HOME Investment Partnerships Program Rental Construction Policy Program Year 2024-2025

SUMMARY

The purpose of the HOME Investment Partnerships Program (HOME) rental construction program is to provide subsidies in the form of grants for the acquisition, rehabilitation, and/or new construction of rental housing for low-income households. Through this program, the Indiana Housing and Community Development Authority (IHCDA) seeks to create or preserve affordable housing options for Indiana renter households.

This Policy applies to allocations of HOME funding during the 2024-2025 Program Year (July 2024—June 2025) for the purposes of rental construction. This document is not applicable to allocations of HOME Homebuyer or HOME funds used as gap for Rental Housing Tax Credit projects.

The HOME Rental Policy sets forth:

- the role of IHCDA in administering the HOME program for rental construction:
- IHCDA's development goals based on housing needs throughout the state;
- minimum threshold requirements which all Applicants and Developments must meet to be considered for HOME Financing; and
- 4) the evaluation factors IHCDA will use to score applications.

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Available Online

IHCDA HOME Program Webpage





DISCLAIMERS

Any action, determination, decision, or other ruling made by IHCDA pursuant to this HOME Rental Policy shall not be construed to be a representation or warranty by IHCDA as to a Development's compliance with applicable legal requirements, the feasibility or viability of any Development, or of any other matter whatsoever.

IHCDA reserves the right to resolve any conflicts, inconsistencies, or ambiguities in this HOME Rental Policy or issues which may arise in administering the allocation of HOME funding. In the event of a conflict or inconsistency between this HOME Rental Policy and its Forms, Schedules, or Appendices, the policies and procedures described in this Policy shall prevail.

IHCDA may, in its sole discretion, amend this HOME Rental Policy for any reason, including to assure compliance with applicable federal, State, or local laws and regulations thereunder which may be amended or enacted, to reflect changes in market conditions, to respond to disaster recovery efforts, or to terminate the program.

IHCDA may, in its sole discretion, elect not to allocate HOME funds to a Development that might otherwise qualify for an allocation or to allocate resources to lower ranked proposals to achieve a better mix of resource usage, a better geographic distribution of resources, or for any other reason judged by IHCDA to be meritorious. IHCDA reserves the right to allocate Rental Housing Financing to an Application irrespective of its point ranking, if such intended allocation is: (1) in compliance with the Code, (2) in furtherance of the housing goals stated herein, and (3) determined to be in the interests of the citizens of the State of Indiana. IHCDA will provide a written explanation to the public for any allocation of RHTC which is not made in accordance with the selection criteria in this HOME Rental Policy.

Any decision IHCDA makes and any action or inaction by IHCDA in administering the program shall be final and conclusive and shall not be subject to any review, whether judicial, administrative, or otherwise.







Part 1: Application Process

IHCDA is empowered to act as a Participating Jurisdiction to administer the allocation of HOME funds.

1.1 Funding Priorities:

IHCDA's goal is to fund developments that:

- 1) Serve extremely low-income and very low-income households
- 2) Promote aging-in-place and accessibility strategies to provide independent living for seniors and persons with disabilities
- Demonstrate capacity and readiness to proceed
- 4) Contribute to community revitalization
- 5) Demonstrate they are meeting the needs of their specific community
- 6) Utilize energy-efficient and high-quality design features, within a reasonable cost structure
- 7) Include certified Minority Business Enterprise (MBE), Women Business Enterprise (WBE), Federal Disadvantaged Business Enterprise (DBE), Veteran-Owned Small Business (VOSB), and/or Service-Disabled Veteran Owned Small Business (SDVOSB) contractors and development team members.

1.2 HOME Application Forms and HOME Policy Discrepancies

In the event of a conflict or inconsistency between the HOME Rental Policy and the HOME Application Form and/or Additional Documents, the procedures described in the HOME Rental Policy will prevail.

1.3 Funding Round Timeline

This anticipated schedule is subject to change or extension. Any changes to these dates will be announced via a RED Notice.

Application Available / Round Begins January 196, 20242025 **CHDO Certification Period Opens** January 6, 2025

Application Webinar February 7 January 21, 2024 2025 CHDO Certifications Due February 1910, 20242025 **Application Due Date** March 1817, 20242025 **Tentative Award Announcements** June 27 May 22, 2024 2025

1.4 Application Webinar

An application webinar will be conducted with the confirmed date and registration link to be announced via RED Notice. During the webinar, IHCDA staff will describe the requirements of the HOME program, threshold and scoring criteria, how to complete the required forms, and how to submit the application documents. Organizations intending to apply are strongly encouraged to attend.

1.5 Technical Assistance

An Applicant may request a technical assistance meeting with their regional IHCDA Real Estate Allocation Analyst to discuss the proposed project and IHCDA's application process.

1.6 Application Submission

The Applicant must submit the following items:

- Via IHCDA's OneDrive site:
 - CHDO Application Workbook and supporting documentation (if applying for CHDO
 - Completed copy of the HOME application form in both Excel and PDF formats







- All supporting documents as separately labeled PDF documents under the required labeled folders. (Do not send one PDF combining all supporting documentation).
- Signed Environmental Review Record, in PDF format. The ERR must be submitted to IHCDA in the OneDrive folder along with the HOME application. Do not send the ERR directly to IHCDA's environmental consultant or the State Historic Preservation Office.
- Via IHCDA's Online Payment Portal
 - Application fee of \$500 paid through the IHCDA Online Payment Portal. If also requesting a Development Fund loan, the total fee is \$1000.
 - Exception: Applicants that are pre-certified as CHDOs as described in Section 5.1 are not required to submit application fees.

Each application must address only one development. Applicants that are submitting multiple applications in a single round must submit ALL required documentation with EACH application. Multiple applications from the same Applicant will be reviewed separately. Supporting documentation submitted with one application may not be used to satisfy a threshold or scoring requirement of another application.

All required application items are due by 5:00 p.m. Eastern Time on the due date. Applications and documentation received after the deadline will not be accepted. Applicants encountering technical issues with application forms, supporting documentation, or the submittal process should contact their IHCDA Real Estate Allocation Analyst as soon as possible.

If IHCDA staff are unable to open or view submitted electronic documentation due to file corruption, incompatible file types, etc., staff will enlist IT support to remedy the issue. If the issue cannot be resolved, the Applicant will receive a threshold deficiency for each affected item but will be allowed to submit replacement documents. Replacement documentation cannot be submitted for scoring items. not be allowed to submit new or updated documents and the application will be reviewed as if the documents in question were not submitted. This may result in the application failing threshold and/or not receiving points in a scoring category.

Below are instructions for submitting an application. Additional Instructions will be provided during the application webinar.

- Applicants must contact the Real Estate Department Coordinator to request the creation of a OneDrive folder. The Real Estate Department Coordinator will then share that folder with the applicant and the applicant may then upload their application. Applicants may not set up folders in OneDrive themselves.
- Applicants must notify the Real Estate Department Coordinator and their regional Real Estate Allocation Analyst when they have uploaded documents to OneDrive, including documents for preliminary CHDO certification. Failure to notify IHCDA when documentation is uploaded may result in delayed review or disqualification of the application.
- Applicants should notify the Real Estate Department Coordinator to add or change information for the contact person for communications regarding its application.

Applicants must retain a copy of the application package submitted to IHCDA. Applicants that receive funding will be bound by the commitments made therein.







1.7 Application Review

Applications are reviewed in a three-step process:

Step One - Completeness

On or before the application deadline, the applicant must provide all required documents, signatures, and attachments.

Step Two - Initial Review

The application must meet each of the applicable threshold criteria, including underwriting guidelines found in Section 6.5 below. After initial threshold review, IHCDA staff may will contact an applicant to notify them of required corrections threshold deficiencies identified in the application, as well as to request clarification of additional items raised during threshold review. The applicant will have the opportunity to respond on or before the due date provided by IHCDA. If the applicant does not respond to IHCDA's letter identifying necessary corrections and clarifications, or if the applicant's response does not address all concerns, the application may will be disqualified.

For definitions of threshold deficiencies and clarifications, please consult the glossary at the end of this policy.

After initial scoring review, IHCDA staff may will contact the applicant to provide an initial scoresheet. The applicant will have the opportunity to respond to the initial scoresheet by a deadline established by IHCDA, but new documentation may not be submitted. for further clarification of a scoring item. Failure to respond to the requested scoring clarification items by the due date and in the manner requested may impact final score or result in application denial. Supporting documentation for scoring categories will not be accepted after the initial application submission.

Step Three – Final Review

IHCDA will review the applicant's response to the initial threshold and scoring reviews. Final determination on threshold items and final score will be made. No other correspondence with the application will occur until award recommendations are made.

Awards will be announced at the published IHCDA Board of Directors meeting and award or denial letters and final score sheets will then be uploaded to OneDrive. Denied applications will not automatically be rolled over into the next funding round; however, the Applicant may choose to resubmit.

1.8 Minimum Score Requirement

An application must score at least 50-55 points to qualify for funding.







1.9 IHCDA HOME & HTF Program Manual

The IHCDA HOME & HTF Program Manual outlines the requirements for administering an IHCDA HOME award. A copy of the Manual is available on IHCDA's compliance webpage.

1.10 Environmental Review Record and Section 106 Historic Review User's Guide

The Environmental Review Record (ERR) and Section 106 Historic Review User's Guide and the ERR Workbook provide additional information to help applicants complete the mandated environmental review. These documents can be found on IHCDA's environmental review webpage.

1.11 IHCDA Waiver Policy

IHCDA will consider a waiver request from an applicant regarding IHCDA Threshold Requirements, including underwriting guidelines.

The Applicant must submit the waiver request no later than 30 days prior to the application deadline. The waiver request must include the following:

- The specific Threshold Requirement for which the applicant is requesting a waiver
- A detailed description as to why the Applicant needs a waiver of the Per Unit Subsidy Limitations
- A development budget, if the waiver is related to per unit subsidy limitations
- Any additional information the Applicant would like IHCDA to consider with the request

IHCDA will consider requests for waivers of the IHCDA Per Unit Subsidy Limitations found in Section 5.1. However, IHCDA cannot approve a waiver request that would exceed HUD's federal Per Unit Subsidy Limitations. Waivers requesting a total HOME award in an amount above the established per project award limit will not be accepted.

IHCDA does not accept waiver requests for the following:

- Waivers of any federal regulation or HUD guidance
- Requests to exceed the maximum per project HOME award request
- -or-Waivers related to scoring requirements

After review, IHCDA will provide a written response approving or denying the waiver.

1.12 Development Fund Loans

Applicants may apply for a Development Fund Loan in conjunction with their HOME application. Applicants must identify an alternate source of funding to be used in the case that the Development Fund application is denied or Development Fund is not available.

Additional information on Development Fund may be found in Part 12.







Part 2: Eligible Applicants

2.1 Eligible Applicants

Eligible Applicants are limited to the following:

- Community Housing Development Organizations (CHDOs)
- 501(c)3 and 501(c)4 nonprofit organizations
- Joint Venture Partnerships
- Public Housing Agencies (PHAs)
- Local units of government (cities, towns, or counties) located within Indiana, except in the excluded Participating Jurisdictions listed below

For-profit entities are not eligible to apply.

Applications from, or housing activities proposed to be located within, the following Participating Jurisdictions are **NOT** eligible to apply for IHCDA HOME funds:

Bloomington Gary Hammond Lake County Evansville Indianapolis/Marion County* Muncie

Fort Wayne Lafayette Consortium** South Bend Consortium***

*Except for the cities of Beech Grove, Lawrence, Speedway, and Southport. Applications for projects to be located in the Town of Cumberland are eligible when the housing activity is outside of Marion County.

- **Lafayette Consortium consists of the City of Lafayette, the City of West Lafayette, and the unincorporated areas of Tippecanoe County. Other incorporated areas in Tippecanoe County are eligible to apply.
- ***South Bend Consortium consists of the City of South Bend, the City of Mishawaka, and the unincorporated areas of St. Joseph County. Other incorporated areas in St. Joseph County are eligible to apply.







2.2 CHDO Applicants Proposing Projects Located in Certain Participating Jurisdictions

CHDOs may apply for IHCDA HOME funding if the proposed project is in a Participating Jurisdiction that receives less than \$500,000 of HOME funding within IHCDA's HOME Program Year. At the time of publication, the Participating Jurisdictions that qualify are:

Anderson East Chicago **Hammond** Terre Haute

To be eligible, the Applicant must have received a preliminary commitment of HOME funds from the Participating Jurisdiction for the project for which they are applying for IHCDA funding. Documentation of this commitment from the Participating Jurisdiction must be submitted at the time of application. CHDOs proposing projects located in Participating Jurisdictions will be eligible to request up to \$1,000,000 in IHCDA HOME funding. These CHDOs would also be eligible for CHDO Operating Supplement, as described in Section 4.4, and CHDO Predevelopment Loans, as described in Section 4.5.

2.3 Ineligible Applicants

Any entity currently on a federal debarment list, on IHCDA's suspension or debarment list, or in default on an IHCDA loan is ineligible to apply. IHCDA's Suspension and Debarment Policy can be found in Chapter 17 of the IHCDA HOME and HTF Program Manual.

Additionally, IHCDA does not fund requests from:

- Individuals
- Political, social, or fraternal organizations
- Institutions that discriminate, in policy or in practice, on the basis of race, color, national origin, sex, religion, familial status, disability, ancestry, veteran status, sexual orientation, gender identity, or against victims of domestic violence, dating violence, sexual assault, stalking, or human trafficking

2.4 Religious and Faith-Based Organizations

- Equal treatment of program participants and program beneficiaries.
 - Program participants. Organizations that are religious or faith-based are eligible, on the same basis as any other organization, to participate in the HOME program. Neither the Federal Government nor a State or local government receiving funds under the HOME Program shall discriminate against an organization on the basis of the organization's religious character or affiliation. Recipients and subrecipients of program funds shall not, in providing program assistance, discriminate against a program participant or prospective program participant on the basis of religion or religious belief.
 - Beneficiaries. In providing services supported in whole or in part with federal financial assistance, and in their outreach activities related to such services, program participants shall not discriminate against current or prospective program beneficiaries on the basis of religion, a religious belief, a refusal to hold a religious belief, or a refusal to attend or participate in a religious practice.
- Separation of explicitly religious activities. Recipients and subrecipients of HOME program funds that engage in explicitly religious activities, including activities that involve overt religious content such as worship, religious instruction, or proselytization, must perform such activities and offer such services outside of programs that are supported with federal financial assistance separately, in time or location, from the programs or services funded under this part, and participation in any such explicitly religious activities must be voluntary for the program beneficiaries of the HUDfunded programs or services.







- Religious identity. A faith-based organization that is a recipient or subrecipient of HOME program funds is eligible to use such funds as provided under the regulations of this part without impairing its independence, autonomy, expression of religious beliefs, or religious character. Such organization will retain its independence from Federal, State, and local government, and may continue to carry out its mission, including the definition, development, practice, and expression of its religious beliefs, provided that it does not use direct program funds to support or engage in any explicitly religious activities, including activities that involve overt religious content, such as worship, religious instruction, or proselytization, or any manner prohibited by law. Among other things, faith-based organizations may use space in their facilities to provide program-funded services, without removing or altering religious art, icons, scriptures, or other religious symbols. In addition, a HOME program-funded religious organization retains its authority over its internal governance, and it may retain religious terms in its organization's name, select its board members on a religious basis, and include religious references in its organization's mission statements and other governing documents.
- Alternative provider. If a program participant or prospective program participant of the HOME program supported by HUD objects to the religious character of an organization that provides services under the program, that organization shall, within a reasonably prompt time after the objection, undertake reasonable efforts to identify and refer the program participant to an alternative provider to which the prospective program participant has no objection. Except for services provided by telephone, the Internet, or similar means, the referral must be to an alternate provider in reasonable geographic proximity to the organization making the referral. In making the referral, the organization shall comply with applicable privacy laws and regulations. Recipients and subrecipients shall document any objections from program participants and prospective program participants and any efforts to refer such participants to alternative providers in accordance with the requirements of §92.508(a)(2)(xiii). Recipients shall ensure that all subrecipient agreements make organizations receiving program funds aware of these requirements.
- Structures. Program funds may not be used for the acquisition, construction, or rehabilitation of structures to the extent that those structures are used for explicitly religious activities. Program funds may be used for the acquisition, construction, or rehabilitation of structures only to the extent that those structures are used for conducting eligible activities under this part. When a structure is used for both eligible and explicitly religious activities, program funds may not exceed the cost of those portions of the acquisition, new construction, or rehabilitation that are attributable to eligible activities in accordance with the cost accounting requirements applicable to the HOME program. Sanctuaries, chapels, or other rooms that a HOME program-funded religious congregation uses as its principal place of worship, however, are ineligible for HOME program-funded improvements. Disposition of real property after the term of the grant, or any change in the use of the property during the term of the grant, is subject to government-wide regulations governing real property disposition (see 24 CFR parts 84 and 85).
- Supplemental funds. If a State or local government voluntarily contributes its own funds to supplement federally funded activities, the State or local government has the option to segregate the federal funds or commingle them. However, if the funds are commingled, this section applies to all of the commingled funds.







Part 3: Eligible Activities & HOME Program Requirements

3.1 Eligible Activities

The HOME rental program is intended for the rehabilitation and new construction of rental housing. HOME-assisted rental housing units may not be used for transitional, temporary, or emergency housing at any time.

