Executive Summary

AP-05 Executive Summary - 24 CFR 91.200(c), 91.220(b)

1. Introduction

In accordance with federal requirements for jurisdictions receiving funds from the United States Department of Housing and Urban Development (HUD) for housing and community development programs, Howard County has prepared its FFY2022 Annual Action Plan in accordance with its five-year Consolidated Plan for FFY2020-2024. This Action Plan outlines how the County will use federal resources to address the current housing and community development needs of our low to moderate income population, while remaining aligned with the goals outlined in our Consolidated Plan.

The most common housing problem in Howard County is housing affordability. Even prior to COVID-19, Howard County saw housing characteristics that were linked with instability and increased risk of homelessness including single earner households with children and persons with a disability who are unable to obtain sustainable employment. Unexpected crises such as loss of income or loss of a second income earner to the household and/or a medical or transportation emergency cost contribute to destabilizing low- and moderate-income households. Many of these residents experience extreme rent burdens in Howard County, become unstable, and face homelessness with first-time crisis or loss of income.

Now, two years into the pandemic the deep gap in affordable housing in this county, especially for low-income households, along with dramatic rent increases being seen this past year, indicate that the cost of living is going up even higher in Howard County. The fear is that this is going to continue to squeeze low-income households and put them at risk of instability; many of whom are still seeing disruptions to their household incomes which is impacting their housing stability.

Based on an analysis of information provided by the U.S. Census data: lower income renter and owner households; elderly persons; single person households; large families; victims of domestic violence, dating violence, sexual assault and stalking; and persons with disabilities were more affected by these housing problems.

Through this application, Howard County is working to not only preserve and retain the affordable housing stock through housing rehabilitation projects but is also increasing the availability of affordable permanent housing for persons with disabilities, special needs populations and working families earning between 30-60% AMI in our community. To encourage homeownership, Howard County is working with income eligible households to move towards the goal of homeownership by providing access to down payment to assistance; to make the home purchases more affordable.
We are also working with our nonprofit partners to help with critical facilities improvements to preserve these services and the clients they serve. Most of our partners that participated in our Needs Hearings the County held identified how the COVID-19 pandemic had shut down their fundraising over the past two years forcing them to expend their cash reserves for critical repairs that could not wait to be done.

To address the complex issues contributing to homelessness in our community, the activities submitted provide a multi-faceted network of programs and support services that prevent homelessness as often as possible and coordinates care for homeless individuals and families, so they may become self-sufficient as quickly as possible.

2. **Summarize the objectives and outcomes identified in the Plan**

This could be a restatement of items or a table listed elsewhere in the plan or a reference to another location. It may also contain any essential items from the housing and homeless needs assessment, the housing market analysis or the strategic plan.

Please see AP-20 Annual Goals and Objectives section for this information.

3. **Evaluation of past performance**

This is an evaluation of past performance that helped lead the grantee to choose its goals or projects.

The most recently completed program year is 2020. Our Consolidated Annual Performance and Evaluation Report (CAPER) for 2020 contained the following observations:

**Howard County made good progress towards its Consolidated Plan goals over the last year:**

- **Homeowner Rehabilitation:** The County assisted 15 homeowner units (CDBG)
- **Renter-Occupied Rehabilitation:** The County assisted 10 renter households (CDBG)
- **Special Needs Facilities & Improvement Rehabilitation:** The County assisted 2 units which serving person with severe disabilities (CDBG)
- **Homeless Housing Acquisition:** The County assisted 1 unit (CDBG)
- **First Time Homebuyer Assistance:** The County assisted 5 households (HOME)

During FFY2020, the County was able to rehabilitate fifteen (15) homeowner and ten (10) rental housing units, to increase safety and help preserve affordable housing for low-income families living in them.

CDBG was also used to create one (1) additional unit of homeless housing for homeless families coming through the Howard County Coordinated System of Homeless Services (CSHS) and are in need of affordable housing.
In addition, CDBG was used to rehabilitate two (2) public facilities to preserve access to programs for persons with severe disabilities. HOME Program funds were used to assist five (5) moderate-income families to achieve homeownership with down payment and closing cost assistance.

Through CDBG public service funding; 36 households were diverted from homelessness through housing stabilization funding; 107 homeless individuals accessed critical social and support services for both the sheltered and unsheltered homeless; 24 households which were victims of domestic violence/human trafficking were provided safe sheltering after fleeing situations of violence.

CDBG-CV - Responding to the on-going pandemic 227 households, received short-term rent or mortgage payment for up to 6–months for low and moderate-income Howard County residents that had COVID-19 related job loss resulting in the household’s inability to pay their rent or mortgage. In addition, 73 individuals, with severe disabilities, residing in 32 scattered-site houses in a residential program were able to receive virtual services for each of the residents and allowed for staff meetings and safe social distancing to respond to COVID-19 building closure for safety and health reasons.

4. Summary of Citizen Participation Process and consultation process

Summary from citizen participation section of plan.

Howard County, in compliance with the County’s Citizen Participation Plan, advertised and held five (5) public hearings on the needs and goals of the County’s CDBG and HOME Programs. The public hearings provided residents with the opportunity to discuss the programs and to offer their suggestions on future program priorities. The public hearings were advertised in The Howard County Times and Columbia Flier on November 18, 2021, December 16, 2021, February 24, 2022, and March 24, 2022.

Howard County conducted three Virtual Public Needs Hearing on December 2, December 9, and December 15, 2021. The invitation was emailed to stakeholders from the Nonprofit Stakeholder list maintained by the Department of Housing and Community Development.

The County held it’s a Virtual Public Hearing on January 6, 2022 at 1:30 PM in which the CDBG and HOME Program application for funding was announced. Howard County began the 30-Day Comment Period on February 21, 2022 which ran through Wednesday, March 23, 2022 at 11:59.9 PM.

The public notice was advertised February 24, 2022 in Howard County Times and Columbia Flyer regarding draft version of the FFY2022 Annual Action Plan being available for view on the County’s website beginning February 18, 2022 at www.howardcountymd.gov under “Departments”. All comments received by March 23, 2022 at 11:59.99 PM, were accepted.

Effective March 18, 2020, in response to the COVID-19 pandemic, Howard County non-emergency County offices and facilities, including the County Council office, were closed to the public until further
notice. Government operations, including those of the County Council are continuing through teleworking.

Written comments were directed to Kelly Cimino, Director, Howard County Department of Housing and Community Development or to Elizabeth Meadows, Chief, Community Planning and Grants, at the Howard County Housing office, at 9820 Patuxent Woods Drive, Suite 224, Columbia, MD 21046. Comments can also be provided by email, either to Kelly Cimino at kcimino@howardcountymd.gov or to Elizabeth Meadows at emeadows@howardcountymd.gov. Written comments received by the end of the thirty (30) day Public Comment Period were all accepted.

The County developed the Annual Action Plan based on the input received from stakeholders. All comments received during our needs assessment phase were considered in our CDBG and HOME program application process, ranking and review, and in the writing of Howard County’s Annual Action Plan to HUD.

5. **Summary of public comments**

This could be a brief narrative summary or reference an attached document from the Citizen Participation section of the Con Plan.

The County held a number of public hearings during the creation of the FFY 2022 Annual Action Plan. Participants were asked to provide their housing, homeless, other special, community development, economic development, and planning priority needs, the impact of the ongoing pandemic to their clients and organizations, as well as their input on how CDBG and HOME funds could be directed to address those needs.

The following needs were the most common needs discussed:

- Need for affordable housing
- Need for enforcement mechanism to restrict rent increases that have occurred
- Need for employment opportunities that pay a living wage
- Need for access to transportation
- Need for individualized supportive services and housing programs

The full *Needs Hearings Notes* can be found in Citizen Participation Backup found in AD-26 Administration screen.

6. **Summary of comments or views not accepted and the reasons for not accepting them**

All comments and views were incorporated into this plan.

7. **Summary**
Under the FFY 2022 CDBG Program, the County will receive a grant in the amount of $1,383,213 and anticipates $10,778.81 in Program Income for the year for a total FFY 2022 budget of $1,393,991.81. The County will budget $128,798.36 for general program administration and $150,000 for Fair Housing activities for a total Planning and Administration budget of $278,798.36 (20.0%). The balance of funds ($1,115,193.45) will be allocated to activities which principally benefit low- and moderate-income persons in the amount of $1,115,193.45 (100.0%) and $0 for the removal of slums and blight (0.0%). The activities which principally benefit low- and moderate-income persons are divided between Public Facilities activities $471,084.96 (32.8%), Housing activities $455,014.49 (32.6%), and Public Service activities $189,094.00 (13.6%). The County meets the HUD regulations for project caps by allocating the following FFY 2022 CDBG funds:

- Planning and Administration $ 278,798.36 or 20.0% allocation (at the 20% cap)
- Public Services $189,094.00 or 13.6% allocation (below the 15% cap)
- Demolition $0 or 0.0%
- Urgent Need $0 or 0.0%

Under the FFY 2022 HOME Program, the County will receive a grant in the amount of $485,257 and anticipates $0 in program income for the year for a total FFY 2022 budget of $485,257. The County will use $121,314.25 in contributions from the County’s banked Match from prior housing projects as HOME Match for FFY 2022.
PR-05 Lead & Responsible Agencies – 91.200(b)

1. Agency/entity responsible for preparing/administering the Consolidated Plan

Describe the agency/entity responsible for preparing the Consolidated Plan and those responsible for administration of each grant program and funding source.

<table>
<thead>
<tr>
<th>Agency Role</th>
<th>Name</th>
<th>Department/Agency</th>
</tr>
</thead>
<tbody>
<tr>
<td>CDBG Administrator</td>
<td>HOWARD COUNTY</td>
<td>Department of Housing and Community Development</td>
</tr>
<tr>
<td>HOME Administrator</td>
<td>HOWARD COUNTY</td>
<td>Department of Housing and Community Development</td>
</tr>
</tbody>
</table>

Table 1 – Responsible Agencies

Narrative (optional)

Howard County’s Department of Housing and Community Development is the administrating agency for the CDBG and HOME programs. The Department prepares the Five Year Consolidated Plan, Annual Action Plans, Environmental Review Records (ERRs), the Consolidated Annual Performance Evaluation Reports (CAPER), provides monitoring, processes pay requests, contracting and oversight of the programs on a day to day basis.

Consolidated Plan Public Contact Information

Elizabeth Meadows, Chief
Howard County Department of Housing & Community Development
9820 Patuxent Woods Drive, Suite 224
Columbia, MD 21046
Phone: 410-313-6324
Fax: 410-313-5960 / Email: emeadows@howardcountymd.gov
AP-10 Consultation – 91.100, 91.200(b), 91.215(l)

1. Introduction

Howard County conducted three Virtual Public Needs Hearing on December 2, December 09, and December 15, 2021. The invitation was emailed to stakeholders from the Nonprofit Stakeholder list maintained by the Department of Housing and Community Development.

The County held its Virtual Public Hearing on January 6, 2022 at 1:30 PM in which the CDBG and HOME Program application for funding was announced. Howard County began the 30-Day Day Comment Period on February 21, 2022 which ran through Wednesday, March 23, 2022 at 11:59:99 PM.

The public notice was advertised February 24, 2022 in Howard County Times and Columbia Flyer regarding draft version of the FFY2022 Annual Action Plan being available for view on the County’s website beginning February 21, 2022 at www.howardcountymd.gov under “Departments”. All comments received by March 23, 2022 at 11:59.99 PM, were accepted.

The County held the Forth Virtual Public Hearing on April 7, 2022 at the Housing Board bi-monthly meeting. A Fifth Virtual Public Hearing was held on April 18, 2022 at 7 PM during the Howard County Council’s April Hearing. A full list of meeting notes can be found in the Citizens Participation appendix.

The County developed the Annual Action Plan based on the input received from stakeholders. All comments received during our needs assessment phase were considered in our CDBG and HOME program application process, ranking and review, and in the writing of Howard County’s Annual Action Plan to HUD.

Provide a concise summary of the jurisdiction’s activities to enhance coordination between public and assisted housing providers and private and governmental health, mental health and service agencies (91.215(l))

Howard County’s Department of Housing and Community Development acts as the single point of contact to coordinate efforts between public and assisted housing providers, as well as private and governmental health, mental health, and social service agencies. The County works with the following agencies to enhance funding and service allocations to address the housing and community development needs of the area:

- **Howard County Department of Housing and Community Development** - oversees the County’s CDBG and HOME grant programs.
- **Howard County Housing Commission** - manages the HUD Voucher Program, administers the Family Self Sufficiency Program, and develops affordable housing.
• **Social Services Agencies** - provides services to address the needs of low- and moderate-income persons.

• **Housing Providers** - rehabilitates and develops affordable housing for low- and moderate-income households.

• **Howard County Department of Community Resources and Services** - oversees the Continuum of Care (CoC) Network for Howard County, as well as public services utilized by low- and moderate-income households.

Collaboration and coordination with these entities will continue throughout the five-year period in order to capitalize on potential future funding opportunities, as well as potential project partnerships, that would result in increased benefits to low- and moderate-income households. Each year as a part of the CDBG and HOME application planning process these stakeholders are contacted to identify the County's housing and community development needs and priorities. Stakeholders are encouraged to attend a public hearing or respond directly to consultation contacts. Stakeholders are also invited to apply for CDBG and HOME funding for eligible activities.

Describe coordination with the Continuum of Care and efforts to address the needs of homeless persons (particularly chronically homeless individuals and families, families with children, veterans, and unaccompanied youth) and persons at risk of homelessness.

The Howard County Coalition to End Homelessness consists of twenty-three (23) members representing Howard County government, Howard County School System, non-profit agencies, the business and faith communities, citizen advocates, and individuals with lived experience. The Coalition fulfills the HUD requirement to have a planning body designed to promote a communitywide commitment to the goal of ending homelessness. The Coalition is responsible for and committed to creating and driving a system of housing and care that responds to the needs of homeless individuals and families in Howard County with the mission to make homelessness rare, brief, and non-recurring.

CDBG and HOME funds are used to financially support and leverage efforts of the Coalition, including but not limited to: supportive service programs and facilities for the homeless and persons at-risk of becoming homeless; and assistance efforts to provide emergency shelter transitional housing, rapid rehousing, utility support, permanent supportive housing, and other permanent housing opportunities for the homeless and person at-risk of becoming homeless.

Describe consultation with the Continuum(s) of Care that serves the jurisdiction's area in determining how to allocate ESG funds, develop performance standards for and evaluate outcomes of projects and activities assisted by ESG funds, and develop funding, policies and procedures for the operation and administration of HMIS.

The Howard County Coalition to End Homelessness uses a Coordinated Entry System to address the needs of homeless persons and those at risk of homelessness. The Coordinated Entry System is designed
to minimize barriers faced by individuals who are homeless in accessing the most appropriate and
effective housing services to address their needs and incorporates a "housing first" philosophy in
matching homeless individuals with services. The CoC uses ServicePoint HMIS software for its
coordinated entry. Coordinated entry referrals prioritize all individuals and families who are the most
vulnerable according to the VI-SPDAT, as well as those identified as meeting the HUD definition of
chronically homeless.

The Coalition has four committees (Coordinated Entry, HMIS, Planning, and Rating and Ranking) that
manages the administration of the CoC by: determining how to allocate ESG funds; developing
performance standards and evaluate outcomes; and developing funding, policies and procedures for the
administration of HMIS. The CoC reviews projects funded by the Continuum of Care, Emergency
Solutions Grant and other related activities for compliance, application, and performance and makes
recommendations on the allocation of resources to projects. The Committees ensure that there is a
comprehensive and fair resource allocation process, as well as an effective system for addressing and
monitoring the needs of people experiencing homelessness or who are at risk of becoming homeless.

The County's Department of Housing and Community Development is an active member of the Coalition
and utilizes information shared by the Coalition to fund CDBG and HOME projects that address
homelessness.

2. Describe Agencies, groups, organizations and others who participated in the process
and describe the jurisdiction’s consultations with housing, social service agencies and other
entities
<table>
<thead>
<tr>
<th></th>
<th>Agency/Group/Organization</th>
<th>Howard County Housing Commission</th>
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<tbody>
<tr>
<td></td>
<td>Agency/Group/Organization Type</td>
<td>PHA</td>
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</table>
|   | What section of the Plan was addressed by Consultation? | Housing Need Assessment  
Public Housing Needs  
Homeless Needs - Chronically homeless  
Homeless Needs - Families with children  
Homelessness Needs - Veterans  
Homelessness Needs - Unaccompanied youth  
Homelessness Strategy  
Non-Homeless Special Needs  
HOPWA Strategy  
Anti-poverty Strategy |
|   | Briefly describe how the Agency/Group/Organization was consulted. What are the anticipated outcomes of the consultation or areas for improved coordination? | The Howard County Housing Commission was consulted to obtain information on the County's housing and community development needs. |
| 2 | Agency/Group/Organization                | Howard County Department of Community Resources and Services |
|   | Agency/Group/Organization Type           | Other government - Local         |
| What section of the Plan was addressed by Consultation? | Housing Need Assessment  
Public Housing Needs  
Homeless Needs - Chronically homeless  
Homeless Needs - Families with children  
Homelessness Needs - Veterans  
Homelessness Needs - Unaccompanied youth  
Homelessness Strategy  
Non-Homeless Special Needs  
Anti-poverty Strategy |
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<td>Briefly describe how the Agency/Group/Organization was consulted. What are the anticipated outcomes of the consultation or areas for improved coordination?</td>
<td>The Howard County Department of Community Resources and Services was consulted to obtain information on the County’s housing and community development needs.</td>
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<td>3</td>
<td>Agency/Group/Organization</td>
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<tr>
<td>Agency/Group/Organization Type</td>
<td>Other government - State</td>
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<tr>
<td>What section of the Plan was addressed by Consultation?</td>
<td>Lead-based Paint Strategy</td>
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<td>Briefly describe how the Agency/Group/Organization was consulted. What are the anticipated outcomes of the consultation or areas for improved coordination?</td>
<td>The Maryland Department of the Environment was consulted to obtain information on the County's housing and community development needs.</td>
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<td>4</td>
<td>Agency/Group/Organization</td>
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<tr>
<td>Agency/Group/Organization Type</td>
<td>Services-Health</td>
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<tr>
<td>What section of the Plan was addressed by Consultation?</td>
<td>Non-Homeless Special Needs</td>
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<tr>
<td>Briefly describe how the Agency/Group/Organization was consulted. What are the anticipated outcomes of the consultation or areas for improved coordination?</td>
<td>The Association of Community Services of Howard County was consulted to obtain information on the County’s housing and Community Development needs.</td>
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<td>5</td>
<td><strong>Agency/Group/Organization</strong></td>
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</table>
| **Agency/Group/Organization Type** | Housing  
Services - Housing  
Services-Children  
Services-Elderly Persons  
Services-homeless  
Services-Employment |
| **What section of the Plan was addressed by Consultation?** | Housing Need Assessment  
Public Housing Needs  
Homeless Needs - Chronically homeless  
Homeless Needs - Families with children  
Homelessness Needs - Veterans  
Homelessness Needs - Unaccompanied youth  
Homelessness Strategy  
Anti-poverty Strategy |
<p>| <strong>Briefly describe how the Agency/Group/Organization was consulted. What are the anticipated outcomes of the consultation or areas for improved coordination?</strong> | Bridges to Housing Stability was consulted to obtain information on the County's housing and community development needs. |</p>
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<tr>
<th></th>
<th>Agency/Group/Organization</th>
<th>COMMUNITY A<strong>CTION COUNCIL</strong> OF HOWARD COUNTY MD, INC.</th>
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|   | **Agency/Group/Organization Type** | Housing  
Services - Housing  
Services-Children  
Services-Elderly Persons  
Services-Persons with HIV/AIDS  
Services-Victims of Domestic Violence  
Services-homeless  
Services-Education  
Services-Employment  |
|   | **What section of the Plan was addressed by Consultation?** | Housing Need Assessment  
Homeless Needs - Chronically homeless  
Homeless Needs - Families with children  
Homelessness Needs - Veterans  
Homelessness Needs - Unaccompanied youth  
Homelessness Strategy  
Non-Homeless Special Needs  
Anti-poverty Strategy  |
<p>|   | <strong>Briefly describe how the Agency/Group/Organization was consulted. What are the anticipated outcomes of the consultation or areas for improved coordination?</strong> | The Community Action Council of Howard County was consulted to obtain information on the County's housing and community development needs. |</p>
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<tr>
<th>Agency/Group/Organization</th>
<th>Grassroots Crisis Intervention Center, Inc.</th>
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</table>
| Agency/Group/Organization Type | Services - Housing  
Services-Children  
Services-Elderly Persons  
Services-Persons with Disabilities  
Services-Persons with HIV/AIDS  
Services-homeless |
| What section of the Plan was addressed by Consultation? | Housing Need Assessment  
Public Housing Needs  
Homeless Needs - Chronically homeless  
Homeless Needs - Families with children  
Homelessness Needs - Unaccompanied youth  
Homelessness Strategy  
Non-Homeless Special Needs  
Anti-poverty Strategy |
| Briefly describe how the Agency/Group/Organization was consulted.  
What are the anticipated outcomes of the consultation or areas for improved coordination? | Grassroots Crisis Intervention was consulted to obtain information on the County's housing and community development needs. |

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<tr>
<th>Agency/Group/Organization</th>
<th>Heritage Housing Partners Corp.</th>
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<tr>
<td>Agency/Group/Organization Type</td>
<td>Housing</td>
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| What section of the Plan was addressed by Consultation? | Housing Need Assessment  
Non-Homeless Special Needs  
Anti-poverty Strategy |
| Briefly describe how the Agency/Group/Organization was consulted.  
What are the anticipated outcomes of the consultation or areas for improved coordination? | Heritage Housing Partners Corp. was consulted to obtain information on housing and community development needs. |
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<th></th>
<th>Agency/Group/Organization</th>
<th>Howard County Department of Social Services</th>
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<td>Agency/Group/Organization Type</td>
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<td>What section of the Plan was addressed by Consultation?</td>
<td>Anti-poverty Strategy</td>
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<td>Briefly describe how the Agency/Group/Organization was consulted. What are the anticipated outcomes of the consultation or areas for improved coordination?</td>
<td>Howard County Department of Social Services was consulted to obtain information on the County's housing and community development needs.</td>
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<td>10</td>
<td>Agency/Group/Organization</td>
<td>HUMANIM, INC.</td>
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<td>Services-Health</td>
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<td>Homelessness Strategy</td>
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<td>Anti-poverty Strategy</td>
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<td>Briefly describe how the Agency/Group/Organization was consulted. What are the anticipated outcomes of the consultation or areas for improved coordination?</td>
<td>Humanim was consulted to obtain information on the County's housing and community development needs.</td>
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<td>11</td>
<td>Agency/Group/Organization</td>
<td>Help End Homelessness HC, Inc.</td>
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<td>Agency/Group/Organization Type</td>
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Homeless Needs - Chronically homeless  
Homeless Needs - Families with children  
Homelessness Needs - Veterans  
Homelessness Needs - Unaccompanied youth  
Homelessness Strategy  
Anti-poverty Strategy |
|------------------------------------------------------|
| Briefly describe how the Agency/Group/Organization was consulted.  
What are the anticipated outcomes of the consultation or areas for improved coordination? | Help End Homelessness was consulted to obtain information on the County's housing and community development needs. |
| 12 | Agency/Group/Organization | CHESAPEAKE NEIGHBORS, LLC |
| | Agency/Group/Organization Type | Housing  
Services-Persons with Disabilities |
| | What section of the Plan was addressed by Consultation? | Housing Need Assessment  
Non-Homeless Special Needs  
Anti-poverty Strategy |
| | Briefly describe how the Agency/Group/Organization was consulted.  
What are the anticipated outcomes of the consultation or areas for improved coordination? | Chesapeake Neighbors was consulted to obtain information on the County's housing and community development needs. |
| 13 | Agency/Group/Organization | Living in Recovery |
| | Agency/Group/Organization Type | Housing  
Services - Housing  
Services-Persons with Disabilities |
| | What section of the Plan was addressed by Consultation? | Housing Need Assessment  
Non-Homeless Special Needs  
Anti-poverty Strategy |
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<tr>
<th>Agency/Group/Organization</th>
<th>Rebuilding Together Howard County</th>
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<tr>
<td>Living In Recovery was consulted to obtain information on the County's housing and community development needs.</td>
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<tr>
<td>Agency/Group/Organization Type</td>
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<td>Housing Services - Housing</td>
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<td>What section of the Plan was addressed by Consultation?</td>
<td>Housing Need Assessment</td>
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<th>Agency/Group/Organization</th>
<th>Howard County Department of Corrections</th>
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<td>The Howard County Department of Corrections was consulted to obtain information on the County's housing and community development needs.</td>
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<td>Housing Services - Housing</td>
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<tr>
<td>Homeless Needs - Chronically homeless</td>
<td></td>
</tr>
<tr>
<td>Homelessness Needs - Veterans</td>
<td></td>
</tr>
<tr>
<td>Anti-poverty Strategy</td>
<td></td>
</tr>
<tr>
<td>Briefly describe how the Agency/Group/Organization was consulted. What are the anticipated outcomes of the consultation or areas for improved coordination?</td>
<td>The Howard County Department of Corrections was consulted to obtain information on the County's housing and community development needs.</td>
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<td></td>
<td>Agency/Group/Organization</td>
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<td><strong>Agency/Group/Organization Type</strong></td>
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<td><strong>What section of the Plan was addressed by Consultation?</strong></td>
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<td><strong>Briefly describe how the Agency/Group/Organization was consulted.</strong></td>
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<td></td>
<td><strong>What are the anticipated outcomes of the consultation or areas for improved coordination?</strong></td>
</tr>
<tr>
<td>16</td>
<td><strong>Agency/Group/Organization</strong></td>
</tr>
<tr>
<td>17</td>
<td><strong>Agency/Group/Organization Type</strong></td>
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<td>Agency/Group/Organization</td>
<td>What section of the Plan was addressed by Consultation?</td>
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<td>-------------------------------------------------------</td>
</tr>
<tr>
<td>We Are HopeWorks of Howard County</td>
<td>Lead-based Paint Strategy</td>
</tr>
<tr>
<td>Howard County Health Department</td>
<td></td>
</tr>
<tr>
<td>Making Change, Inc.</td>
<td>Housing Need Assessment Non-Homeless Special Needs Anti-poverty Strategy</td>
</tr>
<tr>
<td>Luminus Network, Inc.</td>
<td>Non-Homeless Special Needs Anti-poverty Strategy</td>
</tr>
<tr>
<td>Luminus Network, Inc.</td>
<td></td>
</tr>
<tr>
<td>21</td>
<td>Agency/Group/Organization</td>
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<tr>
<td></td>
<td>Agency/Group/Organization Type</td>
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<td></td>
<td>What section of the Plan was addressed by Consultation?</td>
</tr>
<tr>
<td></td>
<td>Briefly describe how the Agency/Group/Organization was consulted. What are the anticipated outcomes of the consultation or areas for improved coordination?</td>
</tr>
<tr>
<td>22</td>
<td>Agency/Group/Organization</td>
</tr>
<tr>
<td></td>
<td>Agency/Group/Organization Type</td>
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<td></td>
<td>What section of the Plan was addressed by Consultation?</td>
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<tr>
<td></td>
<td>Briefly describe how the Agency/Group/Organization was consulted. What are the anticipated outcomes of the consultation or areas for improved coordination?</td>
</tr>
<tr>
<td>23</td>
<td>Agency/Group/Organization</td>
</tr>
<tr>
<td></td>
<td>Agency/Group/Organization Type</td>
</tr>
</tbody>
</table>
| What section of the Plan was addressed by Consultation? | Housing Need Assessment  
Homeless Needs - Chronically homeless  
Homeless Needs - Families with children  
Homelessness Needs - Veterans  
Homelessness Needs - Unaccompanied youth  
Homelessness Strategy  
Anti-poverty Strategy |
|---|---|
| Briefly describe how the Agency/Group/Organization was consulted.  
What are the anticipated outcomes of the consultation or areas for improved coordination? | Laurel Advocacy and Referral Services was consulted to obtain information on the County's housing and community development needs. |
| 24 | Agency/Group/Organization | Howard County Office of Workforce Development |
| Agency/Group/Organization Type | Services-Employment  
Other government - Local |
| What section of the Plan was addressed by Consultation? | Housing Need Assessment  
Non-Homeless Special Needs  
Anti-poverty Strategy |
| Briefly describe how the Agency/Group/Organization was consulted.  
What are the anticipated outcomes of the consultation or areas for improved coordination? | The Howard County Office of Workforce Development was consulted to obtain information on the County's housing and community development needs. |
| 25 | Agency/Group/Organization | United Way of Central Maryland |
| Agency/Group/Organization Type | Services - Housing  
Services-Children  
Services-Elderly Persons  
Services-Persons with Disabilities |
| What section of the Plan was addressed by Consultation? | Housing Need Assessment  
Homeless Needs - Chronically homeless  
Homeless Needs - Families with children  
Homelessness Needs - Veterans  
Homelessness Needs - Unaccompanied youth  
Homelessness Strategy  
Non-Homeless Special Needs  
Anti-poverty Strategy |
| --- | --- |
| Briefly describe how the Agency/Group/Organization was consulted.  
What are the anticipated outcomes of the consultation or areas for improved coordination? | The United Way of Central Maryland was consulted to obtain information on the County's housing and community development needs. |
| **26** Agency/Group/Organization | Volunteers Of America Chesapeake |
| Agency/Group/Organization Type | Services - Housing  
Services - Elderly Persons  
Services - Persons with Disabilities |
| What section of the Plan was addressed by Consultation? | Housing Need Assessment  
Homeless Needs - Chronically homeless  
Homeless Needs - Families with children  
Homelessness Needs - Veterans  
Homelessness Needs - Unaccompanied youth  
Homelessness Strategy  
Non-Homeless Special Needs  
Anti-poverty Strategy |
| Briefly describe how the Agency/Group/Organization was consulted.  
What are the anticipated outcomes of the consultation or areas for improved coordination? | Volunteers of America Chesapeake was consulted to obtain information on the County's housing and community development needs. |
<table>
<thead>
<tr>
<th>#</th>
<th>Agency/Group/Organization</th>
<th>Chin Association of Maryland</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Agency/Group/Organization Type</td>
<td>Services - Housing</td>
</tr>
<tr>
<td></td>
<td>What section of the Plan was addressed by Consultation?</td>
<td>Housing Need Assessment, Non-Homeless Special Needs, Anti-poverty Strategy</td>
</tr>
<tr>
<td></td>
<td>Briefly describe how the Agency/Group/Organization was consulted. What are the anticipated outcomes of the consultation or areas for improved coordination?</td>
<td>The Chin Association of Maryland was consulted to obtain information on the County's housing and community development needs.</td>
</tr>
<tr>
<td>28</td>
<td>Agency/Group/Organization</td>
<td>Maryland Legal Aid</td>
</tr>
<tr>
<td></td>
<td>Agency/Group/Organization Type</td>
<td>Services - Housing, Service-Fair Housing, Services - Victims</td>
</tr>
<tr>
<td></td>
<td>Briefly describe how the Agency/Group/Organization was consulted. What are the anticipated outcomes of the consultation or areas for improved coordination?</td>
<td>Maryland Legal Aid was consulted to obtain information on the County's housing and community development needs.</td>
</tr>
<tr>
<td>29</td>
<td>Agency/Group/Organization</td>
<td>Accessible Resources for Independence</td>
</tr>
<tr>
<td></td>
<td>Agency/Group/Organization Type</td>
<td>Services-Persons with Disabilities</td>
</tr>
</tbody>
</table>
What section of the Plan was addressed by Consultation?

<table>
<thead>
<tr>
<th>Housing Need Assessment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Non-Homeless Special Needs</td>
</tr>
<tr>
<td>Anti-poverty Strategy</td>
</tr>
</tbody>
</table>

Briefly describe how the Agency/Group/Organization was consulted. What are the anticipated outcomes of the consultation or areas for improved coordination?

Accessible Resources for Independence was consulted to obtain information on the County's housing and community development needs.

Identify any Agency Types not consulted and provide rationale for not consulting

All agencies were consulted.

Other local/regional/state/federal planning efforts considered when preparing the Plan

<table>
<thead>
<tr>
<th>Name of Plan</th>
<th>Lead Organization</th>
<th>How do the goals of your Strategic Plan overlap with the goals of each plan?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Continuum of Care</td>
<td>Howard Coalition to End Homelessness</td>
<td>The Path Home, Howard County's Strategic Plan to End Homelessness, Five-Year Plan 2020 to 2025. The CoC is the primary provider of housing and supportive services for the area's homeless and those at risk of being homeless population. The goals of the County and the CoC are complementary.</td>
</tr>
<tr>
<td>The Five Year Annual Action Plan</td>
<td>Howard County Housing Commission</td>
<td>The Howard County Housing Commission is the lead agency providing housing vouchers and affordable housing in the County. The goals of the County and Howard County Housing Commission are complementary.</td>
</tr>
<tr>
<td>The Howard County General Plan</td>
<td>Howard County</td>
<td>Plan Howard 2030 is an update of the 2000 Howard County General Plan and was developed for guiding decisions related to development, land preservation, changing demographic and employment trends, neighborhood sustainability, capital projects, County services and other key issues. The goals of the County's Consolidated Plan and General Plan are complementary.</td>
</tr>
</tbody>
</table>
Regional Analysis of Impediments | BMC | How do the goals of your Strategic Plan overlap with the goals of each plan?  
---|---|---  
BMC | Howard County is a participating member in the Baltimore Metropolitan Council's Regional Analysis of Impediments to Fair Housing Choice. The goals of the County's Consolidated Plan and the RAI are complementary.  

**Table 3 – Other local / regional / federal planning efforts**

**Narrative (optional)**

Howard County's Department of Housing and Community Development is the lead planning and administering agency for the County's CDBG and HOME programs. Close coordination is maintained between the Department and other county departments to ensure the needs for affordable housing and community development are being met.

The County participates in regional planning efforts that affect the County's housing and community development goals. For example, the County is participating in the Baltimore Metropolitan Council's Regional Analysis of Impediments to Fair Housing Choice. The AI participants are: City of Annapolis and the Housing Authority of the City of Annapolis; Anne Arundel County and the Housing Commission of Anne Arundel County; City of Baltimore and the Housing Authority of Baltimore City; Baltimore County and Office of Housing; Harford County and the Havre de Grace Housing Authority; and Howard County and the Howard County Housing Commission.

Additionally, the County coordinates and applies for funding through the Maryland Department of Housing and Community Development for programs that address the County's housing, homeless, and community development needs.
**AP-12 Participation – 91.105, 91.200(c)**

1. **Summary of citizen participation process/Efforts made to broaden citizen participation**

   **Summarize citizen participation process and how it impacted goal-setting**

Howard County conducted three Virtual Public Needs Hearing on December 2, December 9, and December 15, 2021. The invitation was emailed to stakeholders from the Nonprofit Stakeholder list maintained by the Department of Housing and Community Development.

The County held a Virtual Public Hearing on January 6, 2022 at 1:30 PM in which the CDBG and HOME Program application for funding was announced. Howard County began the 30-Day Day Comment Period on February 21, 2022 which ran through Wednesday, March 23, 2022 at 11:59.9 PM.

The public notice was advertised February 24, 2022 in Howard County Times and Columbia Flyer regarding draft version of the FFY2022 Annual Action Plan being available for view on the County’s website beginning February 18, 2022 at www.howardcountymd.gov under “Departments”. All comments received by March 23, 2022 at 11:59.99 PM, were accepted.

The County held the Forth Virtual Public Hearing on April 7, 2022 at the Housing Board bi-monthly meeting. A Fifth Virtual Public Hearing was held on April 7, 2022 at 7 PM during the Howard County Council’s April Hearing. A full list of meeting notes can be found in the Citizens Participation appendix.

The County developed the Annual Action Plan based on the input received from stakeholders. All comments received during our needs assessment phase were considered in our CDBG and HOME program application process, ranking and review, and in the writing of Howard County’s Annual Action Plan to HUD.
## Citizen Participation Outreach

<table>
<thead>
<tr>
<th>Sort Order</th>
<th>Mode of Outreach</th>
<th>Target of Outreach</th>
<th>Summary of response/attendance</th>
<th>Summary of comments received</th>
<th>Summary of comments not accepted and reasons</th>
<th>URL (If applicable)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Public Hearing</td>
<td>Non-targeted/broad community</td>
<td>Virtual WebEx Needs Hearing December 2, 2021</td>
<td>All comments can be found in the Citizen Participation Backup</td>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Public Hearing</td>
<td>Non-targeted/broad community</td>
<td>Virtual WebEx Needs Hearing December 9, 2021.</td>
<td>All comments can be found in the Citizens Participation Backup.</td>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Public Hearing</td>
<td>Non-targeted/broad community</td>
<td>Virtual WebEx Needs Hearing December 15, 2021</td>
<td>All comments can be found in the Citizen Participation Backup.</td>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Public Hearing</td>
<td>Non-targeted/broad community</td>
<td>Virtual WebEx Public Hearing January 6, 2022</td>
<td>All comments can be found in Citizen Participation Backup.</td>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Public Hearing</td>
<td>Non-targeted/broad community</td>
<td>Virtual Public Hearing April 7, 2022 during Housing Board Meeting</td>
<td>All comments can be found in the Citizens Participation Backup.</td>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td>Sort Order</td>
<td>Mode of Outreach</td>
<td>Target of Outreach</td>
<td>Summary of response/attendance</td>
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<tr>
<td>6</td>
<td>Public Hearing</td>
<td>Non-targeted/broad community</td>
<td>Virtual Public Hearing April 18, 2022 during the County Council Hearing</td>
<td>All comments can be found in the Citizens Participation Backup.</td>
<td>N/A</td>
<td></td>
</tr>
</tbody>
</table>

Table 4 – Citizen Participation Outreach
Expected Resources

AP-15 Expected Resources – 91.220(c)(1,2)

Introduction

Howard County completed the planning and writing of the FFY2022 Annual Action using estimated amounts that are the awarded totals the County received in FFY2021 for both CDBG and HOME programs. The County anticipates receiving $1,383,213 in CDBG and $485,257 in HOME funds for the FFY 2022 program year. To maintain compliance with requirements and timing for submission of the Annual Action Plan to HUD, the County chose to move forward with the planning, writing, 30-day public comment period with the anticipated amounts for these programs.

The County’s FFY 2022 CDBG and HOME program year starts on July 1, 2022 and concludes on June 30, 2023. The County projects its CDBG and HOME allocations to remain level over the remaining two years of the five -year period.

In the event the FFY2022 CDBG and HOME Program awards vary from the FFY2021 award, Howard County intends to adjust the amounts equally
among the CDBG and the HOME projects.

**Anticipated Resources**

<table>
<thead>
<tr>
<th>Program</th>
<th>Source of Funds</th>
<th>Uses of Funds</th>
<th>Expected Amount Available Year 1</th>
<th>Narrative Description</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Annual Allocation: $</td>
<td>Program Income: $</td>
<td></td>
</tr>
<tr>
<td>CDBG</td>
<td>public - federal</td>
<td>Acquisition Admin and Planning Economic Development Housing Public Improvements Public Services</td>
<td>1,383,213 10,779 0</td>
<td>The CDBG entitlement program allocates annual grants to larger cities and urban counties to develop viable communities by providing decent housing, a suitable living environment, and opportunities to expand economic opportunities, principally for low- and moderate-income persons. The County is funding thirteen (13) CDBG projects in FFY 2022.</td>
</tr>
</tbody>
</table>
**Program** | **Source of Funds** | **Uses of Funds** | **Expected Amount Available Year 1** | **Expected Amount Available Remainder of ConPlan** | **Narrative Description**
--- | --- | --- | --- | --- | ---
HOME | public - federal | Acquisition Homebuyer assistance Homeowner rehab Multifamily rental new construction Multifamily rental rehab New construction for ownership TBRA | 485,257 | 970,504 | The HOME entitlement program allocates annual grants to larger cities and urban counties to fund a wide range of activities including building, buying, and/or rehabilitating affordable housing for rent or homeownership or providing direct rental assistance to low-and moderate-income people. The County is funding four (4) HOME projects in FFY 2022.

---

### Table 54 - Expected Resources – Priority Table

**Explain how federal funds will leverage those additional resources (private, state and local funds), including a description of how matching requirements will be satisfied**

The County will continue to use all federal, state, and private resources currently available to develop and expand affordable rental opportunities, homeownership options for low- and moderate-income households, and to promote other critical community sustainability initiatives.

Howard County has funded an additional $6,514,615 from the Community Services Partnership (CSP) Grants for County Fiscal Year 2022 (FY2023 awards have not been awarded yet). Additionally, for the fifth year through the County’s MIHU Fee-In-Lieu Program, ($500,000) will further...
support the goals set within this FFY2022 Annual Action Plan. A proposed combined budget of $6,145,800 for the Housing Initiative Programs within the Howard County DHCD’s Community Renewal Fund has been requested for County Fiscal Year 2022.

