

from the date of the conviction, or end of the incarceration, whichever is most recent.

- (B) is currently engaged in, has been convicted of Violent Criminal Activity or Drug Related Criminal Activity. Housing of such person shall be prohibited for a period of three (3) years from the date of the conviction, or end of the incarceration, whichever is most recent.
- (C) has been convicted of any other felonious activities other than Drug Related Criminal Activity or Violent Criminal Activity. Housing of such person shall be prohibited for a
- period of three (3) years from the date of the conviction or end of the incarceration, whichever is most recent.
- (D) is subject to a lifetime registration requirement under a Federal or State sex offender registration program.
- (E) is a sex offender, not subject to lifetime registration. Housing of such person shall be prohibited for a period of ten (10) years from the date of the arrest, conviction, or
- end of incarceration (whichever is later) or the period of required registration as a sex offender, whichever is greater.
- (F) The prohibition on the housing of a convicted felon shall not apply to qualified tenants of Transitional Housing, except that the housing of a person in any Transitional Housing shall

be prohibited if said person: (A) is subject to a lifetime registration requirement under a

Federal or State sex offender registration program, or (B) is currently engaged in or has been convicted of a violent felony in the last three (3) years.

In all cases if a background reports lacks detail about the event(s) in question it shall be incumbent on the applicant to provide verifiable specifics.

Criminal history deemed serious by the site manager but not covered in the above guidelines shall be determined on a case-by-case basis but only after a determination has been made that the applicant / household appears to qualify under all other program guidelines. The relevant facts, and verifiable specifics including date of occurrence, date of conviction and dates of release from incarceration (if applicable) shall be sent to the designated representative of the company who shall make the determination

Occupancy Standards

Occupancy is limited to two (2) persons per bedroom.

Citizenship

Applicants will be required to verify their citizenship status as part of the qualification process at this property. Applicants are required to provide a Social Security card or other appropriate documentation.

Credit Policy

Landlord Reference:

The applicant's present and past landlord history will be verified including but not limited to rental amount, rent paying habits, how long they have lived there, condition of dwelling, did they fulfill their lease, did they give notice to vacate and would they be eligible to live there again. Lack of landlord reference is not a negative (for example, have always lived with parents).

Credit Report:

The applicant's credit report will be checked using a credit reporting agency. An application fee of \$20.00 will be charged to each adult applicant. The Site Manager has the ability to approve any application if the Predictive Factor Point Score is between 11-24. Property Manager Approval is required when the Predictive Point Score is below 11. In most cases, the Property Manager must reject an application with a score of 0-6 unless there are special circumstances (new college graduate, military, new job, bankruptcy, etc). A bankruptcy is considered to have erased all debt.

Income:

Applicants must have sufficient income to ensure that they are able to pay the rent. If there is no other debt, this can be changed at the discretion of the Property Manager.

Guarantor:

A guarantor can only be used if the applicant, standing on their own meets a Predictive Factor Point Score of questionable and nothing less, unless approval is obtained by the Property Manager. The guarantor must qualify under the same guidelines as the applicant, including a credit check. An application fee of \$35.00 is required of a guarantor just as it is required of an applicant. Guarantors may be used only if they are immediate family members (legally related, brothers, sisters, father, mother, etc.) Unrelated individuals, such as friends, are not acceptable.

Procedures for Approval:

- 1. Applicants will be screened first for landlord, credit approval, occupancy standards and the ability to contract. Legacy Senior Residences will not obtain criminal reports on applicants who are denied based upon information obtained in the first step.
- 2. If the applicants pass step 1 above, management will then obtain a criminal report.
- 3. Upon satisfactory completion of steps 1 and 2 outlined above, applicants for affordable housing will be screened based upon the program requirements discussed in this resident selection plan. Upon meeting the Affordable Housing Program requirements, applicants will then be approved for movein.

Procedures for Denial:

The following procedures will be completed when an applicant is denied housing:

- 1. A denial letter will be mailed within 3 business days to the applicant from the Site Manager with a copy retained on-site.
- 2. According to existing law, no information may be given over the phone.

Unit Transfer Policy

Generally, unit transfers are not allowed to the same size units within the same property. A unit transfer request will be considered as a reasonable accommodation when there is a need for an accessible unit, to accommodate a qualified medical condition, or is an approved VAWA request under program requirements. With the exception of an emergency VAWA approved transfer; before the transfer is approved, the resident must demonstrate prompt payment of rent and other charges, does not owe a previous balance, has no lease violations for the prior (6) months and has not damaged the existing apartment (a pre-transfer inspection will be made). There are other considerations as well based on the income guidelines that apply to the specific unit and the

program the available unit is enrolled in. All households must income qualify for the unit requested. If we receive a request for a transfer that is a result of a reasonable accommodation request, we attempt to reduce that request to written format and submit it to the corporate office. The request should be on the reasonable accommodation/modification form, if possible. If the request for transfer does not relate to a reasonable accommodation request, the resident's written request should include the following: name, property name, unit number, telephone number, date of request, specifics of request including reason, and signature. This information must be submitted to the home office immediately for review. Home office will determine if the request for transfer is approved or denied based on the items mentioned in this section. A written decision will be issued to the resident with instructions for the transfer process.

Waitlist

If there is currently a waitlist on property, it is updated in the following ways: 1.) As applicants are added, 2.) As residents request transfer, 3.) As units become available, 4.) As applicants are contacted, and 5.) As applicants are removed (either by applicant request or manager documentation of removal). It is the responsibility of the applicant to notify the property if any information on the application changes (contact information, income information, or other eligibility information). Applicants will be added in chronological order in which he or she applied for a unit. As vacancies occur, people on the application waiting list for such vacant will be notified and, if approved, will be accepted on a first-come, first-serve bases, in accordance with and subject to the eligibility and screening requirements set forth in this Resident Selection Criteria. Applicants have 24 hours to respond to contact from the property manager to accept the available unit, or the manager will move onto the next applicant. If an applicant is removed from the waitlist and the staff determine an error was made in removing the applicant, the applicant must be reinstated at the original plan on the waitlist list.

Live-In Caretakers

A Live-In Caretaker will be considered if medically necessary as stated by a Medical Care Professional. A specific form is required and will be given to the Medical Care Professional by Management. A background check, including criminal reports, will be conducted on every live-in caretaker. If the caretaker has a criminal history as stated above, occupancy will not be granted. A Live-In Caretaker is a "person who resides with one or more elderly person(s), or near-elderly person(s), or person(s) with disabilities who 1. is determined to be essential to the care and well-being of the said person; 2. is not obligated for the financial support of the said person; and said person is not responsible for my caretaker's financial support and 3. would not be living in the unit except to provide the necessary supportive services. The Live-In Caretaker will need to sign a lease addendum and affidavit.

Security Deposit

The required security deposit for each unit is established at move-in. When a tenant transfers to a new unit, management will charge a new security deposit and refund the balance of the deposit for the old unit.

Non-Discrimination

Our Community does not discriminate on the basis of race, color, religion, creed, national origin, familial status, disability, sex, marital status or age (provided the applicant has the capacity to enter into a binding contract). Additionally, Our Community will not discriminate against applicants whose income derives from any public assistance program or because the applicant has in good faith exercised his or her rights.