Acquisition only is not an eligible activity. However, acquisition in conjunction with rehabilitation or new construction is permitted. If HOME funds are used for acquisition or demolition, then construction must commence within nine months of the acquisition or demolition.

Eligible activities include:

- Rehabilitation, new construction, acquisition/rehabilitation, or acquisition/new construction of rental housing in the form of apartments, single room occupancy units (SROs), or single-family housing units for rent.
 - SRO housing consists of single room dwelling units that are the primary residence of the occupant(s). Neither kitchen nor bathroom facilities are required to be in each unit. However, if individual units do not contain bathroom facilities, the building must contain bathroom facilities to be shared by tenants. SRO housing does not include dormitories for students. Rent limits for SRO units are treated differently than rent limits for other HOME-assisted units. See Part 3.2 B of IHCDA's Federal Programs Ongoing Rental Compliance Manual for additional instructions.
- Rehabilitation of Rental Housing Tax Credit (RHTC) developments with compliance periods that have expired prior to the due date for this application. RHTC developments still in the 30-year extended use period are eligible to apply for HOME funds, assuming the initial 15-year federal compliance period has expired.
- Rehabilitation of existing HOME developments with HOME affordability periods that have expired prior to the due date for this application.
- Manufactured housing/mobile homes are is eligible only if they the units meet all the following standards after construction or rehabilitation is complete: or if rehabilitation will bring the unit
 - Must be designed and built in a factory, installed as a permanent residence, and bear a seal certifying that it was built in compliance with the Federal Manufactured Housing Construction and Safety Standards law
 - Constructed after January 1, 1981
 - Attached to a permanent foundation of masonry construction and has a permanent perimeter enclosure constructed in accordance with the One- and Two-Family Dwelling Code
 - Wheels, axles, and towing chassis must be removed
 - Has a pitched roof
 - Located on land held by the beneficiary nonprofit owner in fee-simple title or 99-year leasehold and is the principal residence of the beneficiary
 - Be connected to permanent utility hook-ups

HOME-assisted units must served eligible households at or below 60% of the Area Median Income for the county, based on the HOME program income limits published by annually HUD and distributed by IHCDA via RED Notice. Those developments with five or more HOME-assisted units must set-aside at







least 20% of the units for households at or below 50% of the Area Median Income. Households must also meet the definition of "low-income families" at 24 CFR 92.2 which limits occupancy based on certain student status rules.

3.2 Ineligible Activities

The following are ineligible activities:

- Per 24 CFR 92.214 (a)(4), HOME funds may not be invested in public housing projects.
- Any housing activity funded under Title VI of NAHA, prepayment of mortgages insured under the National Housing Act, or acquisition, rehabilitation, or construction of any developments funded under HUD's former Rental Rehabilitation Program
- Owner-occupied rehabilitation
- Homebuyer and lease purchase development
- Creation of secondary housing attached to a primary unit
- Acquisition, rehabilitation, or construction of:
 - Group homes
 - o Transitional housing
 - o Emergency shelters that are designed to provide temporary daytime and/or overnight accommodation for persons experiencing homelessness or fleeing domestic violence
 - Nursing homes
 - Convalescent homes
 - Hospitals
 - Residential treatment facilities including recovery houses
 - Correctional facilities
 - Student dormitories
 - Commercial space
- Rehabilitation of mobile homes
- Acquisition, rehabilitation, refinancing, or new construction if any part of a development or its land is located within the boundaries of a 100 or 500-year floodplain. A flood determination must be provided for each parcel associated with the project.
 - EXCEPTION: Projects proposing rehab of existing housing in which the footprint of the structure and paved areas is not increased by more than 20 percent and fall within a FFRMS floodplain (CISA Maps) should consult with a FEMA map to determine if the project falls within a 500-year or 100-year floodplain. If the project falls within a 100year floodplain (variation of Zone A), the application is ineligible for IHCDA funding. If the project falls within a 500-year floodplain (variation of Zone X), the project may still be eligible but will be required to follow a 5-step mitigation process to be accepted. IHCDA maintains the ability to accept these applications at staff's discretion.
- Requests for HOME funds as gap for Rental Housing Tax Credit developments. Acquisition, rehabilitation, or construction of any developments that will be applying for RHTC. These requests must be made during the RHTC application round developments must apply for HOME funds as part of the RHTC application in accordance with the Qualified Allocation Plan.
- Costs for supportive services, homeless prevention activities, operating expenses, or for the use operation of commercial facilities for transient housing
- Payment of HOME loan servicing fees or **HOME** loan origination costs
- Tenant-based rental assistance
- Payment of back taxes
- Any other activity not specifically listed as an eligible activity in Section 3.1 above







3.3 HOME Program and Crosscutting Federal Requirements

The proposed HOME project must follow all requirements of 24 CFR Part 92, applicable HUD guidance, this rental program policy, and the IHCDA HOME and HTF Program Manual.

Requirements include, but are not limited, to the following. Refer to the HOME and HTF Manual for more information:

• Lead-Based Paint:

- Each recipient of a HOME award is subject to the HUD requirements of addressing leadbased paint hazards pursuant to 24 CFR Part 35. If a risk assessment is required, then all lead-based paint issues must be addressed.
- Anyone who conducts lead-based paint activities in the State of Indiana must be licensed. Licenses are issued only after an applicant has successfully completed course certification by an accredited training facility and has passed the licensing examination administered by the ISDH. A separate license is required for each of the authorized lead disciplines. All licenses must be renewed every three years by successfully completing refresher training approved by the ISDH. Activities requiring licensing include:
 - o Inspection for lead-based paint
 - o Risk assessment for lead hazards
 - Clearance examination following lead abatement
 - Abatement of lead-based paint
 - Project design, supervision, and work in abatement projects
- Anyone who is paid to perform work that disturbs paint in housing and child-occupied facilities built before 1978 must be EPA certified. This includes all firms, including sole proprietorships. Firms cannot advertise or perform renovation activities covered by the regulation in homes or child-occupied facilities built before 1978 without firm certification. Examples of the types of firms covered:
 - Residential rental property owners/managers
 - General contractors
 - Special trade contractors, including
 - **Painters**
 - Plumbers
 - Carpenters
 - Electricians
- Federal law requires that a "certified renovator" be assigned to each job and that all involved individuals be trained in the use of lead-safe work practices.
 - o To become a certified renovator, a person must complete a renovator training course accredited by EPA or an EPA authorized program which will teach them how to work in a lead-safe manner.
 - All associated individuals must also be trained. They may either be certified renovators (meaning they successfully completed the accredited training) or they may have been trained on the job by a certified renovator. (Such training must be documented and the documents must be retained.)

Uniform Relocation Act:

Each recipient of a HOME award is subject to the requirements of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (URA), as amended, the







Federal regulations at 49 CFR Part 24, and the requirements of Section 104(d) of Title I of the Housing and Community Development Act of 1974, as amended.

Section 3:

Any recipient receiving an aggregate amount of \$200,000 or more in HUD funding that provide housing and community development financing assistance from one or more of the HUD CPD programs (i.e. CDBG, HOME, NSP, HOPWA, ESG, etc.) in a program year must comply with the Section 3 requirements. Section 3 provides preference to low- and verylow-income residents of the local community (regardless of race or gender) and the businesses that substantially employ these persons, for new employment, training, and contracting opportunities resulting from HUD-funded projects.

Procurement Procedures:

- Each recipient of a HOME award will be required to provide proof of adequate builder's risk insurance, property insurance, and/or contractor liability insurance during construction, and property insurance following construction for the assisted property throughout the affordability period of the award.
- If the recipient of the HOME award is a Local Unit of Government, or a nonprofit not acting as a developer, the recipient must follow competitive procurement procedures when procuring all materials, supplies, equipment, and construction or professional services related to the HOME award.
- If the nonprofit recipient is acting as a developer, competitive procurement standards are not required. To be considered a nonprofit developer, the nonprofit must meet the following criteria. Please note that public nonprofits (i.e. Housing or Redevelopment Authorities and public agencies) may not act as Developers and must competitively
 - Must have site control (either through ownership or lease) of the property;
 - Must be in sole charge of the development processes (not simply acting as a contractor) - including:
 - Obtaining zoning and other approvals
 - Obtaining other non-HOME financing for the project
 - Selecting the architect, engineers, general contractors, and other members of the development team
 - Overseeing the progress of the work and cost reasonableness

Environmental Review:

- ____To help facilitate timely expenditure of HOME funds, all applicants are required to complete and submit the Environmental Review Record (ERR) and Section 106 Historic Review at the time of application. To complete the forms and the Release of Funds process, refer to the ERR Guidebook found here.
- Applicants may not purchase any property to be assisted with HOME funds, sign contracts, or begin rehab/construction until the ERR/Release of Funds process has been completed and approved.
- To complete the forms and the Release of Funds process, refer to the ERR Guidebook found here.
- As part of the Section 106 Historic Review process, IHCDA is required to submit all new construction projects to the Indiana Department of Natural Resources' State Historic

Field Code Changed

Field Code Changed







- Preservation Office (SHPO) for archaeology review. SHPO is statutorily required to complete this review within 30 days. Project timelines should be planned accordingly.
- The Applicant will receive their HOME award documents only after the Applicant has been allowed to publish a public notice and when the Release of Funds process is complete and will be allowed to draw funds only after the HOME award documents have been fully executed.
- Applicants may not purchase any property to be assisted with HOME funds, sign contracts, or begin rehab/construction until the ERR/Release of Funds process has been completed and approved.
- IHCDA will not fund projects located in a floodway or that have any portion of the project site in a 500-year or 100-year flood plain. If the project site has any area that is designated as any variation of Zone A or as a floodway, then the project is ineligible for IHCDA HOME funding. Re-platting and/or re-parceling a site out of any variation of Zone A will not be allowed. Instead, the applicant must consult with and follow FEMA procedures to change the flood designation. This process should be completed prior to submitting a funding application to IHCDA.
- For sites within the shaded Zone X or sites outside of Zone A but without a Base Flood Elevation (BFE information will be indicated on the FEMA map), the potential adverse impacts of being directly adjacent to a flood prone area must be minimized. Therefore, the Applicant must demonstrate to IHCDA that design modifications are included in the project scope. The information must be submitted with the ERR Workbook upon funding application to IHCDA. These requirements can also be found in the ERR Workbook. These design modifications include:
 - Flood minimization techniques such as permeable surfaces, storm water capture and reuse, and/or green roofs
 - New construction and substantial improvement projects must be elevated at or above the 100-year floodplain
 - The inclusion of early warning systems and emergency evacuation plans
- If the project involves new construction and has either mapped wetlands or potential wetlands, the project is not eligible for IHCDA funding. If the project involves site excavation, installation of wells or septic systems, grading, placement of fill, draining, dredging, channelizing, filling, diking, impounding, and any related activities, and has either mapped wetlands or potential wetlands, project alternatives must be considered, including a new site.

Capital Needs Assessment for Rehab:

Projects performing the rehabilitation activity (regardless of number of units) must complete and provide a Capital Needs Assessment (CNA) along with the application.

Initial Inspection for Rehab:

- Upon receipt of an application proposing rehabilitation (regardless of number of units), IHCDA will conduct an initial inspection that verifies the deficiencies that must be addressed during rehabilitation to ensure the units will meet HOME requirements at completion. This inspection will occur prior to IHCDA making a funding recommendation.
- **Physical Inspections During the Award Term:**







IHCDA staff or IHCDA's third-party contracted inspector will conduct physical inspections as follows:

- New construction projects will be inspected at least three times during the award term. The first inspection must occur prior to installation of drywall. The second inspection will be conducted halfway through the award term. The third inspection will be $\underline{conducted\ upon\ construction\ completion.} \underline{\textit{All\ IHCDA-assisted\ units\ will\ be\ inspected}}$ twice during the award period. The first inspection will occur when 50% of funds are drawn for single site projects, or when half the units are complete for scattered site projects. The second inspection will be conducted upon completion of construction for the award. Site visits during construction may be conducted to monitor progress of all
- Rehab projects will be inspected at least twice during the award term. The first inspection will be conducted halfway through the award term. The second inspection will be conducted upon construction completion.
- For all projects, IHCDA reserves the right to conduct more frequent inspections or site visits to monitor construction progress.

Match:

- The match requirement for the HOME program is 25% of the total amount of HOME funds requested, except for HOME funds used for environmental review costs (pursuant to §92.206(d)(8)), planning costs (pursuant to §92.207), CHDO operating expenses (pursuant to §92.208), capacity building (pursuant to §92.300(b)) of CHDOs, and predevelopment or seed money loans to CHDOs (pursuant to §92.301) when IHCDA waives repayment under the provisions of §92.301(a)(3) or §92.301(b)(3).
- Labor, property, funds, or other sources of match contribution donated by the applicant to itself, or by a principal or investor in the development, are not eligible for match as defined in §92.220(b)(4).
- If utilizing banked match, the applicant must have sufficient unencumbered banked match available at time of application.
- All required match must be committed by the time closeout documentation is submitted.
- If utilizing a tax exemption as a source of match, the Applicant must have a signed letter from the local unit of government that lists the property or properties receiving the exemption, the length of the exemption, and the total value of the exemption.

Davis Bacon:

- Davis Bacon labor standards and prevailing wage requirements found in 29 CFR Parts 1, 3, and 5 must be followed in the following circumstances:
 - o A rehabilitation or new construction development containing 12 or more HOMEassisted units.
 - Projects including 9 or more project-based voucher units or 12 or more Section 811
 - o Public Housing Authorities (PHAs) using PHA funds in conjunction with IHCDA funds are subject to Davis Bacon requirements.
- **Meaningful Access for Limited English Proficient Persons**







Persons who do not speak English as their primary language and persons who have limited ability to speak, read, write, or understand English ("limited English proficient" or "LEP") may be entitled to language assistance under Title VI in order to receive a particular service, benefit, or encounter. In accordance with Title VI of the Civil Rights Act of 1964 and its implementing regulations, the recipient must agree to take reasonable steps to ensure meaningful access to activities funded by federal funds for LEP persons. Any of the following actions could constitute "reasonable steps", depending on the circumstances: acquiring translators to translate vital documents, advertisements, or notices; acquiring interpreters for face-to-face interviews with LEP persons; placing advertisements and notices in newspapers that serve LEP persons; partnering with other organizations that serve LEP populations to provide interpretation, translation, or dissemination of information regarding the project; hiring bilingual employees or volunteers for outreach and intake activities; contracting with a telephone line interpreter service; etc.







Part 4: CHDOs

A Community Housing Development Organization (CHDO) is a private, community-based nonprofit organization whose primary purpose is to develop affordable housing for the community it serves. To be recognized as a CHDO, an organization must meet the requirements pertaining to the legal status, organizational structure, capacity, and experience as set forth in 24 CFR 92.2, and be certified by IHCDA. See IHCDA's CHDO webpage and application for additional requirements, documentation, and details.

To receive IHCDA CHDO certification, a nonprofit must be based in Indiana and must be registered with the Indiana Secretary of State as a "domestic nonprofit corporation."

Organizations that are certified as CHDOs are eligible to request up to \$1,500250,000 of HOME rental funding as well as CHDO Operating and Predevelopment funds.

4.1 IHCDA CHDO Set-Aside

IHCDA must allocate at least 15% of its HOME funds for CHDO projects.

4.2 CHDO Eligible Activities

 $Rental\ housing\ is\ considered\ a\ CHDO-eligible\ activity\ for\ purposes\ of\ the\ CHDO\ set-aside\ as\ long\ as\ the$ activity takes place within the CHDO's state-certified service area and the CHDO owns, develops, or sponsors the project.

CHDOs must be certified by IHCDA as a CHDO prior to submission of a HOME rental application and identify which of the three roles the CHDO will undertake with the project:

- The CHDO "owns" the project when the CHDO holds valid legal title in fee simple or has a longterm (99-year minimum) leasehold interest in a rental property. The CHDO may hire and oversee a project manager or contract with a developer to perform the rehabilitation or new construction.
- The CHDO "develops" the project when the CHDO is the owner in fee simple or through a longterm ground lease during both the development and the affordability period. As developer, the CHDO must be in sole charge of all aspects of the development process, including obtaining zoning, securing non-HOME funds, selecting contractors, overseeing the progress of work, and determining reasonableness of costs.
- The CHDO "sponsors" rental project through one of two processes:
 - Rental housing is developed by a CHDO affiliate, defined as a CHDO's wholly owned subsidiary (nonprofit or for-profit); a limited partnership of which the CHDO or its wholly owned subsidy is the sole general partner; or a limited liability company of which the CHDO or its wholly owned subsidiary must be the sole managing member. If the limited partnership or limited liability company agreement permits the CHDO to be removed as general partner or sole managing member, the agreement must provide that the removal must be for cause and that the CHDO must be replaced with another CHDO.
 - The CHDO develops housing on behalf of another nonprofit. The rental housing is transferred by the CHDO to the other nonprofit upon completion. The nonprofit receiving the property upon completion must be identified by the CHDO, not be created by a government entity, and assume ownership and all HOME obligations, including any loan repayment. The CHDO must own the property during the development period and be in sole charge of the development process.