The County will use $121,314.25 for the 25% match contributions from the County’s Banked Match from prior projects as HOME match for FFY2022.
If appropriate, describe publically owned land or property located within the jurisdiction that may be used to address the needs identified in the plan

The following publicly owned land and property within the jurisdiction is available for future development to address the needs identified in the Plan:

- West Watersville Road, Mt. Airy (Tax ID 333217)
- Southeast side of Beetz Road, Mt. Airy (Tax ID 333195)
- 589 Woodbine Road, Woodbine (Tax ID 313089)
- Woodbine Road, Woodbine (Tax ID 374355)
- Route 40 at Pine Orchard, Ellicott City (Tax ID 258714)
- 3420 Martha Bush Drive, Ellicott City (Tax ID 218488)
- Rogers Avenue, Ellicott City (Tax ID 265729)
- 3713 Fels Lane, Ellicott City (Tax ID 201259)
- Adjacent to MD Route 100, Ellicott City (Tax ID 291483)
- 12201 Hall Shop Road, Clarksville (Tax ID 351995)
- 15959 Union Chapel Road, Woodbine (Tax ID 323742)
- 7151 Mayfield Avenue, Elkridge (Tax ID 159496)

Discussion

The County's CDBG and HOME program year runs from July 1, 2022 through June 30, 2023. These funds will be used to address the following priority needs set within the FFY 2020 to FFY 2024 Consolidated Plan:

- Housing
- Homeless
- Other Special Needs
- Community Development
- Administration, Planning, and Management
### AP-20 Annual Goals and Objectives

#### Goals Summary Information

<table>
<thead>
<tr>
<th>Sort Order</th>
<th>Goal Name</th>
<th>Start Year</th>
<th>End Year</th>
<th>Category</th>
<th>Geographic Area</th>
<th>Needs Addressed</th>
<th>Funding</th>
<th>Goal Outcome Indicator</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>HS-1 Housing Support</td>
<td>2020</td>
<td>2024</td>
<td>Affordable Housing</td>
<td>Howard County Target Area</td>
<td>Housing Priority</td>
<td>CDBG: $473,731 HOME: $160,000</td>
<td>Rental units rehabilitated: 3 Household Housing Unit Direct Financial Assistance to Homebuyers: 5 Households Assisted</td>
</tr>
<tr>
<td>2</td>
<td>HS-3 Housing Rehabilitation</td>
<td>2020</td>
<td>2024</td>
<td>Affordable Housing</td>
<td>Howard County Target Area</td>
<td>Housing Priority</td>
<td>CDBG: $215,014</td>
<td>Rental units rehabilitated: 6 Household Housing Unit Homeowner Housing Rehabilitated: 20 Household Housing Unit</td>
</tr>
<tr>
<td>3</td>
<td>HO-1 Housing</td>
<td>2020</td>
<td>2024</td>
<td>Homeless</td>
<td>Howard County Target Area</td>
<td>Homeless Priority</td>
<td>HOME: $80,000</td>
<td>Public Facility or Infrastructure Activities for Low/Moderate Income Housing Benefit: 1 Households Assisted</td>
</tr>
<tr>
<td>4</td>
<td>HO-2 Operation/Support</td>
<td>2020</td>
<td>2024</td>
<td>Homeless</td>
<td>Howard County Target Area</td>
<td>Homeless Priority</td>
<td>CDBG: $150,236</td>
<td>Public service activities for Low/Moderate Income Housing Benefit: 103 Households Assisted</td>
</tr>
<tr>
<td>Sort Order</td>
<td>Goal Name</td>
<td>Start Year</td>
<td>End Year</td>
<td>Category</td>
<td>Geographic Area</td>
<td>Needs Addressed</td>
<td>Funding</td>
<td>Goal Outcome Indicator</td>
</tr>
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</tr>
<tr>
<td>5</td>
<td>SN-1 Housing</td>
<td>2020</td>
<td>2024</td>
<td>Non-Homeless Special Needs</td>
<td></td>
<td>Other Special Needs Priority</td>
<td>CDBG: $24,000</td>
<td>Homeless Person Overnight Shelter: 50 Persons Assisted</td>
</tr>
<tr>
<td>6</td>
<td>SN-2 Social Services</td>
<td>2020</td>
<td>2024</td>
<td>Non-Homeless Special Needs</td>
<td>Howard County Target Area</td>
<td></td>
<td>CDBG: $38,858</td>
<td>Public service activities for Low/Moderate Income Housing Benefit: 40 Households Assisted</td>
</tr>
<tr>
<td>7</td>
<td>CD-1 Community Facilities and Infrastructure</td>
<td>2020</td>
<td>2024</td>
<td>Non-Housing Community Development</td>
<td>Howard County Target Area</td>
<td>Community Development Priority</td>
<td>CDBG: $412,085</td>
<td>Public Facility or Infrastructure Activities other than Low/Moderate Income Housing Benefit: 558 Persons Assisted</td>
</tr>
<tr>
<td>8</td>
<td>AM-1 Overall Coordination</td>
<td>2020</td>
<td>2024</td>
<td>Administration, Planning, and Management</td>
<td>Howard County Target Area</td>
<td>Administration, Planning, and Management Priority</td>
<td>CDBG: $278,798 HOME: $48,526</td>
<td>Other: 4 Other</td>
</tr>
</tbody>
</table>

**Goal Descriptions**

<table>
<thead>
<tr>
<th>Goal Name</th>
<th>Goal Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>HS-1 Housing Support</td>
<td>Assist low-and moderate-income households to access decent, safe and sanitary housing that is affordable and accessible for rent or for sale in through housing counseling and down payment/closing cost assistance</td>
</tr>
<tr>
<td></td>
<td>Goal Name</td>
</tr>
<tr>
<td>---</td>
<td>----------------</td>
</tr>
<tr>
<td>2</td>
<td>HS-3 Housing Rehabilitation</td>
</tr>
<tr>
<td>3</td>
<td>HO-1 Housing</td>
</tr>
<tr>
<td>4</td>
<td>HO-2 Operation/Support</td>
</tr>
<tr>
<td>5</td>
<td>SN-1 Housing</td>
</tr>
<tr>
<td>6</td>
<td>SN-2 Social Services</td>
</tr>
<tr>
<td>7</td>
<td>CD-1 Community Facilities and Infrastructure</td>
</tr>
<tr>
<td>8</td>
<td>AM-1 Overall Coordination</td>
</tr>
</tbody>
</table>
Projects

AP-35 Projects – 91.220(d)

Introduction

In order to address the identifiable needs of Howard County, the proposed FFY 2021 One-Year Action Plan proposes the following activities:

Projects

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<tr>
<th>#</th>
<th>Project Name</th>
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<tbody>
<tr>
<td>1</td>
<td>CDBG Program Planning and Administration</td>
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<tr>
<td>2</td>
<td>Office of Human Rights and Equity - Fair Housing Activity</td>
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<td>3</td>
<td>Columbia Housing Center Affirmative Marketing Program</td>
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<td>Roger Carter Recreation Center Redevelopment</td>
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<td>5</td>
<td>Emergency Public Facility</td>
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<td>Bridges to Housing Stability - Rehab</td>
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<td>7</td>
<td>Howard County Housing Commission - Rehab</td>
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<td>Living In Recovery - Rehab</td>
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<td>Bridges to Housing Stability - Acquisition</td>
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<td>Habitat for Humanity of the Chesapeake</td>
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<td>Rebuilding Together - Homeowner Rehab</td>
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<td>Community Action Council - Housing Stability</td>
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<td>Grassroots Shelter Program</td>
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<td>14</td>
<td>HopeWorks of Howard County - Transitional Housing</td>
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<td>15</td>
<td>Chesapeake Neighbors - Route 1 Expansion - Acquisition</td>
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<td>16</td>
<td>Bridges to Housing Stability - Transition Home for Survivors of Human Trafficking Acq.</td>
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<td>17</td>
<td>Down Payment Assistance</td>
</tr>
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<td>18</td>
<td>HOME Program Planning and Administration</td>
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</table>

Table 72 - Project Information

Describe the reasons for allocation priorities and any obstacles to addressing underserved needs

The allocations and priorities were established through discussions with County decision makers, meetings with stakeholders, and public meetings. The largest obstacle to addressing the County’s underserved needs are financial in nature. There is a need for additional federal, state, and local funding to undertake additional housing and community development projects.
AP-38 Project Summary

Project Summary Information
<table>
<thead>
<tr>
<th></th>
<th>Project Name</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>CDBG Program Planning and Administration</td>
<td>Howard County will use CDBG funds towards the administration of the CDBG program. Activities performed by County staff ensure that all aspects of the program requirements are met as the grant is being administered. The staff member is responsible for performing program related duties, such as financial, environmental, and program eligibility according to the grant award terms and conditions. Relevant duties include, but are not limited to, working with project partners and developing partnerships, developing a working relationship with the funding agency, developing a project work plan, documenting project activities, overseeing grant procurement activities, supervising progress of the project, managing the project budget, preparing and submitting performance reports.</td>
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<tr>
<td></td>
<td><strong>Target Area</strong></td>
<td></td>
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<tr>
<td></td>
<td><strong>Goals Supported</strong></td>
<td>AM-1 Overall Coordination</td>
</tr>
<tr>
<td></td>
<td><strong>Needs Addressed</strong></td>
<td>Administration, Planning, and Management Priority</td>
</tr>
<tr>
<td></td>
<td><strong>Funding</strong></td>
<td>CDBG: $128,798</td>
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<tr>
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<td><strong>Target Date</strong></td>
<td>6/30/2023</td>
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<tr>
<td></td>
<td><strong>Location</strong></td>
<td>Howard County Department of Housing and Community Development, 9820 Patuxent Woods Drive, Suite 224, Columbia, MD 21046</td>
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<tr>
<td></td>
<td><strong>Planned Activities</strong></td>
<td>Matrix Code: 21A General Program Administration</td>
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<tr>
<td>2</td>
<td>Office of Human Rights and Equity - Fair Housing Activity</td>
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<tr>
<td></td>
<td><strong>Target Area</strong></td>
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<tr>
<td></td>
<td><strong>Goals Supported</strong></td>
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<tr>
<td></td>
<td><strong>Needs Addressed</strong></td>
<td>Administration, Planning, and Management Priority</td>
</tr>
<tr>
<td></td>
<td><strong>Funding</strong></td>
<td>CDBG: $60,000</td>
</tr>
<tr>
<td>Description</td>
<td>The Howard County Office of Human Rights will use CDBG funding to conduct matched paired testing of market rate units in the County. This activity proposes to address several of the impediments to fair to fair housing identified in 2020 Analysis of Impediments to Fair Housing Choice. This activity is funded out of the 20% Administration cap.</td>
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<tr>
<td>Target Date</td>
<td>6/30/2023</td>
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</tr>
<tr>
<td>Estimate the number and type of families that will benefit from the proposed activities</td>
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<tr>
<td>Location Description</td>
<td>County-wide Activity</td>
<td></td>
</tr>
<tr>
<td>Planned Activities</td>
<td>Matrix Code: 21A General Program Administration</td>
<td></td>
</tr>
<tr>
<td>Project Name</td>
<td>Columbia Housing Center Affirmative Marketing Program</td>
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</tr>
<tr>
<td>Target Area</td>
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<tr>
<td>Goals Supported</td>
<td>AM-1 Overall Coordination</td>
<td></td>
</tr>
<tr>
<td>Needs Addressed</td>
<td>Administration, Planning, and Management Priority</td>
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<tr>
<td>Funding</td>
<td>CDBG: $90,000</td>
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<tr>
<td>Description</td>
<td>The Columbia Housing Center, a 501 (c)(3) nonprofit organization, in response to new residential segregation patterns that are forming in parts of Columbia, will use CDBG funding to create a program based on the successful Oak Park Regional Housing Center, which will help landlords find tenants and tenants finds homes, while promoting racial integration. This effort helps Howard County carry out our duty to affirmatively further fair under the federal Fair Housing Act. This activity is funded out of the 20% Administration cap.</td>
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<tr>
<td>Target Date</td>
<td>6/30/2023</td>
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<tr>
<td>Estimate the number and type of families that will benefit from the proposed activities</td>
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<td>Location Description</td>
<td>County-wide Activity</td>
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<tr>
<td>Planned Activities</td>
<td>Matrix Code 21A General Program Administration</td>
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<tr>
<td>Project Name</td>
<td>Roger Carter Recreation Center Redevelopment</td>
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<td>Target Area</td>
<td>Goals Supported</td>
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<tr>
<td>4</td>
<td>Burgess Mill Station</td>
<td>CD-1 Community Facilities and Infrastructure</td>
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<thead>
<tr>
<th></th>
<th>Target Date</th>
<th>Estimate the number and type of families that will benefit from the proposed activities</th>
<th>Location Description</th>
<th>Planned Activities</th>
<th>Project Name</th>
<th>Target Area</th>
<th>Goals Supported</th>
<th>Needs Addressed</th>
<th>Funding</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>4</td>
<td>Burgess Mill Station</td>
<td>This activity is anticipated to benefit approximately 500 low- to moderate-income Howard County residents.</td>
<td></td>
<td>Low-Mod Area - LMA- 570.208(a)(1)</td>
<td>Emergency Public Facility</td>
<td>Burgess Mill Station</td>
<td>SN-1 Housing</td>
<td>Other Special Needs Priority</td>
<td>CDBG: $24,000</td>
<td>The Howard County Housing Commission, a public body corporate and politic, and a Howard County Housing and Community Development Organization, invests annual CDBG funds under an approved Pre-award strategy for this project. This activity will allocate funds to support the property acquired by long-term leasing of a public facility being utilized as a provision of emergency housing. This activity ensures the safety of Howard County Residents who are struggling with domestic abuse. Eligibility requirement: Howard County residents fleeing domestic violence situations.</td>
</tr>
</tbody>
</table>

<p>|   | Target Date | 6/30/2023 |</p>
<table>
<thead>
<tr>
<th><strong>Estimate the number and type of families that will benefit from the proposed activities</strong></th>
<th>Eligibility requirement: Howard County residents fleeing domestic violence situations. This Project will serve approximately 50 Howard County residents in FFY22.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Location Description</strong></td>
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<tr>
<td><strong>Planned Activities</strong></td>
<td>Low-Mod Housing - LMH - 570.208(a)(3)</td>
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<td><strong>6</strong></td>
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<tr>
<td><strong>Project Name</strong></td>
<td>Bridges to Housing Stability - Rehab</td>
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<td><strong>Target Area</strong></td>
<td></td>
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<tr>
<td><strong>Goals Supported</strong></td>
<td>HS-3 Housing Rehabilitation</td>
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<tr>
<td><strong>Needs Addressed</strong></td>
<td>Housing Priority</td>
</tr>
<tr>
<td><strong>Funding</strong></td>
<td>CDBG: $35,000</td>
</tr>
<tr>
<td><strong>Description</strong></td>
<td>Bridges to Housing Stability, Inc., a 501 (c)(3) nonprofit, will use CDBG Program funds to rehabilitate six (6) rental housing units they own in their Alliance Program portfolio in FFY22. The renovations will make the homes safer and more accessible for disabled and aging family members; as well as addressing inefficient units with energy efficient upgrades. Bridges rents to persons working in Howard County earning between 30 percent and 60 percent AMI as defined by HUD.</td>
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<tr>
<td><strong>Target Date</strong></td>
<td></td>
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<tr>
<td><strong>Estimate the number and type of families that will benefit from the proposed activities</strong></td>
<td>Income eligibility: Howard County residents between 0% - 80% Area Median Income for the Baltimore Metropolitan Region, adjusted by family size, as established by HUD.</td>
</tr>
<tr>
<td><strong>Location Description</strong></td>
<td></td>
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<tr>
<td><strong>Planned Activities</strong></td>
<td>Low-Mod Housing - LMH - 570.208(a)(3)</td>
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<td><strong>7</strong></td>
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<tr>
<td><strong>Project Name</strong></td>
<td>Howard County Housing Commission - Rehab</td>
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<td><strong>Target Area</strong></td>
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<tr>
<td><strong>Goals Supported</strong></td>
<td>CD-1 Community Facilities and Infrastructure</td>
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<tr>
<td><strong>Needs Addressed</strong></td>
<td>Community Development Priority</td>
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<tr>
<td><strong>Funding</strong></td>
<td>CDBG: $121,000</td>
</tr>
<tr>
<td>Description</td>
<td>Howard County Housing Commission, Inc., the County's Housing Authority, will use CDBG Program funds to do safety and security upgrades, and interior and exterior improvements at the domestic violence emergency shelter.</td>
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<tr>
<td>Target Date</td>
<td>6/30/2023</td>
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<tr>
<td>Estimate the number and type of families that will benefit from the proposed activities</td>
<td>Eligibility requirement: Howard County residents fleeing domestic violence situations. This project is anticipated to serve 50 individuals.</td>
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<tr>
<td>Location Description</td>
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<tr>
<td>Planned Activities</td>
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### Project Name: Living In Recovery - Rehab

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<tr>
<th>Target Area</th>
<th>CD-1 Community Facilities and Infrastructure</th>
</tr>
</thead>
<tbody>
<tr>
<td>Goals Supported</td>
<td>Community Development Priority</td>
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<tr>
<td>Needs Addressed</td>
<td></td>
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<tr>
<td>Funding</td>
<td>CDBG: $94,100</td>
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<tr>
<td>Description</td>
<td>Living in Recovery Inc., a 501 (c) (3) non-profit in Howard County will use CDBG funds in FFY22 for the repair and replacement of the driveway and twin culverts beneath it in order to preserve this safe affordable recovery housing; and avoid the potential of blight in this community. This activity will ensure safe access to this sober living facility.</td>
</tr>
<tr>
<td>Target Date</td>
<td>6/30/2023</td>
</tr>
<tr>
<td>Estimate the number and type of families that will benefit from the proposed activities</td>
<td>Income eligibility: Howard County residents recovering from addictions that earn between zero and eighty percent of the area median income (AMI) for the HUD Baltimore-Columbia-Towson Metropolitan Statistical Area (MSA). The project will serve approximately 8 individuals in FFY22.</td>
</tr>
<tr>
<td>Location Description</td>
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<tr>
<td>Planned Activities</td>
<td>Eligibility requirement: Rehabilitation of a public facility. Projection: 1 Unit</td>
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### Project Name: Bridges to Housing Stability - Acquisition

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<td>Needs Addressed</td>
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<td>Funding</td>
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<td>Location Description</td>
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<tr>
<td>Planned Activities</td>
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<tr>
<td>Goals Supported</td>
<td>HS-1 Housing Support</td>
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<tr>
<td>Needs Addressed</td>
<td>Housing Priority</td>
</tr>
<tr>
<td>Funding</td>
<td>CDBG: $125,000</td>
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<tr>
<td>Description</td>
<td>Bridges to Housing Stability, Inc., a 501 (c)(3) nonprofit, will use CDBG Program funds to acquire one (1) housing unit in FFY22 to rent to persons working in Howard County earning between 30 percent and 60 percent AMI as defined by HUD.</td>
</tr>
<tr>
<td>Target Date</td>
<td>6/30/2023</td>
</tr>
<tr>
<td>Estimate the number and type of families that will benefit from the proposed activities</td>
<td>Income eligibility: Howard County residents between 0% - 80% Area Median Income for the Baltimore Metropolitan Region, adjusted by family size, as established by HUD. Eligibility requirement: Acquisition of existing dwelling units. This project will create 1 unit of affordable housing in Howard County in FFY22.</td>
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<thead>
<tr>
<th>Location Description</th>
<th>Planning Activities</th>
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<tbody>
<tr>
<td></td>
<td>Low-Mod Housing - LMH - 570.208(a)(3)</td>
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<tr>
<th>Project Name</th>
<th>Habitat for Humanity of the Chesapeake</th>
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<td>Target Area</td>
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<tr>
<td>Goals Supported</td>
<td>HS-1 Housing Support</td>
</tr>
<tr>
<td>Needs Addressed</td>
<td>Housing Priority</td>
</tr>
<tr>
<td>Funding</td>
<td>CDBG: $150,000</td>
</tr>
<tr>
<td>Description</td>
<td>Habitat for Humanity of the Chesapeake, a 501 (c)(3) nonprofit, will use CDBG Program funds to acquire one (1) housing unit in the Columbia area in FFY22 to serve low-income families qualified for homeownership. Habitat Chesapeake partners with hardworking individuals and households who make enough money to pay a monthly mortgage, but not enough to qualify for traditional bank loans. Habitat houses are sold at an affordable rate with a zero-interest mortgage to qualified homebuyers who earn between 30% - 80% AMI.</td>
</tr>
<tr>
<td>Target Date</td>
<td>6/30/2023</td>
</tr>
<tr>
<td>Estimate the number and type of families that will benefit from the proposed activities</td>
<td>Income eligibility: Howard County residents between 0% - 80% Area Median Income for the Baltimore Metropolitan Region, adjusted by family size, as established by HUD. Eligibility requirement: Acquisition of existing dwelling units. This project will create 1 unit of affordable housing in Howard County in FFY22.</td>
</tr>
<tr>
<td>Location Description</td>
<td>Planned Activities Low-Mod Housing - LMH - 570.208(a)(3)</td>
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<tr>
<td>Project Name</td>
<td>Rebuilding Together - Homeowner Rehab</td>
</tr>
<tr>
<td>Target Area</td>
<td>Goals Supported HS-3 Housing Rehabilitation</td>
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<td>Needs Addressed</td>
<td>Housing Priority</td>
</tr>
<tr>
<td>Funding</td>
<td>CDBG: $180,014</td>
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<tr>
<td>Description</td>
<td>Rebuilding Together, Howard County, Inc., a 501 (c)(3) nonprofit, will use CDBG funding to provide free home repairs to Howard County low to moderate income homeowners to preserve the stock of safe, affordable single-family homes in Howard County. Rebuilding Together clients include veterans, people with disabilities, families with small children and the elderly.</td>
</tr>
<tr>
<td>Target Date</td>
<td>6/30/2023</td>
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<tr>
<td>Estimate the number and type of families that will benefit from the proposed activities</td>
<td>Income eligibility: Howard County residents between 0% - 80% Area Median Income for the Baltimore Metropolitan Region, adjusted by family size, as established by HUD. This Project will serve approximately 20 households in Howard County in FFY22. Eligible Activity: Rehabilitation</td>
</tr>
<tr>
<td>Location Description</td>
<td>Planned Activities Low-Mod Housing - LMH - 570.208(a)(3)</td>
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<tr>
<td>Project Name</td>
<td>Community Action Council - Housing Stability</td>
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<tr>
<td>Target Area</td>
<td>Goals Supported HO-2 Operation/Support</td>
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<tr>
<td>Needs Addressed</td>
<td>Homeless Priority</td>
</tr>
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<td>Funding</td>
<td>CDBG: $105,236</td>
</tr>
<tr>
<td>Description</td>
<td>The Community Action Council of Howard County, Inc., a 501 (c)(3) nonprofit, will use CDBG funding to provide housing stability for low and moderate-income Howard County residents through eviction prevention for low to moderate income households in Howard County. Direct payment to landlords and/or mortgage companies will be made based on an eviction judgment.</td>
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<td>Target Date</td>
<td>6/30/2023</td>
</tr>
<tr>
<td>Estimate the number and type of families that will benefit from the proposed activities</td>
<td>Income eligibility: Howard County residents between 0% - 80% Area Median Income for the Baltimore Metropolitan Region, adjusted by family size, as established by HUD. Eligibility requirement: Direct payments based on eviction judgement/proceedings. This Project will serve approximately 63 households in Howard County in FFY22.</td>
</tr>
<tr>
<td>Location Description</td>
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<tr>
<td>Planned Activities</td>
<td>Low-Mod Clientele - LMC - 570.208(a)(2)</td>
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<tr>
<td>Project Name</td>
<td>Grassroots Shelter Program</td>
</tr>
<tr>
<td>Target Area</td>
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<tr>
<td>Goals Supported</td>
<td>HO-2 Operation/Support</td>
</tr>
<tr>
<td>Needs Addressed</td>
<td>Homeless Priority</td>
</tr>
<tr>
<td>Funding</td>
<td>CDBG: $45,000</td>
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<tr>
<td>Description</td>
<td>Grassroots Crisis Intervention Center, Inc. (Grassroots), a 501 (c)(3) nonprofit, will use CDBG funds for utility expenses associated with their Crisis Intervention Center / Homeless Shelter location. This public facility is a multi-service crisis intervention center providing 24-hour crisis intervention services, emergency and transitional shelter, and community education. Grassroots operates a 24-hour general crisis hotline and walk-in counseling program and is the first point of contact in the County for homeless services. The agency operates the Mobile Crisis Team, in partnership with Humanim, to respond with the Police to psychiatric emergencies and family crises in the community. Special youth services include the Maryland Crisis Hotline, the Runaway Intervention Program, outreach and educational programs. Staff also respond to requests from the community for crisis intervention services following a traumatic event. The Crisis Intervention Service is certified by the American Association of Suicidology.</td>
</tr>
<tr>
<td>Description</td>
<td>Hope Works of Howard County, Inc., a 501 (c)(3) nonprofit, will use CDBG funding to provide partial salary and fridge for the Transitional Housing Program Case Manager and partial utility payments for their transitional houses to operate their program. The Transitional Housing Program provides housing to Howard County residents that are made homeless due to sexual and intimate partner violence and allows victims to be housed for up to one (1) year. Clients have access to all Hope Works services such as legal advocacy/representation, clinical counseling and case management. Referrals for employment training, education and other community services are also available.Hope Works is the sole provider of comprehensive domestic violence and rape crisis and recovery services in Howard County. Specifically, Hope Works is the only residential program in the county that has the experience, expertise and internal capacity necessary to address the multiple, interlocking needs of domestic violence victims, and their families.</td>
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<tr>
<td>Funding</td>
<td>CDBG: $38,858</td>
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<tr>
<td>Project Name</td>
<td>HopeWorks of Howard County - Transitional Housing</td>
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<tr>
<td>Target Area</td>
<td>SN-2 Social Services</td>
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<td>Other Special Needs Priority</td>
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<td>Planned Activities</td>
<td>Low-Mod Clientele - LMC - 570.208(a)(2)</td>
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<tr>
<td><strong>15</strong> Project Name</td>
<td>Chesapeake Neighbors - Route 1 Expansion - Acquisition</td>
</tr>
<tr>
<td><strong>Target Area</strong></td>
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<tr>
<td><strong>Goals Supported</strong></td>
<td>HS-1 Housing Support</td>
</tr>
<tr>
<td><strong>Needs Addressed</strong></td>
<td>Housing Priority</td>
</tr>
<tr>
<td><strong>Funding</strong></td>
<td>HOME: $196,731</td>
</tr>
<tr>
<td><strong>Description</strong></td>
<td>Chesapeake Neighbors, LLC, a 501(c )(3) nonprofit and a certified CHDO in Howard County, will utilize HOME funds to acquire one existing unit, that they will own and manage to provide affordable rental housing for income eligible Howard County household.</td>
</tr>
<tr>
<td><strong>Target Date</strong></td>
<td>6/30/2023</td>
</tr>
<tr>
<td><strong>Estimate the number and type of families that will benefit from the proposed activities</strong></td>
<td>Income eligibility: Howard County residents that earn between zero and <strong>sixty percent</strong> of the area median income (AMI) for the HUD Baltimore-Columbia-Towson Metropolitan Statistical Area (MSA).</td>
</tr>
<tr>
<td><strong>Location Description</strong></td>
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</tr>
<tr>
<td><strong>Planned Activities</strong></td>
<td>Eligibility requirement: Acquisition of existing residential units. The project will <strong>create 1 unit</strong> of affordable housing in FFY22</td>
</tr>
<tr>
<td><strong>16</strong> Project Name</td>
<td>Bridges to Housing Stability - Transition Home for Survivors of Human Trafficking Acq.</td>
</tr>
<tr>
<td><strong>Target Area</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Goals Supported</strong></td>
<td>HO-1 Housing</td>
</tr>
<tr>
<td><strong>Needs Addressed</strong></td>
<td>Homeless Priority</td>
</tr>
<tr>
<td><strong>Funding</strong></td>
<td>HOME: $80,000</td>
</tr>
<tr>
<td><strong>Description</strong></td>
<td>Bridges to Housing Stability, Inc., a 501(c )(3) nonprofit in Howard County, will use HOME funds to acquire one existing unit, that they will operate in partnership with human services organization selected by Howard County Department of Resources and Services (DCRS), Office of Human Trafficking Prevention, as the countyâs preferred partner for human trafficking services in Howard County.</td>
</tr>
<tr>
<td><strong>Target Date</strong></td>
<td>6/30/2023</td>
</tr>
<tr>
<td><strong>Estimate the number and type of families that will benefit from the proposed activities</strong></td>
<td>Eligibility requirement: Howard County residents fleeing human trafficking situations.</td>
</tr>
<tr>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td><strong>Location Description</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Planned Activities</strong></td>
<td>Eligibility requirement: Acquisition of existing residential units. The project will <strong>create 1 unit</strong> of special needs housing in FFY22.</td>
</tr>
<tr>
<td><strong>Project Name</strong></td>
<td>Down Payment Assistance</td>
</tr>
<tr>
<td><strong>Target Area</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Goals Supported</strong></td>
<td>HS-1 Housing Support</td>
</tr>
<tr>
<td><strong>Needs Addressed</strong></td>
<td>Housing Priority</td>
</tr>
<tr>
<td><strong>Funding</strong></td>
<td>CDBG: $160,000</td>
</tr>
<tr>
<td><strong>Description</strong></td>
<td>The Department of Housing and Community Development will provide down payment and/or closing cost assistance to eligible homebuyers for the purchase of one dwelling unit in Howard County. Howard County is a fair housing lender. The Fair Housing Act (FHA) makes it illegal to discriminate against someone because of race, color, religion, sex, familial status, national origin or disability at any stage of the mortgage process. The FHA prohibits discrimination in loans that are secured by residential real estate or that are for the purchasing, constructing, improving, repairing or maintaining a dwelling. This includes mortgages, refinancing, home equity loans and home improvement loans. Howard County intends to use the HUD Homeownership Affordability Value Limits.</td>
</tr>
<tr>
<td><strong>Target Date</strong></td>
<td>6/30/2023</td>
</tr>
<tr>
<td><strong>Estimate the number and type of families that will benefit from the proposed activities</strong></td>
<td>Income eligibility: Howard County residents that earn between zero and <strong>eighty percent</strong>.</td>
</tr>
<tr>
<td><strong>Location Description</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Planned Activities</strong></td>
<td>Eligibility requirement: Homebuyer activity. The project will <strong>create 5 units</strong> of affordable housing in FFY22.</td>
</tr>
<tr>
<td><strong>Project Name</strong></td>
<td>HOME Program Planning and Administration</td>
</tr>
<tr>
<td>18</td>
<td><strong>Target Area</strong></td>
</tr>
<tr>
<td>----</td>
<td>----------------</td>
</tr>
<tr>
<td><strong>Goals Supported</strong></td>
<td>AM-1 Overall Coordination</td>
</tr>
<tr>
<td><strong>Needs Addressed</strong></td>
<td>Administration, Planning, and Management Priority</td>
</tr>
<tr>
<td><strong>Funding</strong></td>
<td>HOME: $48,525</td>
</tr>
<tr>
<td><strong>Description</strong></td>
<td>Howard County will use HOME funds towards the administration of the HOME program. Activities performed by County staff ensure that all aspects of the program requirements are met as the grant is being administered. Staff members are responsible for performing program related duties, such as financial, environmental, and program eligibility review according to the grant award terms and conditions. Relevant duties include, but are not limited to, working with project partners and developing partnerships, developing a working relationship with funding agencies, developing a project work plan, documenting project activities, overseeing grant procurement activities, supervising progress of the project, managing the project budget, tracking match, monitoring program rents and incomes and preparing and submitting performance reports. Howard County HOME program during the FFY22 program year.</td>
</tr>
<tr>
<td><strong>Target Date</strong></td>
<td>6/30/2023</td>
</tr>
<tr>
<td><strong>Estimate the number and type of families that will benefit from the proposed activities</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Location Description</strong></td>
<td>Department of Housing and Community Development, 9820 Patuxent Woods Drive, Suite 224, Columbia, MD 21046</td>
</tr>
<tr>
<td><strong>Planned Activities</strong></td>
<td>General Program Administration</td>
</tr>
</tbody>
</table>
AP-50 Geographic Distribution – 91.220(f)

Description of the geographic areas of the entitlement (including areas of low-income and minority concentration) where assistance will be directed

Howard County will direct CDBG and HOME funds countywide. It is the policy of Howard County that activities will not be qualified based on service area benefit. On June 4, 2014, Howard County passed Bill No. 18-2014, an Act amending the Rehabilitation Loan Program to allow loans for renovations and expansions; amending the moderate income housing unit provisions to prohibit certain alternatives in certain areas; requiring the use of fee in lieu funds for homeownership opportunities in certain areas; prohibiting the Department of Housing and Community Development and the Housing Commission from participating in certain housing projects; and generally related to moderate income housing units and the Rehabilitation Loan Program in Howard County. Specific to CDBG and HOME funds, the Bill restricted the construction of housing in Census Tracts and Block Groups if the poverty level is 10% or greater. The purpose of the Bill was to address concentration of subsidized housing and to encourage future affordable housing development outside of areas of concentration thus affirmatively furthering fair housing.

Geographic Distribution

<table>
<thead>
<tr>
<th>Target Area</th>
<th>Percentage of Funds</th>
</tr>
</thead>
<tbody>
<tr>
<td>Howard County Target Area</td>
<td>100</td>
</tr>
</tbody>
</table>

Table B4 - Geographic Distribution

Rationale for the priorities for allocating investments geographically

The County has allocated its CDBG and HOME Program funds for FFY 2022 based on which activities will principally benefit low- and moderate-income persons.

The Public Facilities activities serve a low- and moderate-income clientele or presumed benefit.

The Housing activities have an income eligibility criterion; therefore, the income requirement restricts funds to only low- and moderate-income households throughout the County.

The Public Service activities serve a low- and moderate-income clientele or presumed beneficiaries.

Discussion

Under the FFY 2022 CDBG Program, the County will receive a grant in the amount of $1,383,213 and anticipates $10,778.81 in Program Income for the year for a total FFY 2022 budget of $1,393,991.81. The County will budget $128,798.36 for general program administration and $150,000 for Fair Housing activities for a total Planning and Administration budget of $278,798.36 (20.0%). The balance of funds ($1,115,193.45) will be allocated to activities which principally benefit low- and moderate-income
persons in the amount of $1,115,193.45 (100.0%) and $0 for the removal of slums and blight (0.0%). The activities which principally benefit low- and moderate-income persons are divided between Public Facilities activities $471,084.96 (32.8%), Housing activities $455,014.49 (32.6%), and Public Service activities $189,094.00 (13.6%). The County meets the HUD regulations for project caps by allocating the following FFY 2022 CDBG funds:

- Planning and Administration $278,798.36 or 20.0% allocation (at the 20% cap)
- Public Services $189,094.00 or 13.6% allocation (below the 15% cap)
- Demolition $0 or 0.0%
- Urgent Need $0 or 0.0%

Under the FFY 2022 HOME Program, the County will receive a grant in the amount of $485,257 and anticipates $0 in program income for the year for a total FFY 2022 budget of $485,257. The County will use $121,314.25 in contributions from the County’s banked Match from prior housing projects as HOME Match for FFY 2022.
Affordable Housing

AP-55 Affordable Housing – 91.220(g)

Introduction

Howard County will utilize its CDBG and HOME funds to address the County's affordable housing needs through the continuation of production of new housing units, rehabilitation of existing housing units, and acquisition of existing housing units.

<table>
<thead>
<tr>
<th>One Year Goals for the Number of Households to be Supported</th>
</tr>
</thead>
<tbody>
<tr>
<td>Homeless</td>
</tr>
<tr>
<td>Non-Homeless</td>
</tr>
<tr>
<td>Special-Needs</td>
</tr>
<tr>
<td>Total</td>
</tr>
</tbody>
</table>

Table 96 - One Year Goals for Affordable Housing by Support Requirement

<table>
<thead>
<tr>
<th>One Year Goals for the Number of Households Supported Through</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rental Assistance</td>
</tr>
<tr>
<td>The Production of New Units</td>
</tr>
<tr>
<td>Rehab of Existing Units</td>
</tr>
<tr>
<td>Acquisition of Existing Units</td>
</tr>
<tr>
<td>Total</td>
</tr>
</tbody>
</table>

Table 107 - One Year Goals for Affordable Housing by Support Type

Discussion

Howard County will utilize its CDBG and HOME funds to address the County's affordable housing needs through the production of new housing units, rehabilitation of existing housing units, and acquisition of existing housing units. Howard County intends to complete the following affordable housing goals during FFY 2022:

- Rehab twenty-seven (27) existing affordable housing units - incomes below 80% AMI;
- Acquire two (2) existing units to provide affordable family housing for households below 60% AMI,
- Acquire one (1) existing unit to create Special-Needs rental housing - incomes below 60% AMI;
- Acquire five (5) existing affordable housing units with Downpayment Assistance – incomes below 80% AMI, and
- Provide rental assistance to 63 households, preventing homelessness.
Introduction

Howard County has identified that there is a need for decent, safe, and sanitary housing that is affordable and accessible to address the households affected by housing problems, severe housing problems, and housing cost burdens. The largest income group affected by housing problems in the County are extremely low-income households. The Howard County Housing Commission is a vital part of the County’s affordable housing strategy. The Housing Commission is the primary assisted housing provider of housing for extremely low income, very low income, and lower income residents of Howard County. Howard County no longer operates a Public Housing Program due to the conversion of our 50 Public Housing Units to RAD Vouchers. This means that while the units are still owned by the Housing Commission, tenants are free to take their tenant-based vouchers and relocate to any other area of opportunity that meets their individual needs.

Actions planned during the next year to address the needs to public housing

The Housing Commission has developed partnerships with Bridges to Housing Stability, the Howard County Department of Corrections, and the Howard County Health Department to provide housing and supportive services individuals with disabilities, homeless individuals, and returning citizens.

The Housing Commission will continue its participation in the Baltimore Regional Project-Based Voucher (PBV) Program that is designed to encourage new quality affordable rental housing in the metropolitan Baltimore area, particularly in safe neighborhoods with high quality public schools that are close to job growth. In 2019, the Housing Commission was awarded twenty (20) project-based vouchers for the Artist Flats at New Cultural Center.

The Commission and its partners received 9% Low Income Housing Tax Credits and other state funds for two developments in 2019 and is actively moving forward on the projects:

- Artist Flats the new construction of 174 mixed-income units on top of the New Howard County Arts Center, which is intended to replace Toby’s Dinner Theater. Design work is under; and
- Ellicott Gardens 2, which is the new construction of 70 affordable units adjacent to the Commission’s Ellicott Gardens development. Construction was scheduled to begin in 2021

The Housing Commission is continuing to pursue funding for a multi-year demonstration project that would enable participants in the Housing Choice Voucher Program (HCVP) to relocate to neighborhoods with less poverty. The proposed voucher de-concentration plan would enable: disadvantaged families to benefit from the opportunities that come with living in surroundings that are more economically diverse; at-risk neighborhoods to benefit from an infusion of families that have more moderate ranges of income lessening the concentration poverty and stabilizing property values; stabilize neighborhoods;
and support more racially and economically-mixed neighborhoods.

**Actions to encourage public housing residents to become more involved in management and participate in homeownership**

The Howard County Housing Commission operates a Housing Choice Voucher for Homeownership Program. The Commission does not limit participation in the program. The program eligibility requirements are as follows:

- Families participating in the Section 8 Homeownership Program must be in good standing, and must have participated in the Section 8 Program, or other Howard County or Housing Commission programs for at least 2 years prior to execution of the Contract of Sale. The family must also have participated in the Family Self Sufficiency Program for a period of at least 6 months prior to the date of settlement.
- The minimum income required for program participation is $24,000. If the family meets the HUD minimum income requirements of the Federal Minimum hourly wage rate multiplied by 2,000 hours and has been pre-qualified for financing with a lending institution which meets the requirements of Section 25.7 of this plan, they are exempted from the $24,000 minimum income requirement.
- Welfare assistance shall not be counted towards the $24,000 minimum income requirement unless the head of household is elderly or disabled, as defined in the Administrative Plan.
- Eligible families must demonstrate that at least one adult member of the family who will own the home at commencement of homeownership assistance is currently employed at least 30 hours per week and has been continuously employed for at least one year prior to commencement of homeownership assistance. This requirement does not apply for families where the head of household is elderly or disabled.
- In order to qualify for participation in the Section 8 Homeownership Program, the family must qualify as a "first-time homeowner". A first-time homeowner is defined as a family of which no member owned or presently has any ownership interest in a unit during the three years before commencement of homeownership assistance. A first-time homeowner also includes a single parent or displaced homemaker who while married, owned a home with his or her spouse, or resided in a home owned by his or her spouse.
- Eligible families shall not include any family with a member who has previously received assistance under the homeownership option and has defaulted on a mortgage securing debt incurred to purchase the home.
- Prior to commencement of homeownership assistance, the family must attend and satisfactorily complete pre-assistance homeownership counseling with a HUD approved counseling agency, or an equivalent program of counseling activities as designated by the Commission.

The Howard County Housing Commission operates a Family Self-Sufficiency Program. The Commission
does not limit participation in the program if demand exceeds the HUD required size limit.

**If the PHA is designated as troubled, describe the manner in which financial assistance will be provided or other assistance**

Howard County Housing Commission is not designated as a troubled PHA.

**Discussion**

Howard County has identified that there is a need for decent, safe, and sanitary housing that is affordable and accessible to address the households affected by housing problems, severe housing problems, and housing cost burdens. The largest income group affected by housing problems in the County are extremely low-income households. The Howard County Housing Commission is a vital part of the County’s affordable housing strategy. The Housing Commission is the primary assisted housing provider of housing for extremely low income, very low income, and lower income residents of Howard County.
AP-65 Homeless and Other Special Needs Activities – 91.220(i)

Introduction

supports that coordinates efforts to end homelessness in Howard County. CSHS is comprised of 23 members which offer resources to households in need, to prevent loss of stable housing or regain housing that has been lost. Financial assistance is available through multiple community partners; households needing additional resources may contact the system’s Single Point of Entry for assessment and connection to varying levels of support.

Intensive Case Management services assist households to: identify and address barriers to housing stability; connect to resources and ongoing supports and identify appropriate and affordable housing. CSHS also directly includes; employment services; addiction and trauma treatment, and support for domestic violence survivors. Reentry services and supports for school-age children through Howard County’s Public School System.

A Housing Specialist provides expertise to locate housing for individuals and families whose past rental history is a barrier to securing new housing. The Housing Connections Program provides protection to landlords who rent to these households. Flexible Financial Assistance is available to help with security deposits, rent, and other items that support housing stability plans.

CSHS Partners:

- Bridges to Housing Stability
- Community Action Council
- Family and Children’s Services of Maryland
- Grassroots Crisis Intervention Center
- HopeWorks
- Howard County Department of Community Resources and Services
- Howard County Department of Corrections
- Howard County Health Department
- Howard County Housing Commission
- Howard County Office of Workforce Development
- Howard County Public School System
- Humanim
- Laurel Advocacy and Referral Services
- Making Change
- Salvation Army

Describe the jurisdictions one-year goals and actions for reducing and ending homelessness
including

**Reaching out to homeless persons (especially unsheltered persons) and assessing their individual needs**

Howard County adopted a local Plan to End Homelessness (PEH) in 2010 and updated the plan in February of 2020 known as The Path Home. The Path Home establishes strategic goals that will align resources and services within the homeless response system. The strategic goals will guide specific annual action plans. The goals and action plans will place emphasis on ensuring that the coordinated entry system includes necessary, appropriate, quality interventions and sufficient capacity to meet the needs of those presenting to the system. These interventions will be housing first and housing resources focused.

Howard County uses a Coordinated Entry System to meet the individualized needs of homeless persons. It utilizes the following four (4) steps:

1. **Access through entry points known to the community.** Accomplished by: hotline, prevention, safe house, and street outreach.
2. **Assess strengths, barriers, and vulnerabilities.** Accomplished by: triage and standard assessment VI-SPDAT and Prevention Targeting Tool.
3. **Prioritize specific and defined set of criteria.** Accomplished by: By-Name list.
4. **Refer connection to available resources.** Accomplished by: prevention, shelter, case management, rapid rehousing, and permanent supportive housing.

**Addressing the emergency shelter and transitional housing needs of homeless persons**

Howard County’s Strategic Plan to End Homelessness’s Goal #2 is to ensure that every person experiencing homelessness in Howard County has access to immediate, safe, and appropriate shelter. An effective homeless response system includes immediate access to low-barrier emergency shelter coupled with skilled, engaged street outreach. The Coalition is committed to ensuring that no person is forced to sleep in a place not intended for human habitation or loses their life because of their homeless experience. The Coalition will provide continuous outreach to unsheltered homeless individuals who otherwise might not seek out services, and ensure sufficient emergency shelter capacity to meet the needs of the community. Howard County intends to meet this goal by:

- Ensure adoption of a system-wide housing first approach by all Coalition members and eliminate policies and practices that do not embrace a housing first approach. This includes county residency requirements; participation in services; income requirements; and behavior requirements unrelated to health and safety.
- Establish a housing-focused street outreach team whose primary responsibility is to identify and engage people experiencing unsheltered homelessness and connect them to shelter (if available...
and desired) and coordinated entry for permanent housing resources.

- The CoC should collect, review and analyze key output and performance measure outcome data to ensure on-going effectiveness of street outreach services.
- Continue implementation of a low-barrier, housing first approach to accessing and staying in emergency shelter in Howard County, and eliminate requirements unrelated to health and safety to access and remain in shelter.
- Provide housing-focused, rapid-exit services to quickly connect all households residing in emergency shelter to safe and appropriate permanent housing.
- Regularly review program level data on shelter outcomes relating to placement rates in permanent housing, timely exits and cost-effectiveness to target system performance improvement strategies.
- Target limited transitional housing resources to the most vulnerable people experiencing homelessness by participating in the coordinated entry system, and eliminate rules that screen people out due to perceived barriers.
- Shift the focus of supportive services in transitional housing programs to align with a housing-focused, rapid-exit approach.

(Source: The Path Home, Howard County’s Strategic Plan to End Homelessness, The Five-Year Plan 2020 to 2025, pg. 25)

Helping homeless persons (especially chronically homeless individuals and families, families with children, veterans and their families, and unaccompanied youth) make the transition to permanent housing and independent living, including shortening the period of time that individuals and families experience homelessness, facilitating access for homeless individuals and families to affordable housing units, and preventing individuals and families who were recently homeless from becoming homeless again

Howard County’s Strategic Plan to End Homelessness’s Goal #3 is to increase access to permanent housing for people experiencing homelessness in Howard County. An effective homeless response system has an affordable and diverse supply of housing that meets the needs of the most vulnerable persons. Currently, households experiencing homelessness in Howard County struggle to access permanent housing in a timely manner. Challenges include limited landlord engagement and recruitment; limited affordable housing; and limited rapid re-housing program capacity. Howard County intends to meet this goal by:

- To ensure that the most vulnerable households fleeing domestic violence, dating violence, sexual assault, and stalking are prioritized for all available housing resources within the CoC, and to come into compliance with federal and state requirements, HopeWorks HSP (ESG) funded program should more fully participate in the coordinated entry system.
- To increase permanent housing opportunities and decrease the time people experience homelessness in Howard County, the CoC Lead Agency should coordinate a systemwide landlord
engagement strategy to create a pipeline of available units informed by data and the coordinated entry process.

- Adopt the National Alliance to End Homelessness’ Rapid Re-Housing Performance Benchmarks and Program Standards to fully incorporate the three core components and current best practices into CoC rapid re-housing projects.
- Scale up rapid re-housing resources to make it the primary housing intervention in Howard County CoC.
- Assess current permanent supportive housing projects and formalize a “move on” strategy to increase system flow and to ensure that this deep resource is serving the most vulnerable households using a dynamic prioritization approach.
- Ensure that all permanent supportive housing adopts and implements a housing first approach in both policy and practice.