4.3 CHDO Program Requirements

CHDOs must adhere to all HOME program requirements and the following additional CHDO specific requirements:

- Treatment of Program Income by a CHDO:
 - o Proceeds generated from a CHDO development activity may be retained by the CHDO but must be used for housing activities that benefit low-income families as provided in 24 CFR 92.300(a)(2). Such proceeds are not considered program income and are not subject to HOME Program requirements. However, funds recaptured because housing no longer meets affordability requirements are not considered CHDO proceeds and are subject to the requirements of 24 CFR 92.503(b) and must be returned to IHCDA.
- An applicant requesting CHDO funding must complete the CHDO-related sections in the HOME Rental Application Form, including describing how low-income persons have had the opportunity to advise the CHDO in its decision regarding the design, site, development, and management of the affordable housing.

4.4 CHDO Operating Supplement

Along with their capital funding request, a CHDO may apply for a CHDO Operating award in an amount not to exceed the lesser of \$50,000 or 50% of the CHDO's total annual operating expenses. However, a CHDO may not receive more than \$50,000 in CHDO Operating funds for new projects within one program year. The HOME program year is July 1 through June 30.

A CHDO that has already received a CHDO Operating award for a project funded within the previous two HOME program years is eligible to apply for a second CHDO Operating award of up to \$25,000 if they meet the following criteria:

- Began construction within 12 months of receiving the executed HOME Award Agreement;
- Have drawn a minimum of 25% of the IHCDA HOME award; and
- Have drawn 100% of the original CHDO Operating award.

A CHDO may not receive more than \$75,000 in total CHDO Operating awards within one program year.

Eligible CHDO Operating costs include:

- Accounting Services/Audit
- **Communication Costs**
- Education/Training
- Equipment/Software
- Insurance
- Lead-Based Paint Equipment
- Legal Fees

- Professional Dues/Subscriptions
- Staff Salary/Fringe Benefits
- Taxes
- Travel
- Utilities

4.5 CHDO Predevelopment Loans

CHDOs are eligible to request up to \$30,000 in project-specific predevelopment loans. All loans may not exceed customary and reasonable project preparation costs and must be repaid from construction loan proceeds or other program income. The CHDO must apply for the predevelopment funds through a separate application process. Overview and application process for the CHDO Predevelopment funds can be found <u>here</u>.







A CHDO is limited to a maximum of five three open or pending CHDO Predevelopment Loans at any time.







Part 5: Subsidy Limitations & Eligible Activity Costs

5.1 Maximum Award Request, Subsidy Limitations & Budget Limitations

Applicant Type	cant Type Maximum Award Request	
Non-CHDO	\$1,000,000	
CHDO	\$1, 500 2 <u>50</u> ,000	

Applicants that are not certified as a CHDO, or that are certified as a CHDO after the application due date, may request up to \$1,000,000.

Applicants that are certified as a CHDO before the application due date may request up to \$1,500250,000.

- In order to qualify, applicants must submit a CHDO application and all required CHDO documentation by **5:00 p.m. Eastern Time** on **February 1910**, 20242025. The CHDO application can be found as a separate document on the IHCDA website here.
- IHCDA staff will review the Applicant's CHDO application. If further clarification is needed, IHCDA will reach out to the applicant for additional information.
- Upon making a final determination, IHCDA will inform each CHDO applicant as to the status of its certification.

An applicant that submits its CHDO certification after the deadline listed above will NOT be eligible to request more than \$1,000,000. However, its certification status will still be reviewed, it will still be eligible for any scoring category contingent on CHDO status, and it will still be eligible to request CHDO Operating Supplement funds in conjunction with its HOME application.

Subsidy Limitations

HOME funds used for acquisition, rehabilitation, new construction, soft costs, relocation, rent-up reserve, and developer's fee combined cannot exceed the following per unit subsidy limits:

Bedroom Size	Per Unit Subsidy Limit for 50% or 60% AMI units	Per Unit Subsidy Limit for 30% or 40% AMI units
0	\$104,000	\$130,000
1	\$121,000	\$152,000
2	\$139,000	\$174,000
3	\$170,000	\$210,000
4+	\$185,000	\$232,000







Budget Limitations

- HOME funds cannot be used for replacement reserves or operating reserves (except eligible rent-up reserves as defined in Section 7.1 of this policy).
- HOME funds budgeted for developer fee cannot exceed 15% of the HOME award.
- HOME funds budgeted for soft costs, including environmental review and developer fee, cannot exceed 20% of the HOME award.

5.2 Form of Assistance

HOME funds will be awarded to the recipient in the form of a grant-or loan and will be paid on a reimbursement basis based on claims submitted to IHCDA. Award documents must be executed in order to access funds and will include, but may not be limited to, the HOME award agreement and a lien and restrictive covenant agreement.

5.3 Eligible Activity Costs

The bolded items listed below are included in the application budget.

ACQUISITION – Limited to the purchase price and related costs associated with the acquisition of real property. The cost of acquisition will be calculated based upon the lesser of the actual amount paid for the building or the appraised fair market value. Recipients must use a title company when purchasing or selling assisted properties. Acquisition costs can only be paid with HOME funds if the acquisition occurs after the execution of the HOME award agreement.

DEMOLITION – Costs associated with the demolition and clearance of existing structures

DEVELOPER FEE – Developer fees paid with HOME funds cannot exceed 15% of the HOME award. Additionally, the total of developer fee, soft costs, and environmental review cannot exceed 20% of the HOME request.

ENVIRONMENTAL REVIEW - This line item includes expenses associated with the NEPA compliance Environmental Review, which is a requirement of the Release of Funds process. This does not refer to a Phase I Environmental Assessment. Those expenses should be included in the soft costs line item. This line item along with developer's fee, and soft costs cannot exceed 20% of the HOME request. Eligible costs for this line item are generally between \$2,000 and \$5,000 and include professional services, publication costs, photocopying, and postage. For further information regarding this activity, please read the Environmental Review Guide found in the Environmental Review/Section 106 User's Guide.

LEAD HAZARD TESTING - Costs associated with lead hazard testing include Risk Assessment, Clearance Test, etc. The limits for this line item are \$1000 per unit.

LOAN GUARANTEES

The payment of principal and interest for a guaranteed loan is an eligible HOME cost only if: (1) the loan is used for eligible costs as specified in this section and (2) the HOME assistance is part of the original financing for the project.

NEW CONSTRUCTION

Eligible costs include:

• Hard costs associated with new construction activities







- Utility connections including off-site connections from the property line to the adjacent street
- Related infrastructure costs improvements to the development site that are in keeping with improvements of surrounding, standard developments. Site improvements may include on-site roads and water and sewer lines necessary to the development
- Site work related to driveways, sidewalks, landscaping, etc.
- Stoves, refrigerators, built-in dishwashers, garbage disposals, and permanently installed individual unit air conditioners
- General Requirements, Contractor Contingency, and Construction Manager as Constructor

REHABILITATION

When HOME funds are being used for rehabilitation, at least 51% of the total HOME request must be budgeted for rehabilitation costs.

Eligible costs include:

- Hard costs associated with rehabilitation activities
- Utility connections and related infrastructure costs are eligible. Off-site connections from the property line to the adjacent street are eligible when existing infrastructure is deficient and is deemed a threat to health and safety.
- Site work related to driveways, sidewalks, landscaping, etc.
- Stoves, refrigerators, built-in dishwashers, garbage disposals, and permanently installed individual unit air conditioners
- General Requirements, Contractor Contingency, and Construction Manager as Constructor
- Lead-based paint interim controls and abatement costs
- Mold remediation

RELOCATION - This includes relocation payments and other relocation assistance for permanently and/or temporarily relocated individuals, families, businesses, not-for-profit organizations, and farm operations, where assistance is required and appropriate. Relocation payments include replacement housing payments, payments for moving expenses, and payments for reasonable out-of-pocket expenses for temporary relocation purposes.

RETAINAGE POLICY - IHCDA will hold the final \$10,000 of an award until all match documentation, closeout documentation, and completion reports are received and approved. Retainage will not be released until the final monitoring and inspection are completed and all associated findings and/or concerns are resolved.

SOFT COSTS - Costs that are reasonable and necessary for the implementation and completion of the proposed activity. This line item along with developer fee and environmental review cannot exceed 20% of the HOME request. Recipients are allowed to draw down this line item as costs are incurred.

Eligible costs include:

- **Appraisals**
- Builder's risk insurance
- **Building permits**
- Client in-take / Income verification
- Consultant fees
- Cost estimates

- Credit reports
- **Demolition permits**
- Engineering/Architectural Plans
- Financing costs
- Impact fees
- Inspections







- Legal and accounting fees
- Other professional services
- Pay-off of a HOME CHDO Predevelopment
- Phase I Environmental Assessments
- Plans, specifications, work write-ups
- Private lender origination fees

- Realtor fees
- Recording fees
- Title Searches
- Travel to and from the site
- Lead hazard testing
- Utilities of assisted units

5.4 Ineligible Activity Costs

- Annual contributions for operation of public housing
- Commercial development costs All costs associated with the construction or rehabilitation of space within a development that will be used for non-residential purposes such as offices or other commercial uses. This does not include the common area used by tenants or the leasing office of the apartment manager. HOME awards cannot be used to finance any portion of commercial development costs. The expenses incurred and income to be generated from the commercial space must not be included in the residential pro forma. must be reported in a separate "Annual Expense Information" sheet and 15-year proforma.
- Costs associated with any financial audit of the recipient
- Costs associated with preparing an application for funding through IHCDA
- Cost of supportive services
- General operating expenses or operating subsidies
- Loan guarantees
- Mortgage default/delinquency correction or avoidance
- Providing tenant-based rental assistance
- Purchase or installation of equipment, furnishings, tools, or other personal property that is not an integral structural feature, such as window air conditioner units or washers and dryers
- Purchase or installation of luxury items, such as swimming pools or hot tubs

5.5 Program Income

HOME Program Income is gross income received by the participating jurisdiction (IHCDA) or an IHCDA HOME sub-recipient directly generated from the use of HOME funds or matching contributions.

Income generated by a CHDO acting as an owner, sponsor, or developer of HOME units are considered CHDO proceeds and may be retained by the CHDO, but must be used for housing activities that benefit low-income families as provided in 24 CFR 92.300(a)(2). However, funds recaptured if the project no longer meets affordability period requirements are not considered CHDO proceeds and must be returned to IHCDA.

Income generated by non-CHDOs acting as developers of HOME units may be retained by the developer and is not subject to HOME Program requirements.

More complete definitions and rules regarding Program Income can be found in IHCDA's HOME & HTF Program Manual.







Part 6: Compliance Requirements

6.1 Initial Lease Up Timing

All HOME-assisted units must be rented for initial occupancy within 18 months of the date of project completion. The recipient must repay HOME funds invested into any unit that is not rented within that time.

6.2 Period of Affordability

HOME projects must remain in compliance for the duration of the period of affordability applicable to the project, per the chart below:

Amount of HOME subsidy per unit:	Affordability Period
Rehab or acquisition of existing housing	5 years
under \$15,000	
Rehab or acquisition of existing housing	10 years
\$15,000 - \$40,000	
Rehab or acquisition of existing housing	15 years
over \$40,000 or any rehabilitation	
involving refinancing	
New construction or acquisition of newly	20 years
constructed housing	

The affordability period begins after the project has been completed, the completion forms have been submitted to and approved by IHCDA, final monitoring has been completed and any issues resolved, and final claims have been paid.

During the affordability period all HOME program rental requirements apply to the property. See IHCDA's Federal Programs Ongoing Rental Compliance Manual for a full discussion of affordability period compliance.

6.3 Ongoing Rental Compliance Requirements

The recipient shall comply with the following requirements of the HOME Program throughout the affordability period:

- 1. Ensuring that the property meets the Property Standards set forth in 24 CFR 92.251;
- 2. Ensuring that the tenants meet the eligibility requirements set forth in 24 CFR 92.252. All households occupying HOME-assisted rental units must be income- and student-status qualified based on HOME regulations. An income verification is valid for a period of six months. If more than six months pass between income verification and the move-in or recertification date, then a new income verification must be completed. Income must be verified using the Section 8 methodology of calculating gross annual household income. See the Federal Programs Ongoing Rental Compliance Manual for more information on household qualification.
- 3. Complying with the HOME program income and rent limits issued by HUD and published annually by IHCDA via a RED Notice.
- 4. Creating and implementing a written tenant selection plan that meets all requirements outlined in Part 4.2E of IHCDA's Federal Programs Ongoing Rental Compliance Manual, as







amended from time to time. This includes compliance with the nondiscrimination requirements of the Fair Housing Act, Violence Against Women Reauthorization Act, Equal Access to Housing in HUD Programs Regardless of Sexual Orientation or Gender Identity Rule, and HUD guidance on tenant screening and the use of criminal records.

- 5. Following Affirmative Fair Housing Marketing Procedures and creating/implementing an Affirmative Fair Housing Marketing Plan if the project contains five or more HOME-assisted units.
- 6. Ensuring that each tenant enters into a written lease. The term of the lease may not be less than one year unless a shorter period is specified upon mutual agreement between the tenant and the owner. The term may not contain any prohibited provisions as set forth in 24 CFR 92.253(b) and in IHCDA's Federal Programs Ongoing Rental Compliance Manual.
- Submitting annual tenant events and Annual Owner Certifications of Compliance to IHCDA through its online reporting system as set forth in IHCDA's Federal Programs Ongoing Rental Compliance Manual. Tenant events must be entered into IHCDA's Indiana Housing Online Management System within 30 days of the tenant's event date. Tenant events include moveins, move-outs, recertification, unit transfers, and rent and income changes.
- 8. Allowing periodic file monitoring and physical inspections of the Property by IHCDA and/or the US Department of Housing and Urban Development ("HUD").
- 9. In accordance with 92.504(d)(2), the recipient must provide IHCDA with the financial documentation and/or reports needed by IHCDA to conduct its examination of the financial condition of the project, if project has 10 or more HOME-assisted units.
- 10. Registering the project and entering vacancies in the IndianaHousingNow.org affordable housing database.

6.4 Rent Restrictions

HOME-assisted rental units will be rent-restricted throughout the affordability period to ensure that the units are affordable to low- and moderate-income households. Please refer to the most recent HOME rent limits, which can be found on IHCDA's website under RED Notices.

The following restrictions apply:

- Gross rent must be at or below the published rent limit. Gross rent = tenant-paid rent + tenantbased rental assistance + utility allowance + non-optional charges.
- Published rent limits include the cost of any tenant-paid utilities. For all utilities that the tenant will be responsible for you must subtract approved utility allowance from the published rent limit.

For example, if the rent limit in a given county is \$500 with a utility allowance of \$50 for gas heat, \$30 for other electric, and \$20 for water, the maximum allowable rent would be \$400 for a unit where the tenant pays all the above utilities (\$500 - \$50 - \$30 - \$20 = \$400).

- If a tenant receives tenant-based rental assistance (such as a Housing Choice Voucher), the gross rent calculation includes the rental assistance amount. The sum of tenant-paid rent + tenantbased rental assistance + utility allowance + non-optional charges cannot exceed the applicable
- If the development receives a federal or state project-based rental subsidy and the unit is designated as 50% AMI or below, the household is at or below the 50% AMI income limit, and the household pays no more than 30% of their adjusted income for rent, then the maximum rent is the rent allowable under the project-based rental subsidy program as set forth in 24 CFR 92.252(b)(2) – i.e., the HOME rent limit can be exceeded.







- If the development charges non-optional fees for food or the costs of supportive services, then these costs must be included in the gross rent calculation
- If an SRO-unit has both food preparation and sanitary facilities, then use the HOME zerobedroom (efficiency) unit rent or 30% of the household's adjusted income, whichever is more
- If an SRO-unit has neither food preparation nor sanitary facilities, or only one of these, then the rent may not exceed 75% of the fair market rent (FMR) for a zero-bedroom unit. For example, if the FMR for a zero-bedroom unit in a given county is \$300, then the 40% rent limit in that county for an SRO unit that only has a bathroom and not a kitchen would be \$225 (\$300 x .75 = \$225).

6.5 Lien and Restrictive Covenant Agreement

Each recipient of a HOME award must ensure that a lien and restrictive covenant is executed and recorded against every property constructed, rehabilitated, or acquired, in whole or in part, with HOME funds.

Upon the occurrence of any of the following events during the Affordability Period, the entire sum secured by the lien shall be due and payable by developer and/or owner upon demand. Repayment may be demanded upon:

- 1) Transfer or conveyance of the real estate by deed, land contract, lease, or otherwise, during the Affordability Period if (a) the new owner does not agree to remain in compliance with the HOME Award Agreement and HOME regulations for the duration of the Affordability Period or (b) the project is subject to CHDO owner or developer requirements but the new owner is not a CHDO;
- 2) Commencement of foreclosure proceedings by any mortgagee (or deed in lieu of foreclosure), within the Affordability Period;
- 3) The project no longer meets the property standards set forth in 24 CFR 92.251;
- 4) HOME-assisted units are not being used by qualifying tenants as their principal residence or are not being leased in accordance with the requirements set forth in IHCDA's Federal Programs Ongoing Rental Compliance Manual;
- 5) Annual tenant events and Annual Owner Certifications of Compliance are no longer being submitted to IHCDA through its online reporting system as set forth in IHCDA's Federal Programs Ongoing Rental Compliance Manual;
- Non-compliance with the HOME income and rent limits issued by HUD; or
- 7) The owner refuses to cooperate with IHCDA monitoring and inspection activities.

The recipient of the HOME award will be responsible for repaying IHCDA any HOME funds utilized for any housing constructed, rehabilitated, or acquired that does not remain affordable and in compliance in accordance with 24 CFR 92.252 for the entire Affordability Period.







Part 7: Underwriting and Market Assessment

7.1 Underwriting Guidelines

The following underwriting guidelines apply to all applications. The numbers submitted should accurately reflect the true nature and cost of the proposed activity.

IHCDA will consider underwriting outside of these guidelines if supporting documentation is provided, except in the case of HUD-mandated Project Based Voucher (PBV) subsidy layering requirements which cannot be waived. IHCDA will issue a threshold deficiency if the application does not include an explanation and supporting documentation to justify why the underwriting is outside of these guidelines. IHCDA will issue a separate threshold deficiency for each item that is outside of the underwriting guidelines. Approval of underwriting from other financing institutions or funding sources does not constitute acceptable supporting documentation.

TOTAL OPERATING EXPENSES – All developments must be able to underwrite with a minimum operating expense of \$4,5005000 per unit per year. The total operating expense calculation includes replacement reserve contributions but excludes debt service.

For developments with Project Based Vouchers, cash flow (minus any acceptable reserve amounts) cannot exceed 10% of total operating expenses. Cash flow is determined after ensuring all debt can be satisfied and is defined as total income to the project minus total expenses.

MANAGEMENT FEE - The maximum management fee allowed is described in the table below, based on the number units within the project. The percentage is based on the "effective gross income" (gross income for all units, less vacancy rate).

Number of Units	Maximum Management Fee Percentage
1 – 50	7%
51 - 100	6%
101 or more	5%

VACANCY RATE -6-8%, with the following exception. Applications with Section 8 Project Based Rental Assistance (PBRA), Project Based Vouchers (PBV), or Section 811 Project Rental Assistance (811 PRA) on 20% or more of the total units must use a vacancy rate of 4-7%.

RENTAL INCOME GROWTH -2% per year.

OPERATING RESERVES - The greater of (1) at least four months of projected expenses including operating expenses, debt service payments, and replacement reserve payments; or (2) \$1500 per unit. Operating Reserves are not an eligible HOME expense and must come from other eligible sources, except eligible rent-up reserves as defined below.

RENT-UP RESERVE - HOME funds may be used to fund a rent-up reserve, referred to in the HOME regulations as an initial operating deficit reserve. This reserve can be used to meet shortfalls in







development income during the rent-up period and may only be drawn down after all construction is completed at the development. The following terms apply:

- The term of the rent-up reserve account may not exceed six months after all construction is completed, after which time any unused reserves left in the account will be de-obligated by IHCDA.
- These funds can be used only for development operating expenses, scheduled payments to replacement reserves, and/or debt service payments.
- The recipient must receive IHCDA's approval prior to accessing its rent-up reserve funding.
- The amount of HOME funds that can be utilized for a rent-up reserve is limited to three months
 development operating expenses plus three months of development debt service.

REPLACEMENT RESERVES –Replacement reserves must be included in the operating budget. Contributions must be made to the reserve account starting at or before the conversion date of the construction loan to permanent loan and must be funded through the entire Affordability Period.

Replacement reserve funds must only be used for capital improvements (substantial improvements to the real estate such as re-roofing, structural repairs, or major projects to replace or upgrade existing furnishings) and must **not** be used for general maintenance expenses (replacement of individual appliances or minor repairs). Less restrictive provisions required by lenders must be approved by IHCDA.

Replacement reserves must escalate at a rate of 3% per year.

IHCDA will, at its discretion, adjust the replacement reserve to reflect reasonable and customary capital and replacement expenditures. The following minimum contributions must be used.

Development Type	Minimum Contribution per unit per year
Rehabilitation*	\$350
New Construction- age-restricted	\$250
New Construction- non-age-restricted	\$300
Single-family units	\$420
Historic rehabilitation	\$420

* For rehabilitation developments, the Capital Needs Assessment will be reviewed to determine whether sufficient reserves have been established.

If an application proposes multiple construction types, the minimum contribution will be calculated based upon the unit mix. For example, if a proposed development contains 10 age-restricted new construction units and 10 rehabilitation units, the calculation would be 10 units at \$250 per unit per year and 10 units at \$350 per unit per year.

OPERATING EXPENSE GROWTH –3% per year.

STABILIZED DEBT COVERAGE RATIO – All developments must be able to underwrite with a stabilized debt coverage ratio (DCR) within the following standards:







Development Location	Minimum Acceptable Debt Coverage Ratio for Duration of Affordability Period
Large or Small City	1.15 – 1.45
Rural	1.15 – 1.50
Project Based Vouchers (any location)	1.10 – 1.45

IHCDA recognizes that some developments may require a higher DCR at the beginning of the affordability period in order to remain viable for the duration of the affordability period. Documentation to support a higher DCR must be provided. However, for developments with Project Based Vouchers, the DCR must be in the range stated above for all years.

Developments without debt will not have a DCR but will be required to have sufficient cash flow. This will be determined by an expense ratio of Effective Gross Income to Total Annual Expenses (including replacement reserve contributions). An expense ratio of 1.10 shall be the minimum required throughout the affordability period to be considered viable by IHCDA.

TAXES AND INSURANCE - Applicant must submit documentation of estimated property taxes and insurance for the proposed development, including an explanation of how those estimates were calculated).

If a PILOT, tax abatement, or tax exemption has been approved for the proposed development, provide supporting documentation. If a tax exemption is not yet approved by the time the application has been submitted, the project must be underwritten with full property taxes included.

REASONABLENESS OF PROJECT COSTS

IHCDA may disallow or reduce any line-item costs, square footage costs, or total unit costs deemed to be unreasonable. IHCDA may request additional information to substantiate the reasonableness of any

7.2 Market Assessment Guidelines

The following market assessment guidelines must be followed for all applications. The numbers submitted should accurately reflect the market feasibility of the proposed activity. Responses to these narrative questions are necessary, but a full third-party market study is not required.

MARKET AREA - Describe Define the primary market area from which the majority of the development's tenants are likely to come and provide a map with a scale. Describe how the primary market area was determined to be appropriate for the development.

SOCIOECONOMIC PROFILE AND TRENDS - Describe-Identify the following for the primary market area: (1) the trends in population growth or decline, (2) data on and households by age and income, and (3) the estimated the number of eligible tenants for the development.

HOUSING STOCK – Describe the existing housing stock within the primary market area including the number of housing units by type (single-family or multifamily), percent vacant, and percent owneroccupied vs. renter-occupied. In addition, provide a list of all other rent restricted properties in the primary market area and indicate whether they are age-restricted.







CAPTURE RATE AND ABSORPTION PERIOD – Provide an estimate of the capture rate for the development (project's units divided by the number of eligible tenants from the market area) and estimate the absorption period. Reminder: Per regulation, HOME-assisted units must be leased up within 18 months of project completion.

NEEDS ASSESSMENT — Describe how the development addresses the community's housing needs given the market area's socioeconomic profile, trends, and housing stock.

DEVELOPMENT SITE DESCRIPTION — Explain how the site is adequate in size, exposure, and contour to accommodate the number and type of units proposed. In addition, describe whether there are adequate utilities (water, sewer, gas, and electricity) to accommodate the development.







Part 8: Design Requirements

8.1 NSPIRE Affirmative Habitability Requirements

The National Standards for the Physical Inspection of Real Estate ("NSPIRE") requires the following minimum Affirmative Habitability Requirements.

Inspectable Area = Unit: the interior components of an individual dwelling where the resident lives

- 1. Hot and cold running water in both bathroom and kitchen, including adequate source of safe drinking water in the bathroom and kitchen
- Bathroom or sanitary facility that is in proper operating condition and usable in privacy that contains a sink, a bathtub or shower, and an interior flushable toilet
- 3. At least 1 battery-operated or hard-wired smoke detector in proper working condition
 - a. On each level of the unit
 - b.Inside each bedroom
 - c. Within 21' of any door to a bedroom measured along a path of travel; and
 - d. Where a smoke detector installed outside a bedroom is separated from an adjacent area

by a door, must also be installed on the living area side of the door

If the unit is occupied by a hearing-impaired person, the smoke detectors must have an alarm system designed for hearing-impaired persons.

- Living room and kitchen area with a sink, cooking appliance, refrigerator, food preparation area, and food storage area
- For units with Housing Choice Vouchers or Project Based Vouchers, at least one bedroom or living/sleeping room for each two persons in the household
- Must meet carbon monoxide detection standards established through Federal Register notice and the NSPIRE standard, if applicable
- 7. Two working outlets or one working outlet and a permanent light within all habitable rooms
- 8. Outlets within 6' of a water source must be GFCI protected*
- 9. Must contain a permanently installed heating source. Units may not contain unvented space heaters that burn gas, oil, or kerosene.
- 10. Must have a guardrail when there is an elevated working surface drop off of 30' or more measured vertically
- 11. Permanently mounted light fixture in the kitchen and each bathroom

Inspectable Area = Inside: the common areas and building systems within the building interior that are not inside a unit

- At least one battery-operated or hard-wired smoke detector in proper working condition on each level
- Must meet carbon monoxide detection standards established through Federal Register notice and the NSPIRE standard, if applicable
- Outlets within 6' of a water source must be GFCI protected*



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- 4. Must have a guardrail when there is an elevated walking surface drop off of 30" or more measured vertically
- Permanently mounted light fixtures in any kitchens and each bathroom
- 6. May not contain unvented space heaters that burn gas, oil, or kerosene

Inspectable Area = Outside: the building site, building exterior components, and any building systems located outside of the building

- All outside oOutlets within 6' of a water source must be GFCI protected
- Must have a guardrail when there is an elevated walking surface drop off of 30" or more measured vertically
- * The requirement that all interior outlets within 6' of a water source must be GFCI protected does not apply in the following circumstances:
 - The requirement does not apply to an outlet dedicated to a major appliance (e.g., water heater, HVAC, refrigerator, washing machine, dishwasher, garbage disposal, appliance that is wallmounted or installed within a cabinet, etc. A "dedicated outlet" is a receptacle outlet that is only capable of serving that specific appliance.
 - The requirement does not apply to an outlet below a countertop and within an enclosed cabinet, regardless of its distance from the water source.

Smoke Alarm Placement Requirements

Smoke alarms must be installed in all areas listed in the affirmative habitability requirements. The following placement requirements must be met.

- If mounted on the ceiling, smoke alarm must be greater than 4 inches from the wall
- If mounted on the wall, the top edge of the smoke alarm cannot be closer than 4 inches or greater than 12 inches from the ceiling

CO Detector Placement Requirements

CO detectors are only required if required by NFPA 72 or NSPIRE standards, for example, if a unit (1) contains a fuel-burning appliance or fuel-burning fireplace, (2) has adjacent spaces from which byproducts of combustion gas can flow, or (3) is located one story or less above or below an attached private garage that does not have natural ventilation or is enclosed and does not have a ventilation system for vehicle exhaust. See HUD's NSPIRE carbon monoxide alarm standard.

8.2 Minimum Accessibility Requirements

Fair Housing Requirements: The Fair Housing Amendments Act of 1988 design requirements apply to "covered multifamily dwellings" which were built for first occupancy after March 13, 1991. First occupancy means a building that has never before been used for any purpose. The following are considered covered multifamily dwellings:

- All dwelling units in buildings containing four or more dwelling units if such buildings have one or more elevators
- All ground floor dwelling units in other buildings containing four or more units.







Regulations found at 24 CFR Part 100.205 implement the Fair Housing Act's design and construction requirements. These specific design and construction standards can also be found in ICC A117.1 Accessible and Usable Building and Facilities, Fair Housing Accessibility Guidelines (FHAG), and HUD's Fair Housing Act Design Manual. The seven design requirements for covered multifamily dwellings, in abridged form, are as follows.

- Must have at least one building entrance on an accessible route
- Public and common use areas must be readily accessible to and usable by people with
- All doors designed to allow passage into and within all premises must be sufficiently wide to allow passage by persons in wheelchairs
- There must be an accessible route into and through the dwelling units, providing access for people with disabilities throughout the unit
- All premises within the dwelling units must contain light switches, electrical outlets, thermostats, and other environmental controls in accessible locations.
- All premises within the dwelling units must contain reinforcements in bathroom walls to allow later installation of grab bars around toilet, tub, shower stall and shower seat, where such facilities are provided.
- Dwelling units must contain usable kitchens and bathrooms such that an individual who uses a wheelchair can maneuver about the space.

504 Requirements: Developments must be designed and built in accordance with the accessibility requirements of Section 504. These specific design and construction standards can be found in the Uniform Federal Accessibility Standards (UFAS) and in 24 CFR Part 8. Section 504 requires that at least 5% of the units, or at least one unit whichever is greater, must be accessible for persons with mobility disabilities and an additional 2% of the units, or at least one unit whichever is greater, must be accessible for persons with hearing or visual disabilities.

ADA Requirements: Public common areas, such as leasing offices and any community spaces open to the general public, must meet the design requirements of the Americans with Disabilities Act.

8.3 Additional Accessibility Requirements for Age-Restricted Developments

In addition to the minimum accessibility requirements in Part 8.2 above, the following additional accessibility requirements apply to all age-restricted (55+ or 62+) developments.

- For New Construction:
 - All common areas must be accessible.
 - 100% of the units must be Type A or Type B units in accordance with Chapter 10 of the ICC A117.1.
 - o Elevators must be installed for access to all units above or below the ground floor.







- For Rehabilitation or Adaptive Reuse developments without elevators:
 - o All common areas on the main floor must be accessible.
 - o 100% of the ground floor units must be Type A or Type B units in accordance with Chapter 10 of the ICC A117.1.
- For Rehabilitation or Adaptive Reuse developments that contained elevators prior to rehabilitation:
 - o The elevators/lifts must be maintained.
 - All common areas must be accessible.
 - o 100% of the units must be Type A or Type B units in accordance with Chapter 10 of the ICC A117.1.

8.4 Broadband Infrastructure

As described in the HUD Final Rule 81 FR 92626, any new construction or substantial rehabilitation of more than four rental units must provide for installation of broadband infrastructure, as defined in 24 CFR 5.100, except when IHCDA determines and documents that one or more of the exceptions listed in HUD Final Rule 81 FR 92626 apply.

Per 24 CFR 5.100, broadband infrastructure means cables, fiber optics, wiring, or other permanent (integral to the structure) infrastructure, including wireless infrastructure, that is capable of providing access to internet connections in individual housing units, and that meets the definition of "advanced telecommunications capability" determined by the Federal Communications Commission under section 706 of the Telecommunications Act of 1996 (47 U.S.C. 1302).

Per 47 U.S.C 1302, "advanced telecommunications capability" is defined, without regard to any transmission media or technology, as high-speed, switched, broadband telecommunications capability that enables users to originate and receive high-quality voice, data, graphics, and video telecommunications using any technology.

8.5 Other HOME Program Construction Standards

- Units must, at a minimum, meet the stricter of local rehabilitation standards or Indiana State Building Code.
- New construction projects must meet certain energy efficiency standards.
 - New single family and low-rise multifamily housing (1-3 stories) must meet the standards under the 2021 IECC
 - High-rise multifamily (4+ stories) must meet the standards under ASHRAE 90.1-2019.







Part 9: Completeness & Threshold Requirements

Each proposed project must satisfy the Federal requirements of the HOME Program per 24 CFR Part 92 and all additional requirements established by IHCDA in this policy and the HOME & HTF Program Manual.

To be considered for funding, an application must meet all the completeness and threshold $% \left(1\right) =\left(1\right) \left(1\right$ requirements listed below.

9.1 Completeness Requirements

On or before the application deadline, the Applicant must provide all documentation as instructed in this application policy as well as required documentation listed in the HOME Application Form.

If IHCDA requests additional information from the Applicant, all responses are due on or before the date provided by IHCDA staff.

9.2 Threshold Requirements

All documentation must be dated within six months prior to the application deadline, unless otherwise noted below. This does not apply to site control documentation as long as the expiration date is not less than 30 days after the anticipated IHCDA award announcement.

Completeness	Location
Application and Supporting Documents	Uploaded to
Submit the fully completed HOME Rental application in both Excel and	OneDrive
PDF formats.	
 Submit all required supporting documents in the appropriate folders. 	
IHCDA will not accept or review Do not submit paper copies of the application	
or any other supporting documents. Applicants may will be issued a threshold	
deficiency for using outdated forms from previous rounds.	
Threshold	Location
CHDO Applicants Proposing Projects in Selected Participating Jurisdictions	Folder L - Financial
 If a CHDO is proposing a project located in a selected participating 	Commitments
jurisdiction as described in Section 2.2, submit a preliminary	
commitment of HOME funds from the participating jurisdiction for the	
project for which the applicant is applying for IHCDA funding.	
SAM Status	Folder A - SAM
Submit a copy of the applicant's System of Award Management (SAM)	Status
status: https://sam.gov/SAM/	
<u>Unique Entity Identifier (UEI)</u>	<u>Application</u>
 Applicant must have an active UEI to be considered for HOME funding. 	
Debarment Information	Application
All entities identified in the application must not be on a federal	
debarment list, IHCDA's suspension or debarment list, or in default on	
an IHCDA loan.	
Applicant must agree not to select any contractors or subcontractors	
on the federal debarment list or IHCDA's suspension or debarment list.	