(Source: The Path Home, Howard County’s Strategic Plan to End Homelessness, The Five-Year Plan 2020 to 2025, pg. 27)

**Helping low-income individuals and families avoid becoming homeless, especially extremely low-income individuals and families and those who are: being discharged from publicly funded institutions and systems of care (such as health care facilities, mental health facilities, foster care and other youth facilities, and corrections programs and institutions); or, receiving assistance from public or private agencies that address housing, health, social services, employment, education, or youth needs.**

Howard County’s Strategic Plan to End Homelessness’s Goal #1 is to ensure that there are no new or repeat episodes of homelessness in Howard County. An effective homeless response system is one that safely and appropriately diverts households from homelessness and provides targeted homelessness prevention whenever possible. Howard County’s Coordinated Entry System will provide comprehensive, housing first services that apply a lens of racial equity, are culturally competent, and are guided by evidence-based best practices to minimize the duration and compounding impact of homelessness. This will include supportive pathways for those who do experience homelessness to achieve income maximization, exit to stable housing quickly, and prevent a repeat episode of homelessness in the future. Howard County intends to meet this goal by:

- Undertake a review and analysis of all prevention programs and prevention-type services that are both, operating in Howard County, and based on the goals of The Path Home.
- Determine which programs most appropriately align with the role of the homeless response system and which may be better funded outside the system.
- Establish a system-wide homeless prevention program — with written standards — to include a standardized assessment and performance measure outcome benchmarks and goals.
- Develop and support a robust structure to implement diversion strategies and measure the
impact on the homeless response system.

- To increase employment opportunities for households experiencing homelessness in Howard County, the CoC Lead Agency should coordinate a system-wide employment strategy informed by data and the coordinated entry process.
- The Coalition, led by the CoC Board, should explore and identify factors driving racial and ethnic disparities to determine who is experiencing homelessness and how different types of permanent housing resources are distributed by the homeless services system.
- The CoC Board should develop an action plan to reduce disparities and establish community-level performance measured outcome goals to track progress on these efforts.
- Re-assess and streamline current coordinated entry core elements — the ACCESS, ASSESS, PRIORITIZE and REFER processes — to achieve simplicity, clarity and transparency in system coordination and decision-making.
- Develop a dashboard using HMIS to track progress on system flow improvements and outcomes.

(Source: The Path Home, Howard County’s Strategic Plan to End Homelessness, The Five-Year Plan 2020 to 2025, pg. 23)

Discussion

The Howard County Department of Housing and Community Development (DHCD) will fund the following FYY 2022 CDBG and HOME projects that will address homeless and other special needs:

- Emergency Public Facility (Other special needs)
- Bridges to Housing Stability – Acquisitions (Homeless and other special need)
- Grassroots Shelter Program (Homeless need)
- HopeWorks of Howard County – Transitional Housing (Other special needs)
- Community Action Council – Housing Stability (Homeless need)
- iHomes – Housing Rehabilitation (Other special need)
- Chesapeake Neighbors (Other special need)
AP-75 Barriers to affordable housing – 91.220(j)

Introduction:

The Howard County Human Rights Law states that Howard County shall foster and encourage growth and development so that all persons have an equal opportunity to pursue their lives free of discrimination. The ordinance states it is unlawful to discriminate against a person based on: race, creed, religion, disability, color, sex, national origin, age, occupation, marital status, political opinion, sexual orientation, personal appearance, familial status, source of income, and gender identity or expression. Potential housing, law enforcement, employment, public accommodations, and financing complaints are accepted by the Howard County Office of Human Rights.

The Office of Human Rights and Equity is responsible for the following actions:

- Investigate and process complaints of unlawful discrimination in Employment, Housing, Public Accommodation, Law Enforcement and Financing (Lending Institutions).
- Resolve complaints by conference, conciliation or through mediation.
- Enforce the Howard County Human Rights Law.
- Conduct public hearings on issues affecting the protection and promotion of Human Rights.
- Conduct studies, surveys and publishes reports.
- Recommend policies on Civil and Human Rights to the County Executive.
- Cooperate with other local, state, and federal agencies and officials to protect and promote better human relations.
- Serve as advocate to address issues involving discrimination, human relations and diversity.
- Initiate and participates in outreach activities and events with governmental and community organizations.
- Serve as a liaison with the public, governmental agencies and community groups to develop educational programs, heightens public awareness of discrimination and methods of eliminating discrimination.

Actions it planned to remove or ameliorate the negative effects of public policies that serve as barriers to affordable housing such as land use controls, tax policies affecting land, zoning ordinances, building codes, fees and charges, growth limitations, and policies affecting the return on residential investment

The following action items that correspond to the number (1-10) fair housing issues/impediments were identified in the RAI to address public policies that could discourage affordable housing and residential investment:

1. Explore existing County policies that may inhibit the creation of affordable housing, such as County Bill 18-2014.
2. Support fair housing enforcement, testing and outreach in the County. Work with regional partners to provide sustained support and grow capacity of the Fair Housing Action Center of Maryland.

3. Invest in older communities to support revitalization, commerce, jobs and homeownership as well as preserve affordable housing units, especially in areas along transportation routes.

4. Support efforts to nurture and sustain racially integrated communities in Howard County, such as the new Columbia Housing Center.

5. Open up new land use opportunities through zoning changes (e.g. commercial and industrial zones could allow affordable units) and/or donated land.

6. Continue or increase funding for creating units and/or subsidizing tenant rents in opportunity areas. (e.g. dedicated funding source for affordable housing).

7. Explore increased FMRs and/or Increased exception payment standards and provide mobility counseling to encourage voucher location in Opportunity Areas.

8. "Continue to monitor the Maryland Department of Housing and Community Development’s (DHCD’s) awards of Low Income Housing Tax Credits (LIHTC) and advocate for Qualified Allocation Plan (QAP) policies that: a. Ensure the Baltimore metropolitan area receives at least 50 percent of Maryland tax credits awarded, reflecting the Baltimore area’s proportion of the State’s low income population; b. Award 65% of the region’s credits to family developments in opportunity areas in order to address past inequities, while focusing remaining awards in comprehensive revitalization areas."

9. Engage lenders in discussions about homeownership and mortgage lending disparities and how to address. Seek investments in financial literacy programs (including in schools) and assistance in helping subprime loan holders refinance to conventional loans. Develop specific action steps to address disparities in the minority homeownership rate.

10. Ensure that people with disabilities have control in the choice of their service provider by prohibiting leases that require tenants to receive supportive services from the provider operating the housing. Ensure that tenants cannot be evicted or discharged for reasons

Link to the Baltimore Regional Analysis of Impediments Plan:

https://www.howardcountymd.gov/housing-community-development/publications-reports

Discussion:

The County will fund the following affordable housing projects with FFY 2022 CDBG and HOME funds:

- The Howard County Office of Human Rights will use CDBG funding to conduct matched paired testing of market rate units in the County. This activity proposes to address several of the impediments to fair to fair housing identified in 2020 Analysis of Impediments to Fair Housing Choice.

- Bridges to Housing Stability Acquisition – Bridges to Housing Stability, a 501 (c)(3) nonprofit, will utilized CDBG Program funds to acquire one (1) housing unit in FFY22 to rent to a to persons
working in Howard County earning between 30 percent and 60 percent AMI as defined by HUD.

- **Bridges to Housing Stability, Inc., a 501 (c)(3) nonprofit, will utilize CDBG Program funds to rehabilitate six (6) rental housing units they own in their Alliance Program portfolio in FFY22.**

- **Habitat for Humanity of the Chesapeake, a 501 (c)(3) nonprofit, will use CDBG Program funds to acquire one (1) housing unit in the Columbia area in FFY22 to serve low-income families qualified for homeownership. Habitat Chesapeake partners with hardworking individuals and households who make enough money to pay a monthly mortgage, but not enough to qualify for traditional bank loans. Habitat houses are sold at an affordable rate with a zero-interest mortgage to qualified homebuyers who earn between 30% - 80% AMI.**

- **Living in Recovery Inc., a 501 (c) (3) non-profit in Howard County will use CDBG funds in FFY22 for the repair and replacement of the driveway and twin culverts beneath it in order to preserve this safe affordable recovery housing; and avoid the potential of blight in this community. This activity will ensure safe access to this sober living facility.**

- **Chesapeake Neighbors, LLC, a 501(c )3 nonprofit and a certified CHDO in Howard County, will utilize HOME funds to acquire one existing unit, that they will own and manage to provide affordable rental housing for income eligible Howard County household.**

- **Bridges to Housing Stability, Inc., a 501(c )3 nonprofit in Howard County, will use HOME funds to acquire one existing unit, that they will operate in partnership with human services organization selected by Howard County Department of Resources and Services (DCRS), Office of Human Trafficking Prevention, as the county’s preferred partner for human trafficking services in Howard County.**

- **Columbia Housing Center Affirmative Marketing Program – The Columbia Housing Center, a 501 (c)(3) nonprofit organization, in response to new residential segregation patterns that are forming in parts of Columbia, will use CDBG funding to create a program based on the successful Oak Park Regional Housing Center, which will help landlords find tenants and tenants finds homes, while promoting racial integration. This effort helps Howard County carry out our duty to affirmatively further fair under the federal Fair Housing Act.**

- **Rebuilding Together Homeowner Rehab – Rebuilding Together, Howard County, Inc., a 501 (c)(3) nonprofit, will use CDBG funding to provide free home repairs to Howard County low to moderate income homeowners to preserve the stock of safe, affordable single-family homes in Howard County. Rebuilding Together clients include veterans, people with disabilities, families with small children and the elderly.**

- **Down Payment Assistance – The Department of Housing and Community Development will provide down payment and/or closing cost assistance to five (5) eligible homebuyers for the purchase of an affordable dwelling unit in Howard County.**
AP-85 Other Actions – 91.220(k)

Introduction:

Howard County has developed the following actions to address obstacles to meeting underserved needs, foster and maintain affordable housing, reduce lead-based hazards, reduce the number of poverty-level families, develop institutional structures, and enhance coordination between public, private housing and social service agencies.

Actions planned to address obstacles to meeting underserved needs

Despite the County’s best efforts and efforts of service providers, there continue to be obstacles to meeting the underserved needs in Howard County. Some of these needs are the: high cost of housing; gap between incomes and housing costs; high cost of developable land; accessible housing needs; and cycle of poverty. Under the FFY 2022 CDBG Program the County will take the following actions to better address underserved needs:

- Continue to leverage its financial resources and apply for additional public and private funds.
- Continue to provide financial assistance for new housing development and rehabilitation.
- Continue to provide funding for public service activities.
- Continue to do provide public facility improvements.

Actions planned to foster and maintain affordable housing

The County will fund the following affordable housing projects with FFY 2022 CDBG and HOME funds:

- Howard County Office of Human and Equity Fair Housing Activity
- Columbia Housing Center Affirmative Marketing Program
- Bridges to Housing Stability Acquisition
- Bridges to Housing Stability Rehab
- Habitat for Humanity of the Chesapeake Acquisition
- Howard County Housing Commission Rehab
- Living In Recovery Rehab
- Rebuilding Together Homeowner Rehab
- Chesapeake Neighbors (CHDO) Rte.1 Expansion Acquisition
- Bridges to Housing Stability Human Trafficking Acquisition
- Down Payment Assistance

Actions planned to reduce lead-based paint hazards

When the County provides assistance to homebuyers or homeowners and if the houses were constructed prior to 1978, a visual lead-based paint inspection is conducted prior to the settlement on...
the property and appropriate action taken, if necessary. The following tasks are performed prior to the start of the actual rehabilitation or purchase of the property to ensure the health of residents:

- As part of a loan application the following facts are determined: the date of the dwelling’s construction (or at least whether the dwelling was constructed prior to 1978); whether a child under the age of seven is a resident or frequent visitor to the dwelling; and whether the applicant is aware of any lead-based paint hazard and/or flaking or peeling paint on any surface.
- If the dwelling was constructed prior to 1978 and/or any of the other information solicited indicates the possibility of the presence of a lead-based paint hazard, the rehabilitation specialist will make a thorough inspection to determine whether a hazard actually exists or if there is good reason to believe that a hazard exists, and to what extent. On the basis of this inspection, a test by a licensed testing firm may be ordered in order to make a risk assessment. The costs of such a test as well as the cost of abatement or hazard reduction are eligible project costs.
- If test results indicate a significant lead hazard exists, and there are children under the age of seven in the property, it will be recommended that the applicant have the children tested by a health professional to determine if they have an elevated blood lead level.
- Each household applying to the program will be provided with a copy of the most recent edition of the informational pamphlet on lead-based paint published by the U.S. Department of Housing and Urban Development. The applicant must sign a receipt verifying that he/she has been given the pamphlet. This receipt becomes a part of the project file.
- If lead hazard reduction or lead abatement work is to be undertaken as a part of the scope of work, a state certified lead paint abatement contractor must be utilized. Program staff will provide a current list of certified contractors for use by the applicant in obtaining proposals.

**Actions planned to reduce the number of poverty-level families**

Based on 2011-2015 ACS data, approximately 5.2% of the County’s residents live in poverty, which is less than the State of Maryland’s poverty rate of 10.0%. Female-headed households with children are particularly affected by poverty at 19.9% and 6.3% of all youth under the age of 18 were living in poverty. The County’s goal is to reduce the extent of poverty by actions the County can control and through work with other agencies and organizations. During this program year, the County will fund the following activities with FFY 2022 CDBG and HOME funds to reduce the number of poverty-level
families:

- Howard County Office of Human Rights and Equity Fair Housing Activity
- Columbia Housing Center Affirmative Marketing Program
- Roger Carter Recreation Center Redevelopment
- Emergency Public Facility
- Bridges to Housing Stability Rehab
- Bridges to Housing Stability Acquisition
- Habitat for Humanity of the Chesapeake Acquisition
- The Howard County Housing Commission Rehab
- Living In Recovery Rehab
- Rebuilding Together Homeowner Rehab
- Grassroots Shelter Program
- HopeWorks of Howard County Transitional Housing
- Community Action Council Housing Stability
- Chesapeake Neighbors (CHDO) Rte. 1 Expansion Acquisition
- Bridges to Housing Stability Human Trafficking Acquisition
- Down Payment Assistance

**Actions planned to develop institutional structure**

Housing and Community Development coordinates activities among the public and private agencies and organizations in the County. This coordination will ensure that the goals and objectives outlined in the FFY 2020-2024 Five Year Consolidated Plan will be effectively addressed by more than one entity. The following entities will carry out the FFY 2022 annual goals and objectives:

- Howard County Housing Commission – manages the Section 8 Housing Choice Voucher Program, administers the Family Self Sufficiency Program, and develops affordable housing.
- Howard County Department of Community Resources and Services oversees the County’s CoC and administers the County’s aging and disability services.
- Baltimore Metropolitan Council – will provide fair housing education.
- Howard County Office of Human Rights and Equity will provide fair housing education.
- Rebuilding Together will provide housing rehabilitation to qualified owner-occupied households
- Bridges to Housing Stability will provide housing to low-income family working in Howard County; and provide transitional housing.
- Habitat for Humanity of the Chesapeake will provide housing to qualified income eligible
homeowner.
- Grassroots Crisis Intervention Center will provide supportive services to homeless persons.
- HopeWorks will provide transitional housing.
- Community Action Council will provide housing stability assistance to prevent eviction.
- Living in Recovery will provide recovery housing.
- Chesapeake Neighbors will provide affordable housing.

**Actions planned to enhance coordination between public and private housing and social service agencies**

The County’s Housing and Community Development Department will continue to act as a coordinator between housing and social service activities provided by the County and activities provided by the Housing Authority, the Continuum of Care, private and non-profit housing providers, and social service agencies to address the housing and community development needs of the County. The Department will accomplish this coordination by continuing to attend outside agency planning meetings, provide technical assistance for funding options and program compliance, participate in planning initiatives, and act as network connection between entities. The Department will coordinate with the following entities to address the FFY 2022 annual goals and objectives:

- Howard County Housing Commission manages the Section 8 Housing Choice Voucher Program, administers the Family Self Sufficiency Program, and develops affordable housing.
- Howard County Department of Community Resources and Services oversees the County’s CoC and administers the County’s aging and disability services.
- Baltimore Metropolitan Council will provide fair housing education.
- Howard County Office of Human Rights and Equity will provide fair housing education.
- Bridge to Housing Stability will provide housing to a low-income family working in Howard County; and provide transitional housing.
- Habitat for Humanity of the Chesapeake will provide housing to qualified, income eligible
homeowner.

- Rebuilding Together will provide housing rehabilitation to qualified owner-occupied households.
- Grassroots Crisis Intervention Center will provide supportive services to homeless persons.
- HopeWorks will provide transitional housing.
- Community Action Council will provide housing stability assistance to prevent eviction.
- Living in Recovery will provide recovery housing.
- Chesapeake Neighbors will provide affordable housing.
- Down Payment Assistance will provide affordable housing.

**Discussion:**

The Department of Housing and Community Development has the primary responsibility for monitoring the County’s Consolidated Plan and Annual Action Plan. The Department maintains records on the progress toward meeting the goals and the statutory and regulatory requirements of each activity. The Department has a monitoring process that is focused on analyzing and comparing projects and activities based on program performance, financial performance, and regulatory compliance. The accomplishments of the FFY 2022 CDBG and HOME activities will be reported in the FFY 2022 Consolidated Annual Performance and Evaluation Report (CAPER) and be used as a basis for future funding decisions.
Program Specific Requirements

AP-90 Program Specific Requirements – 91.220(l)(1,2,4)

Introduction:

Under the FFY 2022 CDBG Program, the County will receive a grant in the amount of $1,383,213 and anticipates $10,778.81 in Program Income for the year for a total FFY 2022 budget of $1,393,991.81. The County will budget $128,798.36 for general program administration and $150,000 for Fair Housing activities for a total Planning and Administration budget of $278,798.36 (20.0%). The balance of funds ($1,115,193.45) will be allocated to activities which principally benefit low- and moderate-income persons in the amount of $1,115,193.45 (100.0%) and $0 for the removal of slums and blight (0.0%). The activities which principally benefit low- and moderate-income persons are divided between Public Facilities activities $471,084.96 (32.8%), Housing activities $455,014.49 (32.6%), and Public Service activities $189,094.00 (13.6%). The County meets the HUD regulations for project caps by allocating the following FFY 2022 CDBG funds:

- Planning and Administration $ 278,798.36 or 20.0% allocation (at the 20% cap)
- Public Services $189,094.00 or 13.6% allocation (below the 15% cap)
- Demolition $0 or 0.0%
- Urgent Need $0 or 0.0%

Under the FFY 2022 HOME Program, the County will receive a grant in the amount of $485,257 and anticipates $0 in program income for the year for a total FFY 2022 budget of $485,257. The County will use $121,314.25 in contributions from the County’s banked Match from prior housing projects as HOME Match for FFY 2022.

Other Federal requirements and nondiscrimination.

The Federal requirements set forth in 24 CFR part 5, subpart A, are applicable to participants in the HOME program. The requirements of this subpart include: nondiscrimination and equal opportunity; disclosure requirements; debarred, suspended or ineligible contractors; drug-free work; and housing
counseling.

The nondiscrimination requirements at section 282 of the Act are applicable.

In addition:

- Howard County will not limit or give preference to students;
- Howard County will not limit beneficiaries or give preference to all employee of this jurisdiction.

**Community Development Block Grant Program (CDBG)**

**Reference 24 CFR 91.220(l)(1)**

Projects planned with all CDBG funds expected to be available during the year are identified in the Projects Table. The following identifies program income that is available for use that is included in projects to be carried out.

1. The total amount of program income that will have been received before the start of the next program year and that has not yet been reprogrammed  
2. The amount of proceeds from section 108 loan guarantees that will be used during the year to address the priority needs and specific objectives identified in the grantee’s strategic plan. 
3. The amount of surplus funds from urban renewal settlements 
4. The amount of any grant funds returned to the line of credit for which the planned use has not been included in a prior statement or plan 
5. The amount of income from float-funded activities 

**Total Program Income:** 10,779

**Other CDBG Requirements**

1. The amount of urgent need activities 0

2. The estimated percentage of CDBG funds that will be used for activities that benefit persons of low and moderate income. Overall Benefit - A consecutive period of one, two or three years may be used to determine that a minimum overall benefit of 70% of CDBG funds is used to benefit persons of low and moderate income. Specify the years covered that include this Annual Action Plan. 0.00%
HOME Investment Partnership Program (HOME)
Reference 24 CFR 91.220(l)(2)

1. A description of other forms of investment being used beyond those identified in Section 92.205 is as follows:

See attached HOME Policies and Procedures.

2. A description of the guidelines that will be used for resale or recapture of HOME funds when used for homebuyer activities as required in 92.254, is as follows:

Recapture Guidelines
The County (in order to ensure affordability) is required by the HOME program to impose either resale or recapture requirements, at its option. Howard County has previously used the recapture provision and will continue to do so during the next Consolidated Plan period. Recapture provides a mechanism to recapture all, or a portion, of the direct HOME subsidy from the net proceeds when the property is sold. If the HOME recipient decides to sell the house within the affordability period the homebuyer can resell the property to any willing buyer, but the sale during the affordability period triggers the repayment of the direct HOME subsidy. The recapture provision will be outlined in a Note and a Deed of Trust recorded within the land records of Howard County. The loan may either be deferred or amortized at a 0-5% interest rate depending on income and the need to keep the unit affordable to the homebuyer. The County may from time to time review its cost of funds and adjust the interest rates accordingly, prior to executing new loan agreements. If the net proceeds of the sale are insufficient to pay the HOME investment, the County may only recapture an amount less than or equal to the net proceeds.

For additional information, see attached HOME Policies and Procedures.

3. A description of the guidelines for resale or recapture that ensures the affordability of units acquired with HOME funds? See 24 CFR 92.254(a)(4) are as follows:

Recapture Guidelines
The County (in order to ensure affordability) is required by the HOME program to impose either resale or recapture requirements, at its option. Howard County has previously used the recapture provision and will continue to do so during the next Consolidated Plan period. Recapture provides a mechanism to recapture all, or a portion, of the direct HOME subsidy from the net proceeds when the property is sold. If the HOME recipient decides to sell the house within the affordability period the homebuyer can resell the property to any willing buyer, but the sale during the affordability period triggers the repayment of the direct HOME subsidy. The recapture provision will be outlined in a Note and a Deed of Trust recorded within the land records of Howard County. The loan may either be deferred or amortized at a 0-5% interest rate depending on income and the need to keep the unit affordable to the homebuyer. The County may from time to time review its cost of funds and adjust the interest rates accordingly, prior to executing new loan agreements. If the net proceeds of the sale are insufficient to pay the HOME investment, the County may only recapture an amount less than or equal to the net proceeds.
For additional information, see attached HOME Policies and Procedures.

4. Plans for using HOME funds to refinance existing debt secured by multifamily housing that is rehabilitated with HOME funds along with a description of the refinancing guidelines required that will be used under 24 CFR 92.206(b), are as follows:
Howard County will not use HOME funds to refinance existing debt.

The County makes applications available to non-profits, for-profit agencies, and other public agencies/organizations for eligible CDBG and HOME funded activities. A percentage of the County’s Community Development Block Grant (CDBG) and HOME Investment Partnerships (HOME) funds are awarded on a competitive basis to applicants for eligible activities. The applications are reviewed by the Department of Housing and Community Development and finally submitted to the Howard County Council for approval.

**Howard County Affordable Rent Standards for the CDBG Program**

Howard County provides funds to project sponsors and clients to acquire, rehabilitate and otherwise assist with the development of housing, both owner-occupied and rental, for low and moderate-income persons. In order for CDBG funds to be utilized to assist a rental project, rents must be affordable to comply with the low and moderate-income housing national objective standard. Howard County has two separate definitions of affordable rents, one for projects funded exclusively with CDBG funds, and one for projects combining CDBG funds with other federal and/or State funding.

For rental projects where CDBG is the only source of federal funds and there are no State funds, affordable rents are defined as rents, excluding the utility allowance, which do not exceed the lesser of the Fair Market Rent, as determined by HUD from time-to-time, or that amount which would be equal to 30 percent of the gross monthly income of a household earning 80 percent of the area median income, adjusted by family size, for the area as defined and published by HUD. In making this determination, it will be assumed that an efficiency unit will be occupied by a single person, a one-bedroom unit by two persons, a two-bedroom unit by three persons, a three-bedroom unit by four persons, and a four-bedroom unit by a five persons household.

For rental projects, utilizing CDBG funds with other federal and/or state funds, affordable rents are defined by the other programs’ requirements as long as the project continues to serve persons at or below 80 percent of the area median income. The other programs include but are not limited to HOME, federal Low-Income Housing Tax Credits, housing mortgage revenue bonds, public housing capital funds or public housing operating subsidies, HOPE VI, Project Based Section 8, Section 202 or Section 811 development funds, state rental housing development programs, and other similar government funded programs.
Attachments
Citizen Participation Comments

FFY2022 NEEDS HEARING NOTES

DECEMBER 2021
Howard County Community Planning and Grants Division
FFY2022 Annual Action Plan - Needs Hearings
WebEx Conference Calls

Dates & Times of Calls
1. Thursday, December 2, 2021 - 1:00 PM - 3:00 PM
2. Friday, December 10, 2021 - 10:00 AM - 12 Noon
3. Wednesday, December 15, 2021 - 2:00 PM - 4:00 PM

Framework of Call:
- Organization’s background;
- Population(s) served;
- What are some of the housing challenges;
- What are some of the unmet social service needs;
- How has the pandemic impacted your operations, and;
- Discuss any new challenges that have arisen due to the pandemic.

Wednesday, December 02, 2021 Hearing Notes

Anna Katz / Grassroots Crisis Intervention

- I am Anna and I am with Grassroots Crisis Intervention Center for the past two (2) years.
- So, going back two years, Grassroots receives regular CDBG, regular allocation funds which we use to support expenses related to building that our shelter is in.
- We have onsite an 18-bed shelter for single men, and a 33-bed shelter for families and women. So, we use that for any building related expenses, security systems, telecommunications, repairs we might need to do to the building. Even though we are in a County-owned building we still have expenses related to the washing machine breakdown or other kinds of building related expenses, so that is what we use CDBG for.
- Obviously, we have been impacted by the pandemic. Right after the pandemic hit, we kind of "re-jiggered" the way we had our residents allocated within our building. With the County help we were able to move some of our folks who would have particularly vulnerable if they had gotten COVID, so we were able to move them out to motel shelter.
- So, what that allowed us to do was to only house individuals or households per room. Normally what we would do was to only have families in their own room: and then our single adults, our single women and our single men would be room-mate style of 2-people per room.
- In order to not house unrelated individuals together in rooms, we did a combination of things. At first what we did, with the County’s help, we moved the folks out to motels, and then starting in September 2020, we got really, really tall cubicles, like office kinds of cubicles and we set up three (3) additional rooms in our Family Shelter, and six (6)
additional rooms in our Men’s Shelter and that allowed to not be at our regular capacity, but fairly close to it. So, that each individual in our shelter has its own space. Whether it is the old-style rooms that they used to share with a room-mate or one of our “cubicle” living rooms. And the cubicle room is not big, and not luxurious but they have a bed, a lamp and a bed-side table. I don’t think they have a dresser, but they do have under-bed storage for them. Again, all approved by the County, we have the blessing of the Fire Marshall and that good stuff, and that is how we have been since. And that has allowed us in our Family Shelter to continue to shelter about six (6) single women and about ten (10) families.

- In our Men’s Shelter, it did require us to reduce capacity from eighteen (18) men’s spaces down to fifteen (15) men’s spaces, because we only had so much space that we were able to put these cubicles. But, folks have been doing just fine with them. So, if we had anyone in a wheelchair or something like, we would put them in a regular room and not a cubicle, but the rest of our folks have been pretty good with them.

- So, I don’t know if that is the kind of information that you are looking for?

Nkechi follow-up question: So, going forward do you think that you are going to continue with the same use for CDGB, in terms of utilities expenses, have you had any additional expenses like in terms of the cubicle spaces?

- No, not really. We purchased the cubicles with a State grant, so we did not use any of the CDGB funds for that. We could, and I am guessing that it would probably be eligible if we did need to get a new cubicle or something like that although they have been fairly “stable” and fairly “good.” So, we do anticipate the same thing going forward.

- Then we also received funding, I think $2 - $200,000.00 through the CDGB-CV which were able to process applications for rental assistance. I do believe we are seeing right now, I guess we could call an “unmet need” right now, and I don’t know how CDGB can help. But in the last couple of months we have seen a lot of really large families who needed shelter and we have been putting them in hotels because we are talking about families of 9 and families of 10, and we just don’t have the shelter space rooms that can accommodate families that large. So, we have been sheltering them in hotels and working with County for other sources of funding for those hotels and working as hard can to get them out of hotels and into housing as quickly as possible.

- It is usual to have really large families, at one time we had three (3) really large families and about thirty-three (33) children in the motel program and that is a lot. I don’t know why we all the suddenly had this convergence of very large families in the motel program. I believe that at least one (1) or two (2) of them were able housed recently so I believe our numbers are down slightly, but in early Fall I think like September or October our poor Motel Case Manager was going a little “bananas” having to support so many large families, with that many children and dealing with School System to make sure that they got to school with getting on the bus and everything. So that was a little unusual for us, but the regular Shelter has been hopping but we have able accommodate everyone with it.
Kim Pace / Bridges to Housing Stability

- I am Kim Pace and I am the Program Manager of the Housing Connections Program at Bridges to Housing Stability.
- With that the populations we serve across our three (3) programs that would be our Housing Connections Program, our Housing Stability Program and our Alliance Program.
- We service families that are homeless or either facing homelessness, so some of housing challenges that we are facing right now, to speak from the Housing Connections aspect of it and working with “landlords” I have noticed, it’s not like we don’t know there is a lack of affordable housing, but I noticed that even more so, specifically what immediately comes to mind are two (2) realtors that I have worked with previously over the past five (5) or six (6) years and have access to their links, I check them no less than twice a month, and have for several years, and there have been several months when they literally have had nothing to rent, no rental properties available to rent.
- Then I also spoken to landlords in theme with the pandemic and the uncertainty, that given the stigma already facing folks that are low-income there is an added sense of uncertainty of what is their job; are they going to be able to sign this lease, are they stable in their jobs, to the point that I in rent (court) every month.
- And thought, but “that could be anyone” these days and not necessarily low-income folks, but that is what we are facing these days, so it is valuable. I want to hear that so that we can face that as well. So that is what we are facing these days pretty much on the landlord side that sense of uncertainty.
- And that same sense of uncertainty is with the tenants as well. Folks that are involved in the search, I have one (1) family that comes to mind, where she was actually on the higher end of our income parameters for our programs, our incomes are persons that are 50-60% of the County’s area median income (AMI). She was actually on the higher end of that and yet she still had hesitancy about moving because she wasn’t sure about her job and then just felt as though “well why should I move because I also use this time in this next year of uncertainty, of course we don’t know when this is going to end.” and her game plan was to use the year to pay debt and what have you. And because she is on the higher end she is going pay down debt and opt that once things have turned around for the better look toward homeownership. So, she had her sense of uncertainty, and while I think this job and this security, why don’t I work towards a bigger goal anyway?” So, I think the “housing challenge” I think mirror each other in some ways.
- I am not certain when it comes to the credit scores and what have you, if property managers and landlords are looking harder at that, if that is any different, but I have had persons that have put in numerous applications and been denied, numerous applications.
- And again I think that with the private landlords, in particular, I don’t think property managers necessarily have a weight-in they feel, because they may feel the way they feel but the bottom line is ultimately the decision is made in Chicago or somewhere, so they don’t have a lot of weigh in, they are looking at what they see on paper. Bu with private landlords, at least with ones that I have spoken with, and I take it as though if the one person tells me that property is the same voice for a “hundred” other folks. But, they are
using it, let me not say that they are using it, because that is not the right way, but there is a heightened fear due to uncertainty for a pool of tenants that they were already uncertain about, to once again go to the stigma again of low-income folks.

- So, "unmet needs" I am going to have to put my thinking cap on for that:

- Our people have other needs like food insecurity, and what have you, but we have been very, very fortunate to be on the receiving end of donors that have kept our gift cards coming, so we are fortunate in that manner. And we know the community here is really good about letting everyone know when there is something available. When there is a food bank available, when a pop-up pantry, that type of thing.

- Operational how has it impacted us, well we had to grow really fast. Quick blasted in a hurry, and not matter what your comfort with your hesitations with "technology" you had to get with the program. I can use as an example of signing an expense authorization, so if someone new comes on-board and we need to sign a security deposit, and going back and forth once we left the office, we are currently on more of a hybrid schedule and we work remote work, everyone knows what hybrid is, so once we were initially working remote, then it a matter of let me fill this out, get it into Jean's box, and when is Jean coming into the office, because we had a schedule which you had to sign up for, which days is someone going to be in the office.

- It was slow to coordinate the approval process; prior to going remote there was a 5-7 days turn-around time to get the check out the door, and after the time for approval was nowhere near that, so forced operations to go to an on-line platform with training and of course resistance, but once again we had to try to figure it out. So, I would say that we grow really quick.

- And now, we have also been fortunate, the staff has grown and volunteers, we have had a number of volunteers that have come onboard and wanted to help in various capacities; and so, with that our "cozy office" has become even more so it's about how to utilize space and how can we best utilize space? And I have had colleagues come over to the NPC (NonProfit Collaborative of Howard County) and work in the office with. So we are figuring all that out as we have one step in and out the door, because we were like everyone else I'm gathering, looking forward to coming back to the office, at least more so on a regular basis, but then the world fell apart again. Then we found ourselves where we are now

**Next follow-up question:** In terms of clients how are you serving them? Have you developed a digital model to assist them? How are you helping your clients?

- We have a lot of communications via phone, emails and texts. Now we have suspended home visits with clients, however I use that loosely, because I will go wherever someone is comfortable. I have visited people at their home outside for whatever the need was, maybe I was dropping off a gift card, or they had some documents to give to me and we use that as our home visit. I have been in a few people's home, but once again once you navigate all of this, I am good with whatever somebody is comfortable with. I don't want anyone to be uncomfortable, so in that regard we are able to service people.
• Our NPC we weren’t open to the public, so I met people in the parking lot, landlords and new clients. I met people at their jobs and when they came onboard we did a lot of phone and emails, but I never met them, we hadn’t had the pleasure of meeting one another, but down the road when I would send them the compliance forms we would use that to connect. Whatever someone is comfortable with I try to be flexible with it.

Friday, December 10, 2021 Hearing Notes

Judi Olinger / Chesapeake Neighbors

• I am Judi Olinger. I am the Executive Director of Chesapeake Neighbors. We are an organization that started, that was created about ten (10) years ago as a sole subsidiary of the Arc Central Chesapeake. And when it was created it was created to say we really want to have the mission of creating affordable housing for all people.

• Clearly, they serve a population of people with disabilities and that has been a focus, and that has been where a lot of the energy has gone, but we are looking to expand to do more “workforce housing.” Not so much homeownership, but we are open to that concept, but more around rental housing for people at 80% of area median income, or lower. So it is how we work the project.

• We are a CHDO (community housing development organization) and we would come into Howard County as a CHDO.

• Clearly population served, it is anybody and again most of our experience has been mostly it has been with people with disabilities, but we want to expand that market.

• What are some of the housing challenges, I don’t think I have to say anything about. You guys know what the housing challenges are in Howard County. Trying to find affordable housing in Howard County is difficult. I know there are a lot of subsidies for people with disabilities, a lot of vouchers but the workforce housing there has been an emphasis on homeownership and not so much on rental as I can gather, so I am hoping to hit that need.

• The pandemic in all honesty in this new role that I have, you guys know that I had been at a previous position for many years, in this new role the pandemic didn’t slow us down, during the past two (2) years we have developed I think it was ten (10) new properties. So, we currently own about 60 properties, 60 units serving about 120 people, primarily in Anne Arundel County and the Eastern Shore, but we are looking to expand our geographic area is not limited by any means. We can go anywhere we want to go. So, the pandemic didn’t slow us down we are renovating a lot of homes at the same time.

• I think if I was to look at my priorities around funding, always I think my heart is with the disabilities world for sure, and there is always a need for that. The more I have been doing research the need for straight affordable housing for people, for “workforce housing” is huge. So, I want to make sure that is emphasized in there.
Mike Mitchell / Be Luminus

- Hello, my name is Mike Mitchell. Many of you already know me and I am really grateful for many of you who have been so supportive. I see Jen Broderick and many others and the staff of the Housing Department (Howard County), we wouldn’t be where we are without you.
- So, our organization serves new Americans, that includes refugees, immigrants, asylum seekers, asylees. We serve approximately 3,000 - 4,000 people a year.
- The housing challenge, we still have clients that still are dealing with, even though they starting to get jobs again because of the job market are still dealing with the ripple effect, and thanks again to the Housing Department we have been distributing significant rental assistance to families, which has been hugely helpful.
- We have been getting a little bit into the employment space to make sure that they don’t fall into the same issues and partnering with Making Change around financial literacy, so we can help prepare for future calamities in the economy.
- One of the things that we are looking at how to move people along the housing continuum and support them. So, that might mean partnerships with some of you, and some of it might be doing some housing work ourselves.
- We have been looking at homeownership, we haven’t started anything in that space yet, but we think it could be helpful.
- And, finally we have recently launched something we call “The Afghan Alliance of Maryland, and we have hired an Afghan Coordinator. She herself was an Afghan refugee some years ago, and Afghans are starting to arrive in our immediate community. There will soon be 50 Afghans at a Columbia hotel, there are 200 at a BWI hotel, and the most urgent need these Afghans are facing are housing needs which are huge. And so, the community is responding and so is Luminus, so we are eager to help.
- So, this is a snapshot about where we are right now, so thank you.

Danielle follow-up question: I have one little set of questions for Mike about the Afghan work, and can you repeat to name of the subset of what you are calling that?

- Yes, it is called the Afghan Alliance of Maryland, and I know it doesn’t have anything to do with housing, but we are organizing a network of volunteers, nonprofits and faith-based organizations who can collaborate together to serve the Afghan Community. So if you go onto our website: becluminus.com, B-E-I-U-M-I-N-I-S, and click on “Programs” and you will see a space where you can sign-up. I would my email in the check function and Be Luminus cannot serve all the different needs and we are hoping to partner in the community, so if any of you want to reach out to me, please do. We are based in Columbia, historically we have served Howard County, but we have also served clients from D.C. all the way up to the Baltimore Area.
Jen Broderick / Bridges to Housing Stability

- I am Jen Broderick, Executive Director of Bridges to Housing Stability
- We have been in Howard County for about 30-31 years and serving those that are experiencing homelessness, low income, and at-risk of homelessness, is kind of our focus for our programs.
- We do have an affordable housing, scattered-site program, that is for low-income individuals and families and we really appreciate the support that the Department of Housing (Howard County) has had in helping us to grow our program and helping to grow the stock in the county.
- We have similar challenges to everyone else, I think that housing costs are rising not only for purchase but also for rentals for individuals, so I think it is really important that we have affordable rentals continuing, we know that people having high rent burden, it makes them more unstable and more likely to lose their housing and they don’t often have a safety net if they are paying over 50% of their income in rent there is just not enough to go around to pay everything that is needed each month, if any special cost comes up.
- So, we want to continue to grow our affordable housing stock and keep up with the maintenance of our current units and once and awhile we have that become necessary, so we do appreciate some of the funds that have done that.
- We have also utilized CDBG (CV) the rental assistance funds and those were really helpful to serve a lot of our families, we were able to serve all of the needs in our client base which was really great because this point we haven’t had any evictions, so I think that is really good.
- I think the pandemic mostly I would say is units that we are trying to buy/affordably is a little difficult because the price of units have gone up so much and also trying to get people into housing when the rentals are about 20% higher in cost than they were a year ago, and that is just a big jump for a lot of our low income households. Even if they have gotten a little bit of jump in their employment, so some have gotten raises and are being paid a little bit more, but it is still not enough for how much the rental costs have gone up.

Lauren Ero / Living In Recovery

- Hi, I am Lauren Ero and I am a consultant for Living In Recover.
- And I was actually on Board for Living In Recovery for about four (4) years, but now I am working with them on more of a consultant basis helping them grow.
- Living In Recovery has been around for about eleven (11) years and we provide recovery housing for individuals in Howard County who are recovering from drug and alcohol abuse.
- So, we are pretty much volunteer led. We are starting to have a little bit of staff onboard, myself and a Program Director, and the populations that we serve is individuals, we have three (3) houses right now in Howard County. We have two (2) for men and one (1) for
women, and we have about 18 – 20 beds, it varies a little bit, and these are people coming out of treatment, active treatment, either in-patient or out-patient treatment we want them to integrate back into the community and continue their recovery.

- So, we work with them to provide a structured housing, we help them to be accountable with their recovery themselves, they are involved in the 12-Step Program, they have sponsorship, they have mentors, we work with them on all sorts of programs, from employment to career growth. Anything they need we work with them on an individual basis.

- We have a Peer Recovery Specialist who works with us as well and a lot of volunteers who either in recovery as well or someone that has been affected by it in their own households.

- So, the challenge is clearly what I am hearing from everyone, affordability in this area. Howard County has a very strong recovery community but as you know it is very difficult to establish housing, especially if your income is on the lower end range, and about half of the serve are low income.

- So, some of the housing challenges is having enough beds, and I saying the Nkochi the other day, and I was explaining to her we have this “window of opportunity” with people in recovery with willingness to go into programs, with willingness to seek help. And when they come out of a 30-day recovery program or a 30-day treatment program, they often must move into a facility like ours within a few days or they are homeless. A lot of time sites have been cut with them by their families and friends, so we need to be right there for them and available. So, it is really hard for us to maintain a waiting list because when a bed becomes available, we can no longer even locate them.

- So, the number we have, we would like to grow, and it is so interesting to hear other people say some of the same things but looking for affordable housing in Howard County, finding facilities, finding homes in the community that can provide some programs that we would like to have.

- The pandemic has definitely impacted our services and our operations. We had to cut our numbers of beds available during the pandemic for safety reasons, so we had much fewer beds available during the pandemic. And of course, we were forced to quarantine, and our residents were forced to quarantine as well. And having new people coming into the houses, new residents coming into houses we had to get more proactive about testing and all those sorts of things, and vaccinations because you know we congregate housing and people from all sorts of different backgrounds. It has been an interesting process and we were thankful for the funds that we were able to get from the County to help us through that process.

- We are beginning to ramp back up to full bed capacity again, but like I was mentioning the needs are great. The drug and alcohol abuse has skyrocketed during the pandemic. The opioid epidemic has continued to become even worse and I think has lost some of its focus as an epidemic because of some of the other things that are going on in our country right now, but some of the people who are involved in this are certainly at risk of homelessness, as well as relapses in their recovery, so it is very important that we provide this service for them.
• Some of the challenges that have risen for us, with having to cut back on the beds available that did cut back on our operating funds that were available. We were able to maintain our properties in a safe and effective manner. We didn’t have any over-doses or anything along that line which we were very excited about.

• About 65–70% of our residents stay sober while they are in the recovery program, which we are very pleased with, but we like to increase that percentage even higher and we think that can do that. We know that our model is effective, we get people back out into the community and work with them to get them employed, gainfully employed and back participating in the world again and I just hope we can continue to be involved in that.

• We will see how the pandemic continues to impact our operations, we keep thinking that it is over, but it is not there yet. So, it’s great to hear what everyone else is doing as well.

Andy Masters / Columbia Housing Center

• This is my first hearing with you and this is the first hearing as an organization I believe.

• I am with the Columbia Housing Center, we are a new nonprofit in Columbia which is focused on sustaining racially integrated communities throughout Columbia.

• We are focused on getting things off the ground, I am sorry I was a little bit late, we are in the middle of the fundraising season and had another potential funding situation come our way first thing this morning which was great.

• From a background perspective, we have been in a planning stages since 2017. We received CDBG funding from the County in 2020 (FFY2020) and 2021 (FFY2021), which has really gone far in bringing on an Executive Director and kick starting the Columbia Housing Center to be able to go out to Oak Park, Illinois which is where our model is founded on. I had an opportunity to visit them recently to learn about the model that is being put in place there and how we can translate that here to Columbia.

• We are working to build relationships with lots of organizations across Columbia. Having conversations with partners to be able to launch our first services in coming months. That service is a rental referral service for folks that are interested in moving to the area will be shown available apartments, that not only meet their needs, for example having a washer and dryer in it, being close to transportation lines, etc., but also promote the racial integration of the community that they would move into.

• We have been using data from the Othering and Belonging Institute out of the University of California at Berkley. They have actually mapped segregation at the census-tract level since 1980, going all the way through the 2020 Census. And you can see that over time our older villages have gone from being racially integrated to racially segregated and so, our work is to intentionally counter that segregation in Columbia through affirmative marketing and rental referral
services, as well as educational opportunities for renters and for real estate agents and property managers.