Grievance Procedures	Folder C -
Submit applicant's Grievance Procedures. Grievance Procedures must	Grievance
apply to both current and prospective tenants (e.g., applicants) and	Procedures
provide guidance on (1) how grievances will be submitted, (2) who will	
review them, (3) the timeframe for the review, and (4) the appeal	
process. Grievance Procedures must be written and made available to	
current and potential tenants.	
<u>Market Assessment & Area Need</u>	Application
 HUD requires that IHCDA certify there is adequate need for each unit, 	
based on the neighborhood's housing market. In order to help make	Folder D - Area
this determination, please answer all of the questions in the	Need
application's Market Narrative. A formal market study is not required.	
Attach any relevant support material such as previously completed	
market studies, planning documents, or maps.	
HOME-Assisted Households at or Below 60% AMI	Application
 Commit that all HOME-assisted units will serve households at or below 	
60% of the area median income for the county.	
 For developments with 5 or more HOME-assisted units, at least 20% of 	
the HOME-assisted units must serve households at or below 50% AMI.	
Nonprofit Applicant Documentation (if applicable)	Folder E- Nonprofit
 IRS determination letter for 501(c)(3) or 501(c)(4) status 	
Certificate of Existence from the Indiana Secretary of State	
Audited Financial Statements	Folder O - Capacity
 Submit the a most recent copy of the Applicant's most recent audited 	
financial statements. If the organization is not required to have an	
audited financial statement, submit a compilation report prepared by a	
third party OR the organization's most current year-end financials.	
Current - <u>2024</u> Year -to-Date <u>End</u> Financials	Folder O -Capacity
 Submit <u>2024 year-end financials</u> current year-to-date financials for the 	
applicant including. This should include the balance sheet and income	
statement. This is only required if the most recent audited financial	
statement does not cover through December 31, 2024.	
Owner Authorization (if applicable)	Folder F -
If the applicant is different from the proposed owner of the	Notifications
development, provide a letter from the owner authorizing the	
applicant to apply for funding on behalf of the owner.	







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 Administrator Documentation (if applicable) If the applicant has hired an administrator, provide documentation demonstrating that the administrator has been properly procured using the Competitive Negotiation Procedure (RFP). Submit a copy of the Request for Proposals (RFP). Submit the published advertisement for the RFP that was placed in a general circulation newspaper. Submit a copy of the signed contract between applicant and administrator. 	Folder G - Administrator
EXCEPTION: An applicant that is a nonprofit acting as a developer is exempt	
<u>from competitive negotiation procurement.</u>	
Previous HUD or USDA-RD Funding	Tab F - Notifications
 If the development received funding directly from HUD or Rural 	
Development, the Applicant must send a notification letter to the	
appropriate HUD or Rural Development Office and provide proof of	
delivery.	
Visitability Mandate	Application
Any development involving the new construction of single-family	Application
homes, duplexes, triplexes, or townhomes must meet the visitability	
mandate.	
 Visitability is defined as design that allows persons with 	
mobility impairments to enter and stay, but not necessarily	
live, in a residence. Visitability features include, but are not	
limited to, zero-step entrances, proper door width, and an	
accessible bathroom on the main level. Visitable units must	
comply with the Type C unit criteria in ICC A117.1 Section	
1005. Refer to section XXX of this policy for a full list of	
requirements.	
Site Map and Photos	Folder H- Site Map
 Submit a clear, colored site map with project site and/or parcels 	Photos
outlined and identified. Current aerial photograph with the location of	
the site clearly marked and the surrounding uses and access points to	
the site clearly visible. Scattered site projects must submit an aerial	
photograph indicating the location of each site.	
Submit clear, recent, color site photos. Current photographs of the	
project site, including images of each side of the existing structures for	
rehabilitation projects.	
Title Search	Folder I- Readiness
 Submit evidence of clear title with a title insurance commitment, title 	
search documentation, or an attorney's opinion letter.	
Construction Cost Estimate	Folder I - Readiness
Submit detailed construction cost estimates for the development. <u>Cost</u>	
estimates should include a full work write-up and identify the cost of	
all line-items.	
	1







Folder I - Readiness
Folder I - Readiness
Folder I - Readiness
Folder I - Readiness
Application
Folder I - Readiness
Folder I - Readiness







Rehabilitation- Scope of work covers all work identified in initial inspection For any application proposing rehabilitation, IHCDA will conduct an initial inspection to verify the deficiencies that must be addressed during rehabilitation to ensure the units will meet HOME requirements at completion. Additional information must be provided if requested after completion of the initial inspection.	If requested by IHCDA
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Environmental Review	Folder J -
 Submit completed environmental review forms. Instructions and forms can be found in the Environmental Review/Section 106 User's Guide. A FIRM floodplain map must be submitted with each parcel identified on the map. (Any property located in any variation of Zone "A" or "Zone B" on the map is ineligible for funding). HUD requires official FEMA maps. Third-party maps, even those created using FEMA data, are ineligible. If a FEMA map is not available for an area, the Applicant must submit a printout or screenshot of the FEMA website documenting that no map is available. In this specific instance, the Applicant may submit a DNR map in place of a FEMA map. Maps may be downloaded from the FEMA website here: 	Environmental Review
https://msc.fema.gov/portal.	
Development Fund Developments requesting a Development Fund loan must designate at least 50%100% of the Development Fund-assisted units for households at or below 50% AMI.	Application
Funding Committed Prior to Application	Folder L - Financial
 All other development funding, including AHP funds, must be committed prior to submitting an application for HOME funding to IHCDA. Complete the sources and uses tab in the application. 	Commitments
Letters of Commitment	Folder L - Financial
 Submit signed letters of commitment including funding terms and amounts for all funding sources. This includes deferred developer fees. If the project is utilizing funding committed more than one yearsix months prior to the application due date, Applicant must provide a letter confirming that the funds are still available and accessible to the Applicant. 	Commitments
CHDO Operating Supplement	Application
 If applying for a CHDO Operating Supplement, Section F of the Sources and Uses tab and the CHDO Operating Supplement tab in the Application Forms must be completed. 	.,
Rental Proforma	Application
Complete the Rental Proforma tab in the IHCDA HOME Rental Application Forms.	,,







Match Requirement	Folder L- Financial
The match requirement for the HOME program is 25% of the total	Commitments
amount of HOME funds requested minus environmental review costs.	
Match must be committed prior to submitting an application for HOME	
funding to IHCDA. O Submit the relevant sections of the Match Spreadsheet.	
 Submit the relevant sections of the Match spreadsheet. Submit letters of commitment for each source of Match. 	
Age-Restricted Developments	Application
New Construction:	
 All common areas must be accessible. 	
 100% of the units must be Type A or Type B in accordance with 	
Chapter 10 of the ICC A117.1.	
Elevators must be installed for access to all units above or below	
the ground floor.	
Rehabilitation without elevator:	
 All common areas on the main floor must be accessible. 	
 100% of the ground floor units must be Type A or Type B in 	
accordance with Chapter 10 of the ICC A117.1.	
Rehabilitation that contained elevators prior to rehab	
 The elevators/lifts must be maintained. 	
 All common areas must be accessible. 	
o 100% of the units must be Type A or Type B in accordance with	
Chapter 10 of the ICC A117.1.	
Appraisals	Folder I - Readiness
If any portion of HOME funds are being used for acquisition, the cost of	
acquisition will be calculated based upon the lesser of the actual	
amount paid for the building or the appraised fair market value.	
 Applicants must submit a fair market appraisal completed by 	
an Indiana licensed appraiser. The appraisal must be at a	
minimum an "As-Is" appraisal and must adhere to the Uniform	
Standards of Professional Appraisal Practice. A statement to	
this effect must be included in the report.	
An appraisal is also required at time of application if the applicant is	
requesting IHCDA Project Based Vouchers (PBV), even if not using	
HOME funds for acquisition.	







Services	Folder M - Project
 Applicants must commit to services in each of the three levels listed on the Tenant Investment Plan Matrix. Each applicant must commit to at least one service in level one, two services in level two, and three services in level three. Developments planning to incorporate services not referenced in the Tenant Investment Plan Matrix or that exceed the minimum requirements may merit consideration for additional scoring under the Unique Features category. Applicants must submit: One Form C: Tenant Investment Plan Matrix listing all services for the entire proposed project (found in the HOME Application Additional Documents Folder); One Form D: Tenant Investment Plan Service Agreement (MOU) for each service provider with original or a copy of original signatures (found in the HOME Application Additional Documents Folder); If the HOME applicant is providing services, an MOU must still be executed to ensure IHCDA has documentation of the applicant's commitment. Applicants are required to use the IHCDA provided Tenant Investment Plan Service Agreement (MOU) unless the IHCDA legal department has provided written approval of an alternate MOU prior to application submittal. 	Characteristics
Universal Design Features	Application
 Applicants must adopt a minimum of two universal design features from each section listed on the Universal Design Features Form. The Universal Design Features Form can be found using the "Additional Rental Forms" link on the IHCDA HOME Program website here. Features found in Section A are regarded as being of high cost and/or high burden of inclusion to the development. Features found in Section B are regarded as being of moderate cost and/or moderate burden of inclusion to the development. Features found in Section C are regarded as being of low cost and/or low burden of inclusion to the development. Applicants must identify which features they will be undertaking on the Universal Design Form. Changes may be made to these selections, so long as the total number elected at application is maintained. 	
Application Submission Resolution	Folder F -
 All nonprofit applicants must submit a resolution approved by the Applicant's Board of Directors authorizing the submission of an application for funding to IHCDA. Applicants must submit: One HOME Application Submission Resolution signed by the Applicant's Board of Directors (found in the HOME Application Additional Documents Folder) All local unit of government applicants for IHCDA Funding must submit 	Notifications







Smoke-Free Housing

All Developments must commit to operate as smoke-free housing and to use IHCDA's Smoke-Free Housing Lease Addendum. Smoke-free includes electronic cigarettes and vaping as forms of prohibited smoking.

The Applicant must make one of the following elections on the Application Form:

- Designate the entire property as smoke-free; or
- Establish a designated smoking area on the property. A designated smoking area must not be within 25 feet of any buildings. Smoking must be prohibited in individual units and all interior common space.

For preservation of existing housing that currently allows smoking, the smokefree policies must be implemented no later than the rehabilitation completion date.

IHCDA recommends the American Lung Association of Indiana's "Smoke Free Housing Toolkit" as a resource for creating a smoke-free housing policy. See http://insmokefreehousing.com for more information.

Application







Part 10: Scoring

If an application meets all applicable threshold requirements, it will be evaluated and scored based on the scoring criteria found in this part. An application must score at least 50-55 points to be considered for funding.

Scoring Category	Points Possible
Project Characteristics Population Served	32
Location	TBD
Development Features	30
Readiness	10
Capacity Team Composition	<u>5</u>
Leveraging Other Sources	6 <u>5</u>
Total Possible Points	89 90

When there is a scoring criterion based on the county being served and the proposed development is in multiple counties, the applicant should add up the scores from each county and average them, rounding to the nearest whole number.

If two or more developments receive an equal total score, the following tie breakers will be used to resolve the tie:

- 1. First Tie Breaker: Priority will be given to the development located in a community that has not received a HOME award within the past three years. If a tie still remains:
- 2. Second Tie Breaker: Priority will be given to the development with the lowest average rent restrictions across all units. If a tie still remains:
- 3. Third Tie Breaker: Priority will be given to the development that requests the lowest amount of HOME funds per unit. If a tie still remains:
- 4. Fourth Tie Breaker: Priority will be given to the development that scores highest in the Opportunity IndexLocation scoring subcategory.

Commented [MR1]: Note: Scoring categories are being reclassified into the 3 categories of Population Served, Location, and Development Features. Points possible in each subsection will be listed in final draft after each scoring category is moved into the

The total possible points of 90 is confirmed based on the proposed







10.1 POPULATION SERVED

Category Maximum Points Possible: 32 TBD

1) Income and Rent Levels

Maximum Number of Points: 5

If the applicant commits to serving beneficiaries in HOME-assisted units with incomes lower than required by the HOME program and at lower rents, points will be awarded in accordance with the following chart. Percentages are of the area median income (AMI) for the county in which the development is to be located. Awarded recipients will be held to this unit AMI commitment in their award agreement and lien. The AMI level selected applies to both the income and rent restriction on the unit. Changes to the AMI levels will require IHCDA approval.

Constituency Served	Points
20% of units designated at or below 40% AMI; OR	3
20% of units designated at or below 30% AMI	5

2) Target Population

Maximum Number of Points:

Points will be awarded to applicants that target populations with special housing needs in accordance with the following guidelines and charts. Percentages are calculated using the number of total units, including units that are not HOME-assisted.

Target Population—Choose One Option	Points
OPTION 1: Age-restricted housing in which at least 80% of the units in	2
the development are restricted for occupancy by households in which	
at least one member is age 55 or older OR 100% of the units are	
restricted for households in which all members are age 62 or older;	
OR	







OPTION 2: At least 25% of units are set aside for households that meet at least one of the "special needs population" definitions in Indiana Code 5-20-1-4.5 listed below:

- Persons with physical or developmental disabilities*
- Persons with mental impairments*
- Persons with chemical addictions*
- Survivors of domestic violence*
- Abused children*
- Persons experiencing homelessness*
- Single parent households (including single grandparents or guardians)
- Veterans

A household with a disability will be defined as a household in which at least one member is a person with a disability using the Fair Housing definition of disabled (see glossary).

*Applicants electing these target populations must enter into a referral agreement with a qualified organization that provides services for the target population. See part 4.1(F) of the Federal Programs Ongoing Rental Compliance Manual for more information on referral agreements.

Submit Form E: Special Needs Population Referral Agreement Form in "Folder M - Project Characteristics". Form E can be found by following the "HOME Additional Forms" link on the IHCDA HOME Program website; OR

In order to receive points under Option 1 above, developments must satisfy the following criteria. The originally signed HOME application will serve as certification that the development will comply with these requirements.

3) Opportunity Index

Maximum Number of Points:

Applicants may earn up to 40-six points (with two points for each feature) for developments located within areas of opportunity. Points for scoring categories calculated using continuously updated statistics (e.g., unemployment rate, job growth, etc.) will be determined based upon the most recent data available at as the time of the application submittal due date. Changes in data occurring after preliminary scores are determined will not be considered when determining final scores.

Public Transportation (2 points): Points will be awarded to developments located within a mile of a public transit station or bus stop. For communities with a population of less than 10,000, point-to-point transportation is eligible if provided by a public or not-forprofit organization and is available to all residents of the development. Taxis, Uber, or







other ride-sharing programs are not eligible for points. For scattered-site developments, at least 75% of the proposed units must meet this requirement to be eligible for points.

In order to receive points for this scoring subcategory, the applicant must submit in Tab M - Project Characteristics:

- For single sites: A mile radius drawn from the project location with transit stations or bus stop locations labeled
- For scattered sites: A mile radius drawn from each bus stop or transit station with all qualifying scattered sites labeled
- For point-to-point transportation: Documentation that the point-to-point transportation is provided by a public or not-for-profit organization and is available to all residents
- Low Unemployment Rate (2 points): Points will be awarded to developments located within a county that has an unemployment rate below the state average as shown on the county unemployment rate maps at Stats Indiana. Unemployment rate information can be found here. For scattered site developments, at least 75% of the proposed units must meet this requirement to be eligible for points.
- Job Growth (2 points): Points will be awarded to developments located within a county that has a 12-month change in employment percentage in the top half of the state using the Department of Labor's Quarterly Census of Employment and Wages as listed on https://beta.bls.gov/maps/cew/us. Scores will be determined using the most recent time period for which data is available for all 92 Indiana counties. For scattered-site developments, at least 75% of the proposed units must meet this requirement to be eligible for points.
- -Employer Proximity (2 points): Points will be awarded to developments located within five miles of at least one of a county's top 25 employers. County employer data can be found at http://www.hoosierdata.in.gov/buslookup/BusLookup.aspx. For scattered-site developments, at least 75% of the proposed units must meet this requirement to be eligible for points.

To be eligible for points in this category, the employer must be listed when searching for the county's top 25 employers. However, IHCDA reserves the right to determine on a case-by-case basis the eligibility of branches or other locations with addresses not specifically listed in the search results (e.g., bank branches, medical offices, etc.).

In order to receive points for this scoring subcategory, the applicant must submit in Tab **M - Project Characteristics:**

- ← For single sites: A five-mile radius drawn from the project location with the location of qualifying employers labeled
- O-For scattered sites: A five-mile radius drawn from each qualifying employer with all qualifying scattered site labeled
- Low Poverty Rate (2 points): Points will be awarded to developments located within a county census tract at the bottom quartile for poverty rate in the state based on most

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recent data from the US Census Bureau in Table S1701that has a poverty rate below the state average at https://www.census.gov/quickfacts/fact/table/US/PST045221. For scattered site developments, at least 75% of the proposed units must meet this requirement to be eligible for points.