- As far as populations served, we’re really looking to serve anyone and everyone looking to move into Columbia, but we know that renters are skewed to the lower income scale, so we will primarily be working with folks on the lower income side of the income range.
- We want to work with not only people of color, not only Black and African American, or Latino families, but also Asian and White families. I think that so much of our work is about helping people make those affirmative moves throughout the community.
- The housing challenges, as I mentioned, the data says that our community because we have lost the intentionality around racial “integration” has become “segregated,” and when you look at the data, which I will happy to throw a link into chat, is really fascinating to see how Columbia has changed after that.
- Unmet service needs, we are still in our planning phase, we are wrapping up our planning phase and getting ready to launch here for the busy season, in our conversations with Oak Park they really talked and helped us understand the flow of the way that things move. Most people want to be situated, for families, and ready to go for when the school year starts. So, we know that our busy season is about ready to kick off around Spring Break. So, we are looking at doing a “soft launch” in March (2022) with a really big event and a “hard launch” in April to begin to see people and help find great places in Columbia and Howard County.
- The pandemic, we are a pandemic baby so to speak, we were born in the pandemic, so much of our work has been impacted by the pandemic, it has really slowed our fundraising activities, we haven’t been able to get out and do those sort of things, but we have been able to secure grants and fingers crossed, if good things happen from this morning we will be able to say that we have been able to “match” our CDGB allotment with outside funding and philanthropy which is really awesome. But, those things really are the things that have arisen due to the pandemic is the challenge with moving from “planning” to “implementation” in the midst of a global pandemic.

**Danielle follow-up questions:** If you could share that link with the census mapping, I think that would be incredibly helpful. Did you share it, I sorry I didn’t notice it, even if you mention the University I can look it up online that is such a fascinating and it is a great resource.

Two other quick questions, I’m sure you can’t point to one impetus you mentioned the pandemic that you are a pandemic baby, so certainly that is one impetus for this organization’s start up. I am guessing, but is there is there anything else, the elevator pitch, or what people would say about when this was developed or how?
Sure, I mean that is a great question, and in fact we go back to 2017, if you back and look at the “Undesign The Redline” Exhibit, big pitch for “Undesign The Redline Exhibit”, if you haven’t gone that is a great housing resource, to understand segregation in the country. Right around the same time that the Undesign The Redline Exhibit was put up in the library we were in our earliest conversations. In 2017 a visitor from Oak Park was actually invited to Columbia on behalf of the Columbia Association to do a conversation about racial integration in communities, and Leadership Howard County, the Columbia Association and a number of other community leaders started to have conversations about do we need an organization that is focused on promoting integration in Columbia. And so, a number of interesting conversations happen, you know like conversation with Kelly (Climo) from the Department of Housing and Community Development (Howard County) and other community leaders, you know really around “What is the vision for promoting vision?” Columbia was founded as a very unique place, so our work really is about seeing that vision of Jim Rouse into the 21st Century where we are continuing to intentionally promote racial integration to counter the intentional or unintentional biases that occur.

Danielle’s comment: One other thing that I think that is interesting and I love that the need was identified and predates some of the “cultural upick” of a lot of this, and it looks like you have been working on even predating that, which is great to know, that you are in front of that as an organization.

One additional question: is there a vision that the Center has with getting involved in building or any kind of plan in that regard?

- So that is a very interesting question, I think a lot of our work has been focused on rentals because rentals are more transient, rentals move more frequently, so we have a better impact and more direct and timely impact on integration. So, we are focused on, part of what make the Housing Center legal is the fact that we don’t own or manage any property. We don’t have a say in the outcome of the referrals that we make and therefore we are not part of the actual renting of units; and that is an important clarifier for us.
- We worked with our legal counsel and it is very important that we are upfront about our mission of racial integration, and that we are not involved in the decision making, so that if I send an African American family to a place and whether or not they get an apartment of not has nothing to do with me, that has everything to do with the process that happens there. And so, we have to walk a tight line as far as how involved we can get in those conversations.

Theresa Thomas / Hilda’s Place

- Good morning. This is my first meeting and I am here to tell you about the agency. I am Clinical Director and CEO of Hilda’s House located in Glenwood.
• It is 15 minutes from Columbia. We have a residential facility in area that is 16-beds and it is for women 50 (years) and over that are experiencing mental illness, homelessness and addiction.

• We cannot keep an open bed, we get calls every day. Right now, we are full, and it breaks my heart every day that I get a call and we can't help that female, because we just don't have the space.

• I'm interested in, we also get a lot of calls, and I think the pandemic has a lot to do with it, a lot of calls from women that are lactating or pregnant that are homeless, mental illness and addicted. So, I am interested of getting CDBG funding so that we can provide treatment and residential services in Columbia or the Howard County area for women with children, so that we can meet their needs. Basically, what happens when we get those calls we try to place or try to assist in getting that female placed into a treatment facility. And we have gone as far down as the Eastern Shore to make referrals. We make referrals to Hagerstown, but now the Hagerstown facility that we had partnered with are no longer providing services, so, it's just really tough with that population. So, we are hoping that we can somehow provide those services in the Howard County area.

• Right now, we have more male beds available, but we need to expand with female beds because there are just so many call per week that we cannot help with more than the 16 we have now.

• The pandemic has definitely impacted, we are getting more mental ill individuals, more mentally ill females, and of course the age group that comes with a lot issues, so I am always calling colleagues and trying to help with placing, but we definitely see a difference from the pandemic. And it is causing a lot of stress also to the staff, additional to what we normally operate or do daily, stressors that come with this. It's just a good place right now for that population. So, I am hoping to learn more about the CDBG grant and how we can tap into some of those funds to assist more of the population that we are getting all of the calls from.

Skip Klausa / Community Action Council of Howard County

• Hi, I am Skip Klausa, I am Director of Finance for the Community Action Council of Howard County, and we have been around since 1965.

• We serve a multitude of areas from weatherization, housing, mostly preventing evictions traditionally, although now we are getting into the homeless people due to the COVID.

• We also do the Head Start and Pre-K Program for Howard County, we also have the food bank for Howard County with fourteen (14) supporting pantries, and in addition to that we do weatherization programs, throughout the state, not just the county.

• I guess with the pandemic, the biggest thing for us has been eviction prevention. It's just been I think just overwhelming. It has just been that every dollar we get in we could spend in a month; and as Nieceh knows, because we are driving her nuts too, it has just become a production line where we used to serve 100 or 200
people a year, now we are serving close to 1,000 households a year, and it has really become crazy.

- And in addition to that, as I hear all you guys speak about, on backing-up on how to place people in housing they tend to come to us, and so traditionally we weren’t really in the hotel/motel business, but now we are kind of serving a lot of homeless people waiting for Bridges (to Housing Stability) and Grassroots (Crisis Shelter) and that to place people, we are keeping them from being homeless by keeping them in hotels and stuff.

- So, the needs have been tremendous over this pandemic and we still have a tremendous waiting list. Our biggest concern going forward is when these funding needs kind of dry up there is still going to be a huge need for housing. I heard some of you talk about housing costs, rental costs that have gone 20%, and with the ALICE (Asset Limited, Income Constrained, Employed) population in particularly, this is really having an effect on them. We are really trying to work with them and our biggest concern with them is housing funds will continue down the road, so we can support all of you guys while you are doing your job. It seems that when it has backed up it falls back to us to maintain them until you can find placement for them.

- And same thing with energy, energy needs are tremendous this year too due to the pandemic people unable to provide for their energy. And now we are being asked to look at taking care of some of the people’s water needs.

- So that is one area that we are going to look at again, “do we want to get into that, with all the other stuff we are doing”, although we tend to do a really job with that area with “energy” and “water” is pretty similar.

- That’s pretty much about the Community Action Council, is there any questions I can answer for anyone?

Feben Moges / Community Action Council of Howard County

- Skip did a lot on what we do. I am Feben, I am the Housing Services Coordinator, and like Skip said we do have various services, housing assistance, food, energy.

- So, with the Housing Program, like Skip said we have a huge number of requests, more than we have ever done before come-through, and we do have a really long wait list with the same number of staff that we have always had, so that is very hard to work through. We did bring some temps in and work some overtime to really try and assist those clients.

- We do serve low income families, but like Skip said with COVID we are helping more of an ALICE population as well. We do have various grants that we work with here at CAC, so we really try not to turn people away because of their income. We try to “yes” to everyone that asked for assistance from us.

- Like Skip said, we are dealing with a lot of homeless people right now, which we really didn’t serve before the hotel assistance. A lot of the challenges that they
have told us is, like most of you have said, they can’t find landlords that will rent to them, they can’t find affordable housing.

- And another huge challenge we are facing, and Nkochi I email you a lot about this, is finding landlords who will rent because a lot of the clients have not paid their rent in so long they basically want them out; they don’t want to work with us. Some landlords say I don’t want your money I just want my property back. I want the person to vacate.

- Those are some of the challenges we are facing, we are just trying get through. And, we are very concerned about what is going to happen to some of these clients who owe such large balances, even after our assistance what they will do when the COVID funds run out.

Mark Huffman / Laurel Advocacy and Referral Services

- Hello, I am Mark Huffman, I am the Interim Executive Director at Laurel Advocacy and Referral Services. We have been around for about 35 years and started by churches in the Laurel area.

- We are not a faith-based organization, but we were started and really connected to the congregations in the greater Laurel area, they were trying to form a consolidated place for people in need in the community that were going from church to church that were looking for help and to find a better bang for your buck way of doing some of these things.

- We have emergency services that includes food pantry, financial assistance, diapers, referrals, homeless programs, and holiday programs. We are in the middle of the holiday program and we are very busy with that.

- Our 2nd program that started about ten (10) years ago is our permanent housing program. HUD funded. We lease twenty-three (23) apartments around the Laurel area, for people formally experiencing homelessness that are chronically homeless and have a disability. That is what permanent supportive housing is, like many of you know.

- And our most recent program is a self-sufficiency program, which is to kind of help mentor people from needing help to getting over the top and getting independence. It is based on a Boston-based M-Path Program, which is an evidence-based brain science on how you get people to move up the ladder towards self-sufficiency.

- We serve four (4) zip codes, Laurel is in an odd place, it is in four (4) counties. We serve four (4) zip codes, two (2) in Prince Georges County, one (1) in Howard County 20723, and one (1) in Ann Arundel County. So that does present some complications but the people we serve, 94% are below 80% of area median income (AMI), a majority are below 50% AMI.

- The housing challenges, I think Jon Broderick already mentioned this, but the biggest challenges are the lack of a living wage and the lack of affordable housing; it is like a “combo.” The median income of our clients over this past year was about $2,400.00
and the median cost of rentals that they are renting was $1,400.00 which is well over 50% of their income is going to renting or to finding a place to stay.

- Unmet service need, we have a two (2) month waiting list, we had to close our list for the time being for financial assistance appointments because there is so much need out there. That is certainly a huge unmet need. I think we found that between October 2019 and October 2021, we provided five (5) times as much financial assistance in October 2021. So, it has just multiplied, we used generally help with up to a month’s income, and that was what they were coming to us for, a portion of a month or up to month, now it is four (4) to six (6) months typically, if not more, and, that is obviously a resource issue.

- We got a large grant from the City of Laurel itself, so we do have some resources to serve the City of Laurel, but it is hard to provide that multi month outside for the emergency rental assistance in the various counties.

- The pandemic has certainly impacted us on all those ways certainly, somebody already mentioned the additional stress on the staff. It has been interesting that there have been a lot more resources, unfortunately we are like a growth industry right now, it’s not a blessing you want to get as much out there as you can, so having to ramp up to the level of resources that is out there has been, perhaps a complication.

- I think of another unmet need, I think of the need for non-congregate shelter, and I think there is federal money that is rolling around to counties to try to covert hotel or motel into that. I was at the Maryland Department of Housing and Community Development had an update about their work, just the other day, and they were talking about how a lot of places are talking about that, but nobody is really moving on that, and not that they won’t. I do think that it is a key piece. Prince Georges County, during the pandemic converted a motel in Beltsville to house people dealing with homelessness in Prince Georges County, and it is the best homeless servicing thing they have ever done, it’s not going to continue out of the pandemic and it doesn’t and if it doesn’t happen in other places.

- I think the other challenge that we particularly have, because we are in four (4) zip codes I would like to more connected with Howard County. I think we are trying to get more connected and be more aware and I think that is a challenge on us to have to be focused on those counties and trying to be active in all of them. I would like to build more connections between us and Bridges and Grassroots and others in the Multi-Service Center, we have various connections to these groups but to build on those, because sometimes we feel like we are flying blind in Howard County, more than we should be or would like to be. So, I would really like us to grow in the direction.

Nkechi follow-up question: What is the HUD funding that you receive to do the supportive housing? What is the name of the program?

- I believe it just called Permanent Supportive Housing Program, I should know that completely, I will write in the chat if I find it. It is coming through Prince
Georges County, so we are only doing it in the Prince Georges portion of Laurel. Potentially this is something we replicate in other areas.

Nkechi’s comment: I wanted to let you know that our department will be getting some of the HOME-ARP funding, which can be used for the non-congregate shelter housing. So, in the future, next year by Spring we will have an application out, so can pay attention for when that is out.

Danielle follow-up questions: I have a quick question of two, and Mark is with DHCD but I am relatively new, so I am sure if we have met. How new is your organization is, or maybe it is not new?

- We started about 35 years ago. We started in 1987 is when we date ourselves so we are bigger now than we were in a church basement with volunteer help, now we have a staff of ten (10) and we are in our own building in the historic Laurel

So, you are in Prince Georges and Howard and that is where you operate?

- And Ann Arundel, two (2) zip codes in Prince Georges one (1) zip code in Howard and one (1) zip code in Ann Arundel County. We have some Montgomery people who come but we don’t habitually serve Montgomery County.

I am just curious what you noticed specifically that area of Laurel, I happen to live kind of right near there, about the racial equity there, is there anything that you noticed or is there changes recently or anything that you would point out?

- There has been a significant growth in the Spanish speaking population that we serve. I think 30-40% of our clients were their primary language they speak is Spanish. We have a bi-lingual case manager and we are trying to hire another one, but we are struggling to find somebody, so if anyone has any connections, by the way related to that we would love to find them.
- And then the other largest portion of the population we serve are African Americans. I think that 40%, and then maybe 20% Caucasian.
- But I think the growth has been in the Spanish speaking populations, some documented and some not, and those sort of issues, are all floating around which complicates any government assistance getting to them. We are more of a trusted entity now to the extent we have the language services and language case management has really expanded our access to that community.

Donna Sturdivant / Howard County Housing Commission

- I just want to who the Housing Commission is. I always assume that everyone knows that, and often are surprised at how many people aren’t aware. So, the Housing
Commission is the Housing Authority for Howard County. So, in terms of affordable housing on behalf of the county that is the Housing Commission.

- Some of the interesting things about the Housing Commission is that we are not a department of the County, so in other words we are governed by the County, but the Housing Commission operates as its own entity. So, it generates its own profits to operate and then it operates from the profits that the Housing Commission generates.
- We are also a nonprofit, we are a government agency that is definitely governed by the County.
- Some of the interesting things about the Commission is the provider of affordable housing, and we also operate the Housing Choice Voucher Program. One of the things we do is we sponsor a lot of nonprofits in terms of offering some additional subsidies, so many nonprofits can offer more services to the public. An example would be the Leola Dorsey, which is a building that houses thirty-five (35) residents that were previously homeless, and the Commission pays the mortgage and the bond to operate that facility.
- We also sponsor subsidies for many programs that are not able to fully support their program, we share a portion of their expenses so that they can operate and support more of the public.
- So, some of the struggles the Commission has would be that we do generate our own profits for the most part, for grants such as this one, the Commission does have to apply and request it like everyone else, so most of the profits the Commission has comes from the apartment communities and rents from the residents. So as those communities ages and capital improvements need to go into new roofs and new windows, for a Senior building that most of the residents at the senior building are paying $300.00 or $400.00 in rent, there is no profit in a community like that in a building like that. So, when a new roof needs to go on the building that has to come from profits of the Commission, which is a nonprofit agency. So, that is the challenge that we are facing today, at least my department, which is Asset Management I oversee all of the rental properties, that is my challenge today, is some situation where 30% of the residents can’t pay rent because they were affected by COVID, in some way, then and you building is deteriorating, how do you pay for that roof, and then still do everything else? And that my world in which there is just not enough resources to maintain the buildings and maintain the properties the way we want. We want our residents living in beautiful environment they deserve but that sometime and money that that money has to come from somewhere.
- So, that is my challenge and what I wanted to share with you guys.

Ann Heavner / Rebuilding Together Howard County

- My name is Ann Heavner, I am the Executive Director of Rebuilding Together Howard County. We are an organization that has been in Howard County for thirty (30) years.
- We provide housing rehab service free to low-income homeowners. The average income of people we serve is $28,000.00 per year. We can put on a new roof, HVAC system, windows, plumbing, electrical, carpentry work, and the list goes on.
• The population that we serve are disabled, the elderly attempting to age in place, veterans and families with small children.

• The housing challenges that we are currently facing are, we have a big program now with the mobile home communities, we have a partnership with the Department of Resources and Community Service (Howard County) to jointly address the need of the mobile parks that are located in Howard County.

• In regard to the pandemic, unfortunately we have about 1,000 volunteers, that come out and do team projects on houses, and unfortunately put that volunteer program on hold.

• The new challenge that has risen due to the pandemic, it is very, very hard to get materials, we have a long, long lead time to get windows, plus the cost of those materials have gone up. Because we are no longer able to use volunteers for our repairs, the repairs are done by professional contractors and that is a much more expensive business model for our organization.

• I certainly do appreciate working with Nkechi, Elizabeth and now Danielle at the Housing Department (Howard County), and they have been a vital partner to us in meeting the need of low-income homeowners in Howard County.

• Thank you.

Nkechi’s comment: You guys may remember that we showed that we were fifteen (15) homeowner rehabs, that was Ann and her team, so we are glad that you were still able to continue your work, despite the pandemic, so thank you.

• So, we do about hundred (100) a years and about eighteen (18) months ago with the help of the County, we actually demolished a house and built it from the ground up for an Ellicott City flood victim and their family, so we are very appreciative and that is the first time that we have actually built a house for someone free of charge.

Joe Wilmott / Community Advocate

• I am attending this meeting as a Community Advocate and not as an official representative of any organization.

• One of my current affiliations is with the Coalition to End Homelessness, which is the manager of the HUD Continuum of Care Program, and the Coalition has recently, last year completed “The Path Home” which is Howard County’s Plan to End Homelessness and we would be involved in the implementation of that plan. The Coalition to End Homelessness does not provide any services or funding directly. It coordinates activities among the various nonprofits that provide the services.

• One of the recent challenges has been COVID, as with many others, particularly the need to go from “congregate shelter” at Grassroots and other locations, to “non-congregate shelter” serving families in motels; and, also with the closing at the Day Resource Center due to the pandemic, there has been a need to provide services to the unsheltered homeless who would have normally come to the Center and then had to be served in their location, wherever that is. I have really been amazed at how well the
County Departments and agencies have pivoted to provide those services and now that is kind of unwinding.

- The principle need for ending homelessness in Howard County is housing. Everybody is well aware of the situation here and without housing nothing else work for ending homelessness. We have a robust system of services, it needs increased funding and expansion of services, but essentially is there, it just need to be bigger, but we are really struggling to find housing and as a result, clients “back-up” in the system when we have no place to put them.

Joan Greene-Washington / Howard County Office of Workforce Development

Comments received via email.

- My apologies for not being 100% present for the meeting. I did get to hear what everyone was talking about.
- At the Howard County Office of Workforce Development, since 2018 our team focus has been to work with the Alice population. I work specifically through a grant provided with DCRS (CSH3S) work with folks who are in a prevention status to homelessness or are situational experiencing homelessness, just coming out of homelessness or are homeless.
- Affordable housing in Howard County in specifically Columbia has been a problem for decades. Now more than ever because of the pandemic we are finding we are servicing folks who are first-time homeless because of Covid.
- As everyone said, the government has poured a lot of money into the community yet the numbers of those experiencing homelessness and the threat of homelessness looming are ever-present.
- It’s really hard to focus on what to do if you are underemployed or unemployed when you are facing so many barriers. Childcare, transportation, mental health, physical health, and housing which one is the most important. ALL OF THEM!!!
- I know I am preaching to the choir and aren’t you glad I was not able to turn on my audio while I was driving now. ☹ The Office of Workforce Development has funding to assist folks who need assistance with employment and training. I would be open to presenting our services to anyone interested in finding out more about the services we offer at the Office of Workforce Development.
- I am co-located at North Laurel Multiservice Center (MSC). The center provides walk-in services. I am currently working on a hybrid schedule. I am physically there Monday through Wednesday so if any of the agencies have clients/customers who are located in the North Laurel area have them contact our office 410-313-0220 to check on my availability to ensure that I am there before they come in.
- In addition, we (MSC) work pretty closely with LARS and am very familiar with the programs and services they provide. We do try to partner with them in serving the community. The MSC has a food pantry and sometimes we have gaps in the zip codes so we refer those that are not in the 20722 zip code to LARS for services.
Anyway, that would have been some of the things I would have talked about if I wasn’t driving. I promise if you let me know when you have your next hearing I will make sure that I am not on the road and will speak about our services to the participants.

It truly was my pleasure to hear all the wonderful services that are being provided in our community. It does my heart good to see how many folks of the same mindset as we are. And that our missions are alike.

Thanks for all you do and I have a wonderful weekend.

Wednesday, December 15, 2021 Hearing Notes

Jill Berry / The Arc of Howard County

- I am going to say up front that I am pretty new to “grants” but I am getting myself up to speed with previously “awarded” grant and with applying for the FY2022 grant.
- My name is Jill Berry and I am with The Arc of Howard County, and we a nonprofit that works to support adults with intellectual disabilities in Howard County. We support them in residential, employment, community day program and then in just general human services ways. The population that we serve are adults with intellectual disabilities who are between the ages of 21 and retirement, and we have a supported retirement program as well.
- Housing challenges we face. All of the people we support would be considered low-income. I don’t want to be overstating this, but they would all be on some sort of support from the government; some of them are employed and some of them are not. And, we have 100 or so, I wish I better stats, in the residential program, and we support 250 people all together, some people are in the Residential Day Program and some of them are in just the Residential Program. So the housing challenge would be to just find housing for everyone because not everyone wants to live near a residential house.
- Our houses are for four (4) people or less, so they are not considered “Group Homes” but there are still some stigmas in that respect.
- Unmet services needs would be, I would there are items that a person would need in their daily life, that you and I might take for granted, cell phones, replacement items, technology, clothing, that the people have to find ways to support that. So we have a Fundraising Department, we have grants. In grants we bring in Fundraising, we have a Gala, we have a golf tournament, we do fundraising, but still have some people who have some serious needs that need to be met, that may actually out weigh what they are able to bring in, maybe employment wise. I think very few of our people who work full-time, most of them work part-time.
- The pandemic has affected our operation from every angle, you can imagine as you were in your home “sheltering in place” when the Governor had the “Stay At Home Orders” the 100 or so people we support in residential were also sheltering in place. The factor that was more complicating, was that the 3 or 4 people in each house, 5, 6 or 7 staff people coming into the house in a rotating basis. Some of our staff work at other
agencies, and of course vaccines didn’t come online until February 2021. So, we did have COVID impact some of our houses, we did lose some staff, we did lose some residents we supported. It is just absolutely tragic.

- The people we support have a higher risk I would say, and I am not a medical professional, but they have a harder time refraining from hugging, physical distancing, can sometimes be difficult, of the people we support have a difficult time wearing a mask. But we done social stories and had the signs at the door as they are leaving the house to remind people and staff have done a really good job of wearing masks. And people are now starting to come back to the Day Programs, and prior to that everything was virtual, so used funding from various sources to provide iPads for people, to provide tablets, monitors for the houses, desktop computers. Also, desktops and computers for staff, staff like myself who work from home.

- I’m sorry I feel I am all over the place, but that is a snapshot of what is going on at The Arc of Howard County.

Grace Morris / Heritage Housing Partners Corporation

- Hi, my name is Grace Morris and I am the Executive Director at Heritage Housing Partners Corporation. We have been around for over fifty (50) years, we own and manage affordable housing properties and programs here in the county and also in Baltimore City.

- The majority of people we serve are seniors or persons with disabilities; we also own a family property, and we also work with Bridges to Housing Stability on their Alliance Program which are family properties.

- Some of the biggest challenges for us, luckily with the properties we own and manage the majority of them are HUD properties, so we do not feel the financial effects as other organizations necessarily because we were still able to retain the HUD vouchers, and as Jill was mentioning many of the residents that we support receive disability or another type of support or social security, and so their payments continued to flow.

- So, we really didn’t have a significant impact, but other properties that we manage for other nonprofit have definitely felt the loss of income. So, we are spending a lot of time filling our rental assistance forms and declarations that are required to try and get the COVID assistance.

- Our biggest challenge really has been, in addition to trying to protect our residents and trying to protect our staff, because we considered essential services, we never got to go home so we were always on the property.

- We tried to be really careful about restricting for a long period of time that our staff were in the units and tried to make sure that an emergency health and safety issue, we got behind on our normal unit inspections and things like that. So, a lot of trying to catch back up on things.

- And you know that is continuing, just today I had a staff person who is going to get his booster, so he is taking off tomorrow just in case he has some effects from the booster. I have another staff person is feeling sick and he is not sure if he has COVID or not, so now he is sort of off limits for a while until he can go get tested and get the results back,
and we are really small, it is like a 6 person staff and 2 contractors and you greatly feel the effects of being down a person, but that work still has to go on. And when we are small, it flows up, but that’s okay. It has been a lot of teamwork. A lot of teamwork.

• And one of the things I have noticed recently that I am hoping that the County will take a look at with the new proposed Housing Trust Fund is an emergency grant. We had a hot water tank go up at a property and even though it is a HUD property and even though we have a reserve account, it was an emergency situation and we did not have enough in the reserve account, even though we put money into that account every month that we suppose to, there wasn’t enough to cover that expense.
   • What usually happens with us as a Property Management organization, we end up covering that cost and then trying to get paid back out of cash flow. But it would have been eligible under a number of the grants out there, but you have to hit the grant cycle, and a hot water tank is not going wait until February when the CDBG application is due.
   • So, this is something we have had happen a couple of times, so if there was some other assistance, even if it were a short-term loan, to be honest with you, that we could pay back, it just that getting hit with some of those unexpected things can really throw the property into a spiral and get them into debt and takes a long time to dig out because margins are very, very thin. Most of these properties barely have any cash flow and typical of HUD if we do have money left at the end of the year, it goes back to HUD. So, we try to spend money on the properties to make sure we are not sending money back.
   • So, I would say that has been a challenge for us this past year, that I would like to be considered an opportunity going forward to look at funding those kinds of things.
   • That’s all I can think of. Thank you for the opportunity.

Nkechi’s comment: Just letting you know that in FY20, I believe, Rebuilding (Together) got a grant for such repairs, because with CDBG dollars, due to the Environmental Review requirement, it’s not readily available for an emergency use. But, we did do one activity with Rebuilding Together, so you can definitely touch base with Ann; or speak with any one of us if you are thinking about writing an application for that.

• Yes, that is a great idea. So, we could write an application for a pot of money we could use for emergencies, for when emergencies come up, is that what you are saying?
• Yeah, I actually knew that Rebuilding got that money, and they were one of the agencies we reached out to when we were trying to find some help. Great then, thank you for that, that is something we will consider.

Dana Sohr / Bridges to Housing Stability

• I am Deputy Director of Bridges to Housing Stability. We have been around for 31 years and we serve primarily low-income households in Howard County, so, we are part of the coordinated system for homelessness services, now called the Coordinated System of Homeless Services. So, those programs serve households that are at 0 – 50 % AMI (area median income). So over the last full fiscal year, I think there were about 250 households that we served with things like rapid re-housing, so we do a housing first model where
just people out of shelter. In many cases, and into housing as quickly as possible, and help them work on, you know we provide rent support for a period of time while we are working with to grow their income and addressing any obstacles that led to their homelessness in the first place.

- We do a lot of work in that area, also long-term supportive housing. I think it is 22 households, primarily single individuals that have disabilities of various kinds that would prevent them from earning much of any income, and their shelter diversion program to house families quickly whose family size or makeup is inappropriate for the Grassroots Shelter. So, that is a lot of the work we do.

- And then we have 2 rental programs, one is Alliance, we own and operate 45 units that are rented to households that are earning between 30 - 60% AMI. So, low-income households, most of them working in Howard County. So, those are para-educators in the County schools, and nursing assistants and service jobs. Many jobs, not all jobs impacted by the pandemic, about 60% of the clients in that program had significant disruption of income from the pandemic.

- We also have a program called Housing Connections, which is basically a match making service between landlords and households that have rental barriers that would prevent them from getting a lease. It might be a very low credit score, a history of eviction, or some other challenge some other landlord would say "no thanks." We try to match a willing landlord with a client who has those barriers and provide the case management support and limited financial backing for a period of time. Again, to help that household get them housed, under lease, a lease written with a landlord, and then working with that household to grow their income, and again address any challenges that they have.

- So, I would say that everything has changed with COVID. Obviously, as I said, many clients have had income disruptions, but fortunately there has been a lot of rental support, that has come through DHICD (Howard County), it has come through DCRS (Howard County), and a lot of the money originates from the federal level, it has come from HUD and from the Treasury. So, it would be a terrible place to work, it would just be so depressing because we get so many people that call for it, so it is so wonderful to be able to say, "Yes, there is a program, we are administering a program, and that if we don't have any money left we are able to say, here is another organization that is administering the same program." So, it has been wonderful. Thank you DHICD for the work you have been doing to flow that through to the community. It has just been life saver, I think literally, it has been for some households, so thank you for that.

- The challenges in terms of unmet needs, I think everybody knows there is desperate, deep gap in affordable housing in the county, especially for low-income households. There is no quantitative data, that I have seen yet, but the anecdotal data we get, because we work with a lot of landlords is that rents are going up very quickly. And I know that the Housing Commission has rental survey out now and hopefully we will get that data back, but we probably already know what it is going to show, that the cost of living is going up even higher in Howard County. And it just going to continue to squeeze people and put them at risk of instability.
• So, we need affordable housing and maybe something more dramatic, and probably in an
election year is probably politically impossible, but maybe some kind of rent
stabilization. I don’t want to say rent controls, but I just said it. You know just feels like,
from what we are hearing, some unconscionable price increases that are happening. And
they don’t affect the wealthy or well to do, but they do affect people that earn less money,
and when you have constrained supply housing, basically the people at the bottom get
squeezed out or they have to lease at rate that is so much higher than t hey should trying to
afford on their limited dollars. So, we definitely plan to apply for grants to create some
more affordable housing, to buy units to rent them for our Alliance Program.

• A number of the units in program are older and showing signs of age, so I believe we will
apply for some more rehab money to help us make sure those units are safe, healthy and
operating well for our clients.

• And, we are still trying to get off the ground a transitional home for survivors of human
trafficking. I don’t want to air dirty laundry in this meeting, but there have been some
developments there, that we are not sure that we have the right partnership there. We are
looking at a new partnership, we are talking to DCRS (Howard County Department of
Community Resources and Services), so maybe we can talk to you about that offline, so
it is an opportunity for us to come back and seek some assistance, some down payment
assistance on a unit that we could buy and then add our own financing to it.

• Those are what we are thinking in terms of what we going to apply for funding here, and
I have probably talked way too long here.

Nkochi’s comments: Never, not at all. Yes, we see that yesterday I was approving applications
and I saw someone’s paycheck, I guess their take home was $1,432.00 but their rent is
$1,300.00; so that is most of just one paycheck just to rent. So, we are actually seeing this live
with you doing all this rental assistance, definitely.

• I do want to mention to you, we should have some additional funding, HOME-ARP
dollars that could help that particular population, persons fleeing domestic violence.
We intend to complete that application in late Spring. I believe the Jen (Broderick) attended one of the sessions. So, you can pay attention to our website for when those
applications will be ready.

Elbert Gaynor / Participating Guest

• Hello everyone, my name is Elbert Gaynor. My purpose today is to get an education
on what was going today in the virtual public meeting.

Nkochi’s question: Which entity do you represent, if any?

• No, there is no entity. I do have a company, but I am more into real estate and just
learning more about different forms of housing and different nonprofits and what they
are offering in grants of that nature.

Nkochi’s question: Do you have any questions for us?
• No, it was more just education for me.

Erin Ashinghurst / Accessible Resources for Independence

• Hi this is Erin, and this is my time attending this meeting, but I represent Accessible Resources for Independence. I am the Director of Program Services here.
• We are one of the seven Centers for Independent Living here in the State of Maryland, and we are nonprofit consumer led organization providing coordination services and supports for persons with multiple types of disabilities.
• We often use the term consumers we are talking about the people we work with. Our mission really is to maximize the independence of people with disabilities, so they can enjoy self-directed and the productive lives. And one thing distinguishes us from other nonprofits organizations is that we are led by people with disabilities.
• So, we serve folks in Anne Arundel and Howard Counties and really our services are not designed to be housing focused, but we have recognized that the majority of people we serve are experiencing poverty and other barriers in place, especially physical barriers of accessing a building for housing that is considered affordable.
• So really the high rates of poverty, the higher rents as other folks have referenced, the physical barriers are some of the challenges that we see.
• During the pandemic there definitely was a loss of income especially for those folks who are employed, or were employed, and in some cases we did see forcible evictions but however due to the funding that did come through, and the variety of organizations that are in attendance today, many of the folks that we serve were able to find support to stay their rent, at least for a period of time. Our concern is that when begin to return to the expectation that rent will be paid monthly and on time, that because of a loss of employment or a change of circumstances, that it will challenging to pay rent and evictions will continue to be a challenge or a barrier.
• Unmet service needs really goes back to the rates of poverty and unemployment and also, with people with disabilities, we serve a variety of ages and types of disabilities; so, we see that some areas of disabilities have stronger groups of advocates and some direct State based funding behind them; where as in other fields there are some silos and things like that going on. We just hope to operate as a means to share information to the broader disability about how they can get connected to the affordable and accessible housing stock. So, we don’t get any specific funding to do that work, however we do have a memorandum of understanding with the State, to help get people connected with certain housing waitlists, which include Money Follows the Person, the HUD 811 Rental Assistance Program, and the Harry and Jeanette Weinberg Programs.
• I think I discussed most of the area.

Nkechi’s question: The services that you offer, are they in home or do you have a location that the person would come to?
- We do have location in Anne Arundel County. And with the pandemic, we have been working on a hi-breed, in office and telework model. So, typically we request that folks establish a meeting with us, if they want to meet in person. We also co-locate staff at the Maryland Access Point, so sometimes that is a point of entry for individuals, especially in regards to our housing program.

Kitola Henderson / Omega 8 Chapter of Alpha Kappa Alpha Sorority, Inc.

- I am with Omega 8 Chapter of Alpha Kappa Alpha Sorority, Inc., and I am basically here finding out what is available.
- The mission of our Chapter is to serve the economically disadvantaged for any requests that they might have. And, we are a nonprofit community service organization and we open to any way we can help, but we aren't into housing, but sometimes we might get requests that might relate back to housing. The person might say, we give a three-month series on credit and debt, and those seminars lead to questions about housing. What are the opportunities people have to get housing, they have needs that need to be met; so, we thought that, when we got the invitation that by attending this seminar we would have some information about who maybe they could check with from the various agencies that have given presentations today. So, it is basically fact finding.
- Basically, we work on different programs, when people have requests, like F.I.R.N or different churches, people have clothing or other needs, or help with funding for educational needs for their students.
- So again, housing is sort of a new frontier that maybe we need to investigate or direct people to the right resources.
- Again, we are a nonprofit and don't get funding from any government organization, we raise our own funding for our own programs. And that is how the pandemic has impacted us; several of our annual programs we weren't able to have because of the pandemic. So, our funding has been impacted because of the pandemic. We did have one that was implemented via Zoom, but obviously it was very small and not as profitable.
- So, I will get back to our Chapter President and report what I have learned and then maybe going we will be able to help anyone by directing them to the various organizations here.
FFY2022 ANNUAL ACTION PLAN

TIMELINE
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<tr>
<th>DATE</th>
<th>ACTION ITEM</th>
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<tbody>
<tr>
<td><strong>NOVEMBER 2021</strong></td>
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<tr>
<td>Thursday, November 11, 2021</td>
<td>Email Public Notice/Notice of Public Hearing #1 to Newspapers</td>
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<tr>
<td>Thursday, November 11, 2021</td>
<td>Email Compliance Officer Public Notice for Hearing #1 Posting to Web-page</td>
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<tr>
<td>Thursday, November 18, 2021</td>
<td>Public Notice/Notice of Virtual Public Needs Hearings</td>
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<td><strong>DECEMBER 2021</strong></td>
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<td>Thursday, December 2, 2021</td>
<td>1:00 PM – 3:00 PM Virtual Needs Hearing</td>
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<td>Thursday, December 9, 2021</td>
<td>Email Public Notice/Notice of Public Hearing #2 to Newspapers</td>
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<td>Email Compliance Officer Public Notice for Hearing #2 Posting to Web-page</td>
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<tr>
<td>Friday, December 10, 2021</td>
<td>10:00 AM – 12:00 PM Virtual Needs Hearing</td>
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<td>Wednesday, December 15, 2021</td>
<td>2:00 PM – 4:00 PM Virtual Needs Hearing</td>
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<td>December 16, 2021</td>
<td>Public Notice/Notice of Public Needs Hearing #2 (Public Meeting)</td>
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<td><strong>JANUARY 2022</strong></td>
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<tr>
<td>Tuesday, January 4, 2022</td>
<td>Email Compliance Officer CDBG &amp; HOME Program Applications for Web-page</td>
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<tr>
<td>Thursday, January 6, 2022</td>
<td>1:30 PM Virtual Public Needs Hearing #2 (Public Meeting)</td>
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<td>Distribute RFI's and Post RFP to Web-Page</td>
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<td><strong>FEBRUARY 2022</strong></td>
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<tr>
<td>Tuesday, February 1, 2022</td>
<td>RFP Submission Deadline (3:30 pm)</td>
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<td>Email Public Notice/Notice of Public Comment Period #3 to Newspapers</td>
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<td>Email Compliance Officer Public Notice for Hearing #3 Posting to Web-page</td>
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<td>Friday, February 18, 2022</td>
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<td>Monday, February 21, 2022</td>
<td>30-Day Public Comment Period - Begins</td>
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<td>Thursday, February 24, 2022</td>
<td>Public Notice/Notice of Public Meeting for Public Comment Period</td>
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<td><strong>MARCH 2022</strong></td>
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<tr>
<td>Friday, March 11, 2022</td>
<td>Draft copy of AAP and Written Testimony from Director Cimino to Jen Sager</td>
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<tr>
<td>Thursday, March 17, 2022</td>
<td>Email Compliance Officer Public Notice for Hearings #4 &amp; #5 for Posting to Web-page</td>
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<td>Email Public Notice/Notice of Public Hearings #4 &amp; #5 to Newspapers</td>
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<td>Wednesday, March 23, 2022</td>
<td>30-Day Public Comment Period – Ends at 11:59.99 PM</td>
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<td>Thursday, March 24, 2022</td>
<td>Pre-File Date – Resolution and FFY22 AAP is submitted to Council</td>
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<td>Thursday, March 24, 2022</td>
<td>Publish and Post to Web-Page</td>
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<td>Public Notice/Notice of Public Hearings Council &amp; Housing Board Hearings #4 &amp; #5</td>
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<td><strong>APRIL 2022</strong></td>
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<td>Monday, April 4, 2022</td>
<td>Draft Resolution is Introduced to Council</td>
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<td>Thursday, April 7, 2022</td>
<td>Public Hearing #4 for County Resolution Process (Housing Board Meeting)</td>
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<td>Monday, April 18, 2022</td>
<td>Public Hearing at County Council / Public Hearing #5 for County Resolution Process (Director Cimino to Testify)</td>
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<td><strong>MAY 2022</strong></td>
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<td>Monday, May 2, 2022</td>
<td>County Council Vote</td>
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<tr>
<td>Friday, May 13, 2022</td>
<td>Final Edits Complete / Submit to HUD</td>
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<tr>
<td>Tuesday, May 17, 2022</td>
<td>Final Action Plan due to HUD</td>
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FFY2022 VIRTUAL NEEDS HEARINGS

DECEMBER 2021
PUBLIC NOTICE/NOTICE OF VIRTUAL PUBLIC HEARINGS

Howard County Department of Housing and Community Development
9820 Patuxent Woods Drive, Suite 224
Columbia, MD 21046

November 18, 2021

The Howard County Department of Housing and Community Development invites all interested citizens, community groups, agencies and non-profit organizations to participate in one of our Virtual Public Needs Hearings regarding the County’s Community Development Block Grant (CDBG) and Home Investment Partnership (HOME) programs and the development of the FFY2022 Annual Action Plan.

The Annual Action Plan, which supports the Approved FFY2020 – FFY2024 Consolidated Plan, is the County’s yearly application that is submitted to the U.S. Department of Housing and Urban Development (HUD) for funding under the CDBG program and the HOME program. It is anticipated that Howard County will receive approximately $1,383,213.00 in CDBG funds and $485,257.00 in HOME funds for the FFY2022 Program Year.

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Below is a list of meeting dates and times that each WebEx will be held.

1. Thursday, December 02, 2021 – 1:00 PM – 3:00 PM
2. Thursday, December 09, 2021 – 10:00 AM – 12 Noon
3. Wednesday, December 15, 2021 – 2:00 PM – 4:00 PM

Once you’ve decided which date and time work for you, please email Nkechi Animashaun at namimathaun@howardcountymd.gov to receive the WebEx link and code for the corresponding meeting.

If you cannot attend the Public Hearing or would like additional information regarding the development of the FFY2022 Annual Action Plan, please contact Elizabeth Meadows, Chief, Community Development and Grants, at 410-313-6324, or email smeadows@howardcountymd.gov or visit the Howard County Department of Housing office, 9820 Patuxent Woods Drive, Suite 224, Columbia, MD 21046.
Annual Action Plan
2022

OMB Control No: 2506-0117 (exp. 09/30/2021)
**Legal or Agency Order Summaries for 7084830**

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---
WE HEREBY CERTIFY, that the annexed advertisement of Order No 7984830

Sold To:
Howard County Dept of Housing - CU00168892
9820 Patuxent Woods Drive #224
Columbia, MD 21046

Bill To:
Howard County Dept of Housing - CU00168892
9820 Patuxent Woods Drive #224
Columbia, MD 21046

Was published in "Howard County Times", "Weekly", a newspaper printed and published in Howard County on the following dates:

Nov 18, 2021

The Baltimore Sun Media Group

By __________________________
WE HEREBY CERTIFY, that the annexed advertisement of Order No 7084830

Sold To:
Howard County Dept of Housing - CU00168892
9820 Patuxent Woods Drive #224
Columbia, MD 21046

Bill To:
Howard County Dept of Housing - CI00168892
9820 Patuxent Woods Drive #224
Columbia, MD 21046

Was published in "Columbia Flier", "Weekly", a newspaper printed and published in Howard County on the following dates:

Nov 18, 2021

The Baltimore Sun Media Group

By

[Signature]
Meadows, Elizabeth

From: Griesbauer, Michele <mgriesbauer@baltsun.com>
Sent: Friday, November 12, 2021 8:42 AM
To: Meadows, Elizabeth
Subject: RE Public Notice

[Note: This email originated from outside of the organization. Please only click on links or attachments if you know the sender.]

Good morning Elizabeth!

I'll release the ad to run.

Have a great day & weekend!

Michele

Michele Griesbauer
Legal Advertising Account Executive
Baltimore Sun Media Group
300 E Cromwell St
Baltimore, MD 21230
410-332-6381 or 410 539-7700 (choose option for legals)
Fax 410 332-6446
Email: mgriesbauer@baltsun.com or legals@satuxent.com

TRIBUNE PUBLISHING

From: Meadows, Elizabeth <emeadows@howarccountymd.gov>
Sent: Friday, November 12, 2021 8:41 AM
To: Griesbauer, Michele <mgriesbauer@baltsun.com>; Harris, Ellen <eharris@baltsun.com>; Welenc, Charlie <cwelenc@tribpub.com>; FCPLegals-1 <legals@patuxent.com>; cnglegal@tronc.com <cnglegal@tribpub.com>
Cc: Animashaun, Nkuchi <kanima@howarccountymd.gov>; Emche, Danielle <demche@howarccountymd.gov>
Wall, Thomas F <Twall@howarccountymd.gov>
Subject: RE: Public Notice

Caution: External Sender
Hi Michele;

This proof looks good. This is approved for publication in the November 18th Howard County Time and Columbia Flier.

Thanks very much, Elizabeth

Annual Action Plan
2022

OMB Control No: 2506-0117 (exp. 09/30/2021)
M. Elizabeth Meadows, Chief
Community Planning and Grants
HOWARD COUNTY DEPARTMENT OF
HOUSING AND COMMUNITY DEVELOPMENT
9820 Patuxent Woods Drive, Suite 224
Direct Dial: 410-313-6324
emeadows@howardcountymd.gov

From: Griesbauer, Michele <mariesbauer@baltsun.com>
Sent: Thursday, November 11, 2021 10:34 AM
To: Meadows, Elizabeth <emeadows@howardcountymd.gov>; Harris, Ellen <eharris@baltsun.com>; Welenc, Charlie <cwelenc@tripub.com>; PPCLegals-1 <legals@patuxent.com>; cnplegal@kronc.com <cnplegal@tripub.com>
Cc: Animashaun, Nkechi <nanimashaun@howardcountymd.gov>; Emche, Danielle <demche@howardcountymd.gov>; Wall, Thomas F <tfwall@howardcountymd.gov>
Subject: RE: Public Notice

[Note: This email originated from outside of the organization. Please only click on links or attachments if you know the sender.]