- County-High Median Household Income (2 points): Points will be awarded to developments located within a county census tract in the top quartile for median household income in the state based on the most recent data from the US Census Bureau Table S1903 (*IHCDA will provide a schedule with final draft**). that has a median household income above the state average https://www.census.gov/quickfacts/fact/table/US/PST045221. For scattered site developments, at least 75% of the proposed units must meet this requirement to be eligible for points.
- Census Tract Income Level (2 points): Points will be awarded to applicants proposing developments located in higher income neighborhoods compared to surrounding areas. Points will be determined according to the Federal Financial Institutions Examination Council's (FFIEC) income level of its census tract. Find the census tract income level by entering the project address at the FFIEC website (https://geomap.ffiec.gov/FFIECGeocMap/GeocodeMap1.aspx) and clicking "Census Demographic Data" below the matched address. For scattered site developments, points will be averaged according to the number of units within each income level.

FFIEC Income Level	Points
Upper	2
Middle	1
Moderate	0.5
Low	0

4) Health and Quality of Life Factors

Maximum Number of Points: 1012

Applicants may earn up to eight points for developments located in counties with high health outcomes or in areas in close proximity to fresh produce and other positive land uses. Points for scoring categories calculated using continuously updated statistics (e.g., unemployment rate, job growth, etc.) will be determined based upon the most recent data available at the time of application review. Changes in data occurring after preliminary scores are determined will not be considered when determining final scores.

Access to Primary Care (2 points): Points will be awarded to developments located within a county that has a ratio of population to primary care physicians of 2,000:1 or

https://www.countyhealthrankings.org/app/indiana/2020204/measure/factors/4/data For scattered site developments, at least 75% of the proposed units must meet this requirement to be eligible for points.







Life Expectancy (2 points): Points will be awarded to developments located within a census tract that has a life expectancy above the State average of 77.4 years based on the Centers for Disease Control and Prevention (CDC).

Fresh Produce (2 points): Points will be awarded to applicants proposing developments located within a mile of a store with fresh produce, such as a supermarket or grocery store: with fresh produce. For scattered site developments, at least 75% of the proposed homes must meet this requirement to be eligible for points.

Stores with fresh produce must:

- o Be currently established at the time of application,
- Have a physical location that offers in-person transactions, and
- Have regular business hours.

Staff will independently verify that the location meets the above requirements. As part of the clarification process, the Applicant may be required to provide additional information. For the purposes of this scoring subcategory, farmers' markets, produce stands, gas stations, convenience stores, food pantries, and drug stores do not qualify as stores with fresh produce.

In order to receive points for this scoring subcategory, the Applicant must submit in Folder M - Project Characteristics:

- o For single sites: A mile radius drawn from the project location with store or market locations labeled
- For scattered sites: A one-mile radius drawn from the fresh produce location(s) with each qualifying scattered site labeled
- Proximity to Positive Land Uses (4-6 points): Points will be awarded to applicants proposing developments located within three miles of the locations listed in the table below. A maximum of four points is available in this category. For scattered site developments, at least 75% of the proposed units must meet this requirement to be eligible for points.

Site	Points
Community or recreation center	1
Public park, greenspace, or trail	1
Primary care physician (doctor or nurse practitioner's office) or	1
urgent care facility	
Pharmacy	1
<u>Optometrist</u>	<u>1</u>
<u>Dentist</u>	<u>1</u>
Physical Therapy Office	<u>1</u>
Clinic	<u>1</u>
<u>Hospital</u>	<u>1</u>
Immediate/Urgent Care Facility	<u>1</u>
Federally Qualified Health Center	<u>1</u>







Community Mental Health Center	<u>1</u>
Sidewalks or Trails	.5
Clothing, department store	.5
Bank	.5
Education facility (including K-12, college or university, adult	.5
education, vocational school, or community college)	
Licensed childcare facility	.5
<u>Licensed adult or senior care</u>	<u>.5</u>
Social services center	.5
Government office with onsite public services (e.g. town hall,	.5
township trustee's office)	
Post office	.5
Public library	.5
Cultural arts facility (museum, performing arts theater, etc.)	.5
Police or fire station	<u>.5</u>

In order to receive points for this scoring subcategory, the applicant must submit in Folder M - Project Characteristics:

- o For single sites: A map with a three-mile radius drawn from the project location with each positive land use labeled
- o For scattered sites: Map(s) with a three-mile radius drawn from the qualifying location(s) with each scattered site labeled
- Public Transportation (2 points): Points will be awarded to developments located within a mile of a public transit station or bus stop. For communities with a population of less than 10,000, point-to-point transportation with either regular service hours or ondemand pick-up is eligible if provided by a public or not-for-profit organization and is available to all residents of the development. Taxis, Uber, or other ride-sharing programs are not eligible for points. For scattered-site developments, at least 75% of the proposed units must meet this requirement to be eligible for points.

In order to receive points for this scoring subcategory, the applicant must submit in Folder M - Project Characteristics:

- o For single sites: A mile radius drawn from the project location with transit stations or bus stop locations labeled
- o For scattered sites: A mile radius drawn from each bus stop or transit station with all qualifying scattered sites labeled
- o For point-to-point transportation: Documentation that the point-to-point transportation is provided by a public or not-for-profit organization and is available to all residents

5) Eviction Prevention

Maximum Number of Points: 32

Applicants that commit to implementing strategies that prevent eviction on low income households will receive two points as follows, for a maximum of three points:







Two points will be awarded if the Applicant commits to creating an Eviction Prevention Plan for the property. A qualifying Eviction Prevention Plan must be drafted prior to initial lease-up and submitted to IHCDA for review and approval. The plan must address how the property will implement management practices that utilize eviction only as a last resort and must describe strategies that will be taken with tenants on an individualized basis to attempt to prevent evictions when issues arise. The plan will be reviewed as part of IHCDA ongoing compliance monitoring to ensure it remains in place. <u>In addition, the Applicant must agree to submit data on evictions as part of the Annual</u> Owner Certification of Compliance reporting.

The HOME application will serve as certification that the development will comply with the selected scoring options.

6) Low-Barrier Tenant Screening

Maximum Number of Points: 4

Applicants that commit to implement low-barrier tenant screening will receive up to four points as follows:

An application will receive up to two points if the Applicant commits to implementing low-barrier tenant screening to minimize the impact of criminal background on a household's ability to secure housing. Management must implement case-by-case criminal screening in accordance with HUD and IHCDA guidance.

- One point if the tenant selection plan does not screen based on misdemeanors: and
- One point if the tenant selection plan does not screen for felonies older than five years. Felonies within the past five years may be considered only for offenses related to violent crimes, arson, or manufacturing methamphetamine. EXCEPTIONS: Plan may screen out individuals with an active requirement to register as a sex offender under a state sex offender registration program, regardless of date of conviction. Projects receiving Project Based Vouchers must screen out, without the opportunity for case-by-case review, applicants with convictions related to manufacturing methamphetamine in federally assisted housing or subject to lifetime sex offender registry.

One point will be awarded An application will receive up to two points if the Applicant commits to implementing low-barrier tenant screening to minimize the impact of previous evictions on a household's ability to secure future housing.

- One point if the tenant selection plan does not The plan will not screen out applicants for evictions that occurred more than 12 months prior to the date the household applies for a unit; or
- Two points if the tenant selection plan does not screen out applicants for evictions that occurred more than six months prior to the date the household applies for a unit.

A qualifying Tenant Selection Plan must be drafted prior to initial lease-up and submitted to IHCDA for review and approval. The plan will be reviewed as part of IHCDA ongoing compliance monitoring to ensure this requirement remains in place.



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The HOME application will serve as certification that the development will comply with the $\,$ selected scoring options.







10.2 Location

Category Maximum Points Possible: TBD

1) Areas Underserved by the HOME Program

Maximum Number of Points: 6

An application will receive points as follows based on the city, town, or unincorporated area in which the proposed development is located:

- Two points if the proposed development falls within the boundaries of a local unit of government or unincorporated area in which there has not been an IHCDA HOME award within the last five HOME rental rounds
- Four points if the proposed development falls within the boundaries of a local unit of government or unincorporated area in which there has not been an IHCDA HOME award within the last 10 HOME rental rounds; or
- -Six points if the proposed development falls within the boundaries of a local unit of government or unincorporated area in which there has not been an IHCDA HOME award within the last 15 HOME rental rounds

2) Census Tract without an Active IHCDA HOME Project

Maximum Number of Points: 4

An application will receive four points if the proposed development is in a census tract that does not contain an active IHCDA funded HOME project of the same occupancy type (family, age-restricted, or supportive housing) as defined below.

An application will receive two points if the proposed development is in a census tract that contains exactly one other active IHCDA funded HOME project of the same occupancy type.

If the proposed Development is preservation of an existing HOME project and the project being preserved is the only active HOME project currently in the census tract, then the application will receive points as described above.

For purposes of this scoring category, an active HOME project is defined as a HOME project that is in its affordability period or that has received an award of IHCDA HOME funds but has not yet placed in service.

The following definitions apply to occupancy type:

- Family refers to any project that is not age-restricted or supportive housing.
- Age-restricted refers to a project that has elected to serve persons age 55+ or 62+ based on the Housing for Older Persons Act of 1995 definitions.
- Supportive housing refers only to supportive housing for persons experiencing homelessness. Integrated supportive housing projects in which a percent of units are supportive housing will be counted as supportive housing for this scoring category.

3) Housing Need Index

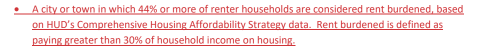
Maximum Number of Points: 6

An application will earn up to seven points with one point for each item below. Points will be awarded if, as of the application due date, the development is located within:



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- A city or town in which 25% or more of renter households are considered to have at least one severe housing problem, based on HUD's Comprehensive Housing Affordability Strategy data. A severe housing problem is defined as incomplete kitchen facilities, incomplete plumbing facilities, more than 1.5 persons per room, or cost burden greater than 50%.
- A city or town in which 25% or more of renter households are at or below 30% of Area Median Income, based on HUD's Comprehensive Housing Affordability Strategy data.
- A county in which the highest category on the "Units by Decade Built" data within the Indiana Housing Dashboard is units built <1939.
- A county in which the percent of "vacant and available units" per the Indiana Housing Dashboard is below the state average percent of vacant and available units. *IHCDA will provide a schedule.*
- A county that has been designated in the State of Indiana Analysis of Age-Restricted Housing Supply and Demand as an Age-Restricted Rental Housing Desert, defined as a county which has fewer than one age-restricted rental unit for every 10 renter households age 55 or older. The following 19 counties qualify: Benton, Boone, Clay, Daviess, Elkhart, Floyd, Hamilton, Jasper, Jefferson, Johnson, LaGrange, Miami, Owen, Porter, Posey, Pulaski, Putnam, Spencer, and Warren. To qualify for the point, the proposed development must elect a 55+ or 62+ age restriction.

If a Development is in an unincorporated area or other area that is not listed as a "Place" in the HUD CHAS data set, the Applicant should contact IHCDA to determine how to score in this category.

4) Serving Rural Counties

Maximum Number of Points: 2

An application will receive two points if the proposed development is in a county that is considered to be substantially rural based on US Census data. IHCDA considers a county substantially rural if the rural population or number of rural households for the county is greater than 50%.







<u>810.2-3 Development Features</u>

Category Maximum Points Possible:

30TBD

1) Existing Structures Construction Type

Maximum Number of Points:

6

An application can receive points for electing one of the three options below:

OPTION 1: VACANT STRUCTURE

An application will receive up to six points if the proposed development redevelops space in a vacant structure. The structure must be 100% vacant at the time of application submission. Points will be award based on the percentage of the structure that is redeveloped and utilized for housing, commercial space, and/or common areas as follows. For developments comprised of multistory buildings, all floors under the ownership of the HOME project will constitute the development's total square footage.

Percent of the structure's	<u>Points</u>
square footage redeveloped	
<u>50%</u>	2 points
<u>75%</u>	4 points
<u>100%</u>	6 points

Eligible structures must contain at least one HOME-assisted unit after redevelopment. If any space in the existing structure will be used for a purpose other than housing, the Applicant must state the intended use.

Required Documentation: Completed application. Capital needs assessment or structural conditions report must include a certification that the building is 100% vacant.

OPTION 2: PRESERVATION OF EXISTING AFFORDABLE HOUSING

An application will receive up to six points if the proposed development preserves existing affordable housing as follows:

- Six points for an application that proposes the preservation of an existing HOME project where the affordability period has expired or will expire in the current calendar year.
- Six points for an application that proposes the preservation of an existing Low Income
 Housing Tax Credit project where the 15-year compliance period has expired or will
 expire in the current calendar year. The extended use agreement must still be in effect.
- Six points for an application that proposes the preservation of a previous LIHTC project where the extended use period expired or was released.
- Six points for an application that proposes the preservation of HUD or USDA affordable housing, including but not limited, to Section 8 Project Based Rental Assistance, Section



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- 8 Project Based Vouchers, Section 202, Section 811, or Rural Development 515 properties.
- Four points for the preservation of any other affordable housing project.

Required Documentation: Third-party documentation from the entity enforcing the affordable housing restrictions such as a lien and restrictive covenant or contract. Submit in Folder N-**Development Features.**

Points will be awarded to developments that utilize existing structures on at least 50% of the HOME assisted units. Developments receiving points in the Infill New Construction category are not eligible for points in the Existing Structure category.

Existing Structure	Points Points
Development is rehabbing at least 50% of the square footage of a vacant	5
structure(s) for housing; OR	
Development is rehabbing at least 50% of the units or square footage,	5
whichever is greater, of existing housing stock; OR	
Development is rehabbing existing Federally Assisted Affordable Housing	6

In order to receive points, the applicant must submit in Folder N - Development Features:

- Documentation confirming the existing structure is vacant. This requirement can be satisfied by submitting two or more of the following:
 - A letter from the local unit of government;
 - Current interior and exterior photos of the building;
 - Applicant self-certification on official letterhead confirming the building is 100%
- Documentation of the total square footage of the existing structure and the total square footage that is being rehabbed.
- For existing Federally Assisted Affordable Housing rehabilitation, submit documentation from the entity enforcing affordable housing requirements evidencing the rent and income restrictions applicable to such property including the term of such restrictions.

2) Historic Preservation

Maximum Number of Points: 2

Points will be awarded to a development that contains at least one unit that is a historic resource to the neighborhood.

In order to receive points, the applicant must submit in Tab N - Development Features:







- Either a letter or report from the National Park Services, or Department of Natural Resources Division of Historic Preservation and Archaeology that specifically identifies the site as a historic resource or contributing to a historic district; or
- A link from the most recent county Indiana Sites and Structures Interim Historic Report showing the structure is Contributing, Notable, or Outstanding in the County's Interim Report.

OPTION 3: INFILL NEW CONSTRUCTION

Maximum

Number of Points: 5

An application will receive six points if the proposed development meets the criteria for infill new construction. For scattered site projects, all of the proposed development sites must meet the infill attribute scoring criteria to receive points.

Points will be awarded to developments that utilize new construction on at least 50% of the HOME assisted units. Developments receiving points in the Existing Structure category are not eligible for points in the Infill New Construction category.

Points will be awarded to demolition and new construction developments that meet IHCDA's HOME criteria for infill. For the HOME program, IHCDA defines infill housing as the process of developing on vacant or underused parcels of land within existing areas that are already largely developed or previously developed. At least two sides of the project must be adjacent to occupied residential development, operating commercial development, active public space, or another active community activity. The site must maximize the use of existing utilities and infrastructure.

Required Documents: Submit aerial photos of the proposed site(s) with the site(s) labeled. Submit in Folder N - Development Features:

3)2)Provision of Additional Bedrooms

Maximum Number of Points:

Points will be awarded to non-age-restricted developments where at least 2025% of the HOMEassisted units contain three or more bedrooms.

Points will be awarded to age-restricted developments where at least 25% of the HOME-assisted units contain two or more bedrooms.

In order to receive points, the applicant must submit in Folder N Development Features:

Preliminary floor plans that clearly identify the units with three or more and number of bedrooms.



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4)3)Design Features

Maximum Number of Points:

Points will be awarded for each design feature chosen, for a maximum of four points in this category.

Design Feature	Points
Exterior walls are at least 50% durable material (brick, stone, cement	1
board, or insulated metal panels)	
Roofing system has at least a 30-year warranty (must provide supporting	1
documentation from the manufacturer to qualify) for ALL buildings	
Covered Porch at the front entrance for ALL buildings	1
Deck or patio for each unit with a minimum of 64 square feet that is made	1
of wood or other approved materials	
Framing consists of 2" X 6" studs to allow for higher R-Value insulation in	1
walls for ALL buildings	
Garage that is made of approved materials, has a roof, is enclosed on all	1
sides and has at least one door for vehicle access	
Crawl space or basement for ALL buildings where possible	1
Exterior security system (e.g., cameras monitoring building exterior and	1
lighting that provides coverage of the entire property) for ALL buildings	
Interior security system (e.g., each unit is provided with an alarm on entry	1
doors or a doorbell monitoring system) for ALL buildings	
Carport that is made of approved materials, has a roof, and is open on at	1
least two sides	
Attached or unattached storage space measuring at least 5' x 6' (not a	1
mechanical closet)	
ALL entrances are no-step entrances for ALL buildings	1
Play areas designed in accordance with ADA Guidelines	1
Community room	1

<u>5)4)</u>Universal Design Features

Maximum Number of Points:

Points will be awarded for applicants that propose developments that go beyond the minimum universal design features threshold requirements. Please refer to the Universal Design Features Form for a list of all qualifying features. This form can be found using the "Additional Rental Forms" link on the **IHCDA HOME Program website**.