Good morning Elizabeth!

Proof attach for notice to run in the Howard County Times & Columbia Flier on Nov. 18th. Cost is $305.75

Thanks!

Michele

Michele Griesbauer
Legal Advertising Account Executive

Baltimore Sun Media Group
300 E Cromwell St
Baltimore, MD 21230
410-332-6381 or 410 539-7700 (choose option for legals)
Fax 410 337-6446
Email: mariesbauer@baltsun.com or legals@patuxent.com

[TRIBUNE PUBLISHING]

From: Meadows, Elizabeth <emeadows@howardcountymd.gov>
Sent: Monday, November 8, 2021 3:29 PM
To: Harris, Ellen <eharris@baltsun.com>; Welenc, Charlie <cwelenc@tripub.com>; PPCLegals-1 <legals@patuxent.com>; cnplegal@kronc.com <cnplegal@tripub.com>
Cc: Animashaun, Nkechi <nanimashaun@howardcountymd.gov>; Emche, Danielle <demche@howardcountymd.gov>; Wall, Thomas F <tfwall@howardcountymd.gov>
Subject: Public Notice
Good Afternoon;

Customer # CU00168892

Please publish the attached Public Notice in the **November 18, 2021** issues of the Howard County Times and Columbia Flier.

The notice only needs to run 1 time and I will need a legal certification follow the publication. Can you please confirm back to me that you have received this request and it will be processed?

Thanks very much, Elizabeth

M. Elizabeth Meadows, Chief
Community Planning and Grants
HOWARD COUNTY DEPARTMENT OF
HOUSING AND COMMUNITY DEVELOPMENT
9820 Patuxent Woods Drive, Suite 224
Direct Dial: 410-313-6324
eimeadows@howardcounrty.md.gov
The Howard County Department of Housing and Community Development invites all interested citizens, community groups, agencies and non-profit organizations to participate in one of our Virtual Public Needs Hearings regarding the County’s Community Development Block Grant (CDBG) and Home Investment Partnership (HOME) programs and the development of the FFY2022 Annual Action Plan.

The Annual Action Plan, which supports the Approved FFY2020 – FFY2024 Consolidated Plan, is the County’s yearly application that is submitted to the U.S. Department of Housing and Urban Development (HUD) for funding under the CDBG program and the HOME program. It is anticipated that Howard County will receive approximately $1,383,213.00 in CDBG funds and $485,257.00 in HOME funds for the FFY2022 Program Year.

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Below is a list of meeting dates and times that each WebEx will be held:

1. Thursday, December 02, 2021 – 1:00 PM – 3:00 PM
2. Thursday, December 10, 2021 – 10:00 AM – 12 Noon
3. Wednesday, December 15, 2021 – 2:00 PM – 4:00 PM

Once you’ve decided which date and time work for you, please email Nkechi Animashaun at nanimashaun@howardcountymd.gov, to receive the WebEx link and code for the corresponding meeting.

Efforts will be made to accommodate the disabled and non-English speaking residents and a sign language interpreter service will be available upon request with five (5) days advance notice to Quanta Karceen, Compliance Officer, Howard County Housing Department, at 410-313-3386, or email qkareen@howardcountymd.gov.

Thank you so much for your assistance and participation, and if you have any additional questions, please let me know.

Kind Regards,
Good afternoon,

The Howard County Department of Housing and Community Development invites all interested citizens, community groups, agencies, and non-profit organizations to participate in one of our virtual Public Needs Hearings regarding the County’s Community Development Block Grant (CDBG) and Home Investment Partnership (HOME) programs and the development of the FFY2022 Annual Action Plan.

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Below is a list of meeting dates and times that each Microsoft Teams Meeting will be held.

1. Thursday, December 02, 2021 – 1:00 PM – 3:00 PM
2. Thursday, December 10, 2021 – 10:00 AM – 12 Noon
3. Wednesday, December 15, 2021 – 2:00 PM – 4:00 PM

Once you’ve decided which date and time work for you, please email Nkechi Animashaun at nanimashaun@howardcountyml.gov, to receive a Microsoft Teams link for the corresponding meeting.

Efforts will be made to accommodate the disabled and non-English speaking residents and sign language interpreter services will be available upon request with five (5) days advance notice to the Department’s Compliance Officer. Ms. Quanta Kareem can be reached via phone at 410-313-3386, or email qkareem@howardcountyml.gov.

Thank you so much for your assistance and participation, and please don’t hesitate to reach out if you have any additional questions.
Kind Regards,

Nkechi M. Animashaun, Home Program Specialist

Community Planning & Grants Management
Howard County's Department of Housing and Community Development
9820 Patuxent Woods Drive, Suite 224
Columbia, MD 21046
Direct Dial: 410-313-3693
Fax No.: 410-313-5960
nanimashaun@howardcountymd.gov

This email transmission may contain CONFIDENTIAL and PRIVILEGED information. If you are not the intended recipient, please notify the sender by email, do not disseminate and delete immediately.
Hi Nkechi;

I have spent this morning cleaning up the Nonprofit Contact List 2021 for you to email the attached invitation for our December 2021 Virtual Needs Hearings. Can you email the attached invitation when you get today to the contacts contained in Spreadsheet by that name you will find in the “Nonprofit Contact List” folder?

Thanks very much, Elizabeth

M. Elizabeth Meadows, Chief
Community Planning and Grants
HOWARD COUNTY DEPARTMENT OF
HOUSING AND COMMUNITY DEVELOPMENT
9820 Pauvant Woods Drive, Suite 224
Direct Dial: 410-313-6324
cmeadows@howardcountymd.gov
PUBLIC NOTICE/NOTICE OF VIRTUAL PUBLIC HEARINGS

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Meadows, Elizabeth

From: Kareem, Quanita
Sent: Tuesday, November 9, 2021 1:28 PM
To: Meadows, Elizabeth
Cc: Animashaun, Nketchi; Emche, Danielle; Wall, Thomas

Hello Elizabeth,

All posted and I even created "events" on the website.

Quanita Kareem, Compliance Officer
HOWARD COUNTY DEPARTMENT OF
HOUSING & COMMUNITY DEVELOPMENT
Direct Dial: 410-313-3386
www.howardcountymd.gov/housing-community-development

From: Meadows, Elizabeth
Sent: Monday, November 8, 2021 3:38 PM
To: Kareem, Quanita <qkarceem@howardcountymd.gov>
Cc: Animashaun, Nketchi <nanimashaun@howardcountymd.gov>; Emche, Danielle <demche@howardcountymd.gov>; Wall, Thomas <tftwall@howardcountymd.gov>
Subject: FY2022 Annual Action Plan Virtual Needs Hearing Notice for Webpage

Hi Quanita;

We are beginning the planning process for the FY2022 Annual Action Plan to HUD. Can you please put the attached Needs Hearings narrative on the Grants webpage for notification before, next Thursday, November 18, 2021?

Thanks very much, Elizabeth

M. Elizabeth Meadows, Chief
Community Planning and Grants
HOWARD COUNTY DEPARTMENT OF
HOUSING AND COMMUNITY DEVELOPMENT
9820 Patuxent Woods Drive, Suite 224
Direct Dial: 410-313-6124
cmeadows@howardcountymd.gov
About Our Grants

Our Department receives funding from the U.S. Department of Housing and Urban Development (HUD) and administers those grants to non-profits who work directly with residents of Howard County. The County receives Community Development Block Grants (CDBG) and Home Investment Partnership (HOME) funds.

Notices, Reports and Plans

https://www.howardcountymd.gov/DHCDO-Grants
Notice of Virtual Public Hearing For FFY2022

PUBLIC NOTICE/NOTICE OF VIRTUAL PUBLIC HEARINGS

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If you cannot attend the Public Hearing or would like additional information regarding the development of the FFY2022 Annual Action Plan, please contact Elizabeth Meadows.

https://www.howardcountymd.gov/DHCD-Grants
FFY2020 DRAFT Consolidated Annual Performance and Evaluation Report

Eviction Prevention STEP program with United Way

Consolidated Annual Performance and Evaluation Report (CAPER)

FFY 2021 Annual Action Plan (AAP)

COVID-19 Funding Update

Planning Documents

FFY2020 - FFY2024 Five Year Cor
Howard County, MD is a federal entitlement community under the U.S. Housing and Urban Development’s (HUD) Community Development Block Grant Program (CDBG) and HOME Investment Partnership Program (HOME). In compliance with HUD regulations, the County must prepare a Consolidated Plan, every five years to assess its affordable housing and community development, economic development, and strategic planning needs. The needs and priorities identified in the Consolidated Plan are addresses annually through the Annual Action Plans which present what specific activities the County will accomplish with CDBG, HOME and other funding sources.

Click here to review the 5-Year Consolidated Plan.

Stay Connected!

Sign up for the County Executive’s weekly newsletter and stay up to date on everything Howard County.

Email Address

Zip Code

SUBMIT

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FFY2022 AAP NEEDS HEARINGS # 2

RFP SESSION – JANUARY 6, 2022
PUBLIC NOTICE/NOTICE OF VIRTUAL PUBLIC HEARING

Howard County Department of Housing and Community Development
9820 Patuxent Woods Drive, Suite 224
Columbia, MD 21046

December 16, 2021

The Howard County Department of Housing and Community Development invites all interested citizens, community groups, agencies and non-profit organizations to participate in a Virtual Public Hearing regarding the County’s Community Development Block Grant (CDBG) and Home Investment Partnership (HOME) programs and the development of the FY2022 Annual Action Plan.

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Below is the meeting date and time for the Microsoft Teams:

- **Thursday, January 6, 2022 at 1:30 PM**

To participate in the Hearing Meeting, please email Ms. Nikochi Animashaun at nam@howardcounty.md.gov to receive the Microsoft Teams link for the meeting.

Applications for funding will be available immediately following the meeting. The application will also be available at the Howard County Housing administrative office at the address noted below and on the County’s web page at www.howardcounty.md.gov. The Application submission deadline is **Tuesday, February 01, 2022 at 5:30 pm**.

If you cannot attend the meeting or would like additional information regarding the development of the FY2022 Annual Action Plan, please contact Elizabeth Meadows, Chief, Community Development and Grants, at 410-513-6324, or email emeadows@howardcounty.md.gov or visit the Howard County Housing office, 9820 Patuxent Woods Drive, Suite 224, Columbia, MD 21046.

Efforts will be made to accommodate the disabled and non-English speaking residents and a sign language interpreter services will be available upon request with five (5) days advance notice to Quamia Kareem, Compliance Officer, Howard County Housing Department, at 410-513-3386, or email qkareem@howardcounty.md.gov.
Legal or Agency Order Summaries for 7104214

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Tel: 410/332-6000
800/829-8000
Billing Inquires 844-348-2438

STATEMENT REQUIRING PAYMENT WILL BE MAILED SEPARATELY
WE HEREBY CERTIFY, that the annexed advertisement of Order No. 7104214

Sold To:  
Howard County Dept of Housing - CU00168892  
9820 Patuxent Woods Drive #224  
Columbia, MD 21046

Bill To:  
Howard County Dept of Housing - CU00168892  
9820 Patuxent Woods Drive #224  
Columbia, MD 21046

Was published in "Howard County Times", "Weekly", a newspaper printed and published in Howard County on the following dates:

Dec 16, 2021

The Baltimore Sun Media Group

[Signature]

By [Signature]
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Howard County Dept of Housing - CU00168892
9820 Patuxent Woods Drive #224
Columbia, MD 21046

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9820 Patuxent Woods Drive #224
Columbia, MD 21046

Was published in "Columbia Flier"; "Weekly", a newspaper printed and published in Howard County on the following dates.

Dec 16, 2021

The Baltimore Sun Media Group

By

[Signature]
Meadows, Elizabeth

From: Griesbauer, Michele <mgriesbauer@baltsun.com>
Sent: Friday, December 10, 2021 11:38 AM
To: Meadows, Elizabeth
Subject: RF: Public Notice / Notice of Public Hearing

[Note: This email originated from outside of the organization. Please only click on links or attachments if you know the sender.]

Thanks Elizabeth.

Have a wonderful weekend!

Michele

Michele Griesbauer
Legal Advertising Account Executive

Baltimore Sun Media Group
300 E Cromwell St
Baltimore, MD 21230
410-332-6381 or 410-539-7700 (choose option for legals)
Fax 410-332-6446
Email: mgriesbauer@baltsun.com or legals@patuxent.com

TRIBUNE PUBLISHING

From: Meadows, Elizabeth <emeadows@howardcountymd.gov>
Sent: Friday, December 10, 2021 11:57 AM
To: Griesbauer, Michele <mgriesbauer@baltsun.com>; Harris, Ellen <eharris@baltsun.com>; Welenc, Charlie <cwelenc@tribpub.com>; PPLegal1 <legals@patuxent.com>; cnglegal@tribpub.com
Cc: Anmashuun, Nkochi <anmashuun@howardcountymd.gov>; Emche, Danielle <demche@howardcountymd.gov>; Wall, Thomas F <twall@howardcountymd.gov>
Subject: RE: Public Notice / Notice of Public Hearing

Caution: External Sender

Hi Michele;

This proof looks good. It is approved for publication.

Thanks very much, Elizabeth

M. Elizabeth Meadows, Chief
Subject: Public Notice / Notice of Public Hearing

[Notice: This email originated from outside of the organization. Please only click on links or attachments if you know the sender.]

Good morning Elizabeth!

Proof attached for notice to run in the Howard County Times and the Columbia Filer on Dec. 16th. Cost is $347.40

Thanks!

Michele

Michele Griessauer
Legal Advertising Account Executive

Baltimore Sun Media Group
300 E Cromwell St
Baltimore, MD 21230
410-332-6381 or 410-539-7700 (choose option for legalads)
Fax 410-332-6445
Email: mgriessauer@baltsun.com or legalads@patuxent.com

---

Annual Action Plan
2022

OMB Control No: 2506-0117 (exp. 09/30/2021)
Good Morning;

Customer # CL00168892

Please publish the attached Public Notice in the December 16, 2021 issues of the Howard County Times and Columbia Plier.

The notice only needs to run 1 time and I will need a legal certification follow the publication. Can you please confirm back to me that you have received this request and it will be processed?

Thanks very much, Elizabeth

M. Elizabeth Meadows, Chief
Community Planning and Grants
HOWARD COUNTY DEPARTMENT OF
HOUSING AND COMMUNITY DEVELOPMENT
9820 Patuxent Woods Drive, Suite 224
Direct Dial: 410-313-6324
e.meadows@howardcountymd.gov
Meadows, Elizabeth

From: Griesbauer, Michele <mgriesbauer@baltsun.com>
Sent: Thursday, December 9, 2021 8:52 AM
To: Meadows, Elizabeth; Harris, Ellen; Wellenc, Charlie; PPCLegals-1; cnglegal@tronc.com
Cc: Animashaun, Nikechi; Emche, Danielle; Wall, Thomas
Subject: RE: Public Notice / Notice of Public Hearing

[Note: This email originated from outside of the organization. Please only click on links or attachments if you know the sender.]

Confirmed 12/9/21

Michele Griesbauer
Legal Advertising Account Executive

Baltimore Sun Media Group
300 E Cromwell St
Baltimore, MD 21230
410-332-6381 or 410-539-7700 (choose option for legals)
Fax 410-332-6446
Email: mgriesbauer@baltsun.com or legals@patuxent.com

TRIBUNE PUBLISHING

From: Meadows, Elizabeth <emeadows@howardcountymd.gov>
Sent: Thursday, December 9, 2021 8:49 AM
To: Harris, Ellen <eharris@baltsun.com>; Wellenc, Charlie <cwelenc@tribpub.com>; PPCLegals-1 <legals@patuxent.com>; cnglegal@tronc.com <cnglegal@tribpub.com>
Cc: Animashaun, Nikechi <nanimashaun@howardcountymd.gov>; Emche, Danielle <demche@howardcountymd.gov>
Subject: Public Notice / Notice of Public Hearing

Good Morning;

Customer #: CU00168892

Please publish the attached Public Notice in the December 16, 2021 issues of the Howard County Times and ColumbiaPager.

The notice only needs to run 1 time and I will need a legal certification follow the publication. Can you please confirm back to me that you have received this request and it will be processed?

1
Thanks very much, Elizabeth

M. Elizabeth Meadows, Chief
Community Planning and Grants
HOWARD COUNTY DEPARTMENT OF
HOUSING AND COMMUNITY DEVELOPMENT
9820 Patuxent Woods Drive, Suite 224
Direct Dial: 410-213-6324
e.meadows@howardcounrty.md.gov
The Howard County Department of Housing and Community Development invites all interested citizens, community groups, agencies and non-profit organizations to participate in one of our virtual Public Needs Hearings regarding the County’s Community Development Block Grant (CDBG) and Home Investment Partnership (HOME) programs and the development of the FY2022 Annual Action Plan.

The Annual Action Plan, which supports the approved FFY2020 – FFY2024 Consolidated Plan, is the County’s annual application that is submitted to the United States Department of Housing and Urban Development (HUD) for funding under the CDBG and HOME programs. It is anticipated that Howard County will receive approximately $1,383,213.00 in CDBG and $485,257.00 in HOME funds for the FFY2022 Program Year.

These programs provide funds that enable Howard County and local organizations to carry out a variety of housing and community development activities intended to principally benefit low- and moderate-income residents. Activities may include, but are not limited to, housing rehabilitation, homeownership assistance, economic development, public facility acquisition or rehabilitation and public service opportunities. Organizations that intend to apply for funding are encouraged to participate in at least one of these virtual Public Needs Hearings which will help inform the update of the FFY22 applications for both CDBG and HOME funds.

Below is the meeting date and time for the Microsoft Teams meeting:

- **Thursday, January 6, 2022 at 1:30 PM**

To participate in Needs Hearing Meeting, please email Ms. Nkechi Animashaun at namimashanu@howardcountymd.gov to receive the Microsoft Teams link for the meeting.

Applications for funding will be available immediately following the meeting. The application will also be available at the Howard County Housing administrative office at the address noted below and on the County’s web page at [www.howardcountymd.gov](http://www.howardcountymd.gov). **The Application submission deadline is Tuesday, February 01, 2022 at 3:30 pm.**

Efforts will be made to accommodate the disabled and non-English speaking residents and a sign language interpreter services will be available upon request with five (5) days advance notice to Quinnia Kureem, Compliance Officer, Howard County Housing Department, at 410-313-3386, or email qkureem@howardcountymd.gov.

Thank you so much for your assistance and participation, and if you have any additional questions, please let me know.

Kind Regards,
From: Meadows, Elizabeth  
Sent: Monday, December 13, 2021 8:58 AM  
To: Animashaun, Nkechi  
Cc: Emche, Danielle  
Subject: RE: Public Notice for Nonprofit List

Hi Nkechi:  

This week is fine!  

Thanks, Elizabeth

M. Elizabeth Meadows, Chief  
Community Planning and Grants  
HOWARD COUNTY DEPARTMENT OF  
HOUSING AND COMMUNITY DEVELOPMENT  
9820 Paintcourt Woods Drive, Suite 224  
Direct Dial: 410-313-6324  
emeadows@howardcountymd.gov

---

From: Animashaun, Nkechi  
Sent: Monday, December 13, 2021 8:41 AM  
To: Meadows, Elizabeth <emeadows@howardcountymd.gov>  
Cc: Emche, Danielle <demche@howardcountymd.gov>  
Subject: Re: Public Notice for Nonprofit List

Good morning,  

I'm confirming receipt and will send this out this week.  

Regards,  

Nkechi

---

From: Meadows, Elizabeth <emeadows@howardcountymd.gov>  
Sent: Monday, December 13, 2021 8:31 AM  
To: Animashaun, Nkechi <namimashaun@howardcountymd.gov>  
Cc: Emche, Danielle <demche@howardcountymd.gov>  
Subject: Public Notice for Nonprofit List

Hi Nkechi;

When you get a chance can you, please email the attached invitation when you get today to the contacts contained in Spreadsheet by that name you will find in the "Nonprofit Contact List" folder?  

Thanks very much, Elizabeth

M. Elizabeth Meadows, Chief

---

Annual Action Plan  
2022

OMB Control No: 2506-0117 (exp. 09/30/2021)
Community Planning and Grants
HOWARD COUNTY DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT
9820 Patuxent Woods Drive, Suite 224
Direct Dial: 410-313-6324
dowenw@howardcountymd.gov
Meadows, Elizabeth

Subject: FFY2022 2nd Needs Hearing & Release of RFP
Location: Virtually: Microsoft Teams
Start: Thu 1/6/2022 2:00 PM
End: Thu 1/6/2022 4:00 PM
Show Time As: Tentative
Recurrence: (none)

Organizer: Animashaun, Nkechi
Required Attendees: mmitchell@beluminus.org; Washington, Joan; mhuffman@laureladvocacy.org; Meadows, Elizabeth; kmcne, Danielle; auren@thowardcounty.org; andym@rebuildingtogetherhoward.org; jennifer@bridges2hs.org; Mogen, Feben; theresa5535@yahoo.com; joinger@chesseasneighbors.org; Klaas, Flory; anewmar@rebuildingtogetherhoward.org; drhurdkvant@househoward.org; diem@bridges2hs.org; eashnurs@arlnow.org; jerry@archoward.org; dana@bridges2hs.org; gmorris@hhporg.org; akhen770@sonc.com; sodgalk@gmail.com; hrmaud@ccsmd.org; anw@graceontablecrisis.org

The Howard County Department of Housing and Community Development invites all interested citizens, community groups, agencies and non-profit organizations to participate in one of our virtual Public Needs Hearings regarding the County’s Community Development Block Grant (CDBG) and Home Investment Partnership (HOME) programs and the development of the FFY2022 Annual Action Plan.

The Annual Action Plan, which supports the approved FFY2020—FFY2024 Consolidated Plan, is the County’s annual application that is submitted to the United States Department of Housing and Urban Development (HUD) for funding under the CDBG and HOME programs. It is anticipated that Howard County will receive approximately $1,383,213.00 in CDBG and $485,257.06 in HOME funds for the FFY2022 Program Year.

These programs provide funds that enable Howard County and local organizations to carry out a variety of housing and community development activities intended to principally benefit low- and moderate-income residents. Activities may include, but are not limited to, housing rehabilitation, homeownership assistance, economic development, public facility acquisition or rehabilitation and public service opportunities. Organizations that intend to apply for funding are encouraged to participate in at least one of these virtual Public Needs Hearings which will help inform the update of the FFY2022 applications for CDBG, HOME and FFY2023 MIHU Fee-in-List funds.

Applications for funding will be available immediately following the meeting, and will be available on the County’s web page at www.howardcountymd.gov. The submission deadline is Tuesday, February 01, 2022 at 3:30 pm.

Efforts will be made to accommodate the disabled, non-English speaking residents and a sign language interpreter can be available upon request with five (5) calls advance notice to Ms. Quanita Karacen, Compliance Officer, Howard County Housing Department, at 410-313-3386, or email qkaracen@howardcountymd.gov.

Thank you so much for your assistance and participation, and if you have any additional questions, please let me know.
Kind Regards,

Nnechi M. Animashaun, Home Program Specialist
Community Planning & Grants Management
Howard County's Department of Housing and Community Development
9820 Patuxent Woods Drive, Suite 224
Columbia, MD 21046
Direct Dial: 410-313-3693
Fax No.: 410-313-5960
nanimashaun@howardcountymd.gov

Microsoft Teams meeting

Join on your computer or mobile app
Click here to join the meeting

Learn More | Meeting options
Dear colleagues,

The Howard County Department of Housing and Community Development invites all interested citizens, community groups, agencies, and non-profit organizations to participate in the second virtual Public Needs Hearings regarding the County’s Community Development Block Grant (CDBG) and Home Investment Partnership (HOME) programs and the development of the FFY2022 Annual Action Plan.

The Annual Action Plan, which supports the approved FFY2020 – FFY2024 Consolidated Plan, is the County’s annual application that is submitted to the United States Department of Housing and Urban Development (HUD) for funding under the CDBG and HOME programs. It is anticipated that Howard County will receive approximately $1,383,213.00 in CDBG and $485,257.00 in HOME funds for the FFY2022 Program Year.

These programs provide funds that enable Howard County and local organizations to carry out a variety of housing and community development activities intended to principally benefit low- and moderate-income residents. Activities may include but are not limited to, housing rehabilitation, homeownership assistance, economic development, public facility acquisition or rehabilitation, and public service opportunities. Organizations that intend to apply for funding are encouraged to participate in at least one of these virtual Public Needs Hearings which will help inform the update of the FFY2022 applications for CDBG, HOME, and FY2023 MITHU Fee-in-Lieu funds.

Below is the meeting date and time for the Microsoft Teams meeting:

- Thursday, January 6, 2022, at 2:00 PM

To participate in Needs Hearing Meeting, please email Ms. Nkechi Animashaun at numkashaun@howardcountymd.gov to receive the Microsoft Teams link for the meeting. **Please note that all attendees of the first Needs Hearing were sent the invitation and no further action is required on your part.**

Applications for funding will be available immediately following the meeting on the County’s web page at www.howardcountymd.gov. The submission deadline is Tuesday, February 01, 2022, at 3:30 pm.

Efforts will be made to accommodate the disabled, non-English speaking residents, and a sign language interpreter will be available upon request with five (5) days advance notice to Ms. Quanita Kareem, Compliance Officer, Howard County Housing Department, at 410-313-3586, or email qkareem@howardcountymd.gov.

Thank you so much for your assistance and participation, and if you have any additional questions,
please let me know.

Warmest Regards,

Nkechi M. Animashaun, Home Program Specialist
Community Planning & Grants Management
Howard County's Department of Housing and Community Development
9820 Patuxent Woods Drive, Suite 224
Columbia, MD 21046
Direct Dial: 410-313-3693
Fax No.: 410-313-5960
nanimashaun@howardcountymd.gov

This email transmission may contain CONFIDENTIAL and PRIVILEGED information. If you are not the intended recipient, please notify the sender by email, do not disseminate and delete immediately.
PUBLIC NOTICE/NOTICE OF VIRTUAL PUBLIC HEARING

The Howard County Department of Housing and Community Development invites all interested citizens, community groups, agencies and non-profit organizations to participate in a Virtual Public Hearing regarding the County's Community Development Block Grant (CDBG) and Home Investment Partnership (HOME) programs and the development of the FFY2022 Annual Action Plan.

The Action Plan is the County's yearly application that is submitted to the U.S. Department of Housing and Urban Development (HUD) for funding under the CDBG and HOME Programs. It is anticipated that Howard County will receive approximately $1,383,213.00 in CDBG funds and $485,257.00 in HOME funds for the FFY2022 Program Year.

The CDBG and HOME programs provide funds that enable Howard County and local organizations to carry out a variety of housing and community development activities intended to principally benefit low to moderate-income residents. Activities may include but are not limited to housing rehabilitation, homeownership assistance, economic development, public facility acquisition or rehabilitation and public service opportunities. Organizations that intend to apply for funding are required to participate in this public meeting which will include a brief pre-submission application review.

Below is the meeting date and time for the Microsoft Teams meeting:

- Thursday, January 6, 2022 at 1:30 PM

To participate in Needs Hearing Meeting, please email Ms. Nkowani Animashuan at nanimashuan@howardcountymd.gov, to receive the Microsoft Teams link for the meeting.

Applications for funding will be available following the meeting. The application will also be available on the County’s web page at www.howardcountymd.gov. The Application submission deadline is Tuesday, February 01, 2022 at 3:30 pm.

Efforts will be made to accommodate the disabled and non-English speaking residents and a sign language interpreter services will be available upon request with five (5) days advance notice to Quanta Kacem, Compliance Officer, Howard County Housing Department, at 410-313-3386, or email qkacem@howardcountymd.gov.
About Our Grants

Our Department receives funding from the U.S. Department of Housing and Urban Development (HUD) and administers those grants to non-profits who work directly with residents of Howard County. The County receives Community Development Block Grants (CDBG) and Home Investment Partnership (HOME) funds.

Notices, Reports and Plans

https://www.howardcountymd.gov/DHCD-Grants
Notice of Virtual Public Hearing For FFY2022

The Howard County Department of Housing and Community Development invites all interested citizens, community groups, agencies and non-profit organizations to participate in a Virtual Public Hearing regarding the County's Community Development Block Grant (CDBG) and Home Investment Partnership (HOME) programs and the development of the FFY2022 Annual Action Plan.

The Action Plan is the County's yearly application that is submitted to the U.S. Department of Housing and Urban Development (HUD) for funding under the CDBG and HOME Programs. It is anticipated that Howard County will receive approximately $1,383,213.00 in CDBG funds and $485,257.00 in HOME funds for the FFY2022 Program Year.

The CDBG and HOME programs provide funds that enable Howard County and local organizations to carry out a variety of housing and community development activities intended to principally benefit low to moderate-income residents. Activities may include but are not limited to housing rehabilitation, homeownership assistance, economic development, public facility acquisition or rehabilitation and public service opportunities. Organizations that intend to apply for funding are required to participate in this public meeting which will include a brief pre-submission application review.

Below is the meeting date and time for the Microsoft Teams meeting:

Thursday, January 6, 2022 at 1:30 PM

To participate in the Needs Hearing Meeting, please email Ms. Nkechi Animashaun at nanimashaun@howardcountymd.gov to receive the Microsoft Teams link for the meeting.

Applications for funding will be available following the meeting. The application will also be available on this page soon. The Application submission deadline is Tuesday, February 01, 2022 at 3:30 pm.

Efforts will be made to accommodate the disabled and non-English speaking residents and a sign language interpreter services will be available upon request with five (5) days advance notice to Quanita Kareem, Compliance Officer, at 410-313-3386, or email qkareem@howardcountymd.gov.
Notice of Virtual Public Hearings - Annual Action Plan

PUBLIC NOTICE/NOTICE OF VIRTUAL PUBLIC HEARINGS

The Howard County Department of Housing and Community Development (DH-CD) invites all interested citizens, community groups, agencies and non-profit organizations to participate in one of our Virtual Public Needs Hearings regarding the County's Community Development Block Grant (CDBG) and Home Investment Partnership (HOME) programs and the development of the FFY2022 Annual Action Plan.

The Annual Action Plan, which supports the Approved FFY2020 - FFY2024 Consolidated Plan, is the County's yearly application that is submitted to the U.S. Department of Housing and Urban Development (HUD) for funding under the CDBG program and the HOME program. It is anticipated that Howard County will receive approximately $1,383,213.00 in CDBG funds and $485,257.00 in HOME funds for the FFY2021 Program Year.

The CDBG and HOME programs provide funds that enable Howard County and local organizations to carry out a variety of housing and community development activities intended to principally benefit low- and moderate-income residents. Activities may include, but are not limited to, housing rehabilitation, homeownership assistance, economic development, public facility acquisition or rehabilitation and public service opportunities. Organizations that intend to apply for funding are encouraged to participate in one of these Public Needs Hearings which will explain any changes to the FFY22 Applications for both CDBG and HOME funding.

Below is a list of meeting dates and times that each WebEx will be held.

1. Thursday, December 02, 2021 - 1:00 PM - 3:00 PM
2. Thursday, December 09, 2021 - 10:00 AM - 12 Noon
3. Wednesday, December 15, 2021 - 2:00 PM - 4:00 PM

Once you've decided which date and time works for you, please email Nkechi Animashaun at nanim.ashaun@howardcountymd.gov to receive the WebEx link and code for the corresponding meeting.

If you cannot attend the Public Hearing or would like additional information regarding the development of the FFY2022 Annual Action Plan, please contact Elizabeth Meadows, Chief, Community Development and Grants, at 410-313-6324, or email emeadows@howardcountymd.gov or visit the Howard County Department of Housing office, 9820 Patuxent Woods Drive, Suite 224, Columbia, MD 21046.
Efforts will be made to accommodate the disabled and non-English speaking residents and a sign language interpreter services will be available upon request with five (5) days advance notice to Quanita Kareem, Compliance Officer, at 410-313-3386, or email qkareem@howardcountymd.gov.

FFY2020 DRAFT Consolidated Annual Performance and Evaluation Report

Eviction Prevention STEP program with United Way

Consolidated Annual Performance and Evaluation Report (CAPER)

FFY 2021 Annual Action Plan (AAP)

COVID-19 Funding Update

Planning Documents

FFY2020 - FFY2024 Five Year Cor

Howard County, MD is a federal entitlement community under the U.S. Housing and Development’s (HUD) Community Development Block Grant Program (CDBG) and Investment Partnership Program (HOME). In compliance with HUD regulations, the County must prepare a Consolidated Plan, every five years to assess its affordable housing and
community development, economic development, and strategic planning needs. The needs and priorities identified in the Consolidated Plan are addresses annually through the Annual Action Plans which present what specific activities the County will accomplish with CDBG, HOME and other funding sources.

Click here to review the 5-Year Consolidated Plan.

Stay Connected!

Sign up for the County Executive's weekly newsletter and stay up to date on everything Howard County.

Email Address

Zip Code

Submit

Copyright 2021 by Howard County, Maryland
Hi Quanita;

This looks really good!

Thanks very much, Elizabeth

M. Elizabeth Meadows, Chief  
Community Planning and Grants  
HOWARD COUNTY DEPARTMENT OF  
HOUSING AND COMMUNITY DEVELOPMENT  
9820 Patuxent Woods Drive, Suite 224  
Direct Dial: 410-313-6324  
cmeadows@howardcountymd.gov

HI Elizabeth

The grants page has been updated. Remember to use this URL for any printed or email versions in place of just the home page. www.howardcountymd.gov/DHCQ-Grants

Thanks.

Quanita Kareem, Compliance Officer  
HOWARD COUNTY DEPARTMENT OF  
HOUSING & COMMUNITY DEVELOPMENT  
Direct Dial: 410-313-3366  
qkareem@howardcountymd.gov

StayCOVIDSafe

From: Meadows, Elizabeth <cmeadows@howardcountymd.gov>  
Sent: Thursday, December 9, 2021 9:06 AM
To: Quanita <kareem@howardcountymd.gov>
Cc: Animashaun, Nkachi <nanimashaun@howardcountymd.gov>; Emche, Danielle <demche@howardcountymd.gov>
Subject: Notice of Public Hearing for Grant Page

Hi Quanita,

Attached to this email is Notice of Virtual Public Hearing for the FY2022 annual RFP for the CDBG, HOME and MIHU Fee-in-Lieu Programs for our webpage and calendar updates. Can you please put the attached Needs Hearings narrative on the Grants webpage for notification before, next Thursday, December 16, 2021?

You can leave the December notice on webpage for now.

Thanks, Elizabeth

M. Elizabeth Meadows, Chief
Community Planning and Grants
HOWARD COUNTY DEPARTMENT OF
HOUSING AND COMMUNITY DEVELOPMENT
9820 Patuxent Woods Drive, Suite 224
Direct Dial: 410-313-6324
emeadows@howardcountymd.gov
Hi Quanita;

I just noticed that I had wrong year in the due date it should be February 1, 2022.

Thanks, Elizabeth

M. Elizabeth Meadows, Chief
Community Planning and Grants
HOWARD COUNTY DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT
9820 Patuxent Woods Drive, Suite 224
Direct Dial: 410-313-6524
cmeadows@howardcountymd.gov

Hi Quanita;

I wanted to get you the Word version of the CDBG, HOME and MIHU Fee In Lieu Applications, which you were going to convert them into fillable PDF documents for our Grants webpage. The Public Hearing for us announcing this year’s application round is this Thursday, January 6th at 1:30 pm if you could have them onto the Grants page at about that time that would be wonderful!

The following narrative can go below the January 6th narrative:

“Interested in applying for CDBG, HOME, or Fee-in Lieu Program funds for the upcoming program year? If yes download the appropriate application below. If you need a Microsoft Word version of the application, you can email Elizabeth Meadows at cmeadows@howardcountymd.gov

Applications are due on or before February 1, 2021 no later than 3:30pm.”

Thanks very much, Elizabeth

M. Elizabeth Meadows, Chief
Community Planning and Grants
HOWARD COUNTY DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT
9820 Patuxent Woods Drive, Suite 224
Direct Dial: 301-313-6524
e.meadows@howardcountymd.gov
FFY2022 ANNUAL ACTION PLAN

30-DAY PUBLIC COMMENT PERIOD

NOTICE BACKUP
PUBLIC NOTICE AND
NOTICE OF PUBLIC COMMENT PERIOD

Howard County Housing
9820 Patuxent Woods Drive, Suite 224
Columbia, MD 21046

February 24, 2022

The Howard County Department of Housing and Community Development invites all interested residents, community groups, agencies and organizations to provide the opportunity to obtain your comments regarding the development of the FFY2022 Annual Action Plan (AAP) Draft and proposed Budget. The AAP is the County’s yearly application for funding under the Community Development Block Grant (CDBG) Program and the Home Investment Partnerships Program (HOME). Funded by the U.S. Department of Housing and Urban Development, the CDBG and HOME programs provide funds for a variety of housing and community development activities that principally benefit low and moderate-income residents.

The FFY2022 AAP is the third AAP under the approved five (5) Year Consolidated Plan. A copy of the proposed FFY2022 AAP Draft with proposed budget will be available by February 21, 2022 on the County’s website under “Departments – Housing and Community Development” at http://www.howardcountymd.gov/.

30-Day Public Comment Period

Howard County begins February 21, 2022 and run through Wednesday, March 23, 2022 at 11:59.9 PM. Written comments must be received by the end of the thirty (30) day Public Comment Period.

Effective March 18, 2020, in response to the COVID-19 pandemic, Howard County non-emergency County offices and facilities were closed to the public until further notice. Government operations are continuing through teleworking. To provide comments or concerns for the Draft FFY2022 Annual Action Plan, please use the mailing addresses or email information below:

Written comments must be directed to Kelly Cimino, Director, Howard County Department of Housing and Community Development or to Elizabeth Meadows, Chief, Community Planning and Grants, at the Howard County Housing office, at 9820 Patuxent Woods Drive, Suite 224, Columbia, MD 21046. Comments can also be provided by email, either to Kelly Cimino at kcimino@howardcountymd.gov or to Elizabeth Meadows at emeadows@howardcountymd.gov.

How County Government, Calvin Ball County Executive www.howardcountymd.gov

Annual Action Plan
2022
PUBLIC NOTICE
AND
NOTICE OF PUBLIC COMMENT PERIOD
Howard County Housing
9820 Patuxent Woods Drive, Suite 224
Columbia, MD 21046
February 24, 2022

The Howard County Department of Housing and Community Development invites all interested residents, community groups, agencies and organizations to provide the opportunity to obtain your comments regarding the development of the FFY2022 Annual Action Plan (AAP) Draft and proposed Budget. The AAP is the County’s yearly application for funding under the Community Development Block Grant (CDBG) Program and the Home Investment Partnerships Program (HOME). Funded by the U.S. Department of Housing and Urban Development, the CDBG and HOME programs provide funds for a variety of housing and community development activities that principally benefit low and moderate-income residents.

The FFY2022 AAP is the third AAP under the approved five (5) Year Consolidated Plan. A copy of the proposed FFY2022 AAP Draft with proposed budget will be available by February 21, 2022 on the County’s website under “Departments - Housing and Community Development” at http://www.howardcountymd.gov/.

30-Day Public Comment Period
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Written comments must be directed to Kelly Cimino, Director, Howard County Department of Housing and Community Development or to Elizabeth Meadows, Chief, Community Planning and Grants, at the Howard County Housing office, at 9820 Patuxent Woods Drive, Suite 224, Columbia, MD 21046. Comments can also be provided by email, either to Kelly Cimino at kcimino@howardcountymd.gov or to Elizabeth Meadows at emeadows@howardcountymd.gov.

HCT/CF 2/103 Feb. 24 7151449
Hi Michele;

This proof looks good, you are approved for publication.

Thanks very much, Elizabeth

M. Elizabeth Meadows, Chief
Community Planning and Grants
HOEWARD COUNTY DEPARTMENT OF
HOUSING AND COMMUNITY DEVELOPMENT
9820 Patuxent Woods Drive, Suite 224
Direct Dial: 410-313-6324
e.meadows@howardcountrymd.gov

From: Griesbauer, Michele <mgriesbauer@baltsun.com>
Sent: Tuesday, February 15, 2022 11:34 AM
To: Meadows, Elizabeth <emeadows@howardcountrymd.gov>; Harris, Ellen <charris@baltsun.com>; Welenc, Charlie <cwelenc@tribpub.com>; PPCLegals-1 <legals@patuxent.com>; cngleas@tronc.com <cngleal@tribpub.com>
Cc: Animashaun, Nkechi <nanimashaun@howardcountrymd.gov>; Wall, Thomas F <Tfwall@howardcountrymd.gov>
Subject: RE: Public Notice

[Note: This email originated from outside of the organization. Please only click on links or attachments if you know the sender.]

Good morning Elizabeth!

Proof for notice to run in the Howard County Times and Columbia Flier. Cost is $284.91

Thanks!

Michele

Michele Griesbauer
Legal Advertising Account Executive

Baltimore Sun Media Group
300 L Cromwell St
Baltimore, MD 21230
410-332-6381 or 410-539-7700 (choose option for legals)
Fax 410-332-6166
Email: mgriesbauer@baltsun.com or legals@patuxent.com
From: Meadows, Elizabeth <emeadows@howardcountymd.gov>
Sent: Monday, February 14, 2022 4:20 PM
To: Harris, Ellen <eharris@ballston.com>; Welenc, Charlie <jwelenc@tribpub.com>; PPCLegals-1
<legals@patuxent.com>; cmlegal@ironc.com <cmlegal@tribpub.com>
Cc: Animashaun, Nnechi <nanimashaun@howardcountymd.gov>; Wall, Thomas F <ThomasWall@howardcountymd.gov>
Subject: Public Notice

Caution: External Sender
Good Afternoon:

Customer #: CU00168892

Please publish the attached Public Notice in the February 24, 2022 issues of the Howard County Times and Columbia Pian.

The notice only needs to run 1 time and I will need a legal certification follow the publication. Can you please confirm back to me that you have received this request and it will be processed?

Thanks very much, Elizabeth

M. Elizabeth Meadows, Chief
Community Planning and Grants
HOWARD COUNTY DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT
9820 Patuxent Woods Drive, Suite 224
Direct Dial: 410-313-6324
cmwealth@howardcountymd.gov
DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT

HOME INVESTMENT PARTNERSHIPS PROGRAM

POLICIES AND PROCEDURES

Kelly Cimino, Director of Housing and Community Development
Elizabeth Meadows, Community Planning and Grants, Chief
Nkechi M. Animashaun, HOME Program Specialist
Updated February 2020

9820 Patuxent Woods Drive, Columbia MD 21046

Annual Action Plan
2022

OMB Control No: 2506-0117 (exp. 09/30/2021)
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2. Background on HOME Investment Partnership Funds
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8. Scoring
9. Funding Priority
10. Home Agreements
11. Eligible Activities
12. Ineligible Activities
13. HOME Program – Minimum /Maximum Assistance Subsidy Layering
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1. Introduction

This Policy and Procedures Manual establishes a framework for guiding the operation of the Howard County’s Home Investment Partnership Fund (HOME) program. It provides an approach for making decisions and ensuring that the County’s HOME program is operated in a fair and consistent manner. Lastly, the Policy and Procedures Manual provides information for program sub-recipients in the management of their projects and how to achieve and maintain compliance with federal, state, and local requirements.

Disclaimer: The following policies were developed within the guidelines of the HOME regulations established by the Department of Housing and Urban Development (HUD) and may be revised at any time as necessitated to be in conformance with Federal regulations.

2. Background on HOME Investment Partnership Funds

The HOME Investment Partnership Program was created in 1990 through the Cranston-Gonzalez Affordable Housing Act. The sole purpose of this program is to create affordable housing for low-income individuals. HOME activities undertaken must accomplish at least one of two goals for low-income individuals; (1) Provide decent housing and/or (2) Provide suitable living environments. However, unlike CDBG, this program requires the participating jurisdiction to have a 25% match for each dollar awarded.

HOME funding also strengthens the ability of state and local governments to provide housing and promotes public-private partnerships. The HOME program is administered through the U.S. Department of Housing and Urban Development (HUD), and Howard County receives funding as a Participating Jurisdiction (PJ).

Home Program Regulations are promulgated in the Code of Federal Regulations at 24 CFR Pt 92 with subparts A through M.

Sub Part K (24 CFR 92.500 - 92.509) explains general responsibilities of HOME grant administration including uniform administrative requirements, provisions of subrecipient agreements, program income, use of real property, record-keeping and reporting and closeout procedures.

Sub Part H (24 CFR 92.350 - 92.358) details other HOME program requirements including affirmative marketing, environmental standards, displacement, relocation and acquisition, labor standards, lead-based paint, and conflicts of interest.

For any PJ to participate in entitlement programs, Howard County must develop a strategic five-year plan known as the Consolidated Plan or “Con Plan”. Community members along with stakeholders create this plan that provides local direction. The Consolidated Plan establishes community needs, goals and strategies, as well as identifying and prioritizing local objectives,
within the parameters of the national objectives for these entitlement programs. After approval by Council, the plan is submitted to HUD and becomes part of our contractual agreement to pursue stated objectives with funding priorities. The plan is renewed and resubmitted for approval every five years. The current Consolidated Plan dated 2016-2019 can be found at https://www/howardcountymd.gov/Departments/Housing/Community-Planning-and-Grants-Management

The County must also submit an annual Action Plan to HUD to formally request allocated program funds. The annual Action Plan includes a review of projects and organizations that the County has selected to fund for the following program year. In this plan, the County also describes how selected activities meet local objectives. Upon approval by the County Council, a grant agreement is executed between HUD and the County and funds become available for local distribution.

At the conclusion of a program year, the County is required by HUD to complete a Consolidated Annual Performance Evaluation Report (CAPER). The CAPER outlines how funds from both CDBG and HOME were expended, including how the funds were used to meet the priorities, goals and objectives outlined in both the Consolidated and Annual Action Plans.

3. Federal Objectives

HOME is the largest federal block grant to state and local governments designed exclusively to create affordable housing for low-income households. HOME funds may be applied to a broad range of eligible activities such as providing home purchase or rehabilitation financing assistance to eligible homeowners and new homebuyers; build or rehabilitate housing for rent or ownership; or for “other reasonable and necessary expenses related to the development of non-luxury housing,” including site acquisition or improvement, demolition of dilapidated housing to make way for HOME-assisted development, and payment of relocation expenses. HOME funds may be applied to provide tenant-based rental assistance contracts of up to 2 years if such activity is consistent with an approved Consolidated Plan and justified under local market conditions.

FEDERAL OUTCOME CATEGORIES

Howard County is responsible to report on activities through the outcome and performance measurement system established by HUD. The system is designed to provide the opportunity for the federal government to collect information on outcomes funded with grant assistance, and thereby demonstrate program results.

The HUD system identifies three overarching objectives and three measurable outcomes. When a proposal is reviewed, staff will determine how the specific activities including intended results, benefits or objectives fall within the outcome parameters outlined by HUD. The intent when funding an activity determines which of the three objectives best describes the purpose of the activity. The three objectives include:

1. **Suitable Living Environment:** In general, this objective relates to activities that are
designed to benefit communities, families, or individuals by addressing issues in their living environment.

2. **Decent Housing:** The activities that typically would be found under this objective are designed to cover the wide range of housing possible under CDBG or HOME. This objective focuses on housing programs where the purpose of the program is to meet individual family or community needs and not programs where housing is an element of a larger effort, since such programs would be more appropriately reported under Suitable Living Environment.

3. **Economic Opportunities:** This objective applies to the types of activities related to economic development, commercial revitalization, or job creation. This objective is only used in the CDBG program.

The three outcome categories are described:

1. **Availability/Accessibility:** This outcome category applies to activities that make services, infrastructure, public services, public facilities, housing, or shelter available or accessible to low and moderate-income people, including persons with disabilities. In this category, accessibility does not refer only to physical barriers, but also to making the affordable basics of daily living available and accessible to low and very low income people where they live.

2. **Affordability:** This outcome category applies to activities that provide affordability in a variety of ways in the lives of low and moderate income people. It can include the creation or maintenance of affordable housing, basic infrastructure hook-ups, or services such as transportation or day care.

3. **Sustainability - Promoting Livable or Viable Communities:** This outcome applies to projects where the activity or activities are aimed at improving communities or neighborhoods, helping to make them livable or viable by providing benefit to persons of low and moderate income or by removing or eliminating slums or blighted areas, through multiple activities or services that sustain communities or neighborhoods.

A summary of the objectives and outcomes identified in the Plan Needs Assessment are placed in the 5-Year Consolidated Plan and Annual Action Plan. These areas of need are used as the basis for determining eligibility of activities. Each objective must be tied back to a goal noted in the Con Plan.

Needs identified in the Con Plan and Action Plan are as follows:

**Housing Need:** There is a need for decent, safe and sanitary housing that is affordable and accessible to homebuyers, homeowners and renters.

**Homeless Need:** There is a need for housing, services, and facilities for homeless persons and persons at risk of becoming homeless.
Other Special Needs: There is a need for housing, services and facilities for persons with special needs.

Community Development Need: There is a need to improve community facilities for the elderly, persons with disabilities, persons with HIV/AIDS, victims of domestic violence, persons with alcohol/drug dependency, and persons with other special needs.

Economic Development Need: There is a need to promote skills training, employment, development, connectivity and economic opportunities in the County.

Administration, Planning and Management Need: There is a need for planning, administration, management and oversight of federal, state and local funded programs.
4. Overview of HOME Program in Howard County

Howard County is responsible for executing all program activities in compliance with its adopted policies and procedures, as well as applicable state, federal, and local regulations. Howard County is responsible for general oversight of the program which includes the allocation of resources, policy development/oversight, and community relations issues associated with the programs.

HUD published a Final Rule in the Federal Register on August 23, 2013 to amend the HOME Program regulations. These amendments to the HOME regulations represent the most significant changes to the HOME Program in seventeen (17) years. This document is amended to reflect the changes made to the HOME Program rule.

This includes actions such as:
1) Implementing eligibility criteria;
2) Processing and approving project applications;
3) Preparing work orders and bid documents (if applicable);
4) Oversight of work and conducting progress inspections during construction;
5) Preparing security documents including mortgages and notes, and servicing recoverable grants where appropriate;
6) Preparing and executing subordination agreements for property owners who continue to meet the subordination requirements of the housing programs;

These guidelines may be amended based upon any changes in federal, state, or local regulations or administrative requirements.

Howard County uses its HOME Program funds to meet its housing and community development needs, which are included in its 5-year Consolidated Plan. In the current Consolidated Plan, there are ten (10) goals and objectives which include housing rehabilitation, home ownership, operation support, housing, special needs housing, community facilities, public services, overall coordination, fair housing and prevention and housing; with the last five activities being funded by the Community Development Block Grant (CDBG) program.

Some of the types of projects that may be funded include:
- Rental housing development;
- Community Housing Development Organization (CHDO) projects;
- Homeowner Rehabilitation; and
- Homebuyer Assistance.
Howard County’s Department of Housing and Community Development (DHCD) manages the HOME program for Howard County. Staff members of the Division of Community Planning and Grants Management, namely the HOME Program Specialist oversee all HOME processes described in this policy and procedure manual as well as the ongoing oversight and monitoring of the program as HOME-funded projects are executed.

5. Citizen Participation

Howard County has established a Citizen Participation Plan to provide opportunities for citizen involvement in the process of developing and implementing the Community Development Block Grant (CDBG) Program and the HOME Program.

The Citizen Participation Plan outlines when, where and how citizens can access information, review and comment on major community plans and comment on progress of funded activities under these programs.

6. Definitions

A. Con Plan - Consolidated Plan - A plan prepared in accordance with the requirements set forth in 24 CFR Part 91 which describes community needs, resources, priorities and proposed activities to be undertaken under certain HUD programs, including CDBG.

B. Contractors - A contractor is an entity paid with CDBG funds in return for a specific service (e.g., construction). Contractors must be selected through a competitive procurement process.

C. DOL – Department of Labor – The Federal department of the United States government that is responsible for labor regulations and requirements.

D. EEO – Equal Employment Opportunity – Laws and regulations that require CDBG recipients to provide equal opportunity to all individuals without regard to race, color, religion, age, familial status, disability, national origin, or sex in the administration of their programs.

E. Extremely Low Income – Under CDBG regulations, a household/family having an income equal to or less than the Section 8 Very Low Income limit (30 percent of the area median income) as established by HUD.

F. Fair Housing – Multiple laws and regulations applied to the CDBG program that prohibits a wide range of discriminatory practices and requires the CDBG program
to be administered in a manner which affirmatively furthers fair housing.

G. Family – All persons living in a household who are related by birth, marriage, or adoption.

H. Grantee – See Recipient.

I. HOME-Home Investment Partnership Funds, The Federal entitlement program that provides funds to states and cities/counties to aid in the assistance of affordable housing.

J. Household – All the persons who occupy a housing unit. The occupants may be a single family, one person living alone, two or more families living together, or any groups of related or unrelated persons who share living arrangements.

K. HUD – The United States Department of Housing and Urban Development. HUD establishes the regulations and requirements for the CDBG program and exercises oversight responsibilities for the use of CDBG funds.

L. LMI – Low and Moderate Income - A household/family having an income equal to or less than, the Section 8 Low Income limit (80 percent of the area median) as established by HUD.

M. Local match – non-Federal funding provided by a community/recipient as a condition of award or use of HOME funds. The amount of local match amount is 25% for each HOME eligible activity receiving funding. The match can come from a variety of non-grant, cash sources.

N. Low income – Under HOME regulations, a household/family having an income equal to or less than the Section 8 Very Low Income limit (50 percent of the area median income) as established by HUD.

O. MBE/WBE – Minority Business Enterprise / Woman-owned Business Enterprise; Companies owned by minorities and/or women.

P. Moderate Income – Under CDBG regulations, a household/family having an income equal to or less than the Section 8 Low Income limit (80 percent of the area median), but greater than the Section 8 Very Low Income limit (50 percent of the area median) as established by HUD.

Q. National Objective – The three main goals of the CDBG program – benefit LMI individuals, prevent or eliminate slum/blight, or meeting a particular urgent need. All funds expended under the program must meet one of the three National Objectives.
R. OMB – Office of Management and Budget – The oversight agency for matters relating to financial management and audits. OMB requirements are issued in the form of “circulars.”

S. Project Development – The Division within the West Virginia Development Office that processes requests for payments for CDBG funds and monitors financial aspects of program implementation and reviews audits.

T. Recipient – Eligible localities and agencies that receive and use HOME Program funds under the State of Howard County’s HOME Program. Commonly referred to as “Grantee”.

U. Regulations – The requirements developed and issued by the agency responsible for specific programs and/or requirements. For the HOME Program, regulations are issued by HUD and are codified at 24 CFR Part 92.

V. RFP – Request for Payment – The formal process of requesting payment of HOME Program funds from Howard County’s Department of Housing and Community Development. RFP can also refer to procuring a Request for Proposal.

W. Section 3 – The Housing and Urban Development Act of 1968, as amended in 1992, that requires employment and other economic opportunities generated by certain HUD financial assistance shall, to the greatest extent feasible, and consistent with existing Federal, State and local laws and regulations, be directed to low and very low income persons; particularly those who are recipients of government assistance for housing, and to businesses that provide economic opportunities to low- and very low-income persons.

X. Statute/Statutory – Requirements that have their basis in laws passed by Congress. For CDBG, the statute is Title 1 of the Housing and Community Development Act of 1974. Statutory provisions cannot be waived by HUD except in cases of natural disaster and must be amended or approved by Congress.

Y. Sub-recipient – Sub-recipients are government or private nonprofit organizations chosen by the Grantee to undertake certain eligible HOME activities. Sub-recipients may also be referred to as sub-Grantees.

Z. URA – Uniform Relocation Act – A Federal regulation governing the acquisition of real property and the relocation or displacement of persons from federally-assisted projects.

AA. Very Low Income – Under HOME Program regulations, a household/family having an income equal to or less than the Section 8 Low Income limit and that does not exceed 50 percent of the area median income.
BB. ABA – Architectural Barriers Act of 1968
CC. ADA – Americans with Disabilities Act
DD. AFFH – Affirmatively Furthering Fair Housing
EE. AI – Analysis of Impediments to Fair Housing
FF. CAPER – Consolidated Annual Performance Evaluation Report
GG. CFR – Code of Federal Regulations
HH. PI – Program Income
II. PJ – participating Jurisdiction (in the HOME program)
JJ. Title VIII – Title VIII of the Civil Rights Act of 1968 (also known as the Fair Housing Act)
KK. URA – Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970
LL. WBE – Woman-owned Business Enterprise

7. Project Review, Application Process and Project Selection

Howard County’s program year begins July 01 and runs through June 30 of the following year. A Public Notice is published in the local newspapers and on the County’s website around December of each year announcing the anticipated available funding and notifying nonprofits of the application process for the upcoming program year. However, funding amounts are announced and estimated based on the anticipated federal budget. The actual amounts are typically provided from HUD prior to when Howard County begins writing the Annual Action Plan. Adjustments are made to award amounts to reflect the correct formula allocation for the upcoming program year. Consideration of funding amounts will be made on a case by case basis in keeping with the intent of the requirements of the HOME Program and available funding.

**ANNUAL PROJECT APPLICATION PROCESS**

All HOME Program Funds are allocated based on the review and recommendations pertaining to applications submitted to the County through a yearly funding process.
Funding provided by the process will be awarded for the upcoming fiscal year (July 1- June 30). However, no contracts/agreements for funding can be executed until DHCD has executed funding agreements with HUD, which may be as late as September of the program year.

This is a competitive application process for limited funding; therefore, applications that meet all criteria are not guaranteed an award of funds and successful applications may be funded for less than the amount requested. Funding requests may be adjusted based on underwriting, subsidy layering reviews, the County's determination of the financial gap, proven market-based demand and economic growth.

Applications may be submitted during the course of the program year if no applications were received as part of the yearly funding process.

**APPLICATION PROCESS**

Applications are made available in January for the next fiscal year allocations. The applications are due in February. Applications are submitted through the DHCD staff located at 6751 Columbia Gateway Drive, Columbia MD 21046 where they are date and time stamped.

Agencies that are currently receiving County CDBG funds, who are also applying for HOME funds, must be in compliance with all terms of their current agreement(s) and must not have any outstanding audit findings, monitoring findings or concerns as determined by the County.

DHCD may adjust funding requests based on underwriting, subsidy layering review, revised determination of the financial gap, revised evaluation of the DHCD proportionate, share proven market-based demands and economic growth.

No work on the project may begin nor can HOME Program funds be released until the environmental review process has been completed in accordance with the provisions of the National Environmental Policy Act of 1969 and the related authorities listed in HUD’s Regulations at 24 CFR Parts 50 and 58. If a development site is purchased or under a purchase agreement prior to or during the funding round, the purchase must not be subject to the receipt of DHCD funding.

The applicant may be ineligible to be considered for funding if, in DHCD's discretion, the applicant has demonstrated an untimely use of previously awarded HOME funds. The applicant shall not exclude any organization or individual from participation under any program funded in whole or in part by HOME Program funds on the grounds of age, disability, race, creed, color, national original, familial status, religion or sex. No applicant, clients or contractors that have been suspended or debarred under HOME (debarred list at http://epis.arnet.gov) or any other federal program may receive HOME funds.
**PROJECT SELECTION**

Applications submitted will be reviewed by Howard County Housing staff that may elect to use a committee of reviewers, to ensure that all aspects of potential HOME projects are evaluated from a multidisciplinary perspective. Recommendations on which projects to fund will be based on review and ranking of the projects and on the availability of HOME funds.

Incomplete applications or projects that cannot meet these requirements will not be considered for HOME funding. Instead, these applications will be withdrawn from consideration, and the applicant will be notified of areas of improvement needed in their application so that it may be resubmitted in the future if so desired by the applicant.

For any project to be considered for CHDO set-aside funding, whether the CHDO is the owner with one or more individuals, a corporation, a partnership or other legal entity, the CHDO MUST be the managing general partner with effective decision making control.

**PROJECT APPROVAL**

Once staff has completed the review and ranking, projects will be conditionally funded and applicants notified. A public hearing on the conditionally funded projects will be held in April. The general public, project beneficiaries and project applicants will be afforded the opportunity to speak on the recommended project list. Once the County Council approves the County’s Annual Action Plan, all awards will then be considered final and formal.

**POST AWARD REQUIREMENTS**

Projects and programs awarded funding must:

- Enter into a funding agreement within 24 months;
- Begin to expend funds within 12 months of executing a funding agreement;
- Expend all funds within 24 months of allocation;
- Complete relocation surveys, if applicable, within 90 days of obtaining site control, if the previous owner denies access to complete this activity, then the surveys must be completed within 90 days of assuming management control; and
- Must not conduct any activity at the project site until the HUD required environmental review has been completed.
8. Scoring of Grant Applications

- Each application is reviewed by staff for completeness; ensuring that all requested supportive documents are submitted.
- The application review is completed by a grant review committee (GRC) composed of Howard County employees. The GRC members score each application, and discuss with the Grants staff.
- The applications are scored and then prioritized and provided to the Director of the Department who then presents to the County Council for approval.

9. Funding Priority

Funding priority will be given to projects that:

- Provide rental units for persons at or below sixty percent of the area median income and for projects that have five (5) or more HOME units, at least twenty percent should be occupied by individuals or families who have gross annual incomes that are fifty percent or less of the area median income;
- Projects that help end homelessness;
- Meet the strategic plan objectives provided in the Consolidated Plan;
- Have adequate community support, and support an identified community need;
- Maximize the use of outside funds, match and services which are coordinated with other public and private efforts;
- Established means for program evaluation and accomplishment tracking;
- Are clearly defined as to scope, location, need, budget, goals;
- Demonstrate the applicant has the capacity and the capability to carry out the project successfully;
- Connection with employment in the community; and
- Can begin immediately and finish within the contracted time.

10. HOME Agreements

Howard County will initiate a HOME Agreement and other supporting documents based on the nature of the activity. Agreements are typically not signed until late August or September except in the case of acquisition activities. In the latter, the HOME Agreement is signed after the proposed property has successfully satisfied the requirements of an environmental review. Any expenditures or work initiated prior to receiving a signed copy of the Agreement will not be
11. Eligible Activities

Eligible costs depend on the HOME activity. HOME funds may be used for acquisition, new construction or rehabilitation of affordable rental housing. The 2013 HOME Rule adds language to paragraph 92.205(a)(1) to clarify that activities and costs are eligible for HOME funding only if the housing meets the property standards in 92.251 upon project completion. The developers or owners of the rental housing may be small-scale property owners, for-profit developers, nonprofit housing providers, CHDOs, the unit of local government, redevelopment organizations or a public housing agency such as the Howard County Housing Commission. DHCD staff only considers projects for HOME funds that are pursuing eligible activities. DHCD staff provides HOME funding only for eligible HOME rental housing costs which include hard (construction, rehabilitation) and soft costs (fees, insurance, appraisals) as detailed below. All eligible uses of HOME funds are described in 24 CFR 92.206.

**Hard Costs**
- Acquisition of land (for a specific project which will begin within 12 months of project commitment) and existing structures;
- Site preparation or improvement, including demolition;
- Costs to make utility connections;
- Securing buildings; and
- Construction materials and labor

**Soft Costs**
- Financing or Surety fees;
- Credit reports;
- Title binders and insurance;
- Recordation fees, transactions taxes;
- Legal and accounting fees, including cost certification;
- Appraisals;
- Architectural/engineering fees, including specifications and job progress inspections;
- Environmental reviews and release of funds which are directly related to the project;
- Builders’ or developers’ fees;
- Affirmative marketing, initial leasing and marketing costs; and
- Operating deficit reserves (up to 18 months) – see specifics below.

**Relocation Costs**
- Payment for replacement housing, moving costs and out-of-pocket expenses;

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OMB Control No: 2506-0117 (exp. 09/30/2021)
- Advisory services and
- Staff and overhead related to relocation assistance and services

**Operating Deficit Reserve**

This reserve is meant to meet any shortfall in project income during the project rent-up period and cannot exceed 18 months. The reserve can be used only for project operating expenses, scheduled payments to replacement reserves and debt service. Reserves remaining at the end of 18 months may be retained for reserves in the project at the Department’s discretion. The disposition of any remaining funds at the end of the 18-month period must

Note on Related Soft Costs: Reasonable and necessary cost incurred by the owner or Howard County, the PJ, associated with the financing, or development (or both) of new construction, rehabilitation or acquisition of housing assisted with HOME funds. These costs include but are not limited to:

- Architectural, engineering, or related professional services required to prepare plans, drawings, specifications, or work write-ups. The costs may be paid if they were incurred not more than 24 months before the date that HOME funds are committed to the project and the participating jurisdiction expressly permits HOME funds to be used to pay the costs in the written agreement committing the funds.

- Costs to process and settle the financing for a project, such as private lender origination fees, credit reports, fees for title evidence, fees for recordation and filing of legal documents, building permits, attorney fees, private appraisal fees and fees for an independent cost estimate, builders or developers fees.

- Cost of a project audit, including certification of costs performed by a certified public accountant, that the Howard County may require with respect to the development of the project.

- Cost to provide information services such as affirmative marketing and fair housing information to prospective homeowners and tenants as required by 92.351.

- For new construction or rehabilitation, the cost of funding an initial operating deficit reserve, which is a reserve to meet any shortfall in project income during the period of project rent-up (not to exceed 18 months) and which may only be used to pay project expenses, schedule payments to a replacement reserve, and debt services. Any HOME funds placed in an operating deficit reserve that remain unexpended after the period of project rent-up may be retained for project reserves if permitted by Howard County, the participating jurisdiction.

- Staff and overhead costs of Howard County directly related to carrying out the project, such as work specifications preparation, loan processing inspections,
and other services related to assisting potential owners, tenants, and homebuyers, e.g., housing counseling, may be charged to project costs only if the project is funded and the individual becomes the owner or tenant of the HOME-assisted project. For multi-unit projects, such costs must be allocated among HOME-assisted units in a reasonable manner and documented. Although these costs may be charged as project costs, these costs (except housing counseling) cannot be charged to or paid by low-income families.

- For both new construction and rehabilitation, costs for the payment of impact fees that are charged for all projects within a jurisdiction.
- Costs of environmental review and release of funds in accordance with 24 CFR part 58 which are directly related to the project.

12. Ineligible Activities

HOME funds may not be used to provide a project reserve account (except as allowed in section 92.206(d) (5) of the regulations) or operating subsidies; tenant based rental assistance with an existing Section 8 program; non-federal matching contributions for other federal programs; annual contributions to the operations of public housing; and other prohibitions as outlined in section 92.214 of the HOME regulations. The County will not use HOME funds for any of these activities.

Activities that do not satisfy the statutory requirements of the HOME program rule will not be considered and will be deemed ineligible. At least ninety percent of all units created should be created for persons at or below sixty percent of the area median income and for projects that have more than five (5) HOME units, at least twenty percent should be occupied by individuals or families who have gross annual incomes that are fifty percent or less of area median income.

13. HOME Program - Subsidy Layering

Subsidy Limits

Each project funded with HOME must be evaluated to ensure that no more HOME funds are invested in the project than are necessary to provide affordable housing. The County prefers to fund projects that are successfully leveraging various funding sources. Before committing funds, if a project has multiple funding sources, an evaluation must be made to ensure that the HOME funds, in combination with other governmental funds, do not exceed what is necessary to provide affordable housing. This is generally referred to as the “subsidy layering review.” Howard County must conduct a subsidy layering review prior to the award of any funds. DHCD staff will evaluate the reasonableness and need for the requested assistance by analyzing pro-formas,
showing the full length of affordability period, for cash flow, debt–coverage ratios, and the appropriateness of fees charges with and without the HOME funds.

**Forms of Subsidy**

HOME allows virtually any form of financial assistance to be provided for eligible projects and to eligible beneficiaries. The County will determine what forms of assistance it will provide. Some forms of assistance will require legal instruments for implementation. HOME regulations list the following forms of assistance as eligible:

- **Interest or non-interest bearing loans or advances**: These loans are amortizing loans, with or without accruing interest. Repayment is expected on a regular basis so that over a fixed period of time all of the principal and interest is repaid. The term of the loan may vary and the property or some other assets are used as collateral.

- **Deferred Loans (forgivable or repayable)**: These loans are not fully amortized. Instead, some, or even all, principal and interest payments are deferred until some point in the future. Deferred loans can be structured in a variety of ways and terms may differ greatly. Deferred payment loans use the property or some other form of collateral as security for repayment.

- **Grants**: Grants are provided with no requirement or expectation of repayment. They require no liens on the property or other assets.

- **Interest Subsidies**: This is usually an up-front discounted payment to a private lender in exchange for a lower interest rate on a loan.

- **Equity Investments**: An investment made in return for a share of ownership. Under this form of subsidy, the PJ acquires a financial stake in the assisted property and is paid a monetary return on the investment if money is left after expenses and loans are paid.

- **Loan Guarantees and Loan Guarantee Accounts**: HOME funds may be pledged to guarantee loans or to capitalize a loan guarantee account. A loan guarantee or loan guarantees account ensures payment of a loan in case of a default.

**Minimum Amount of HOME Assistance**

The minimum amount of HOME assistance that must be invested in a project involving rental housing or a homeownership project is $1,000 times the number of HOME-assisted units in the project. The minimum amount does not apply to tenant based rental assistance.
**Maximum Per Unit Subsidy**

The maximum per unit HOME varies by metropolitan area and is based on Section 234 Mortgage limits. Each year, HUD calculates these maximum amounts by area. Current subsidy limits may be obtained by contacting the HUD Baltimore CPD (Community Planning and Development) Representative or CPD Director. Under the regulation, the maximum limit relates to the HOME funds; but DHCD staff will also utilize the subsidy limit to evaluate the number of units required in the project based upon the total HOME funding in the project.

**Allocating Costs**

Before determining the allowable HOME subsidy amount, DHCD staff will establish the total HOME-eligible costs for the project. HOME funds may be used to assist one or more housing units in a multi-unit project. Only the actual HOME eligible development costs of the assisted units may be charged to the HOME program. If the assisted and non-assisted units are not comparable, the actual costs may be determined based on a method of cost allocation. If the assisted and non-assisted units are comparable in terms of size, features and number of bedrooms, the actual cost of the HOME-assisted units can be determined by pro-rating the total HOME eligible development costs of the project so that the proportion of the total development costs charged to the HOME program does not exceed the proportion of the HOME-assisted units in the project. Costs included in the budget are used for allocating costs. Since floating units, by definition, must be comparable, costs should always be pro-rated if HOME units float.

**Project Evaluation**

Before the County invests HOME funds in a project, it will assess if other governmental assistance that has been, or is likely to be made available to the project. In performing this evaluation, the County will consider the aggregate amount of assistance from HUD and other sources that is necessary to insure the project’s feasibility. The analysis includes:

- Project budget with all expenses
- Sources and Uses
- Property information
- Review of tax credit application, awards and syndication costs
- Eligible costs
- Developer fees
- Operating expenses
- Vacancy rates
- Debt ratio
- Performa
14. Environmental Review

As part of the contract preparation process, the County will conduct an environmental review under the National Environmental Policy Act (NEPA). No funds will be formally committed nor expended until the completion of the NEPA.

To expedite the process, the County proceeds with the required environmental review and information gathering prior to the Agreement being signed. The sub recipient may be required to furnish data, information and assistance as part of the environmental review.

Completion of the environmental review process is mandatory, before taking any choice-limiting actions, including the expenditure or commitment of either federal or non-federal funds. Prohibited actions include any physical action on a site such as demolition, movement, rehabilitation, conversion, repair or construction. Further the agency may not execute a construction contract prior to environmental clearance.

15. Acquisition with Relocation

Federal law regarding acquisition and relocation is complex and involves an extensive series of notifications and actions within prescribed timelines. Rigorous documentation and recordkeeping standards are also outlined. Therefore, an agency considering such action must contact the County prior to any choice-limiting actions. Choice-limiting actions include, but are not limited to the expenditure or commitment of either federal or non-federal funds, or execution of any contract. Howard County’s staff will work closely with any applicant pursuing such a project.

For more information see:

Federal Register /Vol. 73, No. 142 /Wednesday, July 23, 2008 /Notices 42895
Section 104(d) of the Housing and Community Development Act of 1974, as amended
Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (URA), as amended.

24 CFR 42 Displacement, Relocation Assistance, and Real Property Acquisition for HUD and HUD-Assisted Programs
24 CFR 92.353 Displacement, Relocation, and Acquisition
16. LEVERAGING OTHER FUNDS

Howard County encourages the leveraging of funds from both public and private resources to finance projects. HOME Program funds are used as gap funding. Further, the County will work with applicants to assist in applying for all available funds and leveraging other resources to implement the housing strategies and programs.

Applicants must document funding commitments and leverage sources. In addition, applicants must disclose other funding requested and the status of that request. All funds necessary for the development of a project must be committed within 12 months of this award. The County will not execute documents until all funding commitments are confirmed.

17. HOME Program - Matched Resources

The HOME program requires participating jurisdictions to have a match of at least 25%. Sources of match can be cash, donated land or real property, infrastructures improvements, bonds issued by state or local government, donated materials, equipment, or professional services, sweat equity, and the value of foregone taxes.

18. HOME Program – Resale/Recapture

Howard County administers the federal HOME program which establishes a funding mechanism to assist low income persons achieve homeownership. The HOME Loan and Regulatory agreements will contain a recapture clause.

The County may demand payment in full for any of the following reasons. The specific criteria is detailed in the deed and note attached to the property:

- Change of use of the property;
- Transfer of all or any part of the property or interest in the property;
➢ Homebuyer does not maintain principal residency; and
➢ Failure to uphold the affordability period.

19. Loan Terms

Howard County Department of Housing and Community Development (DHCD) provides assistance to rental projects as grants or loans with specific terms and restrictions incorporated on a project-by-project basis. Below is an outline of the types of loans awarded by the County.

➢ The loan shall be secured by a Promissory Note and/or Deed of Trust;
➢ Loan terms are finalized at time of project negotiation; and
➢ Loan amounts are based on project budget and capacity for debt.

**LOAN SERVICING AND DELINQUENT PAYMENTS**

Howard County’s Finance Department (finance) services all loans. Finance informs HOME staff of any delinquent payments, when applicable. County staff will work with property owner regarding rectifying any delinquency. If necessary, legal remedies will be pursued.

**DEFERRED PAYMENT LOANS**

These loans are available to borrowers who are utilizing the Settlement and Down Payment Loan Program (SDLP) and have a household income of less than 80% of area median income. There are no pre-payment penalties. The Deferred Payment Loan is due and payable when one or more of the following occurs:

➢ A change in property ownership,
➢ Refinance; and
➢ Termination of owner occupancy.

Please note: If an application for a loan is denied, the applicant must wait one year from the date of denial before submitting another application for the Housing Rehabilitation Program.

**FORGIVABLE LOANS/ NON-PROFIT AGENCY LOANS**

These loans can be forgiven or deferred for a period of time if the borrower is in compliance with the terms and conditions of the loan. This type of loan is typically used with non-profit organizations that create affordable housing projects. Loans are negotiated at time of contract with general terms are generally at 1-3% with a 5-20 year amortization. Repayments are always expected on income producing properties.
20. Period of Affordability

HOME-assisted units must meet affordability requirements as required by the HOME regulations. Affordability periods begin with the completion of the project and affordability requirements apply regardless of the term of the project’s loan, mortgage or transfer of ownership. Affordability requirements will be imposed by deed restrictions, covenants running with the land, or other mechanism approved by HUD. The affordability period is the length of time during which the HOME requirements apply to a HOME-assisted property. The affordability period can be 5, 10, 15, or 20 years, depending on the type of HOME project and the average per unit HOME investment.

The affordability period will be determined by the amount of funds invested in a project. DHCD has the right to require a minimum affordability period beyond that required by HUD. The affordability period should be thought of as the “compliance period.” Throughout the period of affordability the owner must enforce funding requirements. Howard County DHCD will monitor to ensure compliance.

HOME affordability periods are minimum requirements. DHCD may, at its sole discretion, establish longer terms of affordability. The affordability period for each project is clearly defined in each HOME written agreement.

The HOME Rule does allow for termination of affordability restrictions upon foreclosure or transfer in lieu of foreclosure as a means to encourage lenders to participate in the HOME program. However, Howard County must repay the U.S. Department of Housing and Urban Development if HOME-assisted housing fails to meet the affordability requirements for the full affordability period without regard to the term of any loan or mortgage or the transfer of ownership, even in the event of foreclosure, transfer in lieu of foreclosure or assignment to the U.S. Department of Housing and Urban Development. Therefore, the Department will require grantees to repay DHCD the full amount of the HOME funds drawn for projects where affordability requirements are not met in full.

DHCD typically uses a regulatory agreement and/or a deed of trust which are recorded to enforce rent and occupancy agreements. Covenants and deed restrictions may be suspended upon transfer by foreclosure or deed-in-lieu of foreclosure.

<table>
<thead>
<tr>
<th>Amount of HOME funds</th>
<th>Affordability Period</th>
</tr>
</thead>
<tbody>
<tr>
<td>Under $15,000</td>
<td>5 years</td>
</tr>
<tr>
<td>$15,000–$40,000</td>
<td>10 years</td>
</tr>
<tr>
<td>Over $40,000</td>
<td>15 years</td>
</tr>
</tbody>
</table>
AFFORDABLE RENTAL HOUSING

- The rental property owner must comply with the HOME requirements, including rent limits, tenant income limits, tenant lease protections, affirmative marketing, and property standards;
- Affordability requirements apply without regard to the term of any mortgage or loan, or transfer of ownership;
- Throughout the period of affordability, income eligible households must occupy the assisted units;
- When designated rental units become vacant during the period of affordability, subsequent tenants must be income eligible and must be charged the applicable rent.

AFFORDABLE HOMEOWNERSHIP HOUSING

As defined by HOME regulations, affordable housing for homeownership is single-family housing that is a 1-to 4-unit residence, a condominium unit, a cooperative unit, a combination of manufactured home and lot, or a manufactured home lot. HOME-assisted homeownership housing must meet a period of affordability based on the amount of HOME funds invested in the project. The minimum periods of affordability per unit are as shown in the table below:

If the homeowner does not maintain principal occupancy during the entire affordability period, Howard County will recapture the federal funds associated with the unit. Howard County must ensure that 100% of all HOME funds made available during a program year that are invested in homeownership projects benefit households defined as low-income by HUD.

Down payment Assistance- HOME Program funds could be used as down payment and closing cost assistance for income eligible households to purchases single family dwelling units. [EXPAND]

21. HOME Program- Tenant Leases

DHCD's HOME Program Specialist reviews each project's lease and tenant selection plan to ensure HOME compliance. Any agency, non-profit or sub recipient receiving HOME Program funds must enact specific tenant protections; some of which are outlined below.

Leases must be for not less than one year, unless by mutual agreement between the tenant and the owner. The Department will review the lease term on a case by case basis.
Leases may not contain any of the following provisions enumerated at 24 CFR 92.253:

1. Agreement by the tenant to be sued, to admit guilt, or to a judgment in favor of the owner in a lawsuit brought in connection with the lease;

2. Agreement by the tenant that the owner may take, hold, or sell personal property of household members without notice to the tenant and a court decision on the rights of the parties. However, the owner may dispose of personal property left by a tenant in accordance with state law;

3. Agreement by the tenant not to hold the owner or the owner’s agents legally responsible for any action or failure to act, whether intentional or negligent;

4. Agreement of the tenant that the owner may institute a lawsuit without notice to the tenant;

5. Agreement by the tenant that the owner may evict the tenant or household members without instituting a civil court proceeding in which the tenant has the opportunity to present a defense, or before a court decision on the rights of the parties;

6. Agreement by the tenant to waive any right to a trial by jury;

7. Agreement by the tenant to waive the tenant’s right to appeal, or to otherwise challenge in court, a court decision in connection with the lease; and

8. Agreement by the tenant to pay attorney’s fees or other legal costs even if the tenant wins in a court proceeding by the owner against the tenant. The tenant, however, may be obligated to pay costs if the tenant loses.

**LEASE TERMINATION POLICIES**

An owner may not terminate or refuse to renew the lease except for the following reasons:

- Serious or repeated violation of the terms and conditions of the lease;
- Violation of applicable federal, state, or local law;
- Completion of the tenancy period for transitional housing; and
- Good cause.

To terminate or refuse to renew tenancy, the owner must serve written notice specifying the grounds for the action at least 30 days before the termination of tenancy.

**TENANT SELECTION POLICIES**

An owner of rental housing must adopt written tenant selection policies and criteria that:

- Are consistent with the purpose of providing housing for very low-income and low-income families;
- Are reasonably related to program eligibility and the applicants’ ability to perform
the obligations of the lease;

- Provide for the selection of tenants from a written waiting list in the chronological order of their application, insofar as is practicable; and
- Give prompt written notification to any rejected applicant of the grounds for any rejection.
- Are consistent with the purpose of providing housing for very low-income and low-income families.
- Are reasonably related to program eligibility and the applicants’ ability to perform the obligations of the lease.
- Provide for the selection of tenants from a written waiting list in the chronological order of their application, insofar as is practicable.
- Give prompt written notification to any rejected applicant of the grounds for any rejection.

22. Tenant Based Rental Assistance (TBRA)

Tenant based rental assistance is a rental subsidy that can be used to help individual households afford housing costs such as rent and security deposits. TBRA may also assist tenants with utility deposits, but only when HOME Program funds are also used for rental assistance or security deposits.

For each HOME allocation, 90% of the occupants of HOME assisted rental units and households assisted with HOME funded TBRA must have incomes that are 60% or less of the area median. TBRA programs require annual re-certification of income.

For TBRA programs, source documentation is required for initial and all subsequent income verifications. For rental projects, the requirement for annual income re-certification can be fulfilled with tenant self-certification. Self-certification must include a statement that provides the family's annual income and family size, along with a certification that the information is complete and accurate. The certification must state that the family will provide source documents upon request. Income must be verified with source documentation every fifth year.

23. Rental Housing Policies

**GENERAL PROGRAM RULES**

Before any funds are released, an agreement will be signed between DHCD and the recipient. The agreement will satisfy Federal requirements and establishes the terms under which the funding is being provided. Funds will not be released until a funding agreement
is executed.

Funding Agreements will establish a minimum affordability period that is typically not less than 5 years and will at minimum meet the HOME guidelines for new construction. DHCD wants to ensure a permanent stock of affordable housing and may require longer affordability periods than is required by HUD regulations.

Project funding will be limited to the amount necessary to facilitate completion of the project and will not exceed a proportionate share of costs in a project with floating units. All costs must be in direct relation to DHCD assisted units and supporting documentation of all expenditures is required for all costs being paid for with the DHCD funding. With the exception of acquisition and financing costs, DHCD funds are available as reimbursement for eligible expenses. Documentation must be provided for any cost reimbursement.

ELIGIBLE PROPERTY TYPES

HOME rental projects may be one or more buildings on a single site, or multiple sites that are under common ownership, management and financing. The project must be assisted with HOME funds as a single undertaking. The project includes all activities associated with the site or building.

HOME funds may be used to assist mixed-income projects (but, only HOME-eligible tenants may occupy HOME-assisted units). Transitional as well as permanent housing projects, including group homes and Single Room Occupancy (SRO) projects, are allowed. There are no preferences for project or unit size or style. For group homes, the rent for the project is based on the number of bedrooms in the project which is then split (pro-rata) share between tenants.

Properties previously financed with HOME during the affordability period cannot receive additional HOME assistance unless assistance is provided during the first year after project completion. HOME funds may not be used for operations or modernization of public housing projects financed under the Housing Act of 1937. DHCD will not fund these ineligible property types.

DETERMINING HOME-ASSISTED UNITS

The HOME Program distinguishes between the units in a project that have been assisted with HOME funds and those that have not been assisted. This distinction between HOME-assisted and unassisted units allows HOME funds to be spent on mixed-income projects while still targeting HOME dollars only to income-eligible households. HOME may only pay actual costs of HOME-assisted housing. The HOME rent and occupancy rules apply only to HOME-
assisted units. In general this designation will be based on the actual HOME investment in a unit or project. The number of HOME-assisted units in a project must be specified in the HOME Loan Agreement or Regulatory Agreement. HOME rules create a floor for the number of HOME-assisted units a project must have which is based on the proportional share of total eligible costs to be paid with HOME funds. Howard County DHCD may require a higher number of HOME-assisted units in a project. Some projects may consist of only HOME-assisted units.

**Fixed and Floating Units**

For properties with both assisted and non-assisted units, DHCD specifies in the HOME Agreement whether the units are “fixed” or “floating”. This designation cannot be changed after the initial contract has been executed.

a) Fixed

When HOME-assisted units are “fixed,” the specific units that are HOME-assisted (and, therefore, subject to HOME rent and occupancy requirements) are designated and never change. Designating fixed units allows the project to have a composition of HOME-assisted units by unit size (number of bedrooms) that varies from the composition of non-HOME assisted units by unit size (number of bedrooms). In other words, a project with two three-bedroom units and three four-bedroom units could “fix” one three-bedroom unit and one four-bedroom units as HOME-assisted.

b) Floating

When HOME-assisted units are “floating,” the units that are designated as HOME-assisted may change over time as long as the total number of HOME-assisted units in the project remains constant. HOME-assisted floating units must represent the same percentage of all comparable unit sizes in the project. In other words, a project with two three-bedroom units and four four-bedroom units could “float” one three-bedroom unit and two four-bedroom units (thus “floating” fifty percent of each unit size in the project.

The floating designation gives the owner some flexibility in assigning units, and can help avoid stigmatizing the HOME-assisted units. If the floating designation is used, the owner must ensure that the HOME-assisted units remain comparable to the non-assisted units over the affordability period in terms of size, features and number of bedrooms.

**Maximum Purchase Price**

Housing purchased with HOME funds must be modest housing as defined by HUD in the HOME Program regulations. In the case of acquisition of newly constructed housing or existing housing, the housing must have a purchase price for the particular type of single-family housing to be purchased that does not exceed 95% of the median purchase prices for the
area. Howard County will ascribe to the maximum purchase price as established from HUD's for the Baltimore-Towson MSA as follows:

- When HOME funds are used to build or to acquire newly constructed housing or standard housing for homeownership, the housing must have a purchase price for the type of single family housing that does not exceed 95 percent of the median purchase price for the area. [92.254(a)(2)(i)]
- When HOME funds are used to acquire housing with rehabilitation for homeownership, the housing must have an estimated property value after rehabilitation that does not exceed 95 percent of the median purchase price for the area. [92.254(a)(2)(ii)]
- When HOME funds are used to rehabilitate housing which is currently owned by a family, the housing must have an estimated property value after rehabilitation that does not exceed 95 percent of the median purchase price for the area. [92.254(b)(1)]

Note: Every homebuyer must receive homebuyer counseling.

24. Financial Management

Howard County requires all subrecipients to comply with the requirements and standards of OMB Circular 2 CFR Part 200, “Uniform Administrative Requirements, Cost Principles and Audit Requirements”, as applicable. These principles shall be applied for all costs incurred whether charged on a direct or indirect basis. Additionally, as part of these requirements all subrecipients must conduct annual audits. Refer to Section 33 of this document for more details on the Single Audit Requirements required of non-federal entities.

DHCD operates on a fiscal year of July 1 through June 30. Planning for each fiscal year begins the previous January with requests for proposals released and due in February. Funds are estimated to be available after July 1st, with the understanding that no contracts/agreements can be executed until DHCD has executed funding agreements with HUD, which could be as late as September of the fiscal year.

25. Administration and Monitoring

Amending Documents

HOME loan agreements are fully executed between the County and the project prior to a
project's set-up in IDIS and any HOME funds being disbursed. Loan agreements may be amended by mutual agreement of the parties for changes in terms, for the receipt of additional funds, or changes in project scope. However, agreements will be automatically amended if so required to ensure compliance with regulations.

**OTHER DOCUMENTS**

Other types of documents may be executed as conditions of funding and may include mortgage and loan agreements, deed restrictions and other use agreements between Howard County and the owner, property management agreements between the owner and property manager, and asset management agreements between the owner and asset manager.

Examples include:

- Mortgage and loan documents are signed at closing and contain the financial terms and conditions of the loan;
- Deed restrictions and other use agreements will be used to place specific restrictions on the property; and
- Property management agreements detail the specific responsibilities of the property manager.

Copies of management agreements executed assigning the management responsibility of DHCD funded projects must be provided to DHCD prior to the release of retention or within 15 days of execution, whichever is later.

**MONITORING**

The development process will be monitored by DHCD staff through the draw process, including reviewing draw or reimbursement requests, cost estimates, construction contracts and construction documents. PJs must also conduct construction progress and final inspections to ensure that the work is done appropriately.

The initial monitoring, completed upon lease-up, includes reviewing 100 percent of client files and inspecting 15 to 20 percent of assisted units. During the affordability period the project will be inspected and monitored annually for compliance with funding requirements, which will include a review of management processes, a file review, and a physical inspection of the property and assisted units. HOME During the affordability period all assisted units must be in compliance with rent and income limits DHCD requires that agencies submit a Rental Housing Project Compliance Report annually until the end of the project's affordability period, submit an annual certification that the project and its units are suitable for occupancy, and submit rents for approval.