The Applicant will be required to submit the Universal Design Features Form identifying the number of features to which the applicant has committed. Changes to intended selections can be made so long as the total number is maintained. The application will be awarded points as follows:









Number of Universal Design Features in Each Column	Points
5	5
4	4
3	3

6)5)Green Building

Maximum Number of Points:

Up to five points will be awarded for the green building techniques listed below. The signed application forms will be proof of these commitments.

Green Building Technique	Points
Orient structures on East/West axis for solar exposure	1
Include new trees in landscaping	1
Low VOC paints and finish materials (The US Green Building Council	1
standards can be found <u>here</u> .)	
Install flow reducers in faucets and showers	1
Install recycled content flooring and underlayment	1
Install Energy Star certified roof products	1
Ultra-low flow (1.00 gallons or less per flush) toilets or dual flush toilets	1
R-Value insulation exceeding Indiana State Building Code	1
Incorporate permeable paving	2
Install high-efficiency, tank-less water heaters	2
Energy Star certified windows	2
Energy Star certified appliances. For New Construction, all appliances	2
must be Energy Star certified. For Rehab, all replacement appliances	
must be Energy Star certified.	
Energy Star certified HVAC system	2
Use on-site solar energy to reduce resident utility costs	2
50% or more of units obtain a HERS rating of 65 or lower as certified	<u>2</u>
with a HERS report at time of award closeout	

6) Onsite Recycling

Maximum Number of Points: 1

An application will receive one point for offering onsite recycling at no cost to residents. The signed HOME application form will be proof of this commitment.

7) Internet Access

Maximum Number of Points: 4

Up to four points will be awarded for Developments that provide free internet access to residents. An application can score points in the following ways:







Internet Access – Common Areas	Points
Free wireless high-speed broadband internet is provided in a common area	1 point
such as a clubhouse or community room. Outdoor common areas, such as	
dog parks or gazebos, are not eligible.	

Internet Access – Individual Units	Points
Applicant commits to provide each unit with free individual high-speed	2 points
internet; OR	
Applicant commits to provide each unit with free individual high-speed	3 points
internet and such service will be Wi-Fi.	

One point for providing wireless internet in a common area is available to applicants regardless of whether free internet is provided to each unit.

Please note that HOME funds may not be used to pay for internet service but may be used for infrastructure costs.

In order to receive points, the development's operating budget must include a line item for internet expenses incurred by the Owner.

The Applicant must identify in the HOME application the Internet Service Provider that will be serving the Development.

Submit the following in Folder N - Development Features:

- Documentation from the identified Internet Service Provider establishing the total cost of internet service for the development, either as a whole or on a per-unit basis; OR
- If the Applicant is unable to obtain such documentation from the provider, a narrative from the applicant establishing how the amount budgeted for internet service was calculated







Category Maximum Points Possible: 10

This category describes the Applicant's ability to begin and timely execute an awarded project.

1) Predevelopment Activities Maximum Number of Points:

Points will be awarded to applicants that have completed some predevelopment activities according to the chart below. Applicants are eligible to receive up to five points. Points will only be awarded if the required supporting documentation, italicized below the activity description, is included in Tab I - Readiness.

For scattered-site developments, documentation for each site must be submitted in order to receive the points. Documents should be clearly labeled with the site addresses for ease in reviewing the documentation.

Predevelopment Activity Completed	Points Points
Asbestos Testing	1
Submit a copy of the assessment report.	
Appraisal	1
Provide an appraisal that is no older than 6 months.	
Property Survey	1
Provide an electronic copy of the property survey.	
CHDO Predevelopment Loan	2
Applicants with a CHDO Predevelopment Loan for the current HOME	
application are eligible for two points.	

- 2) Comprehensive Community Plan Maximum Number of Points: 2 Points will be awarded to applicants who submit ONE community plan for each jurisdiction that meets all of the following criteria.
 - Specific references to the creation of or need for housing
 - Dated, updated, or amended within 10 years prior to the application deadline date
 - Public participation and narrative about the efforts leading to the creation of the plan
 - A target area map with the proposed development site(s) labeled
 - Resolution showing adoption by the highest local unit of government

The following plans are not eligible:

- Short-term work plans, including Stellar Communities Strategic Investment Plans
- Consolidated plans, municipal zoning plans, or land use plans
- Plans that do not reflect the current neighborhood conditions
- Planned Unit Developments (PUDs)
- 3) Contractor Solicitation & Participation Maximum Number of Points:

Contractor Solicitation & Participation	Points
Invite Material Participation in the Proposed Development by Indiana	1
MBE/WBE/DBE/VOSB/SDVOSB contractors	







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Development	. ream wember	-15 an malana	-WBE/WBE/DB	:/VUSB entitV

One point will be awarded to applicants who invite material participation in the proposed development by Indiana contractors. To qualify, a minimum of five letters inviting contractors to participate in the bidding of the project must be sent, with at least one of these letters going to state certified Minority Business Enterprises (MBE), Women Business Enterprises (WBE), Federal Disadvantaged Business Enterprises (DBE), Veteran-Owned Small Businesses (VOSB), and/or Service Disable Veteran Owned Small Businesses (SDVOSB), collectively XBEs

Two points will be available to applicants with an Indiana XBE entity serving as a formal member of the project's development team. An Applicant that is certified as an Indiana XBE is also eligible for points in this category.

In order to receive points for contractor solicitation, the applicant must submit in Tab-**I_Readiness**

- A copy of the letter sent to each contractor inviting participation in the bidding of the project,
- Evidence of receipt of invitation, either by certified mail or e-mail read receipt, by at least five contractors, and
- -A copy or print out from the State's certification list clearly indicating that at least one of the contractors solicited meet the MBE/WBE/DBE/VOSB/SDVOSB status requirement.

In order to receive points for having an Indiana MBE/WBE/DBE/VOSB/SDVOSB development team member:

- The qualifying development team member must be listed in the Development Team Member section of the IHCDA HOME Rental Application.
- A letter of intent to participate in the project must be submitted by the qualifying development team member in Tab I Readiness. If the qualifying development team member is the Applicant, this letter of intent is not required.
- A copy or print out from the State's certification list clearly indicating that the qualifying development team member meets the MBE/WBE/DBE/VOSB/SDVOSB status requirement.

Eligible Certification Summary Table		
Certification	Certifying Agency	Website
MBE	Indiana Department of Administration	http://www.in.gov/idoa/2352.htm
WBE	Indiana Department of Administration	http://www.in.gov/idoa/2352.htm
DBE	Indiana Department of Transportation	https://www.in.gov/indot/doing- business-with-indot/equity- initiative-services/DBE- directory/
VOSB	U.S. Department of Veterans Affairs	https://www.vetbiz.va.gov/



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U.S. Department of Veterans Affairs **SDVOSB** https://www.vetbiz.va.gov/







<u>810.4 Capacity</u> Team Composition

Category Maximum Points Possible:

This category evaluates the applicant's ability to successfully carry out the proposed project based on certifications and/or experience in affordable housing development.

1) Certifications

Maximum Number of Points:

Points will be awarded for a member of the development team (as listed in the Development Team Member section of the IHCDA HOME Rental Application) who has completed the following certifications. Three points will be awarded for the completion of two of the certifications listed below. The completion of only one of the certifications below will receive two points. If two staff members hold the same certification, points will be awarded for two certifications.

Required IHCDA Compliance Trainings, IHCDA application and policy webinars, IHCDA application and policy trainings, and IHCDA feedback sessions are not eligible for points in this category.

Attach copies of the certification completion in Tab O - Capacity.

<u>Certification</u>	Sponsoring Organization
CHDO Capacity Building Certification	Indiana Housing and Community
(Must have attended all webinars in	Development Authority (IHCDA)/HPG
either 2016 or 2017)	Network
CHDO Executive Training (Must have	Indiana Housing and Community
graduated)	Development Authority (IHCDA)
Housing Development/Rental Housing Development Finance Professional	National Development Council (NDC)
Certified Aging in Place Specialist	National Association of Home Builders (NAHB)
HOME Rental Compliance Training (2022)	IHCDA with Costello Compliance

2) Applicant or Administrator Experience

Maximum Number of Points: 5

An application will receive 5 points if either:

- The applicant has completed an IHCDA HOME award that had no findings on the closeout monitoring; or
- If the applicant does not have IHCDA HOME experience, if the award administrator has completed an IHCDA HOME award that had no findings on the closeout monitoring.

An application will receive 2 points if an eligible monitored award had 1 finding.

IHCDA will determine points based on the most recent HOME award to be closed out.

3)1)CHDO Certification

Maximum Number of Points: 3







An applicant that applies and is certified by IHCDA as a Community Housing Development Organization for this project will receive three points.

A CHDO applicant will receive an additional one point if a staff member listed as a key staff member in the CHDO certification packet has graduated from IHCDA's "CHDO Manager and Nonprofit Executive Director Training."

2) XBE Participation

Maximum Number of Points: 2

Two points will be available to applicants with an Indiana XBE entity serving as a formal member of the project's development team. An Applicant that is certified as an Indiana XBE is also eligible for points in this category.

In order to receive points for having an Indiana MBE/WBE/DBE/VOSB/SDVOSB development team member:

- The qualifying development team member must be listed in the Development Team Member section of the IHCDA HOME Rental Application.
- A letter of intent to participate in the project must be submitted by the qualifying development team member in Folder I - Readiness. If the qualifying development team member is the Applicant, this letter of intent is not required.
- A copy or print out from the State's certification list clearly indicating that the qualifying development team member meets the MBE/WBE/DBE/VOSB/SDVOSB status requirement.

Eligible Certification Summary Table		
Certification	Certifying Agency	<u>Website</u>
MBE	Indiana Department	https://www.in.gov/idoa/mwbe/minority-and-
	of Administration	womens-business-enterprises/certified-business-
		search/
WBE	Indiana Department	https://www.in.gov/idoa/mwbe/minority-and-
	of Administration	womens-business-enterprises/certified-business-
		search/
DBE	Indiana Department	http://www.in.gov/indot/2748.htm
	of Transportation	
VOSB	U.S. Department of	http://www.va.gov/osdbu/
	Veterans Affairs	
<u>SDVOSB</u>	U.S. Department of	http://www.va.gov/osdbu/
	Veterans Affairs	







810.5 Leveraging Other Sources

Category Maximum Points

Possible: 65

Points will be awarded to applications that have received a firm commitment of non-IHCDA public or private funds to be used as other capital funding for the development sources that will exceed the 25% match requirement. A "firm commitment" means that the funding does not require any further approvals. However, the commitment may be conditional based on a successful HOME application.

"Other Funding Sources" include, but are not limited to, private funding, funds from a local community foundation, volunteer labor, Federal Home Loan Bank funding, federal, state or local government funds, tax exemptions or abatements, in-kind donations for labor or professional services, sweat equity, value of donated land or property, and donated material and equipment.

The following restrictions apply:

- · Funds structured as loans must have below market interest rates. Only permanent loans, not short-term loans such as construction or bridge loans, will qualify in this category.
- Labor, property, funds, or other sources of leveraging donated by the applicant to itself, by a subsidiary, or by a principal or investor in the development, are not eligible.
- Banked or shared match is not eligible
- Other IHCDA resources (e.g. Development Fund) is not eligible
- Funds used for operating expenses are not eligible

Points will be awarded based on the Amount of Funding divided by the Total Development Costs:

Percentage of Total Development Costs	Points
.50% to 1.99%	1
2.00% to 3.99% Greater than 27%	2 1
4.00% to 5.99% Greater than 29%	3 2
6.00% to 7.99% Greater than 31%	4 <u>3</u>
8.00% to 9.99% Greater than 33%	<u>54</u>
Greater than 10% Greater than 35%	6 5

To receive points in this category, the applicant must submit the following in Folder L - Financial Commitments:

- Provide a letter from the appropriate authorized official approving the funds. The letter must include a description of the type of approved funding for the proposed development and the amount of funding. In the case of tax abatement or payment of lieu of taxes, the local unit of government must estimate the monetary amount.
- Donated property- Land and building values must be supported by an independent, third-party appraisal. The value counted as leverage is the difference between the appraised value and the
- Below-market Permanent Loans Lender letter must acknowledge that the rate offered is below its current market interest rate. The letter must disclose the current market interest rate and proposed below market interest rate.



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- In-Kind Donations Labor or Professional Services: Submit commitment letter from donor(s) specifying number of hours they intend to donate and their professional service pay rate.
- In-Kind Donations Sweat Equity: Submit a copy of sweat equity policy.
- In-Kind Donations Donated Material and Equipment: Submit commitment letter from donor(s) specifying either the total value of the donated materials or the rental equipment rate and number of hours the equipment will be donated.







Part 11: Glossary

Below are definitions for commonly used terminology found throughout the IHCDA HOME application policy and forms and applicable to the IHCDA HOME program.

Administrator: A procured entity that will assist carrying out the HOME award.

Beneficiary: The household or unit that received homeowner repair work as a result of the HOME award.

CHDO: A Community Housing Development Organization. A non-profit, community-based organization with the capacity to develop affordable housing for the community it serves, as defined in the $\ensuremath{\mathsf{HOME}}$ rule and as certified by IHCDA. Participating Jurisdictions (IHCDA) must set aside a minimum of 15% of their HOME allocations for activities in which CHDOs are the owners, developers, and/or sponsors of the housing.

Clarification: A clarification is any question or concern IHCDA may have regarding an applicant, proposed development, or other issue that does not meet the definition of a threshold deficiency, as defined below. The number of clarifications an applicant receives will not impact its score.

Development: The HOME activity proposed in the application.

Disabled: The Fair Housing Act defines disability as a person who has/is:

- A physical or mental impairment which substantially limits one or more of such person's major life activities; or
- · A record of having such an impairment; or
- Is regarded as having such an impairment, but such term does not include current, illegal use of or addiction to a controlled substance (as defined in section 102 of the Controlled Substances Act).

Age-restricted: Age-restricted has one of two definitions as elected by the applicant, per the Housing for Older Persons Act of 1995.:

- 55+: For housing using this definition of age-restricted, at least 80% of the units must be occupied by households in which at least one household member is age 55 or older.
- 62+. For housing using this definition of age-restricted, 100% of the units must be occupied by households in which all household members are age 62 or older.

HOME: The HOME Investment Partnerships Program as created by the National Affordable Housing Act of 1990

IHCDA: Indiana Housing and Community Development Authority

Income Limits: Maximum incomes as published by HUD for projects giving the maximum income limits per unit for beneficiary (30%, 40%, 50%, or 60% of area median income) units.





Median Income: A determination made through statistical methods establishing a middle point for determining income limits. Median is the amount that divides the distribution into two equal groups, one group having income above the median and one group having income below the median.

MOU: A Memorandum of Understanding is a document describing a bilateral or multilateral agreement between two or more parties.

Narrative: A written description by the Applicant that describes the application question and generally supports the need of the project.

Referral Agreement: An agreement in which the recipient and a qualified organization enter into an agreement in which the recipient agrees to (a) set aside a number of units at the project for a special needs population and (b) notify the qualified organization when vacancies occur, and in which the qualified organization agrees to (a) refer qualified households to the project and (b) notify clients of vacancies at the project.

Rent Limits: The HUD published maximum rent amount, including a utility allowance and any nonoptional fees. Rent limits are published by bedroom size and by AMI level.

Threshold Deficiency: A threshold deficiency occurs when an applicant does not provide sufficient information or documentation to meet the IHCDA HOME program threshold requirements as defined in section 7.2 of this policy. Threshold deficiencies may occur when the required information or documentation is not submitted, is out-of-date, or is vague or incomplete. IHCDA reserves the right to classify other application errors or omissions as technical corrections at its own discretion.

Visitability: Visitability is defined as design concepts that allow persons with mobility impairments to enter and stay, but not necessarily live, in a residence. Visitability features include, but are not limited to, zero-step entrances, proper door width, an accessible bathroom on the main level, etc. Visitable units must comply with the Type C unit criteria in ICC A117.1 Section 1005.







Part 12: Development Fund

11.1: Procedures for Accessing Development Fund Loans

The Indiana Affordable Housing and Community Development Fund ("Development Fund") was established in 1989 to provide financing options for affordable housing and community economic development projects in Indiana.

To streamline the application process, developers applying for HOME funds may simultaneously request a Development Fund loan. To apply for a Development Fund loan, the Applicant must indicate the Development Fund request on the HOME application form.

Applicants who receive a Development Fund loan are subject to additional regulations and requirements, which may be found in the Indiana Code at IC § 5-20-4 and IC § 14-21-1-18 (State Historic Review). Before requesting a Development Fund loan, applicants should familiarize themselves with these requirements.

Applicants must pay a \$500 non-refundable application fee for all Development Fund loan requests.

11.2: Technical Assistance

IHCDA's Director of Real Estate Lending is available to answer questions about applying for a Development Fund loan. The Director can be reached by calling (317) 232-7777 or toll-free at (800) 872-0371.

11.3: Development Fund Program Eligibility

Eligibility will be determined based on:

- Whether the Development demonstrates a need for a Development Fund loan and the request is deemed financially feasible based on underwriting
- Whether the Development meets State and Federal requirements of all programs for which it is applying
- If the application's ranking is sufficient for it to be awarded HOME funds
- The availability of Development Funds

11.4: Eligible Applicants

Any HOME applicant may request a Development Fund loan.

IHCDA must allocate at least 50% of the fund to not-for-profit corporations under Section 501(c)(3) of the U.S. Internal Revenue Code.

Organizations with current Development Fund awards are eligible to apply for additional funding for new projects. An Applicant's outstanding awards must be current, in compliance with all program requirements, and otherwise in good standing in order to be considered for additional awards. No individual organization or its affiliates may hold more than 20% of the Development Fund's total portfolio at any one time.







Individuals or organizations currently on IHCDA's suspension or debarment list are not eligible to apply for Development Fund awards. Additionally, any organizations who receive a notice of default from any lender/partner will be ineligible to apply for Development Fund loans until the default is cured to the satisfaction of the applicable lender. Organizations that have had previous write-offs of Development Fund loans must demonstrate, through financial statements, that they now have the financial capacity to be considered for another loan.

11.5: Development Fund Loan Limitation

The maximum Development Fund loan request is \$500,000 per application. Based on availability of funding, IHCDA may, at its discretion, issue a RED Notice prior to a funding round to reduce or increase the amount allowed per application.

The \$500,000 maximum request will also apply at a project level. An applicant who divides an existing project or contiguous sites into multiple applications will only be allowed to request \$500,000 total for the project, not \$500,000 per application.

11.6: Eligible Uses of Development Fund Loan

Soft Costs

Soft costs and professional fees are eligible except for those items specifically listed as ineligible under Part G below.

Examples of eligible soft costs include:

- Operating reserves
- Contingency funds
- Relocation costs
- Architectural fees
- Engineering fees
- Consulting fees
- Environmental assessments

Acquisition and related costs are eligible except for those items specifically listed as ineligible under Part G below. Acquisition costs are limited to the actual purchase price and not to exceed the appraised value.

New Construction costs are eligible except for those items specifically listed as ineligible under Part G below.

Examples of eligible new construction costs include:

- Hard costs associated with construction activities
- Utility connections including off-site connections from the property line to the adjacent street
- Related infrastructure costs improvements to the Development site that are in keeping with improvements of surrounding, standard housing or community development activities. Site improvements may include on-site roads and water and sewer lines necessary to the development.







- Costs to construct a permanent onsite management office, the apartment of a resident manager, laundry facilities, community facilities, or other common space which is located within the Development and which is for the use of tenants and their guests
- Stoves, refrigerators, built-in dishwashers, garbage disposals, and permanently installed individual unit air conditioners

Rehabilitation

Rehabilitation costs are eligible except for those items specifically listed as ineligible under Part G below.

Examples of eligible rehabilitation costs include:

- Hard costs associated with rehabilitation activities
- Lead-based paint interim controls and abatement costs
- Mold remediation
- Utility connections, including off-site connections from the property line to the adjacent street
- Related infrastructure costs such as streets and alleys, water and sewer lines, and other public access needs
- Costs to rehabilitate a permanent onsite management office, the apartment of a resident manager, laundry facilities, community facilities, or other common space located within the Development and which is for the use of tenants and their guests
- Stoves, refrigerators, built-in dishwashers, garbage disposals, and permanently installed individual unit air conditioners

Costs associated with the demolition and clearance of existing structures are eligible.

Non-Residential

Costs not included above will be considered on a case-by-case basis and must relate directly to the Development as approved.

11.7: Ineligible Uses of Development Fund Loan

The following costs are ineligible for reimbursement from Development Fund awards:

- Administration
- Replacement Reserves
- Developer Fee
- Costs associated with preparation of an IHCDA application
- Purchase or installation of luxury items, such as swimming pools or hot tubs
- Purchase or installation of equipment, furnishings, tools, or other personal property that is not an integral structural feature, such as window air conditioner units or washers and dryers. NOTE: IHCDA may approve the use of Development Fund for furniture in Permanent Supportive Housing developments.
- Tenant-based or Project-based rental assistance
- Rental subsidy or operating subsidy
- Mortgage default/delinquency correction or avoidance
- Loan guarantees







Annual contributions for operation of public housing

11.8: Loan Term

The Applicant may propose a loan term of up to two years of construction financing and up to 15 years of permanent financing. For Developments with HUD financing, the permanent loan term may exceed 15 years to match the term of the HUD loan.

Amortization schedule will be a maximum 30-year amortization schedule or co-terminus with firstmortgage financing.

11.9: Interest Rate

Applicants receiving Development Fund loans must demonstrate the ability to repay the loan. If the loan will not take second position behind permanent financing, the developer must receive IHCDA approval.

The base interest rate is a fixed rate starting at prime rate minus 200 basis points, not to exceed 3% but not less than 1%. IHCDA will make a final interest rate determination based on financial capacity and underwriting considerations, including ensuring that the project is not over-subsidized. Interest rates are fixed.

11.10: Security or Collateral

The Development Fund loan must be secured. Typically, such security is met by a mortgage on the assisted property, which may be subordinated to other financing, depending on whether there is sufficient collateral to fully cover the amount of the loan. The security pledge should reflect the degree of risk inherent to the development and must be proportionate to the level of funding requested. The appropriateness of the security offered will be an element of the funding decision. Although IHCDA will agree to subordinate the Development Fund loan in priority, it will do so using the Subordination Agreement (Form Q).

11.11: Threshold Criteria

- On or before the application deadline, the applicant must provide all documentation as instructed in the HOME application form. If the Authority requests additional information from the Applicant, all documents are due on or before the date provided by IHCDA staff.
- 2. The Applicant and Development must meet all the requirements in this Schedule and Indiana Code § 5-20-4 and be supported by required documentation. If the Authority requests additional information from the applicant, all documents are due on or before the date provided by IHCDA staff.
- The Applicant must submit to IHCDA the State Historic Review documentation as required by IC 14-21-1-18. Instructions regarding the documentation required for the Development Fund's state historic review process can be found in Schedule M. Applicants must determine if the development building(s) or structure(s) are listed individually in the State or National Register of Historic Places.







- 4. The Applicant and any related party must not be out-of-compliance in connection with any other IHCDA-funded project in which they are involved and/or must not be on any IHCDA suspension list, nor be in default with any lender or partner.
- 5. IHCDA may disqualify any Applicant that has a history of disregarding policies, procedures, or staff directives associated with administering any IHCDA program, or programs of any other State or Federal housing entities. Such other entities include, but are not limited to, the U.S. Department of Housing and Urban Development (HUD), Indiana Department of Commerce, U.S. Department of Agriculture - Rural Development, or Federal Home Loan Bank.

11.12: Determining Number of Development Fund Assisted Units

The percentage of total development costs attributable to the Development Fund loan represents the percentage of units that will be considered DF-assisted. The minimum number of DF-assisted units is determined using the following calculation:

- Divide the Development Fund request by total development costs.
- Multiply this percentage by the total number of units in the project, rounding up to the next whole number of units.
- For example, if total development costs are \$2,500,000 and the applicant is requesting \$500,000 in Development Fund financing, then 20% of the construction financing is through the Development Fund. As such, 20% of the units (rounded up) will be DF-assisted and must meet the requirements of the Development Fund program.

11.13: Occupancy Restrictions and Rent Limits

All Development Fund-assisted units must be rent and income restricted at or below 50% of the area median income ("AMI").

Gross rent (including a utility allowance for tenant-paid utilities) must not exceed the 50% AMI rent limit under the RHTC program.

All tenants who occupy Development Fund-assisted units must be income certified and recertified according to the requirements of the RHTC program.

11.14: Minimum Period of Affordability

A Lien and Restrictive Covenant Agreement (LRCA) must be executed against every residential property constructed, rehabilitated, or acquired, in whole or in part, with Development Fund. The term of the Development Fund affordability period, as secured by the lien, will be the greater of 15 years or the term of the Development Fund loan.

Upon occurrence of any of the following events during the affordability period, the entire sum secured by the lien, including all accrued interest, shall be due and payable by developer and/or owner upon demand. Repayment may be demanded upon: (1) transfer or conveyance of the real estate by deed, land contract, lease, or otherwise, during the affordability period; (2) commencement of foreclosure proceedings by any







mortgagee (or deed in lieu of foreclosure), within the affordability period; (3) notice of default from any lender or partner; or (4) determination that units are not being used as a residence by a qualifying tenant or not leased according to the program affordability requirements. The award recipient will be responsible for repaying IHCDA.

IHCDA may use purchase options, rights of first refusal, or other preemptive rights to purchase the housing before foreclosure or deed in lieu of foreclosure to preserve affordability.

The lien will be released at the end of the affordability period if the borrower/recipient has met all conditions, including paying off the final loan balance. Prepayment of a loan will not result in an early release of the affordability period.

11.15: Underwriting Criteria

In reviewing requests for a Development Fund loan in conjunction with HOME funds, IHCDA will utilize the same underwriting criteria and analysis required by the HOME application policy. Applicants awarded a Development Fund loan in conjunction with HOME may receive an offer of assistance (i.e., loan amount, loan term, interest rate, etc.) that is different from that requested. Applicants will be notified if changes should occur.

11.16: Development Fund Assurances and Certifications / Borrowing Resolution

Applicants are required to submit an original, fully executed Development Fund Assurances and Certifications form. Applicants who receive funding are bound by the contents of this form and should consult legal counsel on its meaning and scope. The Assurances and Certifications form must be signed by the applicant's chief executive officer and must be attested.

In addition, a non-profit applicant must submit a borrowing resolution passed by its Board of Directors authorizing submission of the loan request. The applicant must use IHCDA's template borrowing resolution form as found on the Development Fund webpage.

10.1 Overview

The Indiana Affordable Housing and Community Development Fund ("Development Fund") was established in 1989 to provide financing options for the creation of safe, decent, and affordable housing and for economic development projects in Indiana communities. Development Fund regulations may be found in Indiana Code 5-20-4. Developments also involving federal funding (e.g., HOME Investment Partnership Program or Community Development Block Grant), tax-exempt bonds, or Low-Income Housing Tax Credits ("LIHTC") must comply with the requirements of those programs.

The maximum Development Fund loan request is \$500,000 per application. Based on availability of funding, IHCDA may issue a RED Notice prior to a funding round to reduce the amount allowed per application. The \$500,000 maximum request will also apply at a project level. An Applicant who divides an existing project or contiguous sites into multiple applications will only be allowed to request \$500,000 total for the project, not \$500,000 per application.

For more detailed information on the Development Fund program please consult the Development Fund Manual.







10.2 How to Apply

Development Fund awards are approved through the supplemental application with the HOME Investment Partnership Program application. IHCDA may request more information for the Development Fund application.

Applicants must provide documentation on how they will fill the financial gap, should the Development Fund not be approved, or if the Development Fund is not available. Applicants who cannot provide adequate documentation or explanation on how all sources are to be committed will not be considered for funding for this round.

In addition, a non-profit applicant must submit a borrowing resolution passed by its Board of Directors authorizing submission of the loan request. The applicant must use IHCDA's template borrowing resolution form as found on the Development Fund webpage.

10.3 Eligible Applicants

Applicants eligible to apply in conjunction with a HOME application include nonprofit corporations and local units of government. IHCDA must allocate at least 50% of the fund to recognized nonprofit corporations under Section 501(c)(3) of the U.S. Internal Revenue Code.

Awardees with current Development Fund awards are eligible to apply for additional funding. All outstanding awards must be current (if loans), in compliance with all program requirements, and otherwise in good standing in order for the Applicant to be considered for additional awards. However, no individual project sponsor or its affiliates may hold more than 20% of the Development Fund's total portfolio at any one time.

Individuals or organizations currently on IHCDA's suspension or debarment list are not eligible to apply for Development Fund awards.

10.4 Eligible Beneficiaries

All Development Fund assisted units must be rent and income restricted at or below 50% of the area median income ("AMI").

Gross rent must not exceed the rent limits of the HOME program.

All tenants who occupy Development Fund assisted units must be income certified and recertified according to the requirements of the HOME program as appropriate.

10.5 Eligible Residential Activities

Eligible HOME activities include, but are not limited to, acquisition, new construction, and/or rehabilitation of homes for sale, permanent rental units, and permanent supportive housing projects that have successfully completed the Indiana Supportive Housing Institute.

10.6 Eligible Activity Costs







For more information on eligible and ineligible activity costs please see §1.8 and §1.9 of the Development Fund Manual. Questions about eligible vs. ineligible soft costs under the Development Fund program can be directed to the Director of Real Estate Lending.

10.7 Match Requirements

Applicants for Development Fund must be able to document a local match in an amount of at least 10%. Acceptable match sources include in kind donations, donated land, owner equity, building materials, loans, cash grants, or any combination of both in kind and cash. Other sources of match may also qualify, except for funds administered by IHCDA.

10.8 Development Fund Activity Provisions

The Development Fund may provide loans or grants up to \$500,000 per development. Development Fund grants will only be made in conjunction with special IHCDA initiatives as announced by IHCDA. Except for these special initiatives, IHCDA will only accept Development Fund applications for loans.

The Development Fund may be used for the following types of loans:

- Pre-development: to pay project pre-development expenses
- Acquisition: to pay for purchase and closing costs for property acquisition
- Construction: to pay for hard and soft costs of new construction and rehab projects
- Permanent: to provide permanent financing to the project
- Bridge: financing to bridge the timing gap between project or program costs and cash from committed sources not yet available (equity)

Homebuyer projects are not eligible for permanent or bridge financing.

10.9 Loan Terms

The Development Fund loan terms will be up to two years for construction financing and fifteen years for permanent financing. For Developments with HUD financing (not including HOME), the permanent loan term may exceed 15 years to match the term of the HUD loan. Amortization schedule will be a maximum thirty year amortization schedule or co-terminus with first-mortgage financing (whichever is less).

Applicants receiving Development Fund loans must demonstrate the ability to repay the loan. If the loan will not take first or second position behind permanent financing, the developer must receive IHCDA approval. The base interest rate for loans will be set at 3%.

10.10 Underwriting Guidelines

For more information on underwriting guidelines please see §2.4 of the Development Fund Manual. Questions about these guidelines can be directed to the IHCDA Director of Real Estate Lending.

10.11 Affordability Period/Lien and Restrictive Covenants







Rental developments will be subject to a Lien and Restrictive Covenant Agreement that must be executed against every residential property constructed, rehabilitated, or acquired, in whole or in part, with Development Fund funds. If the award is made in conjunction with HOME or CDBG funding, the development will be subject to the applicable program affordability period.

Upon occurrence of any of the following events during the affordability period, the entire sum secured by the lien, without interest, shall be due and payable by developer and/or owner upon demand. Repayment may be demanded upon: (1) transfer or conveyance of the real estate by deed, land contract, lease, or otherwise, during the affordability period; (2) commencement of foreclosure proceedings by any mortgagee (or deed in lieu of foreclosure), within the affordability period; or (3) determination that units are not being used as a residence by a qualifying tenant or not leased according to the program affordability requirements. The award recipient will be responsible for repaying IHCDA. At the end of the affordability period, if the borrower/recipient has met all conditions, the lien will be released.

10.12 Income and Rent Restrictions/Ongoing Compliance

All Development Fund-assisted units in residential developments must be income and rent restricted. If the award is made in conjunction with HOME funding or is Development Fund only, then the HOME program income and rent limits will apply. Developments with Development Fund combined with another program must follow the recertification requirements of that program.

Note the Development Fund requires 50% of the development funds units to be at 50% or below AMI.

When Development Fund is combined with other funding sources, the audit/inspection cycle will occur based on the cycle and frequency prescribed by that program.

10.13 Determining Development Fund Assisted Units

The percentage of total development costs attributable to the Development Fund represents the percentage of units that will be considered Development Fund assisted. For example, if development costs are \$2,000,000 and the applicant is requesting \$500,000 in Development Fund financing, then 25% of the construction financing is via the Development Fund. As such, 25% of the units will be assisted with the Development Fund and must meet the requirements of the Development Fund program. For projects over 50 units, the number of Development Fund assisted units will be the greater of the number calculated using the formula above or 10 units.

10.14 State Historic Review

The Applicant must submit to IHCDA the State Historic Review documentation as required by IC 14-21-1-18. Instructions regarding the documentation required for the Development Fund's state historic review process can be found in the Environmental Review Record and Section 106 User's Guide at //www.in.gov/ihcda/developers/environmental-review-and-section-106/. Applicants must determine if the development building(s) or structure(s) are listed individually in the State or National Register of Historic Places.

10.15 Modifications



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IHCDA may consider requests for changes to the characteristics of a development. A modification fee of \$500 will be imposed if loan documentation has been finalized. Additionally, a \$1,500 fee will be required if any legal documents, such as the recorded Lien and Restrictive Covenant, need to be amended as a result of the request-

Approval of modification requests is at the sole discretion of IHCDA. IHCDA must evaluate each request to see how the change would have affected original funding and underwriting of the development as well as to ensure that the proposed change will not cause noncompliance.

When submitting a modification request, please provide the following:

- a. Formal written request from the Owner/Developer detailing the specific request and the reason the request is needed
- b.—The impact to the project in the event the modification request is not approved
- c. Modification fee of \$500.00 if loan documentation has been finalized
- d. Updated HOME application pages that reflect changes to the original application based on the current closing projections and/or proposed modification

At its discretion, IHCDA may request additional supporting documentation.