Also, annually, the PJ must examine the financial condition of HOME-assisted rental projects with 10 or more HOME-assisted units to determine the continued financial viability of the project.
After the HUD-required affordability period ends, the Federal HOME requirements no longer apply.

HOME properties will be monitored in accordance to the total number of units in a project as follows:

<table>
<thead>
<tr>
<th>Number of Units</th>
<th>Inspection Required</th>
<th>Units Inspected</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 to 4</td>
<td>Every 3 years</td>
<td>100%</td>
</tr>
<tr>
<td>5-25</td>
<td>Every 2 years</td>
<td>20% or 4 HOME units minimum</td>
</tr>
<tr>
<td>26 or more</td>
<td>Annually</td>
<td>20% or 4 HOME units minimum</td>
</tr>
</tbody>
</table>

Note: DHCD reserves the right to inspect the properties more frequently than the HOME rule requires.

Grantees are expected to keep adequate records to document and demonstrate compliance of all requirements including:

- The project is Affirmatively Marketed to qualified applicants;
- The Affirmative Marketing Plan must be in place and reviewed;
- Tenants are screened for eligibility;
- Rent and occupancy targets are observed;
- Adequate property maintenance is conducted; and
- Proper internal controls and financial management

26. Community Housing Development Organizations (CHDOs)

A Community Housing Development Organization (CHDO) is a private non-profit, community-based service organization that has obtained or intends to obtain staff with the capacity to develop manage and/or sponsor affordable housing. Further information on the regulations regarding CHDOs, can be found in the Code of Federal Regulations Title 24 at Part 92.300.

**REGULATORY REQUIREMENTS FOR CHDO CERTIFICATION**

In order to receive HOME funding under CHDO guidelines, an organization must:

- Submit a complete application with up to date supporting documentation to the County for every project that the CHDO seeks funding for;
- Receive certification approval from the County;
- Demonstrate a history of serving the community and have a clearly defined geographic service area;
- Document that at least one-third of its governing board is composed of residents of low-
income neighborhoods or elected representative of low-income neighborhood organizations;

- Organized under State/Local Law: The nonprofit organization must show their articles of incorporation as evidence of being organized under state and local law;
- IRS Nonprofit Status: Organizations must have a 501(c) (3) non-profit status of exemption letter of certification from the Internal Revenue Service (IRS);
- Purpose of Affordable Housing: Providing decent and affordable housing must be the organization’s primary purpose as evidenced by the organization’s Charter, Articles of Incorporation, By-laws or a Resolution of the CHDO’s board of directors;
- Service Area: The organization’s service area must be Howard County or a smaller area within Howard County and this must be in its Articles of Incorporation and/or By-laws; a map of the service area must be attached to the organization’s CHDO application;
- Board Representation: The board of directors must contain no more than 1/3 representation from the public sector and a minimum of 1/3 representation from the low-income community it serves;
- For-Profit Sponsorship: CHDOs may be sponsored by for-profits; however, the CHDO cannot be controlled by the for-profit and must be free to contract for goods and services. The primary purpose of the for-profit cannot be housing ownership/management as evidenced by the for-profit’s Articles of Incorporation. For profit organizations and/or their appointees can only make up 1/3 of the board of directors, but they cannot serve as officers or employees of the CHDO (2013 Rule).
- If sponsored by a religious organization, the CHDO must be a separate secular entity from the religious organization, with membership available to all persons, regardless of religion or membership criteria, as evidenced by by-laws, charter, or articles of incorporation;
- Low-Income Input: A formal process that is described in the By-laws or Resolutions has been established and implemented for low-income program beneficiaries from the organization’s service area to advise the organization in all of its decisions regarding affordable housing projects;
- Serving the Community: A minimum of one year of relative experience serving the community where the organization intends to develop affordable housing must be demonstrated. This must be demonstrated via letters of community support and a narrative description of the organization’s community activities;
- Accounting Standards: The organization must meet and adhere to financial accountability standards found in 24 CFR 84.21;
- Organizations having revenues in excess of $300,000 MUST submit an audit performed by a Certified Public Accountant, along with their most recently filed IRS Form 990. Organizations having income less than $300,000 MUST submit the most recently filed IRS Form 990; and
- Benefit No Individual: No part of the CHDO’s profits may benefit any members, founders, contributors, or individuals. This requirement must be in the Articles of Incorporation.
CAPACITY AND EXPERIENCE

To qualify as a CHDO, the 2013 Rule requires that a nonprofit have paid employees with housing experience appropriate to the role the nonprofit expects to play in projects (i.e., developer, sponsor, or owner) in order to receive a CHDO designation.

Note: the definition of “owner” has been significantly revised in the 2013 Rule at 92.300. The Rule now permits a CHDO to own and operate housing that it does not develop. Therefore, a nonprofit that will undertake development activities must demonstrate development capacity. A nonprofit that will undertake property ownership and management must demonstrate ownership/management experience.

The requirement for development capacity can no longer be demonstrated through the use of consultants with development experience, except during the first year of operation as a CHDO, provided that the consultant trains the CHDO staff.

In addition, the capacity requirements cannot be met through the use of volunteers of staff that is donated by another organization. Consultants or volunteers can continue to fill occasional skill gaps or undertake activities that are required only on a periodic basis (e.g., project underwriting), but cannot be the basis of a determination that a nonprofit has the capacity to be designated as a CHDO.

Per HOME regulations funding is set aside for CHDO use as follows:

- 15 percent of total HOME funding allocation is reserved for CHDOs to develop, sponsor or own housing (Up to 10 percent of this 15 percent may be used for project specific assistance; see additional information at Title 24 Section 92.301); and
- Up to 5 percent of the total HOME funding allocation can be used directly for operating expenses for a CHDO per fiscal year, contingent upon the CHDO entering an agreement to use HOME funds to develop, sponsor or own housing within 24 months.

HOWARD COUNTY REQUIREMENTS FOR CHDO CERTIFICATION

In addition to the regulatory requirements from HUD, Howard County has established additional criteria for CHDO certification. The organization must:

- Maintain a record of good standing with the Maryland Secretary of State’s Department of Assessment and Taxation Office.
- Maintain no history of awarded CHDO funding being de-obligated or significant compliance findings on its Howard County funded projects.

The criterion above is not all-inclusive and Howard County may require additional information prior to determining CHDO certification. Meeting the above requirements does not guarantee CHDO certification and/or CHDO funding. Howard County reserves
the right to deny or revoke CHDO certification based on its evaluation of the organization’s performance.

**PROJECT DEVELOPMENT USING CHDO SET-ASIDE**

A certified CHDO must be an owner, developer or sponsor of a HOME-eligible project to use CHDO set-aside funds. A CHDO may serve in one of these roles or in a combination of roles, such as being owner and developer.

**OWNER OF RENTAL HOUSING**

The CHDO is required to own (in fee simple absolute or long-term ground lease) multifamily or single family housing that is rented to low-income families. The CHDO must own the HOME project during development and throughout the period of affordability, and is required to oversee all aspects of the development process. At a minimum, the CHDO can own the property and hire a project manager or contract with a development contractor to oversee all aspects of the development.

Under the 2013 Rule at 92.300(a)(2), a CHDO is also permitted to acquire housing that is in standard condition provided it owns the housing throughout the affordability period.

- This new definition facilitates participation of community-based nonprofit organizations that have the capacity to own and operate affordable rental housing in their community, but do not have the capacity to develop such housing; and
- Consequently, this new definition creates additional opportunities for nonprofits organizations to access the CHDO set-aside funds to address their neighborhoods’ affordable housing needs.

**DEVELOPER OF RENTAL HOUSING**

A CHDO that is a “developer” of rental housing is the owner (in fee simple absolute or long-term ground lease) and developer of the project and 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 must own the HOME-assisted housing during the development process and throughout the period of affordability. This is a change from the pre-2013 Rule in that the CHDO must own the property; it no longer has the option to be under contract with an owner to develop the property.

**SPONSOR OF RENTAL HOUSING**

The 2013 Rule provides two definitions of a “sponsor” of HOME-assisted rental housing:

- 92.300(a)(4) clarifies the requirements for CHDOs to maintain effective project control
when acting as “sponsor” of rental housing. A CHDO "sponsors" rental housing when the property is “owned” or “developed” by:

a. A subsidiary of the CHDO (in which case the subsidiary, which may be a for-profit or nonprofit organization, must be wholly owned by the CHDO);
b. A limited partnership (in which the CHDO or its wholly owned subsidiary must be the sole general partner); or
c. A limited liability company (in 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 sole general partner or sole managing member, respectively, the agreement must require that the removal be “for cause” and that the CHDO must be replaced by another CHDO. In addition, HOME funds must be provided to the entity that owns the project.

92.300(a)(5) codifies the pre-2013 Rule definition of “sponsor.” It states that a CHDO also "sponsors" HOME-assisted rental housing in situations in which the CHDO owns and develops the housing and agrees to convey the housing to a private nonprofit organization (that does not need to be a CHDO but cannot be created by a governmental entity) at a predetermined time after completion of the project development.

- Such arrangements typically occur when a CHDO has development expertise and the nonprofit organization has the capacity to own and operate the housing.
- The CHDO is required to own the property before the development phase of the project and is required to select the nonprofit organization before entering into an agreement with the PJ that commits HOME funds to the project.
- The nonprofit organization assumes the CHDO's HOME obligation (including any repayment of loans) for the project.
- If the property is not transferred to the nonprofit organization, the CHDO sponsor remains liable for the HOME assistance and the HOME project.

**DEVELOPER OF HOUSING FOR HOMEOWNERSHIP**

For HOME-assisted homebuyer projects, the housing is “developed” by the CHDO if it is the owner (in fee simple absolute) and developer of new housing that will be constructed or existing substandard housing that is owned or will be acquired by the CHDO and rehabilitated for sale to low-income families in accordance with Part 92.254.

- To be the “developer,” the CHDO must arrange financing for the project and be in sole charge of construction. As part of its set-aside funds, the CHDO can provide direct down payment assistance to a buyer of the housing it has developed with HOME funds in an amount not to exceed 10 percent of the amount of HOME development funds. In this role, the CHDO is not a subrecipient.
Note: Every homebuyer must receive homeowner housing counseling.

SET-ASIDE REQUIREMENT FOR CHDOs

Within 24 months after the date that HUD notifies the participating jurisdiction of HUD’s execution of the HOME Investment Partnerships Agreement, the participating jurisdiction must reserve not less than 15 percent of the HOME allocation for investment only in housing to be owned, developed or sponsored by community housing development organizations.

➢ Howard County must certify the organization meets the definition of a “community housing development organization” and must document that the organization has capacity to own, develop, or sponsor housing each time it commits funds to the organization.

➢ Note on reserving: Funds are allowed to be committed, or reserved, when Howard County has a fully executed written agreement with the CHDO (or project owner as described paragraph 92.300(a)(4) of this section) committing the funds to a specific local project in accordance with paragraph (2) of the definition of “commitment” in § 92.2.

AGREEMENT REQUIREMENTS

➢ The written agreement between Howard County and the CHDO must state the actual sales price of the housing or describe the method that will be used to determine the sales price.

➢ The written agreement must state whether the proceeds of the sale must be returned to the County, retained by the CHDO, and whether the proceeds must be used for HOME-eligible activities or other housing activities in accordance with 92.503.

Note: Funds that are recaptured during the period of affordability because housing no longer meets the affordability requirement under 92.254(a)(5)(ii) must be reinvested in HOME-assisted activities in accordance with Part 92.503.

ELIGIBLE AND INELIGIBLE USES OF CHDO SET-ASIDE FUNDS

A. CHDO acting as owner, sponsor or developer may use the 15 percent CHDO set-aside for the following activities:

➢ Acquisition and/or rehabilitation of rental or homebuyer property;

➢ New construction of rental or homebuyer property; and

➢ Direct financial assistance to homebuyers of HOME-assisted property developed or sponsored by the CHDO.
CHDO set-aside HOME funds must be used during the construction or rehabilitation of the property.

B. Ineligible CHDO Activities - Ineligible uses of the HOME CHDO set-aside are homeowner rehabilitation, tenant-based rental assistance (TBRA), and down payment and/or closing cost assistance to purchasers of housing not developed with HOME CHDO funds.

C. Operating Assistance – Howard County may choose to use up to 5 percent of its annual HOME allocation to provide funds for CHDO operating assistance. This allocation does not count toward the 15 percent set-aside funds used by CHDOs for projects. To be eligible for CHDO operating assistance, the CHDO must submit a funding application for a CHDO-eligible project and the funding must be available. Howard County is not required to provide operating assistance.

LIMITATIONS ON CHDO OPERATING FUNDS:

CHDO operating assistance may not exceed $50,000 each fiscal year, or fifty percent (50%) of CHDO’s total annual operating expenses for that year, whichever is greater.

Operating funds are provided on a year-by-year basis provided funds are available and the organization has acceptable performance in the community. A certified copy of the CHDO’s most recent operating budget must be submitted to Howard County to determine amount of assistance.

Howard County reserves the right to delay payment of operating funds if it is evident that the CHDO project is experiencing delays. Howard County reserved the right to reduce the amount of or not award operating assistance based on its evaluation of the CHDO’s production and/or overall performance.

Eligible operating expenses (must be reasonable and necessary) are:

- Salaries, wages, benefits, and other employee compensation;
- Employee education, training and travel;
- Rent and utilities;
- Communication costs;
- Taxes and insurance; and
- Equipment, materials, and supplies.

REPORTING REQUIREMENT

Howard County will periodically evaluate the performance of any CHDO wishing to receive CHDO operating funds. When receiving operating funds, monthly performance reports are required. The reports must include information about the following:
A report on the community involvement and participation in the CHDO with regard to beneficiaries of the projects as well as partner organizations and other entities involved in serving low- and moderate-income households; and

A description of what the receipt of the CHDO operating funds has enabled the CHDO to accomplish that would otherwise have been unable to achieve and a detailed narrative of specific uses of the CHDO operating funds.

**TECHNICAL ASSISTANCE AVAILABLE TO CHDOs**

Staff members are available to assist CHDOs in structuring project proposals to best meet program requirements as well as to assist CHDOs in implementing these projects once they are funded.

Nonprofits (including CHDOs) may also be eligible to receive technical assistance from other organizations including:

- Training and Development Association;
- Maryland Department of Housing and Community Development; and
- HUD Baltimore Field Office.

**27. Other Federal Requirements**

For all HUD programs, there are many other requirements that must be met in addition to the specific HOME program requirements. Those who receive HOME funds must comply with these requirements. The description and checklist of other federal requirements below is not all-inclusive. Applicants should refer to the HOME regulations for a complete list of other federal requirements.

**NON-DISCRIMINATION AND EQUAL ACCESS RULES / FAIR HOUSING AND EQUAL OPPORTUNITY**

Yes, must affirmatively further Fair Housing. Particular attention should be paid to signs of discrimination in leasing practices.

Regulatory Citations & References:

- 92.202 and 92.250
- Title VI of Civil Rights Act of 1964 (42 U. S. C. 2000d et. seq.)
- Fair Housing Act (42 U. S. C. 3601-3620)
- Executive Order 11063 (amended by Executive Order 12259)
- Age Discrimination Act of 1975, as amended (42 U. S. C. 6101) o 24 CFR 5.105(a)
AFFIRMATIVE MARKETING AND MINORITY OUTREACH

All rental or homebuyer projects with HOME assisted housing units must adopt affirmative marketing procedures and requirements. Howard County has adopted and follows affirmative marketing procedures and requires all our subrecipients and property owners to follow as well.

Agreement Requirement - all written agreements with subrecipients; and owners, developers, or sponsors, in accordance with §92.504(c), must include the affirmative marketing requirements.

With the 2013 HOME Rule, §92.351 was revised to extend the applicability of affirmative marketing procedures to all HOME-funded programs, including TBRA and down-payment assistance programs. The pre-2013 affirmative marketing requirements were applicable only to HOME-assisted projects with five or more HOME units.

- The previous exception to the affirmative marketing requirements for tenants receiving Section 8 rental assistance has been eliminated.
- The specific affirmative marketing procedures to be used will depend on the type and size of the program or project. For instance, a PJ administering a down-payment assistance program must affirmatively market the program (i.e., the availability of federal funds for down-payment assistance), rather than units available for purchase.

Regulatory Citations & References: Section 92.351

AFFIRMATIVE MARKETING

Howard County’s DHCD is committed to affirmatively furthering fair housing by promoting fair and equal access to housing for persons residing in Howard County without regard to race, color, national origin, religion, age, gender, familial status, income or disability. This commitment extends to all housing projects and programs supported by grant funds. To further affirmatively fair housing, DHCD is actively participating in the Regional Fair Housing Group hosted by the Baltimore Metropolitan Council (BMC) in creating a fair housing plan for all its housing related programs. In order to affirmatively further fair housing the following practices should be implemented:

1. Include HUD-approved “Equal Housing Opportunity” logo in solicitation and advertising the availability of Housing Projects, Programs and forms;
2. Analyze demographic data of housing activities and identify potential tenants and homebuyers who are least likely to apply to rent or purchase housing;
3. Conduct outreach and make contact with organizations whose clientele consists primarily of diverse and underserved populations;
4. Publicize the availability of housing opportunities to minorities by utilizing media
normally accessed by minorities, including newspaper advertisements, public service
announcements, distribution of fair housing brochures at community events, community-
based presentations, and other appropriate outreach activities designed to inform the
public about fair housing rights and responsibilities;
5. Provide on-going training on local, state and federal fair housing laws to all
County’s staff and non-profit and for-profit housing partners involved in the
development and maintenance of HOME-assisted rental units;
6. Create information on fair housing policies, practices, and procedures for Renters
and Homebuyers and post on the County’s website; and
7. Collect, analyze and report on information of the race and ethnicity of the
individuals who have applied to purchase or rent units at the project, in order to
determine the results of the affirmative marketing efforts.

Rental & Homebuyer:

Howard County will adopt affirmative marketing requirements for all rental projects with five
or more HOME units and for all HOME-funded programs per §24 CFR92.351. Any entity
applying for HOME program funds for rental housing-related activities must adopt affirmative
marketing procedures for all HOME-assisted housing and submit for review the Affirmative
Marketing Plan along with HOME program application. An approved Affirmative Marketing
Plan and compliance with HOME-assisted housing requirements must be in place prior to the
disbursement of HOME program funds.

Affirmative marketing requirements include:

1. A description of what owners and/or the program administrator will do to affirmatively
market housing assisted with HOME program funds;

2. A description of what owners and/or the program administrator will do to inform
persons least likely to apply for housing without special outreach;

3. Maintenance of records to document actions taken to affirmatively market HOME-
assisted units and to assess marketing effectiveness; and

4. A description of how efforts will be assessed and what corrective actions will be taken
when requirements are not met.

The County will take an assessment of the most commonly spoken languages in the County and
provide marketing materials and correspondence in the most dominant languages.
The HOME 2013 Rule further modified the requirements to specify that to the extent that a project is implementing tenant preferences, the PJ must have affirmative marketing procedures that apply in the context of limited/preferred tenant selection policies.

For example, a project for homeless persons must be marketed to the universe of persons who would meet the preference. The project could not rely solely on referrals from a specific homeless provider when there are other homeless providers with potential applicants in the market area.

**OWNERS OF RENTAL PROPERTY**

Howard County Department of Housing and Community Development mandates the owner of the rental property with HOME assisted units must adopt an affirmative marketing policy and procedure acceptable to the County to ensure that eligible persons regardless of race, color, national origin, sex, religion, and familial status are adequately informed of the services they provide as described in 24 CFR 92.351 (a). The Rental Property Owner’s adopted Plan must be approved by DHCD staff and by HUD’s Fair Housing Program Center.

**AFFIRMATIVE MARKETING PROCEDURES MUST INCLUDE THE FOLLOWING ELEMENTS:**

- Methods for informing the public, owners and potential tenants about fair housing laws and the grantees policies (for example: use the Fair Housing logo or equal opportunity language).
- A description of what owners and/or the grantee will do to affirmatively market housing assisted with HOME funds, and maintenance of records that document the actions taken in this marketing effort.
- A description of persons not likely to apply for housing without special outreach and on what basis the owners and/or the grantee made this determination.
- A description of what owners and/or the grantee will do to inform persons not likely to apply for housing without special outreach, and maintenance of records that document the actions taken in this marketing effort.
- A description of how efforts will be assessed and what corrective actions will be taken where requirements are not met, and maintenance of records that document an assessment of the effectiveness of the marketing effort.

**ACCESSIBILITY**

Regulatory Citations & References:
- Section 504 of the Rehabilitation Act of 1973 (implemented at 24 CFR Part 8)
- For multi-family buildings only, 24 CFR 100.205 (implements Fair Housing Act)
**EMPLOYMENT AND CONTRACTING RULES**

Equal Opportunity Employment - Yes, contracts and subcontracts for more than $10,000 must include language prohibiting discrimination.

**Regulatory Citations & References:**
- Executive Order 11246 (implemented at 41 CFR Part 60)

**SECTION 3 ECONOMIC OPPORTUNITY:**

Federal regulations require that to the greatest extent possible the benefits of federal financial assistance will be directed to very low- and low-income persons, particularly those who are recipients of government assistance for housing and to business concerns which provide economic opportunities to very low- and low-income persons. However, Section 3 only applies to new employees hired as a result of the federal assistance. If a contractor or subcontractor performs the work with existing employees, Section 3 requirements do not apply to the contract. Contracts and subcontracts funded in whole or in part by HUD resources where the individual contract or subcontract exceeds $100,000 and the amount of the HUD assistance for the project exceeds $200,000 are subject to Section 3 requirements. Both dollar thresholds must be present to trigger Section 3. Contracts exclusively for supplies or materials are excluded unless the contract includes installation of the materials.

**SECTION 3 ACTIVITIES INCLUDE:**

- Housing rehabilitation, including reduction and abatement of lead-based paint projects; housing construction; and
- Other public construction assisted with housing or community development funds
- HUD has established goals and actions to be taken in awarding contracts to Section 3 businesses
- 10 percent of the total dollar amount in contract for building trades work arising in connection with housing rehabilitation and housing construction;
- 3 percent of the total dollar amount of all other Section 3 covered contracts;
- Notify Section 3 businesses of the contracting opportunities covered by these requirements;
- Notify all potential contractors of the Section 3 covered contracting requirements, and include the Section 3 clause in all contracts;
- Assist and “actively” cooperate with HUD in obtaining contractor/subcontractor compliance with Section 3 requirements;
- Refuse to award a contract to any contractor who has been found to have violated the Section 3 regulations;
- Take remedial action against contractors who fail to comply with the Section 3 requirements (e.g. termination); and
Document actions (including results and impediments) taken to comply with Section 3 requirements.

Projects will have to report to DHCD on how they are meeting Section 3 requirements.

**MINORITY/WOMEN EMPLOYMENT**

Howard County Housing has adopted the MBE/WBE language of Howard County when related to HOME Rental Program. The Owner of the HOME assisted Rental Property will follow the specific Procurement Guidelines and Procedures related to MBE and WBE beginning on page 73 of the County Manual.

Regulatory Citations & References:
- Executive Orders 11625, 12432 and 12138
- 24 CFR 85.36(e)

**DAVIS-BACON**

Yes, if construction contract includes 12 or more units that are HOME-assisted.

Regulatory Citations & References:
- 92.354 Davis-Bacon Act (40 U. S. C. 276a-276a-5) or 24 CFR Part 70 (volunteers)
- Copeland Anti-Kickback Act (40 U. S. C. 276c)

**CONFLICT OF INTEREST**

The conflict of interest provisions at 892.356(f)(1) prohibit certain persons from occupying HOME-assisted housing. This provision has been revised with the 2013 HOME Rule to clarify that immediate family members of an officer, employee, agent, elected or appointed official or consultant of an owner, developer, or sponsor are prohibited from occupying a HOME-assisted affordable housing unit in a project. This amendment further clarifies that the restriction on occupancy applies during the period of affordability only, and not to the entire period of ownership by the entity that received the HOME assistance.

Regulatory Citations & References:
- 24 CFR 92.356
- 24 CFR 85.36
- 24 CFR 84.42

**DEBARRED CONTRACTORS**

DHCD staff ensures that no contractor working on a HOME project is debarred, suspended, or ineligible per the requirements of 24 CFR part 24. If the amount of
assistance exceeds $200,000 OR contract or subcontract exceeds $100,000. Regulatory Citations & References:
  ➢ Section 3 of the Housing and Urban Development Act of 1968 (implemented at 24 CFR Part 135)
  ➢ Yes, check HUD’s list of debarred contractors.
  ➢ Regulatory Citations & References: 24 CFR Part 5

ENVIRONMENTAL REVIEWS

Projects funded with HOME must examine the environmental impacts of each activity as required by the National Environmental Policy Act of 1969 (NEPA) and other environmental requirements. The cost of the environmental assessment is an eligible project-related soft cost and may be paid for with HOME funds. A full explanation of the NEPA requirements can be found in the HOME regulations in section 92.352. DHCD will ensure environmental reviews are completed prior to commitment of HOME funds.
  ➢ Regulatory Citations & References:
    ➢ 24 CFR 92.352
    ➢ 24 CFR Part 58.35 b(5)
    ➢ National Environmental Policy Act (NEPA) of 1969

FLOOD INSURANCE

Yes, must obtain flood insurance if located in a FEMA designated 100-year flood plain. Community must be participating in FEMA’s flood insurance program.
  ➢ Regulatory Citations & References:
    ➢ Section 202 of the Flood Disaster Protection Act of 1973 (42 U. S. C. 4106)

SITE AND NEIGHBORHOOD STANDARDS

- Yes, for new construction only.
  ➢ Regulatory Citations & References: 24 CFR 893.6(b)

LEAD-BASED PAINT

Housing that is purchased, rehabilitated or assisted in some way with HOME is subject to
the Lead-based Paint Poisoning Prevention Act, the Residential Lead-based Paint Hazard Reduction Act and the implementing regulations for these Acts. HUD maintains a website for the Office of Healthy Homes and Lead Hazard Control where lead-based paint requirements are described as they apply to HUD programs.

Applicants for HOME funds should discuss acquisition projects where units that are older than 1978 are being purchased with DHCD prior to purchase. Lead paint was used in all residential paints prior to 1978. Testing for lead, an assessment of its presence, and a plan for stabilization or removal will be required if HOME funds are used to acquire pre-1978 units. Requirements differ depending on whether rehabilitation work is performed. Rehabilitation notices to owners. Paint testing of surfaces to be disturbed. Risk assessment, if applicable, based on level of rehabilitation assistance. Appropriate level hazard reduction activity (based on level of rehabilitation assistance). Safe work practices and clearance. Provisions included in all contracts and subcontracts.

Regulatory Citations & References:

- 92.355
- Lead Based Paint Poisoning Prevention Act of 1971 (42 U. S. C. 4821 et. seq.)
- 24 CFR Part 35
- 982.401(j) (except paragraph 982.401G(I)(i))

**WHAT MUST BE DONE**

1. The rules require that a disclosure to all applicants and tenants about any known or potential lead-based paint hazards must be issued; and
2. Documentation of the issuance of the EPA/HUD/Consumer Product Safety Commissions brochure "Protect Your Family from Lead in your Home", and
3. Get a signed copy of the certification of accuracy completed at each initial lease up.

Note: For any HOME projects involving existing housing/rehabilitation, DHCD will ensure the proper disclosures are provided to applicants and tenants regarding lead-based paint

**RELOCATION**

It is important that those who receive HOME funds from the County take appropriate steps to minimize the displacement of families, individuals, businesses, nonprofit organizations and farms as a result of the activity being funded with HOME. The requirements of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (URA) guide the steps that must be taken to minimize displacement and the actions taken to compensate those who are displaced by a federally-funded project.
The applicant must fully describe any project activity that may lead to voluntary or involuntary displacement of persons impacted by the proposed project in an application for HOME funding. A timeline for notification of persons who may be impacted is of vital importance and those applying for HOME funds should take no steps that may result in a person relocating involuntarily prior to discussing their application with the County. All required steps must be determined by consulting the Uniform Relocation Act (URA) which can be found in section 92.353 of the HOME regulations.

For voluntary purchases of property, the applicable disclosure must be submitted with an application for funding for any HOME project where the purchase of land is involved. These disclosures must be retyped on the applicant agency’s letterhead.

Displacement must be minimized; existing tenants must be provided a reasonable opportunity to lease a dwelling unit in the building upon completion of the project. Reimbursement for temporary relocation, including moving costs and increase in monthly rent/utilities, must be provided, as well as advisory services. Regulatory Citations & References: 92.353

- 49 CFR Part 24
- 24 CFR Part 42 (subpart B)
- Section 104(d) “Barney Frank Amendments”

Unciform Administrative Requirements

Nonprofit agencies who receive HOME funds are subject to OMB Circular 2CFR Pt. 200, which guides the determination of cost reasonableness, allocation of costs to grant funds, direct vs. indirect costs and allowable costs, etc. Nonprofit agencies must follow 2CFR Pt. 200, when making decisions about eligible and ineligible costs that can be assigned to grant awards.

Audits

Nonprofit agencies that receive federal funds are subject to the audit requirements imposed by OMB Circular 2 CFR Part 200 for nonprofit organizations. Audits must be conducted annually. However, a nonprofit must expend $750,000 or more in federal funds before the Single Audit requirements apply. A copy of the OMB Circular 2 CFR Part 200 can be at: https://www.gpo.gov/fdsys/granule/CFR-2014-title2-vol1/CFR-2014-title2-vol1-part200/content-detail.html. More information about the single audit can be found in Section 33 of this document.
Procurement

Nonprofits that receive federal funds must follow policies that dictate how goods and services are purchased with these funds. The federal regulations published at 24 CPR Part 84 establish the procedures that a nonprofit must follow. One of the most important aspects of the federal procurement regulations is that a nonprofit must have written procedures in place prior to beginning procurement with federal funds. How to develop these policies is described in sections 84.40-84.48. Howard County DHCD is available to assist nonprofits with the development of procurement policies and standards prior to their purchasing goods with federal funds.

Howard County Housing has adopted the Procurement Policy of Howard County when related to the HOME Rental Program. The Howard County Purchasing Manual will be referenced within the HOME Agreement under the Procurement section and attached as an Exhibit to all HOME Rental Grant Agreements. The Owner of the HOME Assisted Rental Property will follow the specific guidelines for all purchases and procurement.

Labor Standards

For all construction projects that meet established threshold requirements and use federal funds for construction or rehabilitation of units, the project contractor must pay prevailing wages for the area to the trade employees working on the project. DHCD will provide wage determinations from the U.S. Department of Labor for inclusion in all bidding and contractual documents for construction and rehabilitation projects. For HOME projects, if 12 or more units will be developed, prevailing wages must be paid as required by the Davis-Bacon and related wage payment Acts.

28. Property and Other Standards

Housing that is constructed or rehabilitated with HOME funds must meet all applicable local codes, rehabilitation standards, city codes and zoning ordinances at the time of project completion.

- Accessible Units – in HOME properties with 5 or more total units, the common spaces and a certain number of units must be constructed or rehabilitated to be accessible to persons with mobility and/or sensory impairments in accordance with the Section 504 Accessibility - Uniform Federal Accessibility Standard (UFAS). These units must be marketed to ensure that they offered first to persons with disabilities.
SEC. 3.100. - HOWARD COUNTY BUILDING CODE; ADOPTION OF INTERNATIONAL CODES.

(a) In General. Except as amended in sections 3.101, 3.102, 3.103, and 3.104 of this subtitle, the codes enumerated in this section are hereby adopted as the Howard County Building Code as if the codes were set out in full in this section.

(b) Adopted Code:
   (6) The Howard County Electrical Code, adopted pursuant to title 3, subtitle 2 of the Howard County Code.
   (7) The Plumbing and Gas Fitting Code for Howard County adopted pursuant to title 3, subtitle 3 of the Howard County Code.
   (9) The Howard County Sign Code, adopted pursuant to title 3, subtitle 5 of the Howard County Code.

(C.B. 10, 2015, § 1)

Properties that are rehabilitated with HOME Funds must meet the following Standards:

- Handicapped accessibility requirements, where applicable;
- Also, one of the following:
  - Local and State Code Requirements
  - Uniform Physical Condition Standards (UCPS) – the UCPS are uniform standards established by HUD for housing that is decent, safe, sanitary, and in good repair per 24 CFR 5.703.
NEW CONSTRUCTION WITH THE USE OF HOME FUNDS MUST MEET THE FOLLOWING STANDARDS:

- Model Energy Code
- Handicapped accessibility requirements, where applicable.
- New construction of rental housing must meet site and neighborhood standards at 24 CFR 936.6(b)
- Also, one of the following:
  - Local and State Code Requirements
  - International Code Council’s International Residential Code
  - International Building Code

ACQUISITION OF EXISTING HOUSING (NO REHAB OR CONSTRUCTION) MUST MEET THE FOLLOWING STANDARDS:

- Applicable local housing quality standards and code requirements.
- Handicapped accessibility requirements, where applicable.
- Uniform Physical Condition Standards (UCPS) - 24 CFR Parts 5 and 200

To ensure compliance with property and accessibility standards, DHCD development staff and HOME Program Specialist monitor each project during construction. They also review the project construction budget prior to funding the project to ensure that cost estimates are appropriate and review any change orders to ensure cost reasonableness and that HOME funds are only disbursed for eligible costs. In addition, DHCD development staff review work write-ups and plans, prior to construction, in order to confirm they reflect all applicable property standards and codes.

Owners must maintain properties in accordance with property standards throughout the affordability period. DHCD will conduct periodic property inspections as determined by HOME regulations to ensure continued compliance.

**A. OCCUPANCY STANDARDS**

In March, 1991, the Department of Housing and Urban Development (HUD) addressed the issue of occupancy standards in the Keating Memorandum, which states that “...HUD believes that an occupancy policy of two persons in a bedroom, as a general rule, is reasonable under the Fair Housing Act.” However, the HUD memorandum goes on to state that a “two people per bedroom” policy may be unreasonably restrictive, depending on other factors, such as the size and number of bedrooms, the overall size of the unit, and other special circumstances. For this reason, caution suggests that housing providers should consider the occupancy standard of two persons per bedroom.
plus one or more additional persons, depending on the household’s circumstances.

Local code requirements mandate the following in reference to the designation of rooms as a bedroom:

**Howard County Occupancy Limitations**

Bedrooms – Every bedroom occupied by one person shall contain at least 70 square feet of floor area, and every bedroom occupied by more than one person shall contain at least 50 square feet of floor area for each occupant thereof. Living Room – 3 to 5 occupants must have a minimum of 120 square feet, 6 or more occupants must have a minimum of 150 square feet. Dining Room – 3 to 5 occupants must have a minimum of 80 square feet, 6 or more occupants must have 200 square feet. Combined living room and dining room spaces - If the total area is equal to that required for separate rooms and if the space is located so as to function as a combination living/dining room. There are additional requirements for efficiency Apartment units whose maximum occupancy is 3 persons.

- A den with windows must be treated as a bedroom;
- You must have 70 sq. feet in the bedroom for the first person;
- You must have 50 sq. feet per person for any additional persons using the same room as a bedroom

The Local Code should be consulted for additional requirements.

**B. Other Standards**

The site and neighborhood standards (24 CFR 983.6(b)) apply only to new construction of rental housing. DHCD development staff review each HOME project to ensure it meets the site and neighborhood standards prior to funding.

29. Annual Review and Rents and Income

Howard County will implement a four (4) step process to ensure that rents and income are reviewed annually. The first step would entail sending a reminder on January 01 or the closest workday thereafter to all property managers requesting that a rent and income report be submitted, along with the certification that all units are suitable for occupancy to Howard County Housing. The second step ensures that all reports will be obtained by the HOME Program Specialist no later than January 31st. The report should list the rents, income, and family size for ALL HOME assisted units. The third step would entail the HOME Program Specialist reviewing the rents and income in accordance with HOME Program rental affordability requirements and completing checklist 6-D, Project Compliance Report: Rental Housing. A copy of checklist 6-
D is attached for reference (Appendix E). Lastly, a copy of the checklist along with written correspondence and a summary of the review will be placed in the project file and a copy sent to each property manager.

Howard County Housing has also implemented an “Annual Review of Rents and Income” form (Appendix F) for each project file. After each step is completed, HCH staff must initial and upon completion of all four (4) steps, sign and date the form. This process will ensure that rent rolls are being reviewed and reported on annually, and ultimately keeping Howard County in compliance with 24 CFR Pt 92.252.

30. Rental Units - Single Family Rental

HOME RENTS

The Home Program restricts the rents for HOME units and the incomes of the tenants in units throughout the affordability period. Every HOME-assisted unit is subject to rent limits designed to help make rents affordable to low income households. These maximum rents are referred to as “HOME Rents.” Based on changes in area income levels or market conditions, HOME rents, as calculated by HUD and approved by DHCD, may increase. If a project can and wants to increase HOME rents, official requests must be submitted to Howard County and DHCD must approve prior to implementation.

Tenants must be given at least 30 days written notice before increases are implemented. Any increases are also subject to other provisions of the lease agreements. For example, rents may not increase until the tenant’s lease expires.

HOME rents may decrease. While project rent levels are not required to decrease below the HOME rent limits in effect at the time of project commitment, decreasing HOME rents may reflect a change in market conditions that may force owners to reduce rents in order to maintain tenants. DHCD with HUD’s approval may permit adjustments to the rent structure if the financial feasibility of the project is threatened. This is important to lenders providing financing to HOME-assisted projects.

There are two HOME rents used in the HOME program:

- High HOME Rents: The maximum amount an owner can collect per month on a “High” HOME-assisted unit.
- Low HOME Rents: The maximum amount an owner can collect per month on a “Low” HOME-assisted unit.

A. HOME Rent Limits

It is imperative that grantees understand HOME rent limits as they apply to their project.

DHCD utilizes HUD published Low and High HOME rents limits. HUD’s calculation of
Low and High HOME rents assumes the owner pays the utilities. If the tenant pays utilities, the maximum allowable rent that could be collected by the owner would be the applicable Low or High HOME rent minus a utility allowance. DHCD will approve utility allowances on a project by project basis based upon allowances prepared by local utility providers or based on HUD’s Utility Schedule Model. The HOME rent limits restrict the maximum total rent (minus the utility allowance) that can be received by project owners regardless of the amount of rental assistance provided to a tenant.

Examples:

<table>
<thead>
<tr>
<th>1 Bedroom High HOME Unit</th>
<th>2 Bedroom High HOME Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>$326 High HOME Rent Limit</td>
<td>$416 High HOME Rent Limit</td>
</tr>
<tr>
<td>-$70 Utility Allowance</td>
<td>-$90 Utility Allowance</td>
</tr>
<tr>
<td>$256 Maximum Rent Owner May Collect</td>
<td>$326 Maximum Rent Owner May Collect</td>
</tr>
</tbody>
</table>

<table>
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<tr>
<th>1 Bedroom Low HOME Unit</th>
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<td>$256 Maximum Rent Owner May Collect</td>
<td>$326 Maximum Rent Owner May Collect</td>
</tr>
</tbody>
</table>

DHCD will inform grantees of updated HOME rent limits upon receipt of new HUD-published limits (generally in the spring each year). However, tenants’ rents should not be adjusted until the provider requests in writing approval from Howard County to increase the rents for the HOME-assisted units in their project. The County approves all rent increases. The increase occurs at the time their leases are renewed. The tenant must be given a 30-day notice of rent increase.

Owners may not refuse to lease HOME-assisted units to a certificate or voucher holder under the Section 8 Program, or to a holder of a comparable document evidencing participation in a HOME tenant-based rental assistance (TBRA) program, because of the status of the prospective tenant as a holder of such certificate, voucher or comparable HOME TBRA document.

1. High HOME-Assisted Units
   DHCD will require all initial tenants of High HOME-assisted units to have incomes at or below 60% of the area median income. Subsequent tenants are restricted to the income as specified in the HOME Loan Agreement for the project. DHCD reserves the right to further restrict the income level for a project to achieve appropriate levels of project compliance when warranted.

2. Low HOME-Assisted Units
DHCD will require all projects with five or more HOME-assisted units to designate at least 20 percent of the HOME-assisted units as Low HOME units. Tenants must have incomes at or below 50 percent of the area median income to occupy Low HOME-assisted units. DHCD, through the HOME Loan Agreement, may require more Low HOME-assisted units for a project than the HOME rules require.

The rents collected by the owner on Low HOME-assisted units are restricted to the Low HOME rent limits less tenant paid utilities per an approved utility allowance. The only exception is for Low HOME units in a project that receives federal or state project-based rental subsidies and the tenant pays no more than 30% of their adjusted income for rent. The maximum rent may then be the rent allowable under the project-based subsidy program.

**INCOME ELIGIBILITY REQUIREMENTS FOR GRANTEES**

DHCD requires grantees to use the Part 5 Definition (also referred to as Section 8 Method), which calculates the gross family annual income minus any eligible exclusions for the upcoming year definition found at 24 CFR Part 5.609 to determine applicant income eligibility. Eligibility is based on anticipated or projected income during the next 12 months. A detailed explanation of the Annual (Gross) Income definition can also be found in the “Technical Guide for Determining Income and Allowances for the HOME Program.”

The HOME Program allows grantees to use two forms of verification for the Annual (Gross) Income basis of determining income eligibility. These forms are third party verification and review of source documents. Source documents for at least two months must be reviewed. All household members must be counted when calculating household income. When collecting income verification documentation, property owners (or managers) should also consider any likely changes in income.

**A. THIRD PARTY VERIFICATION**

Under third party verification, a third party (e.g. employer, Social Security Administration, or public assistance agency) is contacted to provide information. Written requests and responses are preferred. However, to clarify or complete missing information on a written response, conversations with a third party are acceptable if documented through a memorandum to the file that documents the contact person, information conveyed and date of call.

To conduct third party verifications, a grantee must obtain a written release from the household that authorizes the third party to release required information. If a third party is unwilling to provide the information or will not do so without charging a fee, the grantee may attempt to obtain the required source documentation through other documented means, such as the use of bank statements.
B. TIMING OF INCOME DETERMINATIONS

Income determinations are to be completed before tenant occupancy of a HOME-assisted unit. If the income determination is more than six months old, a new determination will have to be conducted.

ANNUAL RECERTIFICATION OF INCOME

Due to the HOME Program imposing occupancy restrictions over the length of the affordability period, owners must establish systems to recertify tenant income on an annual basis. Tenant income will be examined on the anniversary of the original income evaluation or at lease renewal. However, the owner may adopt an annual schedule and perform all verifications at the same time. DHCD will verify that tenant income recertification documentation is in the tenant files at the time of on-site inspections.

Although the final HOME rule allows two additional methods of income recertification, in addition to the method of collecting source documentation, DHCD will allow only source documentation and at its discretion, may permit a written statement from the administrator of another government program under which the family receives benefits, and that examines the annual (gross) income gross income of the family each year minus any exclusions the households have. The statement must also indicate the family size, or provide the current income limit for the program and a statement that the family's income does not exceed that limit. If the owner chooses to utilize the alternative method described, they will still be required to collect full source documentation every sixth year of the tenants

INCREASES IN TENANT INCOME

A tenant's income is likely to change over time. If these changes occur during the affordability period, the project owner must take certain steps to maintain compliance with HOME rent and occupancy requirements.

- The project must maintain the correct number of High and Low HOME rent units.
- Rents must be adjusted for tenants whose incomes rise above 80 percent of the area median income.
- Owners of projects assisted with HOME and Low Income Housing Tax Credits must comply with the specific requirements associated with combining these funding sources.

KEEPING THE CORRECT NUMBER OF HIGH AND LOW HOME RENT UNITS

The owner should take the following steps to maintain the correct numbers of High and Low HOME rent units.

If the income of a tenant occupying a Low HOME rent unit increases, but does not exceed 80 percent of area median income, that unit becomes a High HOME rent unit.
To replace the Low HOME rent unit, the owner must rent the next available comparable unit (for “floating” unit projects) or HOME-assisted unit (for “fixed” unit projects) to a very-low-income tenant (income at or below 50% of the area median income). Subject to the terms of the lease, the rent of the tenant whose income has increased may be increased to the High HOME rent for the unit. This process should not increase the number of assisted units.

If a tenant's income increases above 80 percent of the area median income, the unit occupied by the tenant is still considered to be a HOME unit, but the tenant's rent must be adjusted as described below.

A. Adjusting Rent for Over-Income (Above 80% of AMI) Tenants in “Floating Units”
Over-income tenants in HOME-assisted “floating” units must pay 30 percent of their adjusted income for rent and utilities; however, the rent may not exceed the market rent for comparable, unassisted units in the neighborhood. Rent may only be increased at lease renewal. In projects where the HOME units float, the next available unit in the project is comparable in size or larger must be rented to a HOME-eligible household. The unit occupied by the over-income tenant is no longer considered HOME-assisted subject to HOME rules after a HOME-eligible household rents a comparable unit.

Note: In units that are financed with both HOME and Low Income Housing Tax Credits (LIHTCs), the LIHTC rules apply when a tenant's income exceeds 80% of AMI. Under the LIHTC program, the tenant's rent is not adjusted, and the unit does not need to be replaced by another comparable unit until the tenant's income rises above 140 percent of the LIHTC program eligibility threshold.

B. Adjusting Rent for Over-Income (Above 80% of AMI) Tenants in “Fixed Units”
Over-income tenants in HOME-assisted “fixed” units must pay 30 percent of their adjusted income for rent and utilities. Rent may only be increased at lease renewal. There is no rent cap for “fixed” units.

Computing adjusted income for purposes of adjusting rent for over-income tenants is derived by subtracting any of the following deductions (also called allowances) that apply to the household from a household's annual (gross) income:

- $480 for each dependent (includes any of the following family members who are not the head of household or spouse: persons under 18, handicapped/disabled family members, or full-time students);
- Reasonable child care expenses (for children 12 and under) during the period for which annual income is computed that enable a family member to work or go to school, if no adult is available in the household to provide child care;
- For elderly households (62 and older) only, medical expenses, including medical insurance premiums, in excess of three percent of annual income that are anticipated during the period for which annual income is computed and that are not covered by insurance.
➢ Reasonable expenses in excess of three percent of annual income for the apparatus and care of a handicapped or disabled family member that enable that person or another person to work that are anticipated during the period for which annual income is computed.

➢ $400 for any elderly family (head of household or spouse is 62 or older or handicapped or disabled).

For a detailed discussion of calculating annual and adjusted income under the Part 5 Definition of annual income, see the HOME Model Series “Technical Guide for Determining Income and Allowances for the HOME Program.” For up-to-date rules and requirements, consult the regulations at 24 CFR Part 5 (subpart F).

DEVELOPMENT PROPERTY MANAGEMENT

Many established owners have property management departments within their organizations or have created separate organizations to perform this function. Other developers hire one management firm to manage properties in its portfolio. Property management is important to ensure the owner’s physical, financial, administration and occupancy performance standards for the property. When working with the DHCD-assisted units, it is expected that the owner enter into an agreement that the units will be operated in accordance with all applicable regulations.

TENANT OUTREACH

All HOME Rental Projects maintain a constant presence within the community where the Project is located.

Examples:
➢ Advertisement within the Baltimore Sun Newspaper biannually, monthly
➢ Advertisement within the Howard County Flier Newspaper biannually, monthly
➢ Advertisement within the Howard County Times Newspaper biannually, monthly
➢ Twice per year post card mailing to all Howard County Housing Choice Voucher Clients
➢ Property owner Web-site
➢ One time per year Marketing Event at HOME Rental Location.
31. Recording documents related to a HOME Activity

After all HOME related documents are fully executed; that is, they have been signed by the County Executive and returned to the DHCD, both the Regulatory Agreement and Deed of Trust should be sent to the Office of Recordation to be recorded. DHCD staff will provide a copy to non-profits and subrecipients at no additional cost.

32. Record Keeping

HOME requires documentation for rental projects to show that all program regulations have been met. Because of the long-term monitoring required for rental projects, however, record-keeping responsibilities are more extensive. This section briefly describes the record-keeping responsibilities associated with rental housing for the property owner.

One of the owner’s responsibilities is to keep adequate records, to be able to demonstrate compliance with HOME requirements. The owner should keep both project and tenant records.

- Project records should include documentation to back-up rent and utility allowance calculations. If the project’s HOME-assisted units are “floating,” the owner should also keep records to show how HOME occupancy targets were met (for example, rental logs to show that as units were vacated or tenants became over-income, HOME-assisted units were properly replaced).

- Tenant files should include the documentation necessary to demonstrate that each HOME-assisted unit is properly occupied by an income-eligible tenant. Such documentation includes the tenant’s application, initial income verification documents, subsequent income recertification documents and the tenant’s lease.

General rental housing records must be kept for five years after project completion. Tenant income, rent and inspection information must be kept for the most recent five years, until five years after the affordability period ends.

33. Single Audit Requirements in Federal Funding

HOWARD COUNTY’S SINGLE AUDIT REQUIREMENTS IN FEDERAL FUNDING

Single Audit, previously known as the OMB Circular A-133 audit, is an organization-wide financial statement and federal awards’ audit of a non-federal entity that expends $750,000 or more in federal funds in one year. The Office of Management and Budget (OMB) is the federal entity responsible for tracking these audits. It is intended to provide assurance to the Federal Government
that a non-federal entity has adequate internal controls in place and is generally in compliance with program requirements. Non-federal entities typically include states, local governments, Indian tribes, universities, and non-profit organizations.

Background on the federal law governing nonprofit audits
The government passed the Single Audit Act of 1984, as amended in 1996, to ensure that organizations receiving federal grants use the funds in compliance with the federal government’s requirements. The Act refers to a “single audit” because it consolidates multiple individual audits of non-federal entities required for each federal award into a single audit. The stated purpose of the law is to promote sound financial management of government funds by non-federal organizations, promote uniform guidelines for audits, and reduce burdens on government and nonprofits by promoting “efficient and effective use of audit resources.”

In December of 2014, the OMB issued Uniform Administrative Requirements, Cost Principles, and Audit Requirements, which combines what had been previously contained in eight separate OMB Circulars related to grants into a single set of rules known as the Uniform Guidance. Prior to the issuance of the Uniform Guidance, OMB Circular A-133 governed the audit requirements under the Single Audit Act.

Subpart F of the Uniform Guidance replaces Circular A-133 with the Single Audit compliance supplement contained in Appendix XI of the Uniform Guidance. Subpart F, Audit Requirements, applies to audits of non-Federal entity fiscal years beginning on or after December 26, 2014 (the first fiscal year that begins after December 26, 2014). For nonprofits using the calendar year as their fiscal year, these requirements became effective for December 31, 2015, year-end audits.

Howard County Nonprofits Compliance Requirement
"Federal grant funds“ refers to money paid to a nonprofit, either directly from a federal agency, or by way of funds originating at the federal level and passing through another entity, such as the State of Maryland, Howard County government; or another nonprofit (that nonprofit is known as a “subrecipient” of federal funds).

In order to determine whether the $750,000 threshold is met (thus requiring a Single Audit), a nonprofit must count not only the amount of federal funds received directly from federal agencies, but also funds received from pass-through entities (subrecipients).

Howard County’s Administrative Tracking and Issuing of Management Findings
As a result of the Uniform Guidance, all non-federal government agencies and nonprofit organizations that expend $750,000 or more in federal awards in a given fiscal year are required to obtain a Single Audit. During the annual CDBG and HOME Program application process, the County will require all non-profit organizations to declare whether their agency has expended $750,000.00 in federal funding, therefore triggering the Single Audit requirement.

Any agency that indicates the $750,000.00 threshold being met, their application will be forwarded to DHCD’s Fiscal Specialist to conduct a review on the Federal Audit Clearinghouse to track
compliance with the Single Audit requirements and to review that a non-federal entity has adequate internal controls in place and is generally in compliance with program requirements. If the agency is not in compliance, the County’s DHCD will issue a letter indicating the required actions to remediate the findings.

**Items to Be Reviewed**
As part of the Single Audit, the auditor must prepare and submit three individual reports to the recipient and to the federal government.

1. The first report is an opinion, or a disclaimer thereof, on whether the recipient's financial statements are presented in conformity with US Generally Accepted Accounting Principles, identical to a financial audit's report on a non-recipient entity.
2. The second report is about the status of internal controls relative to the financial statements and major programs.
3. The third report is an opinion, or a disclaimer thereof, on the degree to which the recipient has complied with laws, regulations, and the terms and conditions of the federal assistance awards. Following the last two reports, if the Single Audit produced audit findings, the auditor must prepare the Schedule of Findings and Questioned Costs discussed earlier.

**Reviewing the Auditor’s Judgement**
The auditor’s judgment is necessary to determine which audit procedures are sufficient to achieve the audit objectives, and whether additional or alternative audit procedures are needed to achieve such objectives.

The auditor is responsible for determining the nature, timing, and extent of the audit procedures necessary to meet the audit objectives (i.e., it is the auditor who determines the necessary amount of his/her audit work needed to form an opinion on whether the recipient complied with laws and regulations).

**Timeliness of Submission:**
Federal guidelines require recipients to submit the documents no more than 30 days after the auditor reports or 9 months after the final day of the audit period, whichever comes first.

### 34. Lead Based Paint Work Practice Standards

§ 745.85 Lead Based Paint Work Practice Standards.

**Standards for renovation activities:**

Renovations must be performed by certified firms using certified renovators as directed in § 745.89. The responsibilities of certified firms are set forth in § 745.89(d) and the responsibilities of certified renovators are set forth in § 745.90(b).

**Occupant Protection**
1. Firms must post signs clearly defining the work area and warning occupants and other persons not involved in renovation activities to remain outside of the work area.
2. To the extent practicable, these signs must be in the primary language of the occupants.
3. These signs must be posted before beginning the renovation and must remain in place and readable until the renovation and the post-renovation cleaning verification have been completed.
4. If warning signs have been posted in accordance with 24 CFR 35.1345(b)(2) (OSHA) or 29 CFR 1926.62(m) (HUD), additional signs are not required by this section.

Containing the Work Area

1. Before beginning the renovation, the firm must isolate the work area so that no dust or debris leaves the work area while the renovation is being performed.
2. In addition, the firm must maintain the integrity of the containment by ensuring that any plastic or other impermeable materials are not torn or displaced, and taking any other steps necessary to ensure that no dust or debris leaves the work area while the renovation is being performed.
3. The firm must also ensure that containment is installed in such a manner that it does not interfere with occupant and worker egress in an emergency.

Interior Renovations

The firm must:

1. Remove all objects from the work area, including furniture, rugs, and window coverings, or cover them with plastic sheeting or other impermeable material with all seams and edges taped or otherwise sealed.
2. Close and cover all ducts opening in the work area with taped-down plastic sheeting or other impermeable material.
3. Close windows and doors in the work area. Doors must be covered with plastic sheeting or other impermeable material. Doors used as an entrance to the work area must be covered with plastic sheeting or other impermeable material in a manner that allows workers to pass through while confining dust and debris to the work area.
4. Cover the floor surface, including installed carpet, with taped-down plastic sheeting or other impermeable material in the work area 6 feet beyond the perimeter of surfaces undergoing renovation or a sufficient distance to contain the dust, whichever is greater. Floor containment measures may stop at the edge of the vertical barrier when using a vertical containment system consisting of impermeable barriers that extend from the floor to the ceiling and are tightly sealed at joints with the floor, ceiling and walls.
5. Use precautions to ensure that all personnel, tools, and other items, including the exteriors of containers of waste, are free of dust and debris before leaving the work area.

Exterior Renovations

The firm must:
1. Close all doors and windows within 20 feet of the renovation. On multi-story buildings, close all doors and windows within 20 feet of the renovation on the same floor as the renovation, and close all doors and windows on all floors below that are the same horizontal distance from the renovation.

2. Ensure that doors within the work area that will be used while the job is being performed are covered with plastic sheeting or other impermeable material in a manner that allows workers to pass through while confining dust and debris to the work area.

3. Cover the ground with plastic sheeting or other disposable impermeable material extending 10 feet beyond the perimeter of surfaces undergoing renovation or a sufficient distance to collect falling paint debris, whichever is greater, unless the property line prevents 10 feet of such ground covering. Ground containment measures may stop at the edge of the vertical barrier when using a vertical containment system.

4. If the renovation will affect surfaces within 10 feet of the property line, the renovation firm must erect vertical containment or equivalent extra precautions in containing the work area to ensure that dust and debris from the renovation does not contaminate adjacent buildings or migrate to adjacent properties. Vertical containment or equivalent extra precautions in containing the work area may also be necessary in other situations in order to prevent contamination of other buildings, other areas of the property, or adjacent buildings or properties.

Prohibited and Restricted Practices

The work practices listed below are prohibited or restricted during a renovation as follows:

1. Open-flame burning or torching of painted surfaces is prohibited.

2. The use of machines designed to remove paint or other surface coatings through high speed operation such as sanding, grinding, power planning, needle gun, abrasive blasting, or sandblasting, is prohibited on painted surfaces unless such machines have shrouds or containment systems and are equipped with a HEPA vacuum attachment to collect dust and debris at the point of generation. Machines must be operated so that no visible dust or release of air occurs outside the shroud or containment system.

3. Operating a heat gun on painted surfaces is permitted only at temperatures below 1,100 degrees Fahrenheit.

Waste from Renovations

1. Waste from renovation activities must be contained to prevent releases of dust and debris before the waste is removed from the work area for storage or disposal. If a chute is used to remove waste from the work area, it must be covered.

2. At the conclusion of each work day and at the conclusion of the renovation, waste that has been collected from renovation activities must be stored under containment, in an enclosure, or behind a barrier that prevents release of dust and debris out of the work area and prevents access to dust and debris.

3. When the firm transports waste from renovation activities, the firm must contain the waste to prevent release of dust and debris.
Cleaning the Work Area

After the renovation has been completed, the firm must clean the work area until no dust, debris or residue remains.

Interior and Exterior Renovations

The firm must:

1. Collect all paint chips and debris and, without dispersing any of it, seal this material in a heavy-duty bag.
2. Remove the protective sheeting.
   a. Mist the sheeting before folding it.
   b. Fold the dirty side inward, and either tape shut to seal or seal in heavy-duty bags.
   c. Sheetings used to isolate contaminated rooms from non-contaminated rooms must remain in place until after the cleaning and removal of other sheetings.
   d. Dispose of the sheeting as waste.

Additional Cleaning for Interior Renovations

The firm must clean all objects and surfaces in the work area and within 2 feet of the work area in the following manner, cleaning from higher to lower:

Walls:
Clean walls starting at the ceiling and working down to the floor by either vacuuming with a HEPA vacuum or wiping with a damp cloth.

Remaining Surfaces:
Thoroughly vacuum all remaining surfaces and objects in the work area, including furniture and fixtures, with a HEPA vacuum. The HEPA vacuum must be equipped with a beater bar when vacuuming carpets and rugs.

- Wipe all remaining surfaces and objects in the work area, except for carpeted or upholstered surfaces, with a damp cloth.
- Mop uncemented floors thoroughly, using a mopping method that keeps the wash water separate from the rinse water, such as the 2-bucket mopping method, or using a wet mopping system.

Standards for Post-Renovation Cleaning Verification

Interiors:
A certified renovator must perform a visual inspection to determine whether dust, debris or residue is still present. If dust, debris or residue is present, these conditions must be removed by re-cleaning and another visual inspection must be performed.
After a successful visual inspection, a certified renovator must:

1. Verify that each windowsill in the work area has been adequately cleaned, using the following procedure.
   a. Wipe the windowsill with a wet disposable cleaning cloth that is damp to the touch. If the cloth matches or is lighter than the cleaning verification card, the windowsill has been adequately cleaned.
   b. If the cloth does not match and is darker than the cleaning verification card, re-clean the windowsill as directed in paragraphs (a)(5)(ii)(B) and (a)(5)(ii)(C) of this section, then either use a new cloth or fold the used cloth in such a way that an unused surface is exposed, and wipe the surface again. If the cloth matches or is lighter than the cleaning verification card, that windowsill has been adequately cleaned.
   c. If the cloth does not match and is darker than the cleaning verification card, wait for 1 hour or until the surface has dried completely, whichever is longer.
   d. After waiting for the windowsill to dry, wipe the windowsill with a dry disposable cleaning cloth. After this wipe, the windowsill has been adequately cleaned.

2. Wipe uncarpeted floors and countertops within the work area with a wet disposable cleaning cloth.
   a. Floors must be wiped using an application device with a long handle and a head to which the cloth is attached.
   b. The cloth must remain damp at all times while it is being used to wipe the surface for post-renovation cleaning verification.
   c. If the surface within the work area is greater than 40 square feet, the surface within the work area must be divided into roughly equal sections that are each less than 40 square feet.
   d. Wipe each such section separately with a new wet disposable cleaning cloth. If the cloth used to wipe each section of the surface within the work area matches the cleaning verification card, the surface has been adequately cleaned.
   e. If the cloth used to wipe a particular surface section does not match the cleaning verification card, re-clean that section of the surface as directed in paragraphs (a)(5)(ii)(B) and (a)(5)(ii)(C) of this section, then use a new wet disposable cleaning cloth to wipe that section again. If the cloth matches the cleaning verification card, that section of the surface has been adequately cleaned.
   f. If the cloth used to wipe a particular surface section does not match the cleaning verification card after the surface has been re-cleaned, wait for 1 hour or until the entire surface within the work area has dried completely, whichever is longer.
   g. After waiting for the entire surface within the work area to dry, wipe each section of the surface that has not yet achieved post-renovation cleaning verification with a dry disposable cleaning cloth. After this wipe, that section of the surface has been adequately cleaned.

* When the work area passes the post-renovation cleaning verification, remove the warning signs.
Exteriors

A certified renovator must perform a visual inspection to determine whether dust, debris or residue is still present on surfaces in and below the work area, including windowsills and the ground. If dust, debris or residue is present, these conditions must be eliminated and another visual inspection must be performed.

* When the area passes the visual inspection, remove the warning signs.

Optional Dust Clearance Testing

Cleaning verification need not be performed if the contract between the renovation firm and the person contracting for the renovation or another Federal, State, Territorial, Tribal, or local law or regulation requires:

1. The renovation firm to perform dust clearance sampling at the conclusion of a renovation covered by this subpart.
2. The dust clearance samples are required to be collected by a certified inspector, risk assessor or dust sampling technician.
3. The renovation firm is required to re-clean the work area until the dust clearance sample results are below the clearance standards in § 745.227(e)(8) or any applicable State, Territorial, Tribal, or local standard.

Activities conducted after post-renovation cleaning verification
Activities that do not disturb paint, such as applying paint to walls that have already been prepared, are not regulated by this subpart if they are conducted after post-renovation cleaning verification has been performed.


745.86 Recordkeeping and reporting requirements.

Firms performing renovations must retain and, if requested, make available to EPA all records necessary to demonstrate compliance with this subpart for a period of 3 years following completion of the renovation. This 3-year retention requirement does not supersede longer obligations required by other provisions for retaining the same documentation, including any applicable State or Tribal laws or regulations.

Records that must be retained shall include (where applicable):
- Records or reports certifying that a determination had been made that lead-based paint was not present on the components affected by the renovation, as described in § 745.82(a).
- Records prepared by a certified inspector or certified risk assessor (certified pursuant to either Federal regulations at § 745.226 or an EPA-authorized State or Tribal certification program).
- Records prepared by a certified renovator after using EPA-recognized test kits, including an identification of the manufacturer and model of any test kits used, a description of the components that were tested including their locations, and the result of each test kit used.
- Records prepared by a certified renovator after collecting paint chip samples, including a description of the components that were tested including their locations, the name and address of the NLLAP-recognized entity performing the analysis, and the results for each sample.
- Signed and dated acknowledgments of receipt as described in § 745.84(a)(1)(i), (a)(2)(i), (b)(1)(i), (c)(1)(i)(A), and (c)(1)(ii)(A).
- Certifications of attempted delivery as described in § 745.84(a)(2)(i) and (c)(1)(ii)(A).
- Certificates of mailing as described in § 745.84(a)(1)(ii), (a)(2)(ii), (b)(1)(ii), (c)(1)(i)(B), and (c)(1)(ii)(B).
- Records of notification activities performed regarding common area renovations, as described in § 745.84(b)(3) and (b)(4), and renovations in child-occupied facilities, as described in § 745.84(c)(2).

DOCUMENTATION OF COMPLIANCE WITH THE REQUIREMENTS OF 745.85

Documentation of compliance with the requirements of § 745.85, including:

- Documentation that a certified renovator was assigned to the project,
- The certified renovator provided on-the-job training for workers used on the project,
- The certified renovator performed or directed workers who performed all of the tasks described in § 745.85(a), and
- The certified renovator performed the post-renovation cleaning verification described in § 745.85(b).

NOTE: If the renovation firm was unable to comply with all of the requirements of this rule due to an emergency as defined in § 745.82, the firm must document the nature of the emergency and the provisions of the rule that were not followed.

DOCUMENTING COMPLIANCE

This documentation must include a copy of the certified renovator's training certificate, and a certification by the certified renovator assigned to the project that:

1. Training was provided to workers (topics must be identified for each worker).
2. Warning signs were posted at the entrances to the work area.
3. If test kits were used, that the specified brand of kits was used at the specified locations and that the results were as specified.
4. The work area was contained by:
   a. Removing or covering all objects in the work area (interiors).
   b. Closing and covering all HVAC ducts in the work area (interiors).
   c. Closing all windows in the work area (interiors) or closing all windows in and within 20 feet of the work area (exteriors).
   d. Closing and sealing all doors in the work area (interiors) or closing and sealing all doors in and within 20 feet of the work area (exteriors).
   e. Covering doors in the work area that were being used to allow passage but prevent spread of dust.
   f. Covering the floor surface, including installed carpet, with taped-down plastic sheeting or other impermeable material in the work area 6 feet beyond the perimeter of surfaces undergoing renovation or a sufficient distance to contain the dust, whichever is greater (interiors) or covering the ground with plastic sheeting or other disposable impermeable material anchored to the building extending 10 feet beyond the perimeter of surfaces undergoing renovation or a sufficient distance to collect falling paint debris, whichever is greater, unless the property line prevents 10 feet of such ground covering, weighted down by heavy objects (exteriors).
   g. Installing (if necessary) vertical containment to prevent migration of dust and debris to adjacent property (exteriors).

5. If paint chip samples were collected, that the samples were collected at the specified locations, that the specified NLLAP-recognized laboratory analyzed the samples, and that the results were as specified.

6. Waste was contained on-site, and while being transported off-site.

7. The work area was properly cleaned after the renovation by:
   a. Picking up all chips and debris, misting protective sheeting, folding it dirty side inward, and taping it for removal.
   b. Cleaning the work area surfaces and objects using a HEPA vacuum and/or wet clothes or mops (interiors).
   c. The certified renovator performed the post-renovation cleaning verification (the results of which must be briefly described, including the number of wet and dry clothes used).

This information required can be provided by completing the form titled “Harford County Renovation Recordkeeping Checklist” or a similar form containing the text kit information required by § 745.86(1)(ii) and the training and work practice compliance information required by § 745.86(b)(6).

WHO MUST GET COPIES OF REPORTS

When the final invoice for the renovation is delivered or within 30 days of the completion of the renovation, whichever is earlier, the renovation firm must provide information pertaining to

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compliance with this subpart to the following persons:

- Howard County (along with invoice)
- The owner of the building; and, if different,
- An adult occupant of the residential dwelling, if the renovation took place within a residential dwelling, or;
- An adult representative of the child-occupied facility, if the renovation took place within a child-occupied facility.

NOTE: When performing renovations in common areas of multi-unit target housing, renovation firms must post the information required by this subpart or instructions on how interested occupants can obtain a copy of this information. This information must be posted in areas where it is likely to be seen by the occupants of all of the affected units.

DUST CLEARANCE SAMPLING

If dust clearance sampling is performed in lieu of cleaning verification as permitted by § 745.85(c), the renovation firm must provide, when the final invoice for the renovation is delivered or within 30 days of the completion of the renovation, whichever is earlier, a copy of the dust sampling report to:

- The owner of the building; and, if different,
- An adult occupant of the residential dwelling, if the renovation took place within a residential dwelling, or an adult representative of the child-occupied facility, if the renovation took place within a child-occupied facility.

When performing renovations in common areas of multi-unit target housing, renovation firms must post these dust sampling reports or information on how interested occupants of the housing being renovated can obtain a copy of the report. This information must be posted in areas where they are likely to be seen by the occupants of all of the affected units.

APPENDIX A: Program Administration Procedures (updated per the 2013 HOME Rule)

A. Project Underwriting and Subsidy Layering
   i. Project underwriting

Most HOME projects in Howard County have multiple sources of funds and are seeking HOME funds to fill the gap in their project budget. At a minimum, the HOME Program Specialist and Grants Administrator review a project application to make sure the project is underwritten well, will be stable in the long-term, and will be leveraging HOME funds. For larger projects (over 5 units), the Grants team completes an extensive review of the project’s financing to determine how best to meet its budget needs. This is an addition to a review of the project’s underwriting by the HOME Program Specialist.

   ii. Subsidy Layering

Before committing funds to a rental project, DHCD will evaluate the project and verify that the owner did not request or was not allocated any more HOME funds in combination with other governmental assistance than is necessary to provide the affordable housing. DHCD will review and keep project records demonstrating that each rental housing project meets required subsidy layering guidelines. Part of the documentation process includes a Proforma (project income and expense statement) which should include achievable rent levels, market vacancies and operating expenses.

The investment of HOME funds is limited by per-unit subsidy limits based on number of bedrooms and location. The HOME Program Specialist reviews each project to ensure the subsidy level is appropriate and complies with the maximum and minimum per-unit HOME subsidy limits as established by HUD. DHCD’s staff will also complete a subsidy layering review as part of their underwriting unless a subsidy layering review has been completed by the state Department of Housing and Community Development because of state funds in the project. In those cases, DHCD staff review the state subsidy layering.

B. Homebuyer Underwriting

The Department can use HOME Program funds for settlement down payment and closing cost assistance to assist eligible homebuyers and will do so from time to time as the need arises. Should the Department of Housing use HOME Program funds for settlement, down payment and closing cost assistance, the County will do so only if the activity is noted in the Annual Action Plan or by making an amendment to the Annual Action Plan.

To be eligible for HOME Program funds eligible candidates will be subject to the following requirements;
- Eligible candidate will be awarded loans up to $40,000 toward the settlement and down payment costs associated with the purchase of a single-family dwelling unit. The minimum subsidy limit for a HOME Program transaction is $1,000 and the maximum subsidy that can be placed into a HOME-eligible activity is outlined in HUD correspondence dated December 21, 2015. CPD Notice 15-003 can be referenced for the methodology.
- The dwelling unit purchased with HOME Program funds must be the principal residence of the applicant;
- Eligible applicants must have a household annual gross income of no more than 80 percent of the area median income as prescribed by HUD adjusted for household size and these values will be changed from time to time;
- The debt to income (DTI) ratio of an applicant must not exceed 45 percent;
- The loan to value (LTV) will not exceed 105 percent;
- The sales price of the home must not exceed 95 percent of the area median income purchase price. If rehabilitating the property after rehabilitation value must not exceed 95% of the area median purchase price as published by HUD and updated from time to time; or as determined locally through market analysis;
- HOME-eligible applicants should have at least $1,000 and one month’s mortgage payment in a savings account. If a HOME-eligible applicant possesses assets that exceed three month’s mortgage payment plus $1,000 in a savings account, HOME assistance will be reduced based on need and the existing underwriting of the buyer;
- Since this is a direct subsidy to the homebuyer, the eligible candidate is subject to the recapture provision;
- Applicant must have acquired a first mortgage at the time of application for HOME assistance;
- Applicant will have a back end ratio not to exceed 45% and a front end ratio not to exceed 40%;
- Applicant must already be pre-approved for a mortgage with a qualified lender; and
- Applicant must be a first-time homebuyer.

**Homebuyer Counseling**

Homebuyers receiving down payment assistance or homebuyers that reside in HOME-assisted units must receive housing counseling before and after the purchase of the property. The cost of housing counseling can be charged as an eligible project cost, which is subject to the per unit maximum subsidy limit. The prospective homebuyer can be charged for counseling, so long as the costs are reasonable. Housing counseling should provide information on financial management assistance, home sales contracts, and mortgage transactions and also assist homebuyers with eliminating any credit problems that may prevent the homebuyers from purchasing the property. Pursuant to the HUD publishing, Housing Counseling: New Certification final rule (December 14, 2016), housing counselors and housing counseling agencies are now required to be certified to be eligible to assist HOME eligible applicants.
Department will work with housing counselling agencies in becoming certified.

C. Risk-based Monitoring
Howard County’s monitoring policy is to monitor each HOME funded rental project each year. This monitoring visit includes a file review as well as a review of financial statements for the project. A sample of units are inspected at every project every year. If a monitoring visit reveals significant project issues, a follow up visit would be scheduled within two months of the original visit to make sure all issues had been sufficiently addressed.

D. Inspection Procedures
Howard County’s HOME units are inspected by the Program Specialist and Operations Supervisor. Units are held to a higher standard than UCPS which is a standard unit checklist for leasing a market rate unit. Issues are rated in terms of what must be corrected and what is recommended to be fixed. Projects have a thirty (30) day period to make any unit improvements that have been identified as flawed.
APPENDIX B: Howard County Affirmative Fair Housing Marketing Plan

A. POLICY

Howard County Housing (DHCD) in accordance with the regulations of the HOME Investment Partnerships (HOME) Program (24 CFR 92.3510), has established this "Affirmative Fair Housing Marketing Plan" to ensure that the County and all entities to whom they have allocated HOME Funds employ a marketing plan that promotes fair housing and ensures outreach to all potentially eligible households, especially those least likely to apply for assistance.

The County's policy is to provide information and attract eligible persons to available housing without regard to race, color, national origin, sex, religion, familial status (persons with children under 18 years of age, including pregnant women), or disability. The procedures followed are intended to further the objectives of Title VIII of the Civil Rights Act of 1968 (Fair Housing Act), and Executive Order 11063, which prohibits discrimination in the sale, leasing, rent and other disposition of properties and facilities owned or operated by the federal government or provided with federal funds.

B. PROCEDURES

The HOME Final Rule regarding affirmative marketing procedures and requirements apply to all rental, homebuyer, rehabilitation, down payment assistance and TBRA projects funded with HOME Program funding.

DHCD is committed to the goals of affirmative marketing that will be implemented through the following procedures:

i. Providing equal service without regard to race, color, religion, sex, handicap, familial status, or national origin of any client, customer, or resident of any community;

ii. Keeping informed about fair housing laws and practices;

iii. Informing clients and customers about their rights and responsibilities under the fair housing laws by providing verbal and written information;

iv. Evaluating the effectiveness and compliance of all marketing as it relates to fair housing;

v. Including the Equal Opportunity logo or slogan, and where applicable the accessibility logotype, in all ads, brochures, and written communications to owners and potential tenants;

vi. Displaying the HUD's fair housing posters (at a minimum in English and Spanish...
versions) in rental offices or other appropriate locations;

vii. Soliciting applications for vacant units from persons in the housing market who are least likely to apply for assistance without the benefit of special outreach efforts; working with the local public housing authority and other service and housing agencies, as well as community groups, places of worship, employment centers, fair housing groups, housing counseling agencies and popular social media tools to distribute information to a wide and diversified population;

viii. Maintaining documentation of all marketing efforts (such as copies of newspaper ads, memos of phone calls, copies of letters).

ix. Maintaining a record of applicants for vacant units with a general profile of the applicant, how the applicant learned of the vacancy, the outcome of the application, and if rejected, why; maintaining this record for two years or through one compliance audit, whichever is the shorter period of time.

C. ASSESSMENT

In conjunction with the annual on-site compliance reviews, DHCD will:

i. Review and evaluate records of affirmative marketing efforts (advertisements, flyers, and electronic media spots, etc.);

ii. Evaluate outcomes and effectiveness of marketing efforts and make changes where needed.

iii. Evaluate whether good faith efforts have attracted a diversified cross-section of the eligible population.

D. CORRECTIVE ACTIONS

Failure to meet affirmative marketing requirements will result in the following corrective actions:

i. For failure to comply, DHCD will set a probationary period for compliance, not to exceed six months, during which time DHCD will provide more specific guidelines for compliance.

ii. Further failure to comply with the affirmative marketing requirements may result in the withdrawal of HOME support.

iii. Further failure to take appropriate actions to correct discrepancies in affirmative marketing programs may result in steps to recover all invested HOME funds.
APPENDIX C: Monitoring Plan

A. Objectives

The objective of the Howard County HOME Monitoring Plan is to establish standards for evaluating and reporting a grantee's compliance with program requirements. Howard County will conduct on-site reviews to verify accuracy of records/documents, review program policies and procedures, conduct housing inspections, and evaluate overall administrative compliance to HOME Regulations.

B. Monitoring Format

A written Report will be prepared and provided to the grantee following the completion of each monitoring review. The report will include the following information:

- An explanation of the purpose and scope of the review;
- A list of findings, comments, recommendations, and corrective actions to be taken;
- A list of the client files reviewed;
- A list of the houses/units inspected;
- An evaluation of project performance to date; and
- A time frame for taking corrective action.

C. Monitoring Compliance

HOME activities will be evaluated on the basis of the following program areas:

- Adherence to HOME guidelines, procedures, and regulations;
- Grantee's administration and management;
- Fair Housing;
- Housing Quality Standard Inspections;
- And Lead Based Paint, if applicable

D. Pre-Monitoring Preparation

Prior to an on-site monitoring visit, the County will provide written notification of the visit to the grantee. The notice will provide the following information:

- The date(s) and time of the visit;
- A copy of the monitoring checklist

The grantee will be asked to provide the County with the following:

- Agreements/contracts;
- Policy guidelines and procedures, administrative plans, and operation manuals;
- Beneficiary data
E. Monitoring and Inspection Schedule

DHCD staff will provide program monitoring over three phases:

i. Contract Development Phase

➢ Ensuring that projects are consistent with the Consolidated Plan
➢ Ensuring that all Environmental Review requirements have been met
➢ Ensuring clients are income-eligible

ii. Development Phase

➢ Ensuring that project costs, budgets, and timelines are adhered to
➢ Ensuring conformance to HOME standards through periodic property inspections

iii. Post-Development Phase (Long-Term)

➢ The duration and frequency of on-site grantee monitoring and inspections is based on the length of the affordability period and the total number of project units.
Appendix D: Using the Low Income Housing Tax Credits with HOME Funds

There are essentially four ways HOME funds can be used with low-income housing tax credits.

Market Rate Loan

If the HOME funds are provided at or above the applicable federal rate, these funds are not treated like a federal subsidy. The project qualifies for the 9% credit for eligible improvement costs and is eligible for the 130 percent basis for projects in "qualified census tracts" or "difficult development areas" (QCT/DDA).

Below Market Rate Loan with 9% Credit

If HOME funds are provided at an interest rate below the applicable federal rate, they may still be counted in the eligible basis and the project may receive a 9% credit if the project meets stricter occupancy requirements. The project may receive the 9% credit if 40% of the residential rental units are occupied by tenants with incomes at or below 50% of the area median income. However, such projects are not eligible for the 130 percent basis for projects in "qualified census tracts" or "difficult development areas".

Below Market Rate Loan with 4% Credit

Some projects qualify only for a 4% credit regardless of the way HOME funds are invested in the project. For example, a project with other Federal or tax-exempt mortgage revenue bond funds included in the basis is only eligible for a 4% credit under any circumstance, so HOME funds can be lent at any below market interest rate terms without consequence to the credit.

Grant

HOME funds may be provided in the form of a grant, but they may not be counted in the eligible basis for the project, and therefore do not contribute to the credits for which the project is eligible. Therefore, a loan instrument is generally preferable to a grant (Note that deferred payment loans are generally permissible provided the debt service accrues and there is a reasonable expectation that the loan can be repaid no later than when the loan matures). Projects using HOME funds with Low Income Housing Tax Credits have to consider a number of items in blending the two sets of program rules. The following chart provides an overview of tax credit rules and the requirements for combining the two programs.
### RULES FOR COMBINING HOME FUNDS AND TAX CREDITS

<table>
<thead>
<tr>
<th></th>
<th>Tax Credit Program Rules</th>
<th>Combining Tax Credits with HOME</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Occupancy Requirements</strong></td>
<td>At least 20 percent of assisted units must be reserved for households with incomes at or below 50 percent of area median; OR 40 percent of the units must be reserved for households with incomes at or below 60 percent of area median income.</td>
<td>If HOME funds are provided at below the market interest rate, at least 40 percent of the units must be reserved for households with incomes at or below 50 percent of the area median income to qualify for the 9 percent credit. Otherwise, on projects with 5 or more HOME-assisted units at least 20 percent of the units must serve households with incomes at or below 50 percent of area median income (to meet HOME requirements).</td>
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<tr>
<td><strong>Rent Requirements</strong></td>
<td>Rents for qualified units must not exceed the rent limit set for the program. These limits are set by bedroom size and are based on the qualifying incomes of an imputed household size. They are provided by Howard County Housing.</td>
<td>For units to qualify as both tax credit and HOME-assisted units, rents cannot exceed either program limit. Low HOME rent units are subject to Low HOME rents and tax credit limits and High HOME rent units are subject to High HOME rents and tax credit limits.</td>
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<tr>
<td><strong>Establishing Tenant Eligibility</strong></td>
<td>Documentation --Tenants must provide acceptable documentation of income from a third party source. All sources of income are verified. Definitions --The tax credit program defines income using the Section 8 definition of annual (gross) income. Asset Income --Assets $5000 or less: tenants certify asset amount and income. Use actual income. Assets above $5000: verify amount and income. Use larger of actual income from assets or imputed asset income.</td>
<td>Documentation --Initial tenant eligibility documentation for both programs is the same. Definitions -DHCD requires the use of the Section 8 definition of income for HOME. Asset Income --Follow more stringent HOME rules and verify all asset income.</td>
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</table>
Reexaminations of Income

Reexaminations are performed annually following the

Tax credit/ HOME projects may request

waivers in order to perform
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<tr>
<th>Procedures as at initial certification; however, an owner may request a waiver of reexamination requirements if all units in the project are tax credit</th>
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<tr>
<td>Re-examinations similar to HOME. Otherwise, the project must follow the more stringent tax credit requirements.</td>
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<tr>
<th>Over-income Tenants</th>
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<tr>
<td>Rent for over-income tenants remains restricted. An owner may increase an over-income tenants rent, but only after the unit is replaced with another low-income unit in the project, thereby keeping the portion of low-income units above the minimum amount required for the owner to be eligible for the credit. &quot;Over-income&quot; is defined as above 140 percent of the project income limit.</td>
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<tr>
<td>HOME rules defer to tax credit rules - rent remains restricted. (In other words, in no case can the rent exceed limits set by the tax credit program).</td>
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<tr>
<th>Tax Credit Program Rules</th>
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<tr>
<td>Projects are monitored annually throughout the affordability period. Statement of compliance is submitted annually with documentation of occupancy. On-site inspections are conducted by DHCD.</td>
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<tr>
<th>Combining Tax Credits with HOME</th>
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<tr>
<td>DHCD will monitor according to their program requirements.</td>
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**Occupancy Requirements**

Tax credit projects must set aside at least 20 percent of their units for tenants with incomes at or below 50 percent of the area median (20/40 set-aside) or 40 percent of their units for tenants with incomes at or below 60 percent of the area median income (40/60 set-aside). When combining HOME and tax credits, occupancy requirements depend on the type of credit taken and the type of HOME funding provided:

In order to take the 9 percent credit in conjunction with below-market-rate HOME funds, joint HOME/tax credit projects must meet a higher occupancy standard than either the tax credit program or the HOME program alone requires:

- 40 percent of the units must be occupied by tenants with incomes at or below 50 percent of area median. (However, such projects are not eligible for the 130 percent...
increase in basis for projects in "qualified census tracts" or "difficult development areas."

➢ To receive the 130 percent increase, the project must either take the four percent credit, or use the HOME funds at or above the applicable federal rate.)

➢ In all other cases, projects must ensure that they meet both sets of program rules.

Rents

When combining the two types of funding, two sets of rent rules apply. Qualified tax credit units must not exceed tax credit rent limits, while HOME-assisted units must meet HOME rent requirements. If a unit is being counted under both programs, the stricter rent limit applies:

➢ Low HOME rent units are subject to the lower of the Low HOME rent and the tax credit rent.

➢ High HOME rent units are subject to the lower of the High HOME rent and the tax credit rent.

When tenants receive additional subsidy through rental assistance programs such as Section 8, additional requirements apply.

➢ HOME allows the rent to be raised to the rental assistance program limit only if the tenant pays no more than 30 percent of adjusted income, the subsidy is project-based (not tenant-based), and the tenant's income is less than 50 percent of the area median income.

➢ Tax credit rules state that if the rental assistance program rent limit exceeds the tax credit rent, the unit rent may be raised to the higher limit as long as tenants pay no more than 30 percent of their adjusted monthly income for housing costs.

➢ In a joint tax credit/HOME-assisted unit, the stricter HOME requirements would apply.

Establishing Tenant Eligibility

Both the HOME and tax credit programs require project owners to certify tenants’ incomes, to ensure that they are income-eligible and that the project is in compliance with initial occupancy requirements.

➢ To demonstrate eligibility under both programs, property managers must have tenants certify their income, and obtain supporting documentation. This documentation must be kept in project unit files for review by the monitoring agencies.

➢ Under tax credit rules the Section 8 definition of annual (gross) income is used.

➢ DHCD requires the use of the Section 8 definition of annual (gross) income for HOME projects.

A difference between HOME and tax credit rules is that HOME requires verification of all
asset income, whereas the tax credit rules require verification of asset income if the household's assets are greater than $5,000. For total assets of less than $5,000, the tax credit program allows tenants to provide a signed statement of asset income.

A tenant in a unit subsidized by both sources of funds would have to comply with the stricter HOME requirements.

Reexaminations of Tenant Eligibility
The tax credit program does not allow alternative methods of tenant recertification allowed under the HOME program.
For projects with both HOME funds and tax credits, owners may seek a project waiver from the state allocating agency to allow certification documentation similar to HOME. Alternatively, the project must comply with the tax credit rules (and, thus, automatically comply with the HOME requirements).

Over-Income Tenants
The HOME and tax credit programs have slightly different approaches to over-income tenants. The definition of an over-income tenant differs under the two programs. Tax credit rules define “over-income” as having income above 140 percent of the project income limit.

Under HOME, the tenants are considered over-income if their income rises above 80 percent of area median income.

Further, unlike under HOME, the rent remains restricted under the tax credit program. An owner may increase an over-income tenant’s rent, but only after the unit is replaced with another low-income unit in the project, thereby keeping the portion of low-income units above the minimum amount required for the owner to be eligible for the credit. To resolve this conflict, HOME rules state that when funds from both programs are used on the same unit, the tax credit rules should be followed.

Monitoring
Both programs require annual monitoring to ensure compliance with program rules over the length of a pre-established affordability period. DHCD will monitor according to their program requirements.

Additional Notes

- Deed of Trust- The trustee is always the current director of Finance. Typically there are two trustees, but since a Chief of Staff was not replaced, there is only one. Older deeds may show two trustees, Aaron Greenfield and Sharon Greisz.
  At time of this publication it is Stanley Milesky.
- Completed grant/loan documents should be printed single sided and only one copy of each document is required for signatures.
Once all documents have been returned with signatures, the Deed of Trust and Regulatory Agreements should be recorded. They are sent to the Division of Land Records. If a payment is necessary to have the documents recorded, they should be sent to the Department of Finance first. If a payment is NOT necessary, the documents should still be sent to the Department of Finance, with attention to Leslie Bennett. However, if the document is exempt from payment, please use the following text in the header:

“PURSUANT TO SECTION 3-603 OF THE REAL PROPERTY ARTICLE OF THE ANNOTATED CODE OF MARYLAND, THIS DEED OF TRUST IS EXEMPT FROM THE PAYMENT OF RECORDING FEES. EXEMPTION PURSUANT TO SECTION 12-108(a) TAX-PROPERTY ARTICLE.”
APPENDIX E: Annual Rent and Income Checklist- Form 6-D

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<tr>
<td>UNIT NUMBER</td>
<td>UNIT OR HIGH RENT</td>
<td>FAMILY NAME</td>
<td>NO. PERSONS</td>
<td>NO. ROOMS</td>
<td>DATE OF LAST INCOME CERT</td>
<td>MAX RENT</td>
<td>UTILITY ALLOWANCE</td>
<td>MONTHLY RENT</td>
<td>TENANT'S ANNUAL GROSS INCOME</td>
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APPENDIX F: Annual Review of Rents and Income Form

Howard County Department of Housing and Community Development

Howard County HOME Investment Partnership Program (HOME)

Annual Review of Rents and Income

Instructions: Please initial after each step is completed. Once step four (4) has been completed, the employee should print their name, sign and date below. Place the completed form, along with Checklist 6-D (Project Compliance Report) and a copy of the correspondence letter in the respective file under monitoring.

Project Name/Mgmt Company: __________________________________________

1. Emailed notice to property manager. Initials ___
2. Rent roll and income data submitted to Howard County Housing. Initials ___
3. Review rents and income and complete checklist 6-D. Initials ___
4. Write correspondence letter to property manager. Initials ___

Review completed by (Please Print): ______________________________________

Signature: ____________________________________________________________

